Reliance of the Traveller



IN ABABIC WITH DACING ENGLISH THRT, COMMENTARY AND APPENDICES EPITED AND TRANSLATED BY

Nuh Ha Mim Keller

Reliance of the Traveller

Revised Edition

The Classic Manual of Islamic Sacred Law 'Umdat al-Salik by Ahmad ibn Naqib al-Misri (d. 769/1368) in Arabic with Facing English Text, Commentary, and Appendices Edited and Translated by Nuh Ha Mim Keller

> amana publications Beltsville, Maryland U.S.A

CONTENTS

	Introduction Documents Warrant of Sheikh 'Abd al-Wakil Durubi Warrant of Sheikh Nuh 'Ali Salman Report of the International Institute of Islamic Thought Certification of al-Azhar Abbreviations	vii xiii
	Abbreviations	xxii
A.	Sacred Knowledge	1
В.	The Validity of Following Qualified Scholarship	15
	The Nature of Legal Rulings	27
	Author's Introduction to 'Umdat al-Salik	47
E.	Purification	49
F.	The Prayer	101
	The Funeral Prayer	220
	Zakat	244
L	Fasting	277
	The Pilgrimage	297
	Trade	371
L.	Inheritance	460
Μ.	Marriage	506
N.	Divorce	554
О.	Justice	578
Ρ.	Enormities	649
\mathbf{Q}_{i}	Commanding the Right and Forbidding the Wrong	713
R.		726
S .	Delusions	777
Ŧ.	A Pure Heart	796
U.	The Gabriel Hadith	807
V .	Belief in Allah and His Messenger	816
\mathbf{W}_{i}	Notes and Appendices	826
Χ.	Biographical Notes	1019
Υ.	Works Cited	1116
Ζ.	Indexes	1128
	A comprehensive table of contents precedes each section.	

IN THE NAME OF ALLAH, MOST MERCIPUL AND COMPASSIONATE

INTRODUCTION

Praise to Allah Most High, who inspired His slave Muhammad the Koran and Wisdom, as a mercy unto the worlds. Allah bless him and give him peace.

The four Sunni schools of Islamic law, Hanafi, Maliki, Shafi'i, and Hanbali, are identical in approximately 75 percent of their legal conclusions, while the remaining questions, variances within a single family of explainers of the Holy Koran and prophetic sunna, are traceable to methodological differences in understanding or authentication of the primary textual evidence, differing viewpoints sometimes reflected in even a single school. The present volume, 'Umdat al-salik [The reliance of the traveller], represents one of the finest and most reliable short works in Shafi'i jurisprudence, a school with perhaps fewer scholarly differences on rulings than others because its main resource is the recension of Imam Nawawi, the great thirteenth-century Shafi'i hadith scholar and jurisprudent who upgraded the work of previous generations in terms of the authenticity and application of hadith evidence. The author of 'Umdat al-salik, Ibn Nagib, closely follows the order and conclusions of Nawawi's encyclopedic al-Majmu': sharh al-Muhadhdhab [The compendium: an excgesis of "The rarefaction"] with its addendum, al-Takmila [The completion], by Ibn Nagib's own sheikh, Tagi al-Din Subki. The present volume is virtually an index of the conclusions of the Majmu', and readers interested in the evidence from Koran and hadith for the rulings of the present volume can find them there, or, Allah willing, in a forthcoming sisterwork to be called The Guidance of the Traveller.

In an age when some Muslims are calling for an end to the four schools of jurisprudence in order to make way for a single school exclusively taken, it is claimed, from the texts of the Koran and hadith, it might be wondered: why offer Muslims a book from a particular school at all? The answer, in part, is that each school does not merely comprise the work of a single Imam, but rather represents a large collectivity of scholars whose research in Sacred Law and its ancillary disciplines has been characterized by considerable division of labor and specialization over a very long period of time. Among the specialists in the field of hadith, for example, who were Shafi'is are such scholars as Bukhari, Muslim, Tirmidhi, Nasa'i. Ibn Majah, Abu Dawud, Ibn Kathir, Dhahabi, and Nawawi; while the school has also had many Koranic exegetes, scholars of the sciences of Arabic, and legal specialists, most of whom were actively involved in contributing to the school's jurisprudence. The result of this division of labor has been a body of legal

Introduction

texts that are arguably superior in evidence, detail, range, and in sheer usefulness to virtually any recent attempt to present Islam as a unified system of human life. For most nontraditional works seen up to the present have been one-man efforts, while the classic texts have been checked and refined by a large number of scholars, and the difference is manifest. At the same time, it is fairly safe to say that there is no single work from any of the schools that has everything, and an impartial student of jurisprudence must surely feel that the research of the schools should not only be learned and transmitted, but also sorted out and recast into a form accessible and suited to Muslim needs today.

Regarding this need for relevance, it will be noticed that the basic text 'Umdat al-salik is by no means the only thing in the present work. Three introductory sections in the form of a "user's guide to Sacred Law" precede the basic text, which is likewise followed by eight major appendices on subjects ranging from personal ethics and character (akhlaq) to Islamic spirituality and tenets of faith, while a final biographical section tells readers who the figures mentioned throughout the book's legal texts are. Though these separate parts cover a considerable range of topics within the Islamic ethic, the aim in gathering them has been to achieve a unitary reference work that is eclectic in neither subject matter nor scholarly sources.

As for subject matter, the emphasis of the book is on the path we now travel, to paradise or hell, and it is this that unites the work and determines the relative importance of the questions treated: why, for example, a legal discussion from Nawawi's *Kitab al-adhkar* [The book of the remembrances of Allah] on unlawful slander (ghiba) must be given equal weight to a section on the sunnas of ablution (wudu) from 'Umdat al-salik, and so on.

As for sources, the authors translated are, with few exceptions, well-known scholars of the Shafi'i school of jurisprudence and Ash'ari school of tenets of faith, as appears in their biographics. The many who were Sufis were of the strictest observance of the Sacred Law. While such affiliations, and indeed much of what can be termed traditional Sunni Islam, have not been spared the criticism of certain post-caliphal Muslim writers and theorists, the authors of the present volume and their positions do represent the orthodox Muslim intellectual and spiritual heritage that has been the strength of the Community for over a thousand years, and the means through which Allah has preserved His religion, in its purest and fullest sense, to the present day.

THE INTERPRETIVE METHOD

The style of translating the basic text is an explanative one with interlinear commentary. The reason for commentary, briefly, is that this book, like others in Islamic law, is less the achievement of a particular author than the shared effort of a whole school of research and interpretation in explaining rules of divine origin. The cooperative nature of this effort may be seen in the *multilayered* character of its texts, whose primary authors often merely state the ruling of an act, law-ful or unlawful, leaving matters of definition, conditions, and scriptural evidence for the commentator to supply, who in turn leaves important details for both writers of marginal notes and for living sheikhs to definitively interpret when teaching the work to their students. The sheikhs form a second key resource of textual commentary, a spoken one parallel to the written, and in previous centuries of

traditional Islamic learning it was well known that no student could dispense with it. Living teachers were and are needed to explain terminological difficulties. climinate ambiguities, and correct copyists' mistakes. The present translator was no exception to the need for instructors, but went to sheikhs to learn, studying with them during the course of preparing the translation, asking, and listening to their explanations of matters of Sacred Law, many of which are recorded below. The entire book's Arabic texts have been reviewed separately with each of the scholars, Sheikh 'Abd al-Wakil Durubi and Sheikh Nuh 'Ali Salman. Both ably represent the tradition. links in an unbroken succession of masters leading back to the founder of the school himself. Sheikh 'Abd al-Wakil acquired his Shafi'i jurisprudence in the course of eighteen years of instruction with his own teacher, Ibrahim al-Ghazzi, before becoming imam of the Darwishiyya in Damascus, while Sheikh Nuh spent a similar number of years reading and studying the law with various sheikhs before his appointment as mufti in Jordan. Few Western vocations require as much specialized learning. If it be objected that their comments are not part of the original text, or even intrusive, the reply is that such teaching is recommended by long Islamic tradition with good reason, as may be seen by readers who compare the clarity, for example, of the present work's sections on estate division (L4 to L10) with any English translation of comparable sections from other works. Moreover, care has been taken throughout the volume to assign each statement to the person who said it. Finally, close contact with these scholars as Muslims leaves one with a firm impression of godfearingness, the first condition of real knowledge and its most important fruit.

SOME POINTS ABOUT THE BOOK

Ahmad ibn Naqib al-Misri (d. 769/1368) is the author of the basic text. 'Umdat al-salik wa 'uddat al-nasik [The reliance of the traveller and tools of the worshipper] (y89), which is vowelled in the Arabic. Not a single omission has been made from it, though rulings about matters now rare or nonexistent have been left untranslated unless interesting for some other reason. Parts untranslated are enclosed in brackets.

'Umar Barakat (d. after 1307/1890) wrote the text's commentary. Favd al-Ilah al-Malik fi hall alfaz 'Umdat al-salik wa 'uddat al-nasik [The outpouring of the Sovereign Divinity: an interpretation of the words of "The reliance of the traveller and tools of the worshipper"] (y27), from which excerpts have been selected and introduced into the basic text by the translator. These are parenthesized in the Arabic and unvowelled, and distinguished in the English by parentheses and the capital letter O. Similarly, the comments of Sheikh Nuh 'Ali Salman are parenthesized in both languages, in the Arabic unvowelled and introduced by the letter ha' (ζ), and in the English by the letter N. The comments of Sheikh 'Abd al Wakil Durubi are presented in the same way, but marked in the English with the capital letter A, and in the Arabic, where given, by the letter 'ayn (ξ). Notes from the sheikhs that are not given in the Arabic text are from discussions (often partly in colloquial Arabic) recorded at the time in English alone, whose precise classical Arabic wording the translator did not try to reconstruct, though they have been well understood, and the English, Allah willing, adequately conveys their meaning. The translator's own remarks are parenthesized, and introduced by a lowercase n in the English and by the letter ta' (-) if given in Arabic.

Introduction

Other supplementary texts begin with the author's name at the first of the quote, and finish with the source's title, volume, and page number at the end of it, with the addition in the English of the work's reference number from the present volume's bibliographical section, book y. All works cited about Islamic faith or practice are by Muslim authors. Biographical information on those quoted or mentioned throughout the present work is given in book x, where they are listed alphabetically, first name first.

The rulings of the text have been *numbered* both to increase the work's accessibility to users of the tables of contents and to facilitate cross-reference, since the definition and range of many important terms are governed by conditions and stipulations classical authors typically mention but once, their students mastering such definitional points by prodigious memories, for which a system of cross-reference is, in our own times, perhaps the only effective substitute.

Within the rulings themselves, columns of necessary conditions or integrals, meaning that all of them must be present for the ruling to hold true, are itemized by letters: (a), (b), (c), etc. An example is the conditions for the validity of the prayer, which must all be met for the prayer to be valid. Columns of examples or instances of a ruling's applicability are itemized by numbers: (1), (2), (3), etc., indicating that not all need exist but any one of them suffices to apply the ruling, such as the things which invalidate fasting, the existence of any of which invalidates it.

EDITING THE TEXTS

The editorial preferences of *The Chicago Manual of Style* have generally been followed in preparing the texts of the present volume, though by the nature of their special challenges, the manner of citing the texts differs from the manual's recommendations for handling quotations in the following ways:

(1) The old Arabic texts were free of need for any punctuation because of the language's syntactic precision, and were originally written without it, while it was introduced in a somewhat haphazard manner in comparatively recent times, attested to by the books printed within the last hundred years in the Arab world, which show wide discrepancies in both the extent to which punctuation is used and in the meaning of such devices as quotation marks, commas, semicolons, parentheses, brackets, and the rest. In editing the Arabic of the present volume, the translator has standardized its punctuation according to the practice of most Arab publishers in the 1980s, with the exception of the use of parentheses and brackets, which Arab writers often use for emphasis, while the translator has employed them as in English, for the purposes of interlinear commentary and indicating untranslated passages, as described above.

(2) The Arabic chapter and section titles extant in the original texts have been shortened to the name of the topic alone, for example, from *Bab al-Hiba* ("Chapter of Gift Giving") to *al-Hiba* ("Gift Giving"), and so forth.

Passages introducing a new topic that is not separately distinguished in the original Arabic, or merely distinguished by the word *fasl* ("section") have been separated into sections and given English titles, such as section n6, "Doubts About the Fact of Having Divorced," and subsection titles have been added

where expedient, such as before j17.9, "Hunting." The reason for this retitling and regrouping was to improve the work's accessibility to English-speaking users, to whom an effective reference tool is worth more than a well-kept antique. The Arabic titles of such sections were supplied by Sheikh Nuh after their English titles had been written, according to the expressions he felt best summarized the sections' contents, not by way of translating the English titles, so there is not always a strict correspondence between the titles of the two languages. "Hunting," for example, became "The Rulings of Hunting" (Ahkam al-Sayd) in Arabic, and so forth.

As for major regroupings, books d through o of the present volume correspond to the books of 'Umdat al-salik with only three exceptions: book d, "The Author's Introduction"; the sections of book L on bequests (L1-3), which have been moved there from book k ("Trade"); and "The Book of Dowry" (Kitab al-Sadaq), originally from m8 to n12, from which book n ("Divorce") has been separated, since it seemed fitter to include dowry, wife support, and so forth, under the rubric of marriage, and place matters connected with divorce in a separate book.

(3) As previously mentioned, parts of the Arabic left untranslated into English are distinguished in the Arabic alone by square brackets. For the sake of fluency and readability, such untranslated portions are not marked by ellipsis points (...) in the English, as the existence of the contents of the ellipsis in the parallel column of Arabic was felt to suffice in their stead. The occasional use of ellipsis points in the English has been confined to indicating editorial omissions in the Arabic, and where such an ellipse is not indicated in the English, the ellipsis points appear in brackets in the facing column of Arabic alone.

(4) In the course of editing the commentary and some of the supplementary material of the present volume, though not the basic text, the sequence of some passages has occasionally been altered for the sake of coherence of argumentation, the need for which will not be lost on anyone familiar with medieval Arabic texts, whose authors sometimes seem to have not reedited their work with a view towards logical sequencing or eliminating digressions. Passages in which this has been done have been reviewed and checked by both Sheikh 'Abd al-Wakil and Sheikh Nuh, like the other texts of the present work, and are indicated at the end of their Arabic texts by the words *bi taqdim wa ta'khir* ("put ahead and behind") as is done by Muslim scholars when a passage is quoted in this way.

OTHER DETAILS

As an aid to non-Arabic-speakers, transliteration section w1 has been added to help people pronounce the supplications (du'a') and invocations (dhikr) mentioned in the course of the book, with the observation that it is best to also tape-record a native speaker of Arabic reading the texts so as to master them by imitating the tape, and to facilitate this there is an index of the relevant Arabic texts at w2.

The untranslatability of the Holy Koran is fully acknowledged by the translator, whose only effort where it is quoted in the present volume has been to explain the significance of its verses, giving a *map* as it were to the wide lands of its

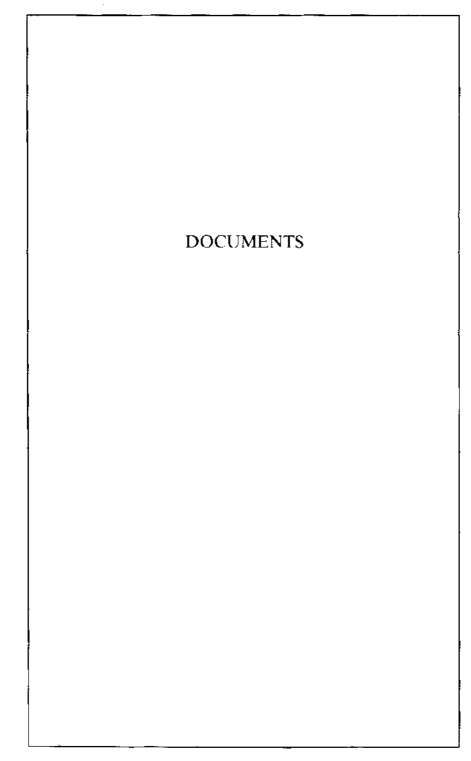
Introduction

magnificent Arabic. The English by no means purports to be or to imitate the word of Allah Most High.

It is related that Imam Shafi'i (Allah have mercy on him) rechecked his masterpiece on legal principles, *al-Risala*, forty times before he finally said. "Allah has refused to give divine protection from error ('isma) to anyone besides His prophets." The matter is as he said, and one can only strive one's utmost for accutacy and ask Allah to forgive one's mistakes and oversights. If readers benefit from these pages, perhaps they will pray for those who had a hand in them and thank Allah Most High, who attributes all that exists to Himself by saying,

May Allah Most High bless His beloved, Muhammad, and give him peace, and his folk and Companions one and all.

*



[WARRANT OF SHEIKH 'ABD AL-WAKIL DURUBI]

IN THE NAME OF ALLAH, MOST MERCIFUL AND COMPASSIONATE

Praise be to Allah, Lord of the Worlds. Allah bless our liegelord Muhammad, his folk, and his Companions and give them peace. The writer of these words, 'Abd al-Wakil Durubi, says: Brother Nuh Ha Mim Keller has heard from me all the chapters of this book, whose basic text is 'Umdat al-salik wa 'uddat alnasik, together with the additions he has made to the text from the commentary entitled Fayd al-Ilah al-Malik, as well as other chapters on principles of law and faith (usul) and particular rulings (furu') that he has placed before and after the main work; he understands the texts of this volume and is qualified to expound it and translate it to his native English. This took place in sessions, the first of which was in the month of Rajab, A.H. 1405, and the last of which was in the month of Sha'ban, A.H. 1408. Written by the slave in need of Allah Most High,

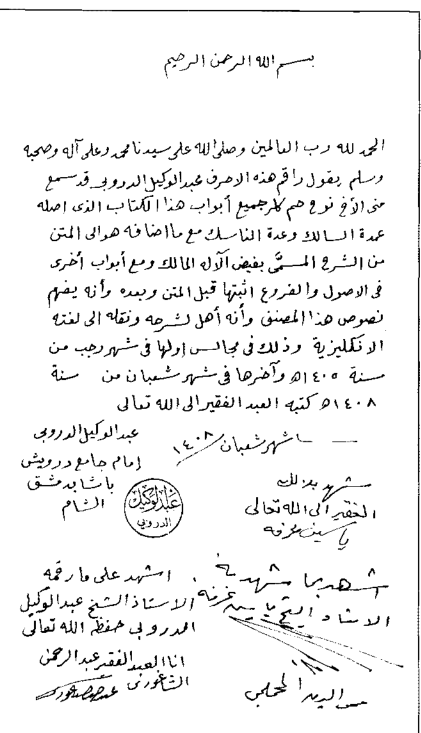
Sha'ban, A.H. 1408 [April, 1988]

'Abd al-Wakil Durubi [stamped] Imam of the Mosque of Darwish Pasha Damascus, Syria

Witnessed by the needy of Allah Most High, Yasin 'Arafa.

I attest to what the teacher and sheikh Yasin 'Arafa has witnessed [signed] Muhyiddin Mahmalji.

I attest to what the teacher and sheikh 'Abd al-Wakil Durubi (Allah Most High protect him) has written. I am the needy slave, 'Abd al-Rahman Shaghouri [signed].



[WARRANT OF SHEIKH NUH 'ALI SALMAN]

IN THE NAME OF ALLAH, MOST MERCIFUL AND COMPASSIONATE

Praise be to Allah, Lord of the Worlds. May Allah bless our liegelord Muhammad and give him peace, and his folk and Companions one and all.

To commence: I have read all the chapters of this book, whose basic text is 'Umdat al-salik wa 'uddat al-nasik, made notes on some matters of it, and reviewed it with brother Nuh Ha Mim Keller in numerous sessions, the first of which was in the month of Safar, A.H. 1405, and the last of which was in the month of Jumada II, A.H. 1409; during which I found the above-mentioned brother knowledgeable in what it contains and qualified to expound it and translate it into his native English, and I observed his accuracy and integrity in quoting the texts he has added before and after the main work, of principles of law and faith (usul) and particular rulings (furu'). He has interspersed the texts of the above-mentioned work with passages from its commentary entitled Fayd al-Ilah al-Malik, and he was successful in this, choosing passages needed to clarify the text and distinguishing the latter from the commentary with symbols. I ask Allah to give him success, reward him the best reward for it, and to benefit him and benefit others through him.

May Allah bless our liegelord Muhammad and give him peace, and his folk and Companions. Composed in Jumada II, A.H. 1409 [February, 1989] and written by:

> Nuh 'Ali Salman [signed] Mufti of the Jordanian Armed Forces

Witnessed by Yunus Hamdan [signed].

Witnessed by 'Adil Yusuf Rayhan [signed].

Witnessed by Kamal 'Abd al-Majid Muhammad [signed].

بسم الله الرحن الرحيم الجردلاه رب العالمين ٢ وصلى الله وسلم على سيدنا محمد وعلى آله وصحبه أجمعان. أمابعد : فقد قرأت جميع أبواب هذا الكتاب الذي أصله كتاب وعمدة السيالا وعدة الناسل، وعلقت على نعض مسائله ، وراجعته مع الأفخ لذح حب كلرخى مجالس متعددة ، اولما ف سنهر صغر شنكاه وأخرهاني سنهرجادي الدُخرة <u>المل</u>طم، ومن خلال ذلك وحدث المنطحا لمذكور متفطأ لما فبه وأهلأ لشرجه ونقله الى لغته الانكليزية،ولا حظت رقبته وأمانيته في نعل النصوص التي أشبشها قبل المتن ويعد من أحول وخروع ، وفدمنج تصوص الكتاب المذكورتيصوص من سترع للكتاب المسمع الطيض الإله المالا<u>ل</u> وكان موفقاً في ذلك لأنه اختار نصوصاً لابر منها لتوضيع الأحل، وميزيين عبارات الأحل والمترح ما ستا مات ، و أسباً ل الله أن يوفعة م بمزمر على ذلك حثيرا لجزاى وان ينغعه منينعهم وحلىالله وسلم على سيدنا محسرد وآلمه وصحبه حررمی سرد جمادی الاخرم ۲۰۰ وكستبه بزمعلي لمان ستنجو بعا منعا منعار المعان المسلحة لأدني بوشر، جران شہر ہے۔ كهال عبدالمحد صحهات En. مادل دسف يحال

[REPORT OF THE INTERNATIONAL INSTITUTE OF ISLAMIC THOUGHT]

IN THE NAME OF ALLAH, MOST MERCIFUL AND COMPASSIONATE

1 Jumada II 1411/18 December 1990

Report on the English translation of 'Umdat al-salik by Ahmad ibn Naqib al-Misri al-Shafi'i undertaken by the scholar Nuh Ha Mim Keller:

(1) There is no doubt that this translation is a valuable and important work, whether as a textbook for teaching Islamic jurisprudence to English-speakers, or as a legal reference for use by scholars, educated laymen, and students in this language.

(2) As for the correctness of the translation, its accuracy, and its fidelity to the meanings and objects, we had our colleague in the Research Department of the International Institute of Islamic Thought, the scholar Yusuf Talal DeLorenzo, member of the Fiqh Council of North America and former chief of the Translation Bureau at the International Islamic University, Islamabad, review its texts and check it against the Arabic original. He found that the translation presents the legal questions in a faithful and precise idiom that clearly delivers the complete meaning in a sound English style. The translation is far from literalism, but does not exceed the author's intent, thereby demonstrating the translator's knowledge of Sacred Law and ability in jurisprudence as well as his complete command of both the Arabic and English languages.

(3) In view of the utility of this eminent work of Islamic jurisprudence and its rank among well known standard Shafi'i legal texts, its translation into English is regarded as a useful, auspicious step, as is the translator's work, which, in clarifying fine shades of meaning and abstruse legal questions, succeeds in serving the book, making its objects accessible, and rendering it of general benefit to both followers of the Shafi'i school and others of the Muslim community. The book will be of great use in Southeast Asia in particular, and in America, Britain, and Canada.

(4) From a purely academic point of view, this translation is superior to anything produced by orientalists in the way of translations of major Islamic works, in that while faithfully maintaining the required scholarly level, its aim is to imbue the consciousness of the non-Arabic-speaking Muslim with a sound understanding of Sacred Law, and the success of the translator lies in the notes, commentaries, appendices, and indexes he has added that help give the Muslim access to what will benefit him in his religion and this-worldly concerns and earn him the pleasure of Allah Most High. And this is the great triumph.

Dr. Taha Jabir al-'Alwani [signed] President of the International Institute of Islamic Thought Member of Islamic Fiqh Academy at Jedda President of the Fiqh Council of North America



[CERTIFICATION OF AL-AZHAR]

IN THE NAME OF ALLAH, MOST MERCIFUL AND COMPASSIONATE

al-Azhar Islamic Research Academy General Department for Research, Writing, and Translation

Mr. Nuh Ha Mim Keller Amman, Jordan

Peace be upon you, and the mercy of Allah and His blessings.

To commence: In response to the request you have submitted concerning the examination of the English translation of the book 'Umdat al-salik wa 'uddat alnasik by Ahmad ibn Naqib in the Shafi'i school of jurisprudence, together with appendices by Islamic scholars on matters of Islamic law, tenets of faith, and personal ethics and character: we certify that the above-mentioned translation corresponds to the Arabic original and conforms to the practice and faith of the orthodox Sunni Community (Ahl al-Sunna wa al-Jama'a). There is no objection to printing it and circulating it.

The stamping of the pages of the above-mentioned work with the seal of the department has been completed.

May Allah give you success in serving Sacred Knowledge and the religion. Peace be upon you, and the mercy of Allah and His blessings.

Composed on 26 Rajab 1411 A.H./11 February 1991 A.D.

General Director of Research, Writing, and Translation Fath Allah Ya Sin Jazar [signed]

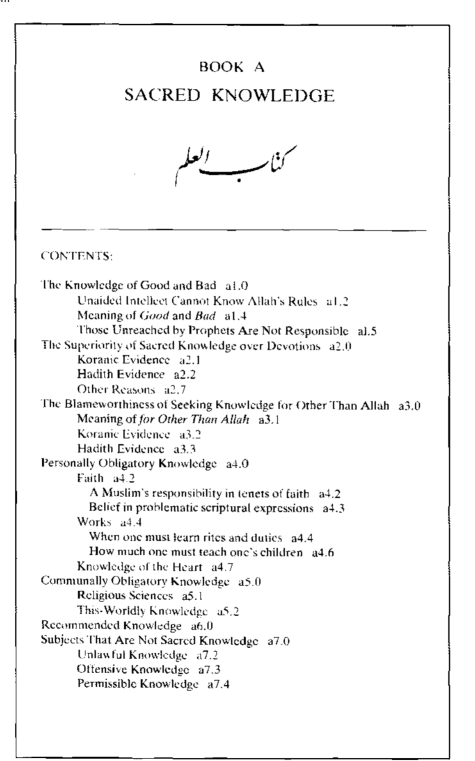
Muhammad 'Umar Muhammad 'Umar [signed]

Seal of al-Azhar [stamped] General Department for Research, Writing, and Translation

يسم ألله الرحمن الرحيم AL-AZHAR الإزهــــز مجمسع البصوث الاستسلامية ISLAMIC RESEARCH ACADEMY الإدارة العبيسامة GENERAL DEPARTMENT للبحسوث والتساليف والترجمية For Research, Writing & Translation السيد / نج حاميم كلسر سان / الاردن 🖏 🕼 الملام عليكم ورحنة الله وبركاته وبعدام فيناء على ماجاء بطلبكم بشأن فحص الترجعة الانجليزية الكساب: (عبدة السائك رعدة الناسك) لاحبد بن التقيب في الفقه الغافمسي يضافا اليه علاجق ليعف العلياة في مادة القه والمقيدة والاخسيلان -نغيد يأن الترجة الذكورة مطابقة للاصل المريى وموافقة لمنيسم وقيدة أهل المنة والجنافة ولامانع من طيمها وتداولها • وقد تم حَتَّم صفحات الكتاب سألف الذكر ايخاتم الأدارة • وفقكم الله لخدمة الملم والديسن • والسلام عليكم ورحبة الله وبركاته حده ٢٦ من رجب ١٤١١ هـ -للديو علم تحريرا في ١١ من قبرايو ١٩٩١ م البحوث والتأليف والترجم ، الله <u>س</u> جــــ

ABBREVIATIONS

A: comment by Sheikh 'Abd al-Wakil Durubi Ar. ... Arabie ca. approximately cm. ... centimeters d. died def: ... defined at another ruling dist ... discussed at another ruling ibid. .. from the work previously cited km. ... kilometers lit. ... literally mi. ... miles N: comment by Sheikh Nuh 'Ali Salman n: remark by the translator O: excerpt from the commentary of Sheikh 'Umar Barakat par. .. paragraph pl. plural syn. ... a synonym for



a1.0 Sacred Knowledge		
a1.0 THE KNOWLEDGE OF GOOD AND BAD	a1.0 معرفة الحسن والقبح	
al.1 ('Abd al-Wahhab Khallaf:) There is no disagreement among the scholars of the Muslims that the source of legal rulings for all the acts of those who are morally responsible is Allah Most Glorious.	1.1 (عبد الموقباب خلاف :) لا خلاف بين علماء المسلمين في أن مصدر الأحكمام الشرعية لجميع أفعال المكلفين هو الله سبحانه .	
a1.2 The question arises. Is it possible for the mind alone, unaided by Allah's messengers and revealed scriptures, to know rulings, such that someone not reached by a prophet's invitation would be able through his own reason to know Allah's rule concerning his actions? Or is this impossible?	al.2 وهـل يمكن العقـل أذ يعرفها بنفسـه من غـر ومـاطـة رسـل الله وكـّــه بحـيـث أن من لم تبلغــه دعــوة رمــول يستطبــع أن يعـرف حكم الله في أفعـالـه بعقله أم لا يمكن؟	
a1.3 The position of the Ash'aris, the followers of Abul Hasan Ash'ari, is that the mind is unable to know the rule of Allah about the acts of those morally responsible except by means of His mes- sengers and inspired books. For minds are in obvious disagreement about acts. Some minds find certain acts good, others find them bad. Moreover, one person can be of two minds about one and the same action. Caprice often wins out over the intellect, and considering something good or bad comes to be based on mere whim. So it cannot be said that an act which the mind deems good is therefore good in the eyes of Allah, its performance called for and its doer rewarded by Allah; or that whatever the mind feels to be bad is thus bad in the eyes of Allah, its nonperformance called for and its doer punished by Allah.	a1.3 مذهب الأشاعرة، أتباع أبي الحسن الأشعري هو أنه لا يمكن العقل أن يعرف حكم الله في أفعال المكلفين إلا بواسطة رصله وكته. لأن العقسول تختلف اختلافاً بيئاً في الأنصال وبعضها يستقبحها، بل عقل الشخص المواحد بختلف في الفعل المشخص المواحد بختلف في الفعل العقل فيكون التحسين أو التقبيع بناء على الهوى فعلى هذا لا يمكن أن يقال ما واه العقبل حسناً فهو حسن عند الله فاعله، وما رآه العقل قبيحاً فهو قبيح عند الله، ومطلوب لله تركه، ويعاقب من الله فاعله.	
a1.4 The basic premise of this school of thought is that the good of the acts of those morally responsible is what the Lawgiver (syn. Allah or His messenger (Allah bless him and give him peace)) has indicated is good by permitting it or asking it be done. And the bad is what the Law- giver has indicated is bad by asking it not be done. The good is not what reason considers good, nor the bad what reason considers bad. The measure	4.4 وأسساس هذا المسلحب أن الحسسن من أنعسال المكلفين هو ما دل الشارع على أنه حسن بإباحته أو طلب فعله، والقييح هو ما دل الشارع على أنه قبيح بطلب تركب ولبس الحسن ما رآه العقس حسنا ولا القبيح ما رآه العقل قيحاً. فعتياس الحسن والفيح في هذا	

of good and bad, according to this school of المذهب هوالشرع لا العقل [...]. thought, is the Sacred Law, not reason (dis: w3). al.5 According to this school, a person is not al.5 وعلى هذا المذهب لا يكون morally obligated by Allah to do or refrain from الانسبان مكلف من الله بفعل شيء أو ترك anything unless the invitation of a prophet and شيىء إلا إذا بلغته دعموة رسول وما شرعه what Allah has legislated have reached him (n: w4 الله. ولا يشباب أحبد على فعبل شيء ولا discusses Islam's relation to previous prophets' يعساقب على ترك أو فعل، إلا إذا علم من laws). No one is rewarded for doing something or punished for refraining from or doing something طريق رسمل الله ما بجب عليمه فعله ومما until he knows by means of Allah's messengers يجب عليه تركه . what he is obliged to do or obliged to refrain from. افمن عاش في عزلسة نامسة بحيث لم So whoever lives in such complete isolation تبلفه دعنوة رسنول ولا شرعنه فهنو غيبر that the summons of a prophet and his Sacred Law مكلف من الله بشيء ولا يستحق ثواباً ولا do not reach him is not morally responsible to عقاباً. و[أهل الفترة وهم] من عاشوا بعد Allah for anything and deserves neither reward nor punishment. موت رسنول وقيسل مبعث رسنول غيبر And those who lived in one of the intervals مكلفين بشيء ولا يستحقون ثوابأ ولا after the death of a prophet and before a new one عقاداً. had been sent were not responsible for anything وببؤيند هذا المنذهب قوله سبحاته : and deserve neither reward nor punishment. ﴿ وَمَا كُتُا مُعَدَّبِينَ حَتَّىٰ نَبْعَتْ رَسُولاً ﴾ This view is confirmed by the word of Allah Most High, [الإسراء: ١٥]. [محرَّر من علم أصول الفقه : ٩٨_٩٦ : الفقه "We do not punish until We send a messenger" (Koran 17:15). ('Ilm usul al-figh (y71), 96-98) a2.0 THE SUPERIORITY OF SACRED a2.0 ترجيــح الاشتغ KNOWLEDGE OVER DEVOTIONS بالعلم a2.1 (Nawawi:) Allah Most High says: a2.1 (الإمام النووي:) ـ قال الله تعسالي : ﴿ قُبْلُ هُلَّ يُسْتُوي (1) "Say, 'Are those who know and those المدنين بغلمون والمدنين لايغلموني who do not know equal?" " (Koran 39:9). [الزمر: ٩]. ـ وقبال تعبالي : ﴿ إِنَّمَا يَغْ (2) "Only the knowledgeable of His slaves fear Allah" (Koran 35:28). عِبَادِهِ العُلَمَاءُ ﴾ [قاطر : ٢٨] _ وقمال تعالى : ﴿ بَرْفَعِ اللَّهُ الَّذِينَ آمَنُوا (3) "Allah raises those of you who believe مِنْكُمْ وَالْبِينَ أُوتُوا الْعِلْمَ دَرَجَاتٍ ﴾ and those who have been given knowledge whole [المجادلة: [11].

degrees" (Koran 58:11).

{	a2.2 The Prophet (Allah bless him and give	a2.2 [وعن معياويية رضي الله عنيه
	him peace) said:	قال] قال رسول الله ﷺ : «من يُرد الله به
	(1) "Whoever Allah wishes well, He gives	خيراً يفتُّهَهُ في الدين؛ [رواه البخاري
ļ	knowledge of religion."	ومسلم] .
Ì		[وعن أيي أمسامة الباهلي رضي الله عنه
	(2) "The superiority of the learned Muslim	قال: قال رسول الله ﷺ:] دفضل العالم
Į	over the devotee is as my superiority over the least of you."	إ على العبابد كفضلي على أدناكم: ثم قال
Ì	or you.	رسول الله 😹 : ٩إذ الله ومـ لالكتـ وأهل
	Then the Prophet (Allah bless him and give him	السمدوات والأرض حتى الشعملة في
	peace) said.	جحسرهما وحتي الحموث ليصلون على
J		معلمي الناس الخيره إرواه الترمذي وقال
	"Allah and His angels, the inhabitants of the heavens and the earth, the very ant in its anthill	حديث حسن} .
ł	and the fish bless those who teach people what is	[وعـن أبي هريسرة رضي الله عنـه أن
ļ	good."	رسبول الله ﷺ قال :] «إذا مات ابين آدم
Í		انقطع عمله إلا من ثلاث صدقة جارية أو
}	(3) "When a human being dies his work	علم پنتفع به أو ولد صالح يدعو له، [رواه أ
ļ	comes to an end except for three things: ongoing	مسلم].
	charity, knowledge benefitted from, or a pious son who prays for him."	[وعن ابن عبـاس رضي الله عنهمـا أنَّ أ
		رمسول الله على قال :] وفقيه واحد أشد
	(4) "A single learned Muslim is harder on	على الشيطان من ألف عابد» [رواه
	the Devil than a thousand worshippers."	ال ترمذي]. • • أماليه ما شرافة معتلان
	(5) "Whoever travels a path seeking know-	[وعن أبي السدرداء رضي الله عنه قال: ما الله خلف قد الما تعديم الله
Ì	ledge Allah makes easy for him a path to paradise.	ا سمعت رسول الله ﷺ يقول :] «من سلك ما شار المسابر ما أستَّل الألبيار الأ
	"Angels lower their wings for the seeker of	طريقياً يلتمس فيه علماً سهَّل الله له طريقاً الإسلامية المان الملاكة التقديم أحد منها
	knowledge out of pleasure in what he seeks.	إ إلى الجنة، وإن الملائكة لتضع أجنحتها إطناء الحارية أرباطا مرمانا الطارية
	"Those in the heavens and the earth, and the	لطالب العلم رضا بما يطلب ، وإن العالم الم
	very fish in the water ask Allah to forgive the per- son endowed with Sacred Knowledge.	ا ليستغفسر له من في السمسوات ومن في الأرض حتى الحيتمان في المماء، وفضل
	"The superiority of the learned Muslim over	العالم على العابد كفضل القمر على سائر. -
	the devotee is like the superiority of the moon	الكواكب، وإن العلماء ورثة الأنبياء إن
	over all the stars.	الأنيباء لم يورثنوا دينارا ولا درهما وإنما
	"The learned are the heirs of the prophets,	ا ورثبوا العلم قمن أخذه أخذ بحظ واقر»
	The prophets have not bequeathed dinar nor dirham, but have only left Sacred Knowledge, and	[رواه أبو داود والترمذي وغيرهما].
	whoever takes it has taken an enormous share."	[وعن أبي هريرة رضي الله عنه قال: [وعن أبي
		ورسول الله ﷺ :] «من دعما إلى هدى
	(6) "He who calls others to guidance shall	كان له من الأجر مثبل أجور من تبعبه لا
	receive the like of the reward of those who follow	ينقص ذلك من أجـورهم شيئاً. ومن دعا
	him without this diminishing their own reward in the slightest. And he who calls others to misguid-	إلى ضلالة كان عليه من الإثم مثل أثام من
	ance shall bear the like of the sins of those who fol-	تبعه لا ينقص ذلك من أثامهم شيئًا» [روا.
	low him without this diminishing their own sins."	مسلم].
	-	وُعْمن أنس رضمي الله عنه قال : قال
1	(7) "He who goes forth to seek Sacred	رسسول انه ﷺ : } مُسن خرج في طلب

Knowledge is in the way of Allah [syn. jihad, def: 09] until he returns."	العلم فهو في سبيل الله حتى يرجع» [رواه التروية م]
-	الترمذي].
(8) "This world and what is in it are accursed	[وعن أبي هريرة رضي الله عنه قال:
[dis: w5] except for the remembrance of Allah,	سمعت رسول الله (الله الله الله الله الله الله ا
that which Allah loves, someone with Sacred	ملعوتة ملعونُ ما فيها إلا ذكر الله وما والاه
Knowledge, or someone learning it."	وعالماً ومتعلماً؛ [رواء التبرمنذي وقال
	حديث حسن].
a2.3 Ali ibn Abi Talib (Allah be well pleased	a2.3 وعسن على رضي الله عنه :
with him) said,	«العالم أعظم أجرأ من الصائم القائم
	الغازي في سبيل الله: .
"The religious scholar is greater in reward than the fighter in the way of Allah who fasts the day and prays the night."	العاري في علبين الله :
a2.4 Abu Darda' (Allah be well pleased with	- 213 . I . II . I . I . I . I . I . I . I .
him) said,	a2.4 وعن أبي السدرداء: بمذاكرة
mity said,	العلم ساعة خير من قيام ليلة".
"Teaching Sacred Knowledge for a brief time	
is better than spending a night in prayer."	
a2.5 Yahya ibn Abi Kathir said,	a2.5 وعن يحيني بن أبي كثيسر:
"Studying Sacred Knowledge is a prayer."	، دراسة العلم صلاةه .
studying sucred Knowledge is a prayer.	
a2.6 Sufyan al-Thawri and Shafi'i said.	a2.6 وعن سفيسان المشوري
	والشبافعي: «ليس شيء بعبد الفرائض
"There is nothing after what is obligatory that	ويصلي المعلمية بالمعلمة . أفضل من طلب العلمة .
is superior to seeking Sacred Knowledge."	الطلق التي طلب المنتجار .
o2.7 (Nowould) There are dealer than onter the	
a2.7 (Nawawi:) There are similar statements from whole groups of early Muslims I have not	a2.7 (المسووي:) وجماء عن
mentioned that are like those I have quoted, the	جماعات من السلف ممن لم أذكره نحو
upshot of which is that they concur that devoting	ما ذكرته . والحاصل أنهم متفقون على أن
one's time to Sacred Knowledge is better than	الاشتغسال بالعلم أفضل من الاشتغنال
devoting it to voluntary fasting or prayer, better	بنواقبل الصبوم والصبلاة والتسبيح ولحو
than saying "Subhan Allah" (fit. "Exalted is Allah	ذلك من توافسل عبادات البدن. ومن
above any limitation"), or other supererogatory	دلائله سوى ما سبق : أن نفسع العلم يعم
devotions.	صاحبه والمسلمين والنوافيل المذكورة
Among the proofs for this, besides the fore-	
going, is that:	
(1) the benefit of Sacred Knowledge affects	
both its possessor and the Muslims, while the	
over he possessor and the mushines, while the	

a3.0 Sacred Knowledge

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above-mentioned supercrogatory works are confined to oneself;

(2) Sacred Knowledge validates, so other acts of worship require it, though not vice versa;

(3) scholars are the heirs of the prophets, while devotees are not characterized as such;

(4) the devotee follows the scholar, being led by and imitating him in worship and other acts, obeying him being obligatory and not the other way around;

(5) the benefit and effect of Sacred Knowledge remain after its possesser departs, while supererogatory works cease with the death of their doer;

(6) knowledge is an attribute of Allah Most High;

(7) Sacred Knowledge, meaning the knowledge we are discussing, is a communal obligation (def: c3.2), and it is thus better than the supercrogatory. The Imam of the Two Sanctuaries (A: Juwayni) says in his book *al-Ghiyathi* that "the communal obligation is superior to the personal obligation in that the person performing it fulfills the need of the Islamic Nation (Umma) and lifts the obligation from it, while the obligation of the individual is restricted to himself." And success is through Allah (*al-Majmu*⁴ (y108), 1.18-22).

بخصه به . ولأنَّ العلم مصحبح، فغيسره من العبادات مفتقر إليه ولا ينعكس ولأن العلماء ورثة الأنبياء ولا يوصف المتعبدون بذلك . ولأن العابد تابع للعالم مقتد به مقلد له في عبادته وغيرها واجب عليه طاعته ولا ينعكس. ولأن العلم تبقى فانسدتمه وأشره بعيد صاحبه، والنوافل تنقطع بموت صاحبها . ولأن العلم صفة نه تعالى . ولأن العلم فرض كفاية أعنى العلم الذي كلامنا فيه فكان أفضل من النافلة. وقسد قال إمنام الحبومين [رحمه الله] في كتبابيه الغبائي: وفرض الكفاية أفضل من فرض العين من حيث أن فاعله يسدّ مسدّ الأمية ويسقبط الجرج عن الأمق وفرض العبر قاصر عليه، وبالله التوفيق [محرر من المجموع: ١١/ ١٨-٢٢؛ بتقديم وتأخبر] .

a3.0 THE BLAMEWORTHINESS OF SEEKING SACRED KNOWLEDGE FOR OTHER THAN ALLAH

a3.1 (Nawawi:) Know that what we have montioned about the merit of seeking Sacred Knowledge only applies to the seeker who thereby intends Allah Himself, not some end concerned with this world.

a3.1 (النووى:) اعلم أن ما ذكرناه من الفضل في طلب العلم إنما هو في من طلبيه مرييداً به وجه الله تعالى، لا لغرض من المدنيسا , ومن أراده لغرض دنيسوي

a3.0 ذم من أراد بطسلب العلم غير الله تعالى

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Whoever seeks it for a worldly aim such as money, leadership, rank, prestige, fame, people inclining towards him, defeating opponents in debate, or similar motive, is blameworthy. (A: When the basic reason is Allah but other motives play a role, they diminish the merit in the proportion that they enter into it.)	كمال، أو رياسة أو منصب أو وجاهة أو شهسرة أو استمسالة الناس إليه أو قهر المناظرين أو نحو ذلك فهو مذموم.
 a3.2 Allah Most High says: (1) "Whoever wants to cultivate the afterlife We shall increase for him his tillage, while whoever wants to cultivate this world, we shall give him of it, but he will have no share in the next" (Koran 42:20). (2) "Whoever wants the present world We hasten for him therein whatever We will, for whomever We want, and then consign him to hell, roasting in it condemned and rejected" (Koran 17:18). (3) "Verily, your Lord is ready at ambush" (Koran 89:14). (4) "They were not ordered except to worship Allah, making their religion sincere unto Him 	4.3.2 قال الله تعالى: فرمَنْ كَانَ يَرْبِدُ تَرْتُ الآخِرَة مَنْ ذَدْ لَهُ فِي حَرْبُهِ وَمَنْ كَانَ يُرْبِيدُ حَرْثَ المَّذْنِ مَلْقَهِ مِنْهَا وما لَهُ فِي الأَجْوَة مِنْ نُصِبِ (الشورى: ٢٠]. وقال تعالى: فرمَنْ كَان يُريدُ لئم جَعْنَنا لَهُ جَهْنَهُ نِصْ لَا مَا مَنْهُ لمِنْ نُريدُ نُمُ جَعْنَا لَهُ جَهْنَهُ نِصْ لَا مَا مَنْهُ لمِنْ نُريدُ نُمُ جَعْنَا لَهُ جَهْنَهُ نِصْ لَا مَا مَا مَا مَا مَا مَا مَا مَا مَا م
 as pure monotheists" (Koran 98:5). a3.3 The Prophet (Allah bless him and give him peace) said: (1) "The first person judged on Resurrection Day will be a man martyred in battle. "He'll be brought forth, Allah will reacquaint him with His blessings upon him and the man will acknowledge them, whereupon Allah will say, "What have you done with them?" to which the man will respond. 'I fought to the death for you.' "Allah will reply, 'You lie. You fought in order to be called a hero, and it has already been said.' Then he will be sentenced and dragged away on his face to be flung into the tire. "Then a man will be brought forward who learned Sacred Knowledge, taught it to others, and who recited the Koran. Allah will remind him of His gifts to him and the man will acknowledge 	43.3 [وروينا في صحيح مـلم عن أبي هريـرة رضي الله عنـه قال : سمعت رسول الله ﷺ يقول :] «إن أول الناس يقضى يوم القيامة عليه رجل استشهد فأتي به فعرفه نمعه فعرفها. قال : فما عملت فيها؟ قال : قاتلت قيك حتى استشهدت. قال : كذبت لكنـك قاتلت ليقـال جريء قال : كذبت لكنـك قاتلت ليقـال جريء ولم ألتي في النـار . ورجل تعلّم العلم وعلّمه وقراً القرآن فأتي به فعرفه نعمه فعرفها. قال : فما عملت فيها؟ قال :

a4.0 Sacred Knowledge

 them, and then Allah will say. 'What have you done with them?' The man will answer, 'I acquired Sacred Knowledge, taught it, and recited the Koran. for Your sake.' "Allah will say, 'You lie. You learned so as to be called a scholar, and read the Koran so as to be called a scholar, and read the Koran so as to be called a reciter. and it has already been said.' Then he will be sentenced and dragged away on his face to be flung into the fire." (2) "Anyone who seeks Sacred Knowledge to argue with fools, vie with scholars, or draw people's attention to himself. will take a place in hell." (3) "The most severely tortured on Resurrection Day shall be the scholar who did not benefit from his knowledge." 	تعلّمت العلم وعلّمت وقرآت فيك القرآن . قال : كذبت ولكنك تعلمت نقد قبل عالم وقرآت القرآن ليقال قارى فقد قبل . ثم أمر به فسحب على وجهه [وعن أنس وحذيفة قالا : قال رسول الله يلاد :] «من طلب العلم ليماري به الله يلاد :] «من طلب العلماء أو يصرف به المفهاء ويكاثر به العلماء أو يصرف به (رواه الترمذي] . (رواه الترمذي] . روسول الله ينتف بعلمه الله علم الما يوم القيامة عالم لا ينتفع بعلمه ال
 a3.4 Sufyan al-Thawri said. "No servant increased in knowledge and then in desire for the things of this world, save that he increased in distance from Allah." (Ibid., 1.23-24) 	a3.4 وعن سفيان إسا ازداد عبد علماً فازداد في المدنيا رغبة إلا ازداد من الله بُعداًه [محررُ من المرجع الملكور : / ٢٤-٦٢].
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a4.0 PERSONALLY OBLIGATORY KNOWLEDGE	a4.0 العلم الذي هو فرض عين
a4.1 (Nawawi:) There are three categories of Sacred Knowledge. The first is the <i>personally</i> <i>obligatory</i> (fard al-'ayn, def: c2.1), which is a mor- ally responsible individual's learning the know- ledge that the obligatory acts he must perform cannot be accomplished without, such as how the ablution (wudu) and prayer are done and so forth. Its obligatory character is how groups of scholars have interpreted the hadith in the <i>Mus- nad</i> of Abu Ya'la al-Mawsuli, from Anas, who relates that the Prophet (Allah bless him and give him pcace) said,	a4.1 (المنسووي:) أقسسام العلم الشرعي ثلاثة: الأول فرض العين وهس تعذُّ المكلف مالا يتادى المواجب الـذي تعين عليه فعله إلا به ككيفية الموضوء والصلاة ونحوهما وعليه حمل جماعات الحديث المسروي في مستند أبي يعلى الموصلي عن أنس عن النبي ﷺ : «طلب

1.25

"Seeking knowledge is an obligation upon every Muslim."

The meaning of this hadith, though the hadith itself is not well authenticated (A: being *weak* (dis: p9.5)), is true.

a4.2 As for the basic obligation of Islam, and what relates to tenets of faith, it is adequate for one to believe in everything brought by the Messenger of Allah (Allah bless him and give him peace) and to credit it with absolute conviction free of any doubt. Whoever does this is not obliged to learn the evidences of the scholastic theologians. The Prophet (Allah bless him and give him peace) did not require of anyone anything but what we have just mentioned, nor did the first four caliphs, the other prophetic Companions, nor others of the early Muslim community who came after them.

Rather, what befits the common people and vast majority of those learning or possessing Sacred Knowledge is to refrain from discussing the subtleties of scholastic theology, lest corruption difficult to eliminate find its way into their basic religious convictions. Rather, it is fitter for them to confine themselves to contentment with the above-mentioned absolute certainty.

Our Imam Shafi'i (Allah Most High have mercy on him) went to the greatest possible lengths in asserting that engaging in scholastic theology is forbidden. (A: What he meant thereby was the heretical scholastic theology that proliferated in his time and put rationalistic theories ahead of the Koran and sunna, not the science of theology ('ilm al-tawhid) by which Ash'ari and Maturidi scholars (dis: x47) have clarified and detailed the tenets of faith of Sunni Islam, which is an important part of the Islamic sciences.) He insistently emphasized its unlawfulness, the severity of the punishment awaiting those who engage in it, the disgrace of doing it, and the enormity of the sin therein by saying,

"For a servant to meet Allah with any other sin than idolatry (shirk) is better than to meet Him guilty of anything of scholastic theology."

العلم فريضية على كل مسلم». وهيذا الحديث وإن لم يكن ثابتاً فمعناء صحبح a4.2 وأما أصل واجب الإسلام وما يتعلق بالعقبائيد فيكفى فيه التصديق بكل ما جاء به رسبول الله ﷺ واعتقباده اعتقاداً جازماً سليماً من كل شك. ولا يتعين على من حصيل له هذا تعذم أدلية المتكلمين [...] فإن النبي ﷺ لم يطالب أحداً يشيء سوي ما ذكرتمام. وكذلك الخلفاء الراشدون ومن سواهم من الصحابة قمن يعدهم من الصدر الأول. بل الصواب للعموام وجمماهيم المتفقهين والفقهماء الكف عن الخموض في دقمائق الكملام مخافة من اختلال يتطرق إلى عقائدهم يصعب عليهم إخراجه . بل الصواب لهم الاقتصيار على ما ذكرتهاه من الاكتفياء بالتصيديق الجبازم إوقيد نص على هذه الجملة جماعات من حداق أصحابنا وغيرهج وقبد بالغ إمامنا الشافعي رحمه الله تعمالي في تحسريم الاشتغمال بعلم الكبلام أشيد المبالغة وأطنب في تحريمه وتغليظ العضوبية لمتعماطييه وتقبيح فعله وتعظيم الإثم فيه فتسال : «لأن يلقى الله العبد بكل ذنب ما خلا الشرك خير من أن يلقاه بشيء من الكلام». وألفاظه بهذا

a4.3 Sacred Knowledge

His other statements expressing the same meaning are numerous and well known.

But if someone has doubts (Allah be our refuge) about any of the tenets of faith in which belief is obligatory (def: books u and v), and his doubt cannot be eliminated except by learning one of the theologians' proofs, then it is obligatory for him to learn it in order to remove the doubt and acquire the belief in question.

a4.3 Scholars disagree about the Koranic verses and hadiths that deal with the attributes of Allah (n: such as His 'hand' (Koran 48:10), His 'cyes' (52:48), or His 'nearness' (50:16)) as to whether they should be discussed in terms of a particular *figurative interpretation* (ta'wil, def: w6) or not.

Some say that they should be figuratively interpreted as befits them (n: interpreting His 'hand.' for example, as an allusion to His omnipotence). And this is the more well known of the two positions of the scholastic theologians.

Others say that such verses should not be given a definitive interpretation, but rather their meaning should not be discussed, and the knowledge of them should be consigned to Allah Most High, while at the same time believing in the transcendence of Allah Most High, and that the characteristics of created things do not apply to Him. For example, it should be said we believe that

"the All-merciful is 'established' [Ar. istawa, dis: v1.3] on the Throne" (Koran 20:5),

but we do not know the reality of the meaning of that, nor what is intended thereby, though we believe of Allah Most High that

"there is nothing whatsoever like unto Him" (Koran 42:11),

and that He is above indwelling in created things (hulul, dis: w7), or having the characteristics of temporal, contingent existence (huduth, dis: w8). And this is the path of the early Muslims, or the vast majority of them, and is the safest, for a person is not required to enter into discussions about

المعنى كثيرة مشهرورة. وليو تشكيك والعيناذ بانله في شيء من أصبون العقبائد ممالا بدمن اعتقاده ولم يرز شكسه إلا بتبعيلم دليسل من أدلسة المتكلمين وجب تعليو ذلك لإزالة الشلك وتحصيق ذلك الأصل

a4.3 اختلف في آيات الصفات وأحبارها هل يخاض فيها بالتأويل أم لا وأحبارها هل يخاض فيها بالتأويل أم لا فقال فالدون تتأول على ما يليل بها وهذا أشهر المسلم المسلم لا يليل يها وهذا اخرون لا تتأول بل يمسك عن الكلام في معناها ويوكل علمها إلى الله تعالى ويعتقد مع ذلك تنزيه الله تعالى وانتفاء صفات معناها ويوكل علمها إلى الله تعالى ويعتقد مع ذلك تنزيه الله تعالى وانتفاء صفات معناها ويوكل علمها إلى الله تعالى ويعتقد مع ذلك تنزيه الله تعالى ويعتقد أخرون لا تتأول بل يمسك عن الكلام في معناها ويوكل علمها إلى الله تعالى ويعتقد معناها ويوكل علمها إلى الله تعالى ويعتقد معناها ويوكل علمها إلى الله تعالى ويعتقد معاه ذلك تنزيه الله تعالى وانتفاء صفات معناها ويوكل علمها إلى الله تعالى ويعتقد أو الرحمان غلى الكرش أسلموي في ولا وممات الحدوث. أسلم إذ لا يطالب الإنسان بالخوض في أسلم إذ لا يعالي الإنسان بالخوض في أسلم إذ لا يطالب الإنسان بالخوض في أسلم إذ لا يطالب الإنسان بالخوض في أسلم المعان المولية المعاني الما يعاني إن الما إذ لا يعالي الإنسان بالخوض في أسلم إذ لا يطالب الإنسان بالخوض في أسلم إذ الما يطالب الإنسان بالخوض في أسلم إذ الما يول إنسان بالخوض في أسلم إذ الما إذ الما إلى الما يعاني الما إذ لا يطالب الإنسان بالغوض في أسلم إذ الما يله إنسان بالخوض في أسلم إذ الما يله إلى الما إلى الما إلى ألما إلى الما إلى ألما إلى ألما إلى ألما إلى ألما إنسان بالخوض في أسلم إذ الما يله الما إلى الما إلى الما إلى ألما إلى إلى إلى ألما إلى إلى ألما إلى ألما إلى ألما إلى ألما إلى ألما إلى إلى ألما إلى إلى إلى إلى إلى إلى ألما إلى إلى إلى إلى ألما إلى إلى ألما إلى إلى ألما إلى إلى إلى إلى إلى إلى ألما إلى إلى إلى إلى إلى ألما إلى إلى ألما إلى إلى إلى ألما إلى ألما إلى ألما إلى إلى إلى إلى إلى ألما إلى ألما إلى إلى إلى إلى إلى إلى ألما إلى إلى إلى إلى إلى إلى إلى إلى ألما إلى إلى إلى إلى إلى إلى إلى إلى إ

this. When one believes in Allah's transcendence above created things, there is no need for debate on it, or for taking risks over what there is neither pressing necessity nor even any real call for. But if the need arises for definitive interpre- tations to refute someone making unlawful inno- vations and the like, then the learned may supply them, and this is how we should understand what has come down to us from scholars in this field. And Allah knows best.	ذلك. فإذا اعتقد التنزيه فلا حاجة إلى الخسوض في ذلت والمخاطرة فيما لا ضرورة بل لا حاجة إليه . فإن دعت الحساجة إلى التأويل لرد مبتدع ونحوه تأولوا حينئذ. وعلى هذا يحمل ما جاء عن العلماء في هذه، والله أعلم .
a4.4 A person is not obliged to learn how to perform ablution, the prayer, and so forth, until the act itself is obligatory for him. As for trade, marriage, and so forth, of things not in themselves obligatory, the Imam of the Two Sanctuaries (A: Juwayni), Ghazali, and others say that learning their means and conditions is person- ally obligatory for anyone who wants to do them. It has also been said that one should not call this knowledge "personally obligatory," but rather say, "It is unlawful to undertake them until one knows the conditions for their legal validity." And this expression is more accurate.	4.4 لا يلزم الإنسان تعلّم كيفية الوضوء والصلاة وشبههما إلا بعد وجوب ذلك الشيء. أما البيع والنكاح وشبههما معا لا يجب أصله فقال إمام الحرمين والغزالي وغيرهما يتعين على من أراده تعلم كيفينه وغيرهما يتعين على من أراده تعلم كيفينه ومسرطه. وقيل لا يقال يتعين بل يقال يحرم الإقدام عليه إلا بعد معرفة شرطه. وهذه العبارة أصح.
a4.5 It is obligatory for one to know what is permissible and what is unlawful of food, drink, clothing, and so forth, of things one is unlikely to be able to do without. And likewise for the rulings on treatment of women if one has a wife.	84.5 تلزمه معرفة ما يحل وما يحرم من المأكسول والمشسروب والملسوس وتحوها مما لا غنى له عنه غالباً. وكذلك أحكام عشرة النساء إن كانت له زوجة .
a4.6 Shafi'i and colleagues (Allah have merey on them) say that fathers and mothers must teach their children what will be obligatory for them after puberty. The guardian must teach the child about purification, prayer, fasting, and so forth; and that fornication, sodomy, theft, drinking, lying, slander, and the like are unlawful; and that he acquires moral responsibility at puberty and what this entails. It has been said that this education is merely recommended, but in fact it is obligatory, as the plain content of its scriptural basis (n: mentioned below) shows. Just as it is mandatory for a guardian to wisely manage his charge's property.	44.6 قال النسافعي والأصحاب رحمهم أله على الأباء والأمهات تعليم أولادهم الصفار ما ميتعين عليهم يعد البلوغ . فيعلم الولي الطهارة والصلاة والصوم ونحوها ويعرفه تحريم الزنا واللواط والمرقة وشرب المسكر والكذب واللية وشيهها، ويعرفه أن بالبلوغ يدخل في التكليف ويعرفه ما يبلغ به . وقيل هذا التعليم مستحب والصحيح وجوب وهو ظاهر نصه . وكما يجب عليه النظر في

a4.7 Sacred Knowledge

this is even more important. The mercely recommended is what exceeds this, such as teaching him the Koran, Sacred Law, etiquette, and teaching him what he needs to earn a living.

The evidence for the obligation of teaching a young child is the word of Allah Mighty and Majestic,

"O you who believe, protect yourselves and families from a fire" (Koran 66:6).

'Ali ibn Abi Talib (Allah be well pleased with him), Mujahid, and Qatada say it means, "Teach them that with which they can save themselves from hell."

a4.7 As for knowledge of the heart, meaning familiarity with the illnesses of the heart such as envy, pride, and the like (dis: books p, r, and s). Ghazali has said that knowledge of their definitions, causes, remedy, and treatment is personally obligatory.

(A: And this is what Ghazali meant when he said that Sufism (Tasawwuf, dis: w9) is personally obligatory for every Muslim. He did not mean that taking a way (tariqa) and a sheikh are obligatory, but rather the elimination of unlawful inner traits, which one could conceivably accomplish through the companionship of a single sincere brother.)

Others hold that if the morally responsible individual is endowed with a heart free of all these unlawful diseases, it suffices him, and he is not obliged to learn what will cure them. But if not safe from them, he must reflect: if he can purify his heart from them without instruction then he must purify it, just as he must shun fornication and the like without learning the evidence proving he must. But if he cannot rid himself of these unlawful traits except through learning the above-mentioned knowledge, then he is personally obliged to. And Allah knows best (*al-Majmu*^{*} (y108), 1.24–26).

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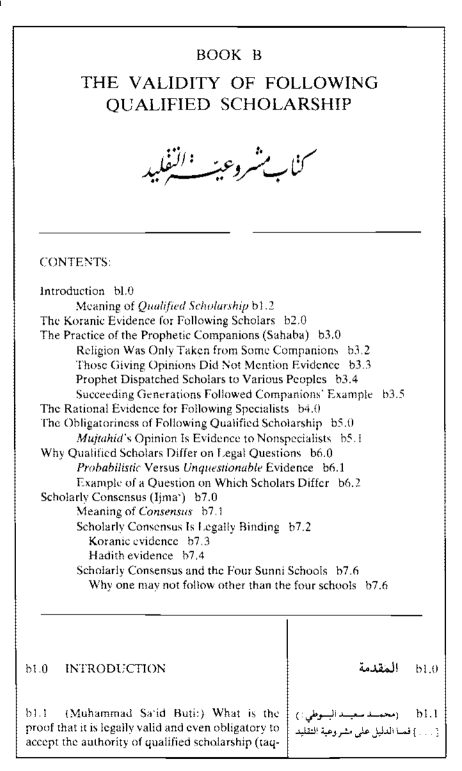
ماله وهددًا أولى . وإنما المستحب ما زاد على هذا من تعليم القسران وفق وأدب، ويعرِّفه ما يصلح به معاشه . ودليل وجنوب تعليم البولند الصغيير [والمملوك] قول الله عز وجبل: ﴿ يَا أَيُّهَا المذين أمنوا فوا أنفسكم وأهليكم ناراكه [التحريم: ٦]. قال على ين أبي طالب رضي الله عنسه ومجياهيد وقثادة معناه علموهم ما ينجون به من الثار .

24.7 أمنا علم القلب وهنو معترفة أمر اض القلب كالحسد والعجب وشبهها فقنال الغنزالي: معترفة حدودها وأسبابها وطبها وعلاجها فرض عين.

وقسال غيسره : إن رُزق المكلف قلباً سليماً من هذه الأسراض المحرمة كفاه ذلك ولا يلزمه تعلم دوائها. وإن لم يسلم نظر: إن تمكن من تطهير قلبه من ذلك بلا تعلم لزمه التطهير كما يلزمه ترك الزنا ونحوه من غير تعلم أدلة الترك. وإن لم يتمكن من الترك إلا بنعلَم العلم المذكور تعيين حينشل والله أعلم [محرر أمن المجموع: 1/ ٢٢-٢٢].

a5.0 COMMUNALLY OBLIGATORY KNOWLEDGE	a5.0 العلم الذي هو فرض كفاية
a5.1 (Nawawi:) The second category (n: of Sac- red Knowledge) is what is <i>communally obligatory</i> (fard al-kifaya, def: c3.2), namely the attainment of those Sacred Sciences which people cannot do without in practicing their religion, such as memorizing the Koran and hadith, their ancillary disciplines, methodological principles, Sacred Law, grammar, lexicology, declension, know- ledge of hadith transmitters, and of <i>scholarly con- sensus</i> (ijma', def: b7) and nonconsensus.	a5.1 (المنبووي:) القسم الشاني فرض الكفاية وهو: تحصيل ما لا بد للساس منه في إقامة دينهم عن العلوم الشرعية كحفظ القرآن والأحاديث وعلومها والأصول والفقه والتحو واللغة والتصبريف ومعسوفة رواة الحديث والإجماع والخلاف.
a5.2 As for learning which is not Sacred Know- ledge but is required to sustain worldly existence, such as medicine and mathematics, it too is a com- munal obligation (ibid., 1.26).	a5.2 وأمنا ما لبس علمناً شرعيناً ويحتناج إليه في قوام أمر الدنيا كالطب والحسناب فضرض كضاية أيضاً [نقل من المرجع المذكور : ٢٦/١].
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a6.0 RECOMMENDED KNOWLEDGE	a6.0 العلم المندوب
a6.1 (Nawawi:) The third category is the <i>supererogatory</i> (def: c4.2), such as in-depth research into the bases of evidences, and elaboration beyond the amount required by the communal obligation, or such as an ordinary Muslim learning the details of nonobligatory acts of worship for the purpose of performing them; though not the work of scholars in distinguishing the obligatory from the nonobligatory, which is a communal obligation in respect to them. And Allah knows best (ibid., 1.27).	1.6. (النووي) القسم الثالث النفل وهو كالتبحر في أصول الأدلة والإمعان فيما وراء القدر الذي يحصل به فرض الكفاية، وكتعلم العامي نوافل المبادات لغرض العمل، لا ما يقوم به الملماء من تمييز الفرض من النفل، فإنّ ذلك فرض كضاية في حقبهم والله أعلم [نقسل من المرجع المذكور: ١/ ٢٧].
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a7.0 SUBJECTS THAT ARE NOT SACRED KNOWLEDGE	a7.0 العلم غير الشرعي
a7.1 (Nawawi:) Having mentioned the categories of Sacred Knowledge, the subjects it	a7.1 (الشووي:) قد ذكرنا أقسام العلم الشرعي . ومن العلوم الخارجة عنه

excludes are those that are unlawful, offensive, or permissible.	ما هو محرم أو مكر وه أو مباح .
 a7.2 Unlawful knowledge includes: (1) learning sorcery (dis: p3), since according to the most reliable position, it is unlawful, as the vast majority of scholars have decisively stated; (2) philosophy (dis: w10); (3) magic (sha'badha, meaning sleight of hand, etc.); 	27.2 فالمحرم كتعلم السحر. فإنه حرام على الممذهب الصحيح وبيه قطع الجمهور [] وكالفليفة والشعبذة والتنجيم وعلوم الطيئالميين وكسل ما كان سيساً لإنسارة الشكوك. ويتفاوت في التحريم.
 (4) astrology (dis: p41); (5) the sciences of the materialists (dis: w11); (6) and anything that is a means to create doubts (n: in eternal truths). Such things vary in their degree of unlawfulness. 	
a7.3 Offensive knowledge includes such things as post-classical poetry which contains romance and uselessness.	7.3% والمكروه كأشعبار المولدين التي قيها الغرّل واليطالة .
a7.4 <i>Permissible</i> knowledge includes post- classical poetry which does not contain stupidity or anything that is offensive, incites to evil, hin- ders from good; nor yet that which urges one to do good or helps one to do it (n; as the latter would be recommended) (ibid., 1.27).	17.4 والمباح كاشعار المولدين التي ليس فيهما سخف ولا شيء مما يكره ولا ما ينشـط إلى الثـر ولا ما يثبط عن الخير ولا ما يحث على خير أو يستعان به عليه [نقل من المرجع المذكور: / ٢٧].
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b1.2

ا عند عدم التمكن من الاجتهاد؟ lid) when one is not capable of issuing expert legal	ووجوبه
من وجوه [نقسل من السلامذهبية opinion (ijtihad) on matters of Sacred Law? There	البدلييل
are several aspects to it (n: discussed in the sec-	-
tions that follow) (al-Lamadhhabiyya akhtar bid'a	
tuhaddidu al-shari'a al-Islamiyya (y33), 70).	•۲].

b1.2 (n:) For the key term qualified to issue expert legal opinion (Ar. mujtahid, this ability being *ijtihad*), please turn to book o and read o22.1(d), the qualifications of an Islamic judge (qadi). The difference between the qualifications for the lmam of a school and those for a judge or a mufti is that the former's competence in giving opinion is absolute, extending to all subject matters in the Sacred Law, while the competence of the judge or mufti is limited respectively to judging court cases or to applying his lmam's *ijtihad* to particular questions.

No age of history is totally lacking people who are competent in *ijtihad* on particular questions which are new, and this is an important aspect of Sacred Law, to provide solutions to new ethical problems by means of sound Islamic legal methodology in applying the Koranic and hadith primary texts. But while in this specific sense the door of *ijtihad* is not and cannot be closed, Islamic scholarship has not accepted anyone's claims to absolute *ijtihad* since Imams Abu Hanifa, Malik, Shafi'i, and Ahmad. If one studies the intellectual legacy of these men under scholars who have a working familiarity with it, it is not difficult to see why.

As for those who decry "hidebound conservatism" and would open the gate of *ijtihad* for themselves while lacking or possibly not even knowing the necessary qualifications, if such people have not studied the rulings of a particular school and the relation between these rulings, the Koranic and hadith primary texts, and the school's methodological principles, they do not know how ijtihad works from an observer's standpoint, let alone how to employ it. To ask them, for example, which of two equally authenticated primary texts that conflict on a legal question should be given precedence, and why, is like asking an aspiring drafting student for the particulars of designing a suspension bridge. Answers may be forthcoming, but they will not be the same as those one could get from a qualified contractor. To urge that a *mujtahid* is not divinely protected from error (ma'sum) is as of little relevance to his work as the fact that a major physicist is not divinely protected from simple errors in calculus; the probability of finding them in his published work is virtually negligible. Regarding other, long-dead schools, such as the Zahiriyya, the difference between their work and that of the four living schools is firstly one of quality, as their positions and evidence have not been reexamined and upgraded by succeeding generations of first-rank scholars like those of the four schools (dis: w12), and secondly the lack of verification of the actual positions of their *muitahids* through reliable chains of transmitters, as described below at b7.6.

52.0 THE KORANIC EVIDENCE FOR FOLLOWING SCHOLARS	b2.0 الأدلة القرآنية
 b2.1 (Muhammad Sa'id Buti:) The first aspect of it is the word of Allah the Majestic, "Ask those who recall if you know not" (Koran 16:43). 	b2.1 (محمد سعيسد البسوطي:) الموجه الأول قوله جل جلاله: ﴿ فَاسْأَلُوْا أَهْنَ الذَّكْرِ إِنَّ كُتْنَمْ لا تَمْلَمُونَ ﴾ [النحل: [٣٣]. أجمع العلماء على أن الآية أمر لمن لا
By consensus of all scholars (ijma', def: b7), this verse is an imperative for someone who does not know a ruling in Sacred Law or the evidence for it to follow someone who does. Virtually all scholars of fundamentals of Islamic law have made this verse their principle evidence that it is obligatory for the ordinary person to follow the scholar who is a <i>mujtahid</i> .	يعلم المحكم ولا دلبله باتباع من بعلم ذلك. وقد جعل عامة علماء الأصول هذه الآية عمدتهم الأولى في أن على العامي تقليد العالم المجتهد.
b2.2 Similar to the above verse in being evi- dence for this is the word of Allah Most High: "Not all of the believers should go to fight. Of every section of them, why does not one part alone go forth, that the rest may gain knowledge of the religion to admonish their people when they return, that haply they may take warning" (Koran 9:122).	b2.2 ومستسل هذه الآية في نفس المدلالة قوله تعالى : فوَمَا كَانَ الْمُؤْمِنُونَ لِبَنْفِرُوا كَافَةُ ، فَلَوْلا نَمَرَ مِنْ كُلَّ فَرْفَةٍ مِنْهُمُ طَائِفَةً لِيَنْفَقُهوا في الدَّين ولِيُنَذِروا قَوْمَهُمْ إذا رَجْمُ وا إلَيْهِمْ لَمَلَهُمْ يَحْمَدُوا كَنَ التوبة : ٢٢٢]. فقد نهى الله تعالى أنا ينفر الناس كافة لللمرو واقجهاد، وأمر ببقاء طائفة منهم
Allah Most High prohibited the people to go out altogether in military expeditions and jihad, and ordered a segment of them to engage solely in becoming knowledgeable in the religion of Allah, so that when their brothers returned to them, they would find someone qualified to give them legal opinion on the lawful and unlawful and to explain the rule of Allah the Glorious and Exalted (ibid., 71).	يتفرقون للتفقه في دين الله حتى إذا عاد إحوائهم إليهم وجدوا نيهم من يفتيهم في أسر الحـلال والحرام وبيان حكم الله عز وجل [نقل من المرجع المذكور: ٧١].
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b3.0 THE PRACTICE OF THE PROPHETIC COMPANIONS (SAHABA)	b3.0 طريق الصحابة رضوان الله عليهم
b3.1 (Muhammad Sa'id Buti:) A second aspect is the consensus of scholars that the Companions	b3.1 (محمـد سعيـد البـوطي:) الـوجه الثاني ما يدل عليه الإجماع من أن

of the Prophet (Ar. Sahaba, anyone who person- ally met the Prophet (Allah bless him and give him peace) and died while believing in Islam) were at various levels of knowledge in religion; not all of them were capable of giving formal legal opinion (fatwa), as Ibn Khaldun has noted, nor was the religion taken from all of them.	أصحاب رسول الله الله الله تلا كالنوا يتفاوتون في الحلم ولم يكن جميعهم أهل فنيا - كما قال ابن خلدون - ولا كان الدين يؤخذ عن جميعهم .
b3.2 Rather, there were those of them capable of legal opinion and <i>ijtihad</i> , and these were a small minority in relation to the rest, and there were those of them who sought legal opinion and fol- lowed others therein, and these were the vast majority of them. (n: Suyuti, in <i>Tadrib al-rawi</i> , quotes Ibn Hazm's report that most of the Companions' legal opinions came from only seven of them: 'Umar, 'Ali, Ibn Mas'ud, Ibn 'Umar, Ibn 'Abbas, Zayd ibn Thabit, and 'A'isha; and this was from thousands of the Companions (<i>Tadrib al-rawi fi sharh Taqrib al-Nawawi</i> (y109), 2.219).)	b3.2 بل كان فيسهم السمسفسي المجتهد، وهم قلة بالنسبة لسائرهم، وفيسهم المستفتي المقلد وهم الكشرة الغالبة فيهم. (ت: نقسل السيوطي في ندريب السراوي عن ابن حزم أن أكشر فتاوى الصحابة صدرت عن سبعة : عمر وعلي وابن مسعود وابن عمر وابن عباس وزيد بن ثابت وعائشة. وذلك من آلاف الصحابة [تدريب الراوي: ٢/ ٢١٩]).
b3.3 Nor did the individual Companion giving a legal opinion necessarily mention the evidence for it to the person who had asked about it. Al- Amidi notes in his book <i>al-lhkam:</i> "As for schol- arly consensus [ijma", dis: b7.2], it is that ordinary people in the times of the Companions and those who immediately followed them, before there were dissenters, used to seek the opinion of <i>muj- tahids</i> and would follow them in rules of Sacred Law. "The learned among them would unhesitat- ingly answer their questions without alluding to mention of evidence. No one censured them for doing this; a fact that establishes scholarly consen- sus on the absolute permissibility of the ordinary person following one capable of <i>ijtihad</i> ."	b3.3 ولم يكن المغني من الصحابة يلتزم مع ذكر الحكم بيان دليله للمستفني. قال الأصدي في كتاب الإحكام اوأما الإجماع قهو أنَّه لم نزل العامة في زمن الصحابة والتابعين قبسل حدوث الصحابة والتابعين قبسل حدوث منهم يبادرون إلى إجابة سؤالهم من غير إشارة إلى ذكر المدليل. ولا ينهونهم عن ذلك من غير تكير. فكان إجماعاً على جواز اتباع العامي للمجتهد مطلقاًه.
b3.4 The Prophet (Allah bless him and give him peace) used to dispatch the most knowledge- able of the Companions to places whose inhabit- ants knew nothing more of Islam than its five pillars. The latter would follow the person sent to them in everything he gave his judgement upon and had them do, of works, acts of worship, deal-	b3.4 وقد كان السرسول بيمية يبعث الفقيه من الصحبابة إلى المكان الذي لا يملم سكسانه من الإسلام إلا عقيدته والاعتقاد بأركانه، فيتبعونه بكل ما يفنيهم به ويحملهم عليه من الأعمال والعبادات

The Rational Evidence (of 100)	owing opecialisis 04.0
ing with one another, and all matters of the lawful and unlawful. Sometimes such a person would come across a question on which he could find no evidence in the Koran or sunna, and he would use his own per- sonal legal reasoning and furnish them an answer in light of it, and they would follow him therein.	والمعاملات وعامة شؤون الحلال والحرام. وربمنا اعترضه أمرلم يجد فيه دليلاً من كتاب ولاستة فيجتهد فيه ويفتيهم بما هذاه إليه اجتهاده فيقلدونه في ذلك.
b3.5 As for the era of those who came after them (Ar. tabiin, those who had personally learned from one or more of the Companions but not the Prophet himself (Allah bless him and give him peace)), the scope of legal reasoning had expanded, and the Muslims of this time followed the same course as had the Companions of the Prophet (Allah bless him and give him peace), except that the legal efforts were represented by the two main schools of thought, that of <i>juridical</i> opinion (ra'y) and that of hadith (n: the former in traq, the latter in Medina) because of the methodological factors we previously mentioned when we quoted Ibn Khaldan There were sometimes discussions and sharp disputes between leading representatives of the two schools, but the ordinary people and learners not at the main figures' level of understanding were unconcerned with this disagreement, and followed whomever they wanted or whomever was near to them without anyone censuring them for this (al-Lamadhhabiyya akhtar bid'a tuhad- didu al-shari'a al-Islamiyya (y33), 71–73).	 b3.5 أما في عهد التابعين فقد المسبعت دائرة الاجتهاد، وسلك المسلمون في هذا العهد نفس الطريق اللذي سلكه أصحاب رسول الله 2% - إلاً أنَّ الاجتهاد تمثل في مذهبين رئيميين المواصل الاجتهادة تمثل في مذهبين رئيميين المواصل الاجتهادة تمثل في مذهبين رئيميين المواصل الاجتهادة الحربين والحديث بسبب المواصل الاجتهادة المرأي والحديث بسبب المواصل الاجتهادة المرأي والحديث بسبب وقد كان بين أقطاب هذين المذهبين من ما أن الاجتهاد وخصوصات حادة في بعض ما أن تلك الحصومة إذ كانسوا كانسوا دونتهم في العلم والفقته لم يكن يعينيهم شأن تلك الخصومة إذ كانسوا يعنيهم أن تلك الخصومة إذ كانسوا اللامذهبية أخطر بدعة تهدد الشريعة الإسلامية : ٢١ – ٣٢].
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64.0 THE RATIONAL EVIDENCE FOR FOLLOWING SPECIALISTS	64.0 الدليل العقلي
b4.1 (Muhammad Sa'id Buti:) A third aspect is the obvious rational evidence, which we express in the words of Sheikh 'Abdullah Diraz, who says: "The logical proof is that, assuming that a person does not have the qualifications for <i>ijtihud</i> , when an instance of a particular religious ruling arises, he will either not worship by any means at all, which all concur is impermissible, or, if he wor-	1.1.1 (محمسد سعيد البوطي:) الوجه المثالث هو الدليل العقلي البين، ونعبر عنه بما قاله العلامة الشيخ عبد الله دراز نز] والدليل المعقول هو أن من لم يكن عنده أهلية الاجتهاد إذا حدثت به حادثة فرعية، فإما أن لا يكون متعبداً بشيء أصلا، وهو خلاف الإجماع، وإن

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b5.0

ships by means of something, it will either be by examining the proof that verifies the ruling or by following a competent authority.

"The former is inadmissible because it would lead, in respect to him and all others like him, to in-depth examination of the evidences for all such instances, preoccupation with which would obviate the earning of livelihoods, disrupting trades and occupations, ruining the world by neglect of tillage and offspring, and preventing anyone's following another's *ijtihad*, placing everyone under the most extreme bardship. The sole remaining alternative is to follow another, which is the means through which one must worship in such a case" (ibid., 73).

كان متعبيداً بشميء فإميا بالنظير في الدليل المثيت للحكم أو بالتقليد. والأول ممتنع لأن ذلك مما يفضى في حفه وحق الخلق أجمع إلى النظر في أدلة الحوادث والاشتغال عن المعايش وتعطيل العبرف والصنباعيات وخراب الدنيبا بتعطيسل الحمرث والنسسل ورقنع التقليمد رأسمأ وهمو مثبتهي الحمرج فلم يبق إلا التقليف وأنسه هو المتعبيد به عشد ذلك الفرض». [نقل من المرجع المذكور: .[*

b5.0 THE OBLIGATORINESS OF FOLLOWING QUALIFIED SCHOLARSHIP

b5.1 (Muhammad Sa'id Buti:) Because scholars accept the evidence from Koran, sunna, and reason as complete and intersubstantiative that the ordinaryperson or learned one not at the level of textual deduction and *ijtihad* is not entitled but to follow a qualified *mujtahid* who has a comprehensive grasp of the evidence-they say that a formal legal opinion (fatwa) from a mujtahid is in relation to the ordinary person just as a proof from the Koran and sunna is in relation to the multahid. For the Koran, just as it obligates the scholar thoroughly versed in it to hold to its evidences and proofs, also obligates (n: in the verse quoted above at b2.1) the uninformed person to adhere to the formal legal opinion of the scholar and his ijtihad (ibid., 73).

b6.0 WHY QUALIFIED SCHOLARS DIFFER ON LEGAL QUESTIONS

b6.1 (Salih Mu'adhdhin:) Muslims of the Sunna and Community are in agreement that we

b5.1 (محمد سعيد البوطي:) ولما رأى العلماء تكمامل كل من دليل الكتاب والسنة والعقبل على أن العامي أو العالم والسنة والعقبل على أن العامي أو العالم بالمذلي لم يلغ درجة الاستنباط والاجتهاد بالسبر أن يقبلد مجتهبداً متبصراً للمجتهد بالنبية ويراهينه، فقد ألزم التحامي منا للمجتهد لأن القرآن كما يلزم العالم به التمسك يدلائله وبراهينه، فقد ألزم الجاهل بالجمل بالتمسك يفتوى العالم واجتهاد [نقل من المرجع المذكور: ٢٢].

وجوب التقليد

b5.0

b6.0 لمحمة موجزة عن سبب اختلاف الفقهاء b6.1 (صباليح مؤذن:) إن من

المجميع عليه عنبد جمهبور أهبل السنة

have arrived at all the rulings of Sacred Law through evidence that is either of *unquestionably established transmission* (qat'i al-wurud) or *probabilistically established transmission* (zanni al-wurud).

The suras of the Koran, all of its verses, and those hadiths which have reached us by so many channels of transmission that belief in them is obligatory (mutawatir, def: o22.1(d(11))) are all of unquestionably established transmission, since they have reached us by numerous means, by generation from generation, whole groups from whole groups, such that it is impossible that the various channels could all have conspired to fabricate them.

As for the evidentiary character of these texts, regardless whether they are of unquestionably or probabilistically established transmission, they are of two types.

The first type, unquestionable as evidence (qat'i al-dalala), is a plain text that does not admit of more than one meaning, which no mind can interpret beyond its one meaning, and which there is no possibility to construe in terms of other than its apparent sense. This type includes Koranic verses that deal with fundamental tenets of faith in the oneness of Allah, the prayer, zakat, and fasting; in none of which is there any room for disagreement, nor have any differences concerning them been heard of or reported from the Imams of Sacréd Law, Everything in this category is termed unquestionable as evidence.

The second type, probabilistic as evidence (zanni al-dalala), is a text that can bear more than one meaning, whether because it contains a word that can lexically have two different meanings, or because it was made by way of figure of speech or metaphor, or because it can be interpreted in other than its apparent sense in the context without this contradicting what was intended by the Wise Lawgiver. It is here that we find scope for scholarly difference of opinion to a greater or lesser extent depending on the number of meanings a text can imply, how much interpretation it will bear, and so forth.

All of the derivative rulings of Sacred Law are of this type, probabilistic as evidence, so we naturally find differences among Islamic legal scholars as to their interpretation, each scholar interpreting them according to his comprehension

والجماعة أن الأحكمام الشرعية كلهما وصلت إليشا إمسا يدليسل قطعى الورود أو دليل ظني الورود. فسمور القبرآن الكبريم وأيباته كلهما والأحادث الشريفة المتواترة كلها قطعية المورود لأنها لُقِلت إلينا بالتواتر جيلاً عن جيبل وجمعاً عن جمع يستحيل تواطؤهم على الكذب . أمما دلالية هذه النصبوص سواء كنانت قطعية المورود أو ظنية الورود فإنها على قىيمىن : أ: قطعي الدلالة: وهو النص الذي لا يحتميل أكشر من معنى واحبذ ولا يمكن لأي عقل أن يحمَّله أكثر من معناه الواحد ولا محال لتأويله على غير ظاهره والأيات التي تبحث في أصبل العقيدة من توجيد وصلاة وزكاة وصيام [. . .] مما لا مجال للاختيلاف فيمه ولم يسميع أوينقسل فيهما خلاف بين أئمة الفقه كلها من هذا القبيل القطعي الدلالة ال ب : ظنى المدلالية : وهو النص الذي يحتمل أكشر من معنى واحد إما لأنه لفظ مشترك بين معنيين في أصل اللغة أو لأنه جاء على سبيمل الكنمايية والاستعمارة أو يمكن صرف هعن ظاهره إلى معنى آخر بقريشة دون أن ينبني على ذلبك إخلال بمقصود الشارع الحكيم . وهنا نرى أن المجال للاختلاف يتسع ويضيق بقدرما يحتمل هذا النص من المعاني أو بحسب ما يحتمله من التأويل وما شابه ذلك. وسمانمر الأحكمام الشرعية الفرعية هي من هذا القبيل وظني الدلالة، فنجد فيها خلافاً بين الفقهاء في تفسيرها فكل يفسّر بحسب فهمه وسعبة أقضه دون أن يحمل

The Validity of Following Qualified Scholarship

and the broadness of his horizons, while not giving the text a reading it does not imply, and then cor- roborating his interpretation with evidence acceptable to scholars. Scholarly differences are thus something natural, even logically necessary, as a result of the factors we have just described. Allah Mighty and Majestic has willed that most texts of the Sacred Law be probabilistic as evidence because of a wisdom He demands, namely, to give people more choice and leave room for minds to use <i>ijthad</i> in understanding His word and that of His messenger (Allah bless him and give him peace).	النص ما لا يحتمل ومؤيداً فهمه بدليل من الأدلة المعتبرة لدى العلماء. فكان الخلاف أمراً طبيعياً بل حتمياً تتيجة لها قلنا. ولقد اختار الله عز وجل أن تكون أكثر النصوص الشرعية ظنية الدلالة لحكمة النصاها وهي التوسعة على الناس وفسع المجال أمام العقول لنجتهد في كلامه وكلام رسوله تقة .
b6.2 We conclude this short summary with an example to clarify what we have said. Consider the word of Allah,	b6.2 وتختم هذه اللمحة الموجزة بمشال يوضع ما ذكرنا : قوله تعالى [في سورة البقسرة] : ﴿وَالمُطَلَّقَاتُ يَسَرِيُّهُنَّ .
"Divorced women shall wait by themselves for three periods" (Koran 2:228),	بِأَنْفُسِهِنَ ثَلاثَةً قُرُوءٍ ﴾ . لنقسابله مع قوله هز وجسل في تغس السسورة : ﴿لَأَنِينَ يُؤْلُسُونَ مَنْ يَسَسانِهِمُ
as opposed to His saying, in the same sura.	مَرْبِّصْ أَرْبَعَة أَمّْشُهُرِ﴾.
"Those who forswear their women have a wait of four months" (Koran 2:226).	فقـولـه في الأبـة الأولى فرئلاتـة ¢وفي الأخـرى فرأربعة ¢ تص قطعي لا يحتمـل أكثر من معنى واحد وهو العدد
Allah's saying "three" in the former and "four" in the latter are texts that are decisive as evidence, in that neither admits of more than one interpretation, namely, the well-known numbers. But in contrast with this, when Allah says "periods" (Ar. quru') in the first, and "months" (ashhur) in the second, we find that the former word can have more than one sense in its Arabic lexical root meaning, while months cannot, the latter being decisive in meaning and incapable of bearing another interpretation. Concerning this question, Imam Ourtubi says in his Koranic exegesis: "Scholars differ about the word periods. Those of Kufa hold that it means menstruat periods, and this is the position of 'Umar, 'Ali, and Ibn Mas'ud. But those of the Hijaz hold it means the intervals of purity between menstrual periods, and this is the view of 'A'isha, Ibn 'Umar, and Shafi'i." Considering this, is it not natural that there should be various opinions about understanding the verse "three periods" but only one about	المعروف. وبمقارنة ذلك مع قوله عز وجل في وبمقارنة ذلك مع قوله عز وجل في نجد أن اللفظة الأولى فأروبه تحتمل أكثر من معنى واحد في الموضع اللغوي العربي خلافاً للفظة فأشهر به فإنها قطعية وفي هذا يتسول الإمسام المقسرطي في تفسيسره: واختلف العلماء في الأقراء. قضال أهل الكوقة هي الحيض وهو قول عمر، وعلي، وابن مسعود [] وقال أهسل الحجساز هي الأطهار، وهو قول عائشة وابن عمر والشافعيه. اهم. أن تسميدد الأراء في فهسم عذه الأيسة أن تسميد الأراء في فهسم عذه الأيسة أن تسميد الأراء في فهسم عذه الأيسة

understanding Allah's saying "four months"? If Allah had wanted all opinions to coincide on this question, He might have said, for example, "three menstrual periods" (hiyad), or "three intervals of purity between menstrual periods" (athar), just as He said "four months." And all the texts of Sacred Law that can bear more than one meaning are comparable to this example ("Umdat al-salik (y90), £1–13).	قول متعالى في أرّبقة أشْهُرِ ؟ فلو أراد الله عز وجل أن تتوحد الآراء في هذه المسالة لقسال مشلاً وشلات جيض» أو «ثلاث أطهاره كما قال في أرّبفة أشْهُرِ » ويقاس على ذلسك جميع التصوص الشسرعية المحتملة لأكشر من معنى واحد [محرر من مقدمة عمدة السالك : 11-11].
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b7.0 SCHOLARLY CONSENSUS (IJMA')	b7.0 الإجماع
b7.1 ('Abd al-Wahhab Khallaf:) Scholarly con- sensus (ijma') is the agreement of all the mujtahids (dcf: o22.1(d)) of the Muslims existing at one par- ticular period after the Prophet's death (Allah bless him and give him peace) about a particular ruling regarding a matter or event. It may be gathered from this that the integral elements of scholarly consensus are four, without which it is invalid: (a) that a number of mujtahids exist at a par- ticular time;	b7.1 (عبسد السوهساب خلاف:) الإجماع [في اصطلاح الأصوليين] هو اتفاق جميع المجتهدين من المسلمين في عصر من العصور بعد وفاة الرمول على حكم شرعي في واقمة []. ومن مذا يؤخذ أن أركسان الإجساع التي لا يتعقد شرعاً إلا يتحققها أربعة : الأول: أن يوجد في عصر وقسوع الحادقة عدد من المجتهدين [].
(b) that all <i>mujtahids</i> of the Muslims in the period of the thing or event agree on its ruling, regardless of their country, race, or group, though non <i>mujtahids</i> are of no consequence;	في السواقعمة جميع المجتهدين من المسلمين في وقت وقوعها بصرف النظر عن بلدهم أو جنسهم أو طائفتهم [] ولا عبرة بغير المجتهدين . الشالث: أن يكون اتفاقهم بإبداء كل
(c) that each <i>mujtahid</i> present his opinion about the matter in an explicit manner, whether verbally, by giving a formal legal opinion on it, or practically, by giving a legal decision in a court case concerning it;	واحد منهم رأيه صريحاً في الواقعة منواء أكان إيداء الواحد منهم رأيه قولاً بأن أفتى في الواقعة بفتوى، أو فعلاً يأن قضى فيها بقضاء [] . الرابع : أن يتحقق الاتفاق من جميع
(d) and that all <i>mujtahids</i> agree on the rul- ing, for if a majority of them agree, consensus is not effected, no matter how few those who con- tradict it, nor how many those who concur.	المحتهديين على الحكم، فلو اتفق أكثرهم لا يتعقد باتفاق الأكثر إجماعاً مهما قل عدد المخالفين وكثر عدد المتفقين.
b7.2 When the four necessary integrals of con- sensus exist, the ruling agreed upon is an	b7.2 إذا تحققت أركسان الإجمساع الأربعسة [ت: والمسؤلف بكررها هتما

authoritative part of Sacred Law that is obligatory

annulled.

way, saying.

b7.4

b7.3

to obey and not lawful to disobey. Nor can mujtahids of a succeeding era make the thing an object of new ijuhad, because the ruling on it, verified by scholarly consensus, is an absolute legal ruling which does not admit of being contravened or The proof of the legal authority of scholarly consensus is that just as Allah Most Glorious has ordered the believers, in the Koran, to obey Him and His messenger, so too He has ordered them to obey those of authority (ulu al-amr) among them, saying, "O you who believe, obey Allah and obey the Prophet and those of authority among you" (Koran 4:59), such that when those of authority in legal expertise, the *mujtahids*, agree upon a ruling, it is obligatory in the very words of the Koran to follow them and carry out their judgement. And Allah threatens those who oppose the Messenger and follow other than the believers' "Whoever contraverts the Messenger after guidance has become clear to him and follows other than the believers' way. We shall give him over to what he has turned to and roast him in helt, and how evil an outcome" (Koran 4:115). A second evidentiary aspect is that a ruling agreed upon by all the *mujtahids* in the Islamic Community (Umma) is in fact the ruling of the Community, represented by its mujtahids, and there are many hadiths that have come from the Prophet (Allah bless him and give him peace), as well as quotes from the Companions, which indicate that the Community is divinely protected from error, including his saying (Allah bless him and give him peace): (1) "My Community shall not agree on an

شرعيباً واجبباً اتباعه ولا يجوز مخالفته، وليس للمجتهدين في عصر تال أن يجعلوا هذه المواقعة موضع اجتهاد، لأن الحكم الشابت فيهما بهذا الإجماع حكم شرعي قطعى لا مجال لمخالفته ولا b7.3 والبرهان على حجية الإجماع [ما يأتى:] أولاً أن الله سبحانه في القرآن كما أمر المؤمنين بطاعته وطاعة رسوله أمرهم يطاعة أولى الأمر متهم [ولفظ الأمر معناه الشاد) فقال تعالى: ﴿ يَا أَيُّها الَّذِينَ أمنسوا أطيعهوا اللة وأطيعوا الرمسول وأولى الأمر مِنْكُم * [...]، فإذا أجمع أولو الأمر في النشريع وهم المجتهدون على حكم وجب اتباعه وتنفيذ حكمهم بنص الفرآن [. . .] . وتوغد سبحانه من يشاقق المرسول ويتبع غير سببل المؤمنين، فقال عرُّ شأنه : ﴿ وَمَنْ يُشَاقِق الرُّسُولَ مِنْ بَعْدِ مَا تَبِينَ لَهُ الهُدى وَيَتَّسِعْ غَيْسُ سَبِعَل السفة مشين أولسه ماتولى وتصبه جهنم وْمَنَاءُتْ مصيراً ﴾. b7.4 - وتسانيساً: أن الحكم السذي انفقت عليه أراء جميمع المجتهيدين في الأممة الإسلامية هوفي الحقيقة حكم الأمية ممثلة في مجتهديهما . وقد وردت عدة أحماديث عن المرسول، وأثمار عن الصحابة تدل على عصمة الأمة من الخطأ منها قوله ﷺ ولا تجتمع أمتى على خطاء . وقوله :

. . إكان هذا الحكم المتفق عليه قانوتا

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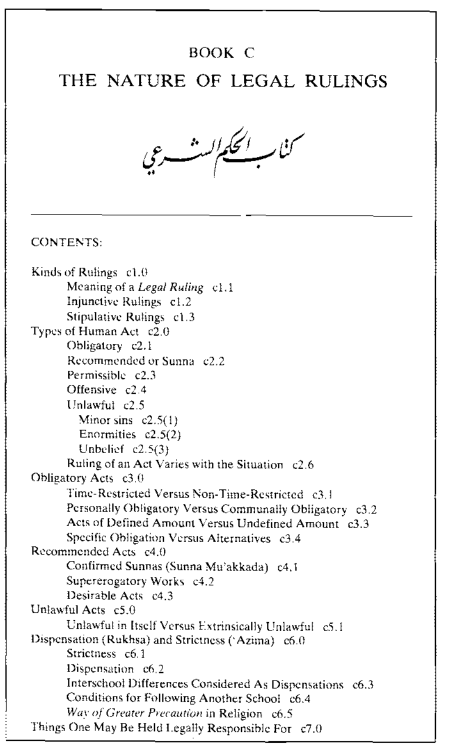
error."

(2) "Allah is not wont to make my Commun- ity concur on misguidance."	٥ الم يكن الله ليجمع أمتي على الضلالة» [ت: أخرجه الحاكم ١/ ١١٦]
(3) "That which the Muslims consider good, Allah considers good.") بسند صحيح ولفظه : لا يجمع الله أمتي على ضلالة أيداً، ويد الله على السابية عادي
(' <i>Ilm usul al-fiqh</i> (y71), 45–47)	الجماعة]. وقوله : يما رأه المسلمون حسناً قهو عند الله حسن» [ت : من حديث أخرجه أحمد رقم (٣٦٠٠) وإسناده حسن] [محرر من علم أصول الفقه : ٤٥-٤٧].
 b7.5 (n: Another hadith that scholars quote in connection with the validity of scholarly consensus is the following, given with its commentary.) The Prophet (Allah bless him and give him peace) said, "Allah's hand is over the group, and whoever 	b7.5 قال النبي ﷺ : بيسد الله على الجماعة ومن شذ شذ إلى النارة [رواه الجرماعة ومن شذ شذ إلى النارة يواه الترمذي}. قال الشارع العزيزي في حديث يد الله على الجماعة : (قال المناوي: أي حفظه وحكلامة عليهم يعنى أن الجماعة المعامة الميامية الميامة الميامى الميامة ال
dissents from them departs to hell." Allah's hand is over the group	أهسل الإسبلام في كنفُ الله فأقيمـوا في كنفُ الله بين ظهـرائيهم ولا تضارقـوهم .
 (al-'Azizi:) Munawi says, "Meaning His protection and preservation of them, signifying that the collectivity of the people of Islam are in Allah's fold, so be also in Allah's shelter, in the midst of them, and do not separate yourselves from them." The rest of the hadith, according to the one who first recorded it (n: Tirmidhi), is, and whoever dissents from them departs to hell. Meaning that whoever diverges from the overwhelming majority concerning what is lawful or unlawful and on which the Community does not differ has slipped off the path of guidance and this will lead him to hell (al-Siraj al-munir sharh al-Jami' al-saghir (y18), 3,449). 	وتمامه عند مخرجه :) ومن شذ شذ إلى النار (أي من خرج من السواد الأعظم في الحسلال والحرام الذي لم تختلف فيه الأمة فقد زاغ عن سبيل المهدى وذليك يؤديه إلى دخول الشار). [رواه الترمذي عن ابن عباس، وقبال العلقمي بجائبه علامة الحسن][تقل من السراج المتير شرح الجامع الصغير : ٣/ ٤٤٤].
b7.6 (n: In addition to its general interest as a formal legal opinion, the following serves in the present context to clarify why other than the four Sunni schools of jurisprudence do not necessarily play a role in scholarly consensus.) ('Abd al-Rabman Ba'alawi:) Ibn Salah reports that there is scholarly consensus on its being unlawful to follow ralings from schools other than those of the four Imams, meaning in one's personal works, let alone give court verdicts	57.6 (عبد الرحمن باعلوي :) نقل ابن الصلاح الإجماع على أنمه لا يجوز تقليد غير الأئمة الأربعة ، أي حتى العمل لنفسه فضلا عن القضاء والفتوى، لعدم

or formal legal opinions to people from them, because of the untrustworthiness of the ascription of such rulings to the scholars who reportedly gave them, there being no channels of transmission which obviate the possibility of textual corruption and spurious substitutions.

The Zaydis, for example, who trace themselves to Zayd ibn 'Ali ibn Husayn (n: son of 'Ali and Fatima), the beatitude of Allah be upon them, despite the fact that Zayd was one of the Imams of the religion and a renowned figure well qualified to give guidance to those seeking it, his followers identify him with extreme permissiveness on many questions, ascriptions based on failure to check as to what his positions actually were (n: by naming the intermediate transmitters and establishing their reliability). It is quite otherwise with the four schools, whose Imams (Allah reward them) have spent themselves in checking the positions of their schools, explaining what could be rigorously authenticated as the position of the person it was attributed to, and what could not be. Their scholars have thus achieved safety from textual corruption and have been able to discern the genuine from the poorly authenticated (Bughya al-mustarshidin fi talkhis fatawa ba'd ala'imma min al-muta'akhkhirin (y19), 8).

الثقة بنسبتها إلى أربابها بأسانيد تمنع التحريف والتبديل كمذهب الزيديين المسوبين إلى الإمام زيد بن علي بن الحسين السبط رضوان الله عليهم وإن كان هو إماماً من أشعة الدين وعلماً صالحاً للمسترشدين غير أن أصحابه نسبوه إلى التساهل في كثير لعدم اعتائهم بتحرير مذهب يخلاف المذاهب الأربعة فإن أثمتهم جزاهم الله خيراً يذلوا نفوسهم في تحرير أقوالها وبيان ما ثبت عن قائلها الصحيح من الضعيف إنقسل من يغية المسترشدين في تلخيص فتاوى بعض الأنمة من المتأخرين: ٨].



Conditions of a Valid Legal Responsibility c7.1 Legal Responsibility Lifted by Hardship c7.2 Who May Be Held Legally Responsible c8.0 Intellect and Puberty c8.1 Eligibility for Rights and Duties c8.2 Eligibility for Acts of Legal Consequence c8.3 Lack of eligibility c8.3(1) Partial eligibility c8.3(2) Full eligibility and events that modify it c8.3(3)		
c1.0 KINDS OF RULINGS	c1. أنواع الحكم	
c1.1 ('Abd al-Wahhab Khallaf:) A <i>legal ruling</i> is a statement from the Lawgiver (syn. Allah or His messenger (Allah bless him and give him peace)) concerning the acts of those morally responsible which:	.cl (عبد الموهماب خلاف:) حكم الشمرعي هو خطماب الشمارع متعلق بأفعال المكلفين طلباً أو تخييراً وضماً.	
(1) requires something;		
(2) allows a choice;		
(3) or gives stipulations.		
 c1.2 An <i>injunctive</i> ruling is one that enjoins the morally responsible individual to either do or refrain from an act, or gives him an option to do or refrain from it. An example of enjoining one to <i>do</i> an act is Allah's saying, 	c1 فالحكم التكليفي هو ما ضى طلب فعل من المكلف، أو كفه فعل،أو تخييره بين فعل والكف عنه. فعشال ما اقتضى طلب فعل من كلف قوله تعالى: ﴿وَلِلَّهِ عَلى النَّاسِ	
"People owe Allah to make pilgrimage to the House" (Koran 3:97).	م مېيىپ، . ومثال ما اقتضى طلب الكف عن نعل له تعالى : ﴿لا يُسْخَرْ قَوْمُ مِنْ قَوْمٍ ﴾ .	
An example of enjoining one to <i>refrain</i> from an act is His saying.	ومشال ما اقتضى تخيير المكلف بين والكف عنه قوله تمالى : ﴿فَإِذَا	
"Let no people mock another people" (Koran 49:11).		
And an example of giving an option to do or refrain from an act is His saying,		

,

"When the prayer is finished, go forth in the land" (Koran 62:10).	فَضِيَتِ الصِّلاةُ فَاتَتَثِيرُوا فِي الأَرْضِ ﴾ .
c1.3 As for <i>stipulatory</i> rulings, they entail that something is made a legal reason (sabab) for another thing, a condition (shart) for it, or a pre- ventive (mani ⁻) of it. An example of being stipulated as a <i>reason</i> for something is Allah's saying, O believers, when you go to pray, wash your faces and wash your forearms to the elbows" (Koran 5:6),	c1.3 وأما الحكم الموضعي فهمو ما التعضى وفهمو ما المتضى وضع شيء سبباً لشيء أو شرطاً له أو مانعاً منه. فمنسال ما اقتضى وضمع شيء سبباً فمنا منها المنوا إذا فشيء قوله تعالى: فؤنا أينوا إذا فمنها إذا وأجروهكم وضع وأسع وأسع أوادة إقامة الصلاة مبيباً في إيجاب الوضوء.
which stipulates wanting to pray as a reason for the obligation of performing <i>ablution</i> (wudu). An example of something being made a <i>con- dition</i> for another thing is His saying.	ومشال ما اقتضى وضبع شيء شرطةً لشيء قوله تعالى : ﴿وَيَهْ عَلَى النَّاسِ حَجْ البَيْبَ مَنُ اسْتطاع إليه سَبِيلًا﴾ اقتضى أن استطاعة السبيل إلى البيت شرط لإيجاب
"People owe Allah to make pilgrimage to the House, whoever is able to find a way" (Koran 3:97),	حجه. وقسوك ﷺ : الا نكاح إلا بشاهدين؛ اقتضى أن حضور الشاهدين شرط لصحة الزواج. ومثال ما اقتضى جعل شيء مانعاً من
which implies that the ability to get to the House (n: Kaaba) is a condition for the obligatoriness of one's pilgrimage. Another example is the Prophet's saying (Allah bless him and give him peace).	شيء قوله ﷺ : «لِسَ لَلْقَاتِيلَ مِيرَاتُ﴾ اقتضى جعل قتل الوارث مورثه مائماً من إرثه [محرر من علم أصول الفقه : ١٠٠-١٠٢].
"There is no marriage unless there are two witnesses,"	
which means the presence of two witnesses is a condition for the validity of a marriage. An example of being made a <i>preventive</i> of something is the Prophet's saying (Allah bless him and give him peace),	
"The killer does not inherit,"	
which entails that an heir's killing the deceased is preventive of his inheriting an estate division share from him (' <i>Ilm usul al-fiqh</i> (y71), 100–102).	
*	

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c2.0 TYPES OF HUMAN ACT

e2.1 (N:) The *obligatory* (fard) is that which the Lawgiver strictly requires be done. Someone who performs an obligatory act out of obedience to Allah is rewarded, while a person who refrains from it without excuse deserves to be punished.

(A: In the Shafi'i school there is no difference between *obligatory* (fard) and *requisite* (wajib) except in the pilgrimage, where nonperformance of a requisite does not invalidate the pilgrimage, but necessitates an explainon by slaughtering. For any act of worship, obligatory or nonobligatory, all conditions necessary for its validity and all of its *integrals* (rukn, pl. arkan) are obligatory, since it is unlawful to intentionally perform an invalid act of worship.)

c2.2 The sunna (π : or recommended (mandub)) is that which the Lawgiver asks be done, but does not strictly require it. Someone who performs it out of obedience to Allah is rewarded, though someone who refrains from it is not punished.

c2.3 The *permissible* (mubah) is what the Lawgiver has neither requested nor prohibited, so the person who does it is not rewarded or punished. Rather, doing or not doing it are equal, though if a person does it to enable him to perform an act of obedience to Allah, or refrains from it for that reason, then he is rewarded for it. And if he does such an act to enable him to perform an act of disobedience, he is sinning.

c2.4 The offensive (makruh) is that which the Lawgiver has interdicted but not strictly forbidden. A person who refrains from such an act out of obedience to Allah is rewarded, while the person who commits it does not deserve to be punished.

c2.5 The *unlawful* (haram) is what the Lawgiver strictly forbids. Someone who commits an unlawful act deserves punishment, while one who

c2.0 أقسام الحكم التكليني c2.1 (حز) الفرض ما طلبه الشارع طلب أجازماً وفناعيل الفرض طاعةً لله يئاب. وتاركه بلا عذر يستحق العقاب. (ع: لا فرق عند الشافعية بين الفرض وبين المواجب إلا في باب الحج ، حيث ترك واجب لا يفسد الحج ولكنه يجبر بالــدم. وفي كل عبـادة. واجبـة كانت أو نافيلة ، يجب التميسام بجميسم شروطهما وأركانها. إذ لا يجوز أداء عبادة فاسدة). c2.2 السنة ما طلبه الشارع طلباً غير جازم. ومن فعلهما طاعمة لله يشاب، ومن تركها لايعاقب. c2.3 المبساح مالم يطلبه الشبارع ولم ينه عنه . فلا يثاب فاعله ولا يعاقب . بل يستسوى فعله وتسركسه لكن لو فعله الإنسبان ليستعين على طاعية الله كان له الواب، وكــذا لو تركته لذلك . ولو فعله ليستعين على معصية كان آثماً.

62.4 المكروه ما نهى عنه الشارع نهياً.غير جازم ومن تركنه طاعة لله يثاب ومن فعله لا يستحق العقاب.

2.5) - الحسرام ما نيى عنه الشبارع نهيساً جازماً . ومن فعله يستحق العشاب refrains from it out of obedience to the command ومن تركه استالاً لأمر الله يناب. of Allah is rewarded.

(n: Scholars distinguish between three levels of the unlawful:

(1) *minor sins* (saghira, pl. sagha'ir), which may be forgiven from prayer to prayer, from one Friday prayer (jumu'a) to another, and so forth, as is mentioned in hadith;

(2) *enormities* (kabira, pl. kaba'ir), those which appear by name in the Koran or hadith as the subject of an explicit threat, prescribed legal penalty, or curse, as listed below at book p;

(3) and unbelief (kufr), sins which put one beyond the pale of Islam (as discussed at 08.7) and necessitate stating the Testification of Faith (Shahada) to reenter it.

Repentance (def: p77) is obligatory for all three (al-Zawajir 'an iqtiraf alkaba'ir (y49), 1.5-9).)

e2.6 (Nawawi:) There is no doubt that the merit of an act varies. Fasting, for example, is unlawful on 'Eid Day, obligatory before it, and recommended after it. The prayer is highly desirable most of the time, but offensive at some times and situations, such as when restraining oneself from using the lavatory. Reciting the Koran is desirable, but offensive when bowing in the prayer or prostrating. Dressing one's best is good on the 'Eid or on Friday, but not during the drought prayer. And so forth.

Abul Qasim al-Junayd (Allah have mercy on him) said, "A sincere person changes forty times a day, while the hypocritical show-off stays as he is forty years."

The meaning of this is that the sincere person moves with what is right, wherever it may lead, such that when prayer is deemed better by the Sacred Law, then he prays, and when it is best to be sitting with the learned, or the righteous, or guests, or his children, or taking care of something a Muslim needs, or mending a broken heart, or whatever else it may be, then he does it, leaving aside what he usually does. And likewise for fasting, reciting the Koran, invoking Allah, eating or drinking, being serious or joking, enjoying the good life or engaging in self-sacrifice, and so on. Whenever he sees what is preferred by the Sacred Law under the circumstances, he does it, and is C2.6 (المنسووي:) ولا شك في الأفضلية فإن اختبلاف أحوال الشيء في الأفضلية فإن بنصوم حرام يوم العيد واجب قبله مسنون بعده. والعصلاة محبسوبة في معظم الأوقسات وتنكسره في أوقسات وأحسوال كمدافعة الأخبلين. وقراءة الفرآن محبوبة وتكرء في الركوع والسجود [وغير ذلك]. وكسذلك لتحسين اللباس يوم الجمعة والعيد وخلافة يوم الاستسقاء. وكذلك ما أشبه هذه.

قال أبو القمامم الجنيد بن محمد رحمه الله إن الصادق يتقلب في اليوم أربعين مرة والمراءي يثبت على حالة واحدة أربعين سنة (قلت) معناه أن الصادق يدور مع الحق حبث دار قإذا كان الفضل الشرعي في الصلاة مشلاً صلى وإذا كان في مجالة العلماء والصالحين والضيفان والعيال وقضاء حاجة مسلم وجبر قلب مكسور ونحو ذلك فعل ذلك الأفضل وترك عادته . وكذللك الصوم والقراءة والذكر والأكل والشرب والجد والمراءة والذكر والأكل والشرب والجد والمراءة والذكر والأكل والشرب والجد المرعية في شيء من هذا فعلة ولا يرتبط not bound by a particular habit or kind of devotion as the show-off is. The Prophet (Allah bless himand give him peace) did various things, of prayer, fasting, sitting for Koran recital and invocation, eating and drinking, dressing, riding, lovemaking with his wives, seriousness and jest, happiness and wrath, scathing condemnation for blameworthy things, leniency in punishing those who deserved it and excusing them, and so on, according to what was possible and preferable for the time and circumstances (*al-Majmu*' (y108), 1.17–18).

بعادة ولا بعبادة مخصوصة كما يفعله المسراءي . وقد كانت لرسول الله ٢ أحوال في صلاته وصيامه وأوراده وأكله وشربه ولب وركوبه ومعاشرة أهله وجده ومزحه وسروره وغضبه وإغبلاظه في إنكار المنكر ورفقه في عقوبته مستحقي التمزير وصفحه عنهم وغير ذلك بحسب الإمكان والأفضل في ذلك الوقت والحال [محسرر من المجمسوع : 1/ ١٧-١٧ : يتقديم وتأخير].

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e3.0 OBLIGATORY ACTS

c3.1 ('Abd al-Wahhab Khallaf:) Obligatory acts are distinguished in four ways, according to various considerations.

One distinction is whether current performance is time-restricted or non-time-restricted.

A *time-restricted* obligatory act is one the Lawgiver demands be done at a particular time, such as the five obligatory prayers, for each of which the time for current performance is set, such that the particular prayer is not obligatory before it, and the individual is guilty of serious sim if he delays it past its time without excuse.

A non-time-restricted obligatory act is one which the Lawgiver strictly demands, but does not specify a time for its current performance, such as the explation obligatory for someone who swears and oath and breaks it (def: o20).

c3.2 A second distinction between obligatory acts is made on the basis of who is called upon to perform them, namely, whether an act is personally obligatory or communally obligatory.

A personally obligatory (fard al-'ayn) act is what the Lawgiver requires from each and every morally responsible person. It is insufficient for someone to perform such an act on another's behalf, such as the prayer, *zakat* (def: h1.0), pilgrimage, keeping agreements, and avoiding wine or gambling.

الواحب c3.0 c3.1 (عبيد النوهيات خلاف:) ينقسم السواجب إلى أربعسة تقسيمنات باعتبسارات مختلفة . التقسيم الأول: السواجب من جهمة وقت أدانه، إما مؤقت وإما مطلق عن التوقيت . فالواجب المؤقت هوما طلب الشارع فعبله حنيمسأ في وقبت معين كالصلوات الخمس، حدد لأداء كل صلاة منهما وقتماً معيناً بحيث لا تجب قبله ويأثم المكلف إن أخرها عنه بغير عذر . والبواجب المطلق عن التبوقيت هوما طلب الشبارع فعله حتمنا ولم يعين وقشأ لأدائبه، كالكفارة الواجبة على من حلف بمينا وحنث. c3.2 المتقسم الثناني: ينتسم المواجب من جهمة المطالب بأدائمه إلى واجب عيني وواجب كفائي . فالمواجب العيني هوما طلب الشمارع فعمله من كل فرد من أفسراد المكلفين ولا يجزىء قيام مكلف به عن آخر كالصلاة والمزكباة والحج والوفاء بالعهود واجتناب الخمر والبيس

them.

03.3

A communally obligatory (fard al-kifaya) act والواجب الكفائي هوما طلب الشارع is what the Lawgiver requires from the collectivity فعله من مجموع المكلفين لا من كل فرد of those morally responsible, not from each one of منبهمم بحيث إذا قام به بعض المكلفين them, such that if someone undertakes it, then the سقط الإثم والحرج عن الباقين، وإذا لم obligation has been fulfilled and the sin and يقم به أي فرد من أفسراد المكلفين أثمسوا responsibility (n: of nonperformance) is lifted from the rest, while if no one undertakes it, then جميعاً بإهمال هذا الواجب. all are guilty of serious sin for neglecting the obli-كالأمر بالمعروف والنهى عن المنكر gation. Examples include commanding the right والصلاة على الموتي وبناء المستشفيات and forbidding the wrong (def: book q), praying وإنفياذ الغبريق وإطفياء الحبريق والمطب over the dead, building hospitals, lifesaving, fire والصنماعمات التي يحتماج إليهما الشاس fighting, medicine, industries people require, the والقضاء والإفتاء، ورد السلام وأداء existence of Islamic courts and judges, issuing formal legal opinions, responding to someone who الشهادة , فهذه الواجبات مطلوب للشارع says "as-Salam 'alaykum," and testifying in court. أن توجد في الأمة أياً كان من يفعلهماً. The Lawgiver requires that these obligatory acts وليس المطلوب للشبارع أن يقوم كل فرد exist in the Islamic Community regardless of who أوفرد معيين بقبعلهما الأن المصلحية does them. But He does not require they be done تتحقق بوجمودهما من بعض المكلفين ولا by each person, or some particular one, since the تتوقف على قيام كل مكلف بها . interests of the Community are realized by the existence of these things through the efforts of فالقادر بنفسه أوماله على أداء الواجب some of those morally responsible, and do not الكفيائي عليه أن يقوم به وغير المقادر على entail every particular person's performance of أدائمه بنفسه عليه أن يحث القادر ويحمله على القيام به . Someone able through himself or his prop-فإذا أدي السواجب سقبط الإثم عنهم erty to perform the communally obligatory act is جميعاً، وإذا أهمل أثموا جميعاً: أثم obliged to perform it, and someone unable to do it himself is obliged to urge and have the person do القادر لإهماله واجبأ قدرعلى أدائه وأثم it who can. If the obligatory act is done, all are غيره لإهماله حث القادر وحمله على قعل cleared of the sin, and if neglected, all are guilty of الواجب المقدور له . serious sin. The person capable of it is guilty وإذا تعين فرد لأداء المواجب الكفائي because he neglected a communally obligatory act كان واجباً عينياً عليه . he could have done, and the rest are guilty because they neglected to urge him and have him perform the obligatory act he was capable of. When an individual is the only one available who can perform a communally obligatory act, it becomes personally obligatory for him. A third way obligatory acts are distin-03.3 الشقسيم الشالث: يتقسم guished is by the amount of them required, that is, البواجب من جهبة المقدار المطلوب منه whether the act is of a defined amount or an unde-إلى محدد وغير محدد fined amount. فالمواجئب الممحمدد هوما عين له Obligatory acts of defined amount are those الشبارع مضداراً معلوماً بحيث لا تبرأ ذمة ا for which the Lawgiver has determined a particular quantity, such that the subject is not free of the المكلف من هذا الواجب إلا إذا أدّاه على obligation until he has done the amount stipulated ماعين الشارع كالصلوات الخمس by the Lawgiver, as with the five obligatory

The Nature of Legal Rulings

prayers, or zakat.

Obligatory acts of *undefined amount* are those which the Lawgiver has not stipulated the amount of, but rather demands them from the subject in an undetermined quantity, such as spending in the way of Allah, cooperating with one another in good works, feeding the hungry, helping those in distress, and so forth.

e3.4 A fourth distinction between obligatory acts is whether an act is a specific obligation, or an obligation to choose between certain alternatives.

Specific obligations are those in which the Lawgiver demands the act itself, such as the prayer, fasting in Ramadan, paying for merchandise, rent from a tenant, or returning something wrongfully taken: such that the individual is not free of the obligation until he does that very act.

An obligation to choose between certain *alternatives* is when the Lawgiver requires the performance of one of a given number of actions, such as one of the options in explaiting a broken oath, where Allah Most High requires the person who has broken his oath to feed ten poor people, clothe them, or free a slave ('abd, def: w13), and the obligation consists of doing any of these three things ('*Ilm usul al-figh* (y71), 106, 108–11).

والبواجب غيبر المحدد هومالم يعين الشارع مقداره بل طلبه من المكلف بغير تحديد، كالإنفاق في سبيل الله والتعاون على البر وإطعام الجائع وإغاثة الملهوف وغير ذلك . 03.4 المتقسيم السرابسع: ينقسم الواجب إلى واجب معين وواجب مخير . افالواجب المعين ما طلبه الشارع بعينه كالصلاة والصبام وثمن المشتري وأجر المستأجر ورد المغصوب، ولا تبرأ ذمة المكلف إلا بأدائه بعبته . والبواجب المخير ماطليه الشبارع واحدأ من أسور معينة، كأحد خصال الكفارة فإن الله تعالى أوجب على من حنت في يمينه أن يطعم عشرة مساكين أو يكسموهم أويعتق رقبة فالواجب أي واحد من هذه الأسور الشلاسة (محبر رمن علم أصول المقفع : ١٩٦ـ١٩٦].

وال كاة .

RECOMMENDED ACTS

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c4.1 ('Abd al-Wahhab Khailaf:) Recommended acts are divided into three categories.

The first is recommended acts whose demand is *confirmed*. Someone who neglects such an act does not deserve punishment, but does deserve censure and blame. This includes the sunnas and recommended acts that are legally considered to complete obligatory acts, such as the call to prayer (adhan) or performing the five obligatory prayers in a group, as well as all religious matters that the Prophet (Allah bless him and give him peace) diligently performed and did not omit except once or twice to show that they were not obligatory, like

c4.0 المندوب

1.4. (عبسد السوهساب خلاف:) المندوب يتقسم إلى ثلاثة أفسام: مندوب مطلوب فعله على وجه التأكيد ولا يستحق تاركمه العقباب ولكن يستحق السلوم والمعتساب. ومن هذا السستن والمنسدويسات التي تعسد شرعاً مكملة للواجيسات كالأذان وأداء السحسلوات الخمس جماعة. ومنه كل ما واظب عليه الرسول يثير من شؤونه الدينية، ولم يتركم إلا مرة أو مرتين ليسدل على عدم تحتيمه

c4.0

rinsing out the mouth when performing ablution. موترامة سورة أل or reciting a *sura* or some verses of the Koran after the *Fatiha* during the prayer. This category is called the *confirmed sunna* (sunna mu'akkada) or *sunna of guidance*.

e4.2 The second category is those acts whose performance is sanctioned by Sacred Law such that the person who performs them is rewarded, though someone who omits them deserves neither punishment nor blame. This includes acts the Prophet (Allah bless him and give him peace) did not diligently perform, but did one or more times and then discontinued. It also includes all voluntary acts, like spending on the poor, fasting on Thursday of each week, or praying *rak*'as (units) of prayer in addition to the obligatory and confirmed sunna prayers.

This category is called the *extra sunna* or *supererogatory* (nafila).

c4.3 The third category consists of the superlatively recommended, meaning those acts considcred part of an individual's perfections. It includes following the Prophet (Allah bless him and give him peace) in ordinary matters that proceeded from him as a human being, as when a person eats, drinks, walks, sleeps, and dresses like the Prophet used to. Following the example of the Prophet (Allah bless him and give him peace) in these and similar matters is an excellence and considered among one's refinements, as it shows one's love for the Prophet and great attachment to him. But someone who does not follow the Prophet (Allah bless him and give him peace) in matters like these is not considered a wrongdoer, because they are not part of his lawgiving (A: though such acts are rewarded when one thereby intends to follow the Prophet (Allah bless him and give him peace), and every desirable practice one performs means a higher degree in paradise which the person who neglects it may not attain to).

Acts of this category are called *desirable* (mustahabb). *decorum* (adab). or *meritorious* (ibid., 112).

كالمضبضة في الوضو، وقراءة سورة أو أية بعد الفاتحة في الصلاة . ويسمى هذا القسم السنة المؤكدة أو سنة الهدى . القسم السنة المؤكدة أو سنة الهدى . يشاب وتسارك لا يستحق عقاباً ولا لوما . يشاب وتسارك لا يستحق عقاباً ولا لوما . فعله بل فعله مرة أو أكثر وتركه . ومنه فعله بل فعله مرة أو أكثر وتركه . ميسام يوم الخميس من كل أسبوع أو صيام يوم الخميس من كل أسبوع أو السنة المؤكدة . ويسمى هذا المسم السنة الزائدة أو النافلة .

c5.0 The Nature of Legal Rulings

e5.0 UNLAWFUL ACTS

c5.1 ('Abd al-Wahhab Khallaf:) The unlawful is of two kinds.

The first is the originally unlawful in itself, meaning the Sacred Law forbids it from the outset, such as adultery, theft, prayer without ritual purity, marrying a member of one's unmarriageable kin while knowing them to be such, selling unslaughtered dead animals, and so forth, of things that are intrinsically unlawful because they entail damage and harm, the prohibition applying from the outset to the very act.

The second is the unlawful because of an extrinsic reason, meaning that the initial ruling of an act was that it was obligatory, recommended, or permissible, but an extrinsic circumstance became linked with it that made it unlawful, such as a prayer performed in a garment wrongfully taken, or a sale in which there is fraud, or a marriage whose sole purpose is to allow the woman to remarry her previous husband who has pronounced a threefold divorce against her, or fasting day after day without breaking the fast at night, or an unlawfully innovated divorce (def: n2.3), and so forth, of things unlawful because of an external circumstance. The prohibition is not due to the act itself, but because of something extrinsic to the act; meaning the act is not damaging or harmful in itself, but something has happened to it and become conjoined with it that makes it entail damage or harm.

c5.2 One consequence of the above distinction is that an *intrinsically* unlawful act is uncountenanced by the Law to begin with, so it cannot be a legal cause or reason, or form the basis for further legal consequences. Rather, it is *invalid*. Because of this, prayer without ritual purity is invalid, marriage to a close unmarriageable relative when one knows them to be such is invalid, and the sale of an unslaughtered dead animal is invalid. And something legally invalid is without other legal efficacy.

But an act that is unlawful because of an *extrinsic* circumstance is intrinsically lawful, and can thus be a legal reason and form the basis for

e5.1 (عبيد اليوهيات خلاف) المحرم قسمان : محرم أصالة لذاته، أي أنيه فعبل حكميه الشبرعي التحبريم من الإبتداء، كالبزنيا والسبرقة والصلاة بغير طهارة وزواج إحدى المحارم مع العلم بالحبرمة وبيع المبنة وغير ذلك مماحرم تحر بماً ذاتياً لما فيه من مفاسد ومضار، فالتحريم وارد ابتداء على ذات الفعل. ومحرم لعبارض أي أنه فعبل حكمه الشهرعي ابتيداءً البوجيوب أو الشدب أو الابساحسة ولكن اقتسر نابه عارض جعله محبرماً كالصلاة في ثوب مغصوب والبيع الذي فيه غش والزواج المقصود به مجرد تحليمان المزوجبة لمطلقهما ثلاثما وصموم البوصيال والطلاق البدعي وغير ذلك مما عرض له المشحسريم لعسارض، فلبس التحريم لذات الفعل ولكن لأمر خارجي أى أن ذات الفعل لا مفسدة فيه ولا مضرة ولكن عرض له واقتسر نابه ما جعسل فيبه مفسدة أو مضرة .

المحرم

c5.0

5.2 ومصا يبنى على هذا التقسيم أن المحرم أصالة غير مشروع أصلا ، فلا يصلع سبب أشرعيا ولا تسرتب أحكام شرعية علب ، بل بكون باطلا . ولهذا كانت المللا ، فير طهارة باطلة . وزواج إحدى المحارم مع العلم بالحرمة باطلا . وبيع المينة باطلا . والباطل شرعاً لا يترتب عليه حكم . وأسا المحرم لعارض فهو في ذاته مشروع فيصلع سبباً شرعياً وتترتب عليه

c6.0

c6.1

c6.2

further legal consequences, since its prohibition is أتسارب لأن المتحسريم عارض له وليس accidental to it and not essential. Because of this, ذاتيماً. ولهمذا كالت الصملاة في ثوب a prayer while wearing a garment wrongfully مغصبوب صحيحية ومجبزتية وهبو أثم taken is legally valid, though the person is guilty of للغصب ، والبيع الذي فيه غش صحيح . serious sin for having taken it; a sale in which there والطلاق البدعي واقع . is fraud is legally valid (N: though the buyer has والعلة في هذا أن التحريم لعارض لا the option to cancel the sale and return the merchandise for a full refund); and an unlawfully يقمع به خلل في أصمل المسبب ولا في innovated divorce is legally effective. وصف مادامت أركانه وشر وطه مستوفاة. The reason for this is that the prohibition of وأما التحريم الذاتي فهو بجعل الخلل في an act because of an extrinsic event or cir-أصبل السبب ووصف يفقد ركن أو شرط cumstance does not vitiate either the basis of its من أركبانيه وشير وطبه فيخبرج عن كونيه being a legal cause or its identity, provided all its integrals and conditions exist. As for intrinsic مشروعاً [نقل من المرجع المذكور: ا unlawfulness, it negates the basis of an act's being .[112.117 a legal cause and vitiates its identity by the nonexistence of one of its integrals or conditions, so that it is no longer something that is of legal consideration (ibid., 113-14). DISPENSATION (RUKHSA) c6.0 الرخصة والعزيمة AND STRICTNESS ('AZIMA) ('Abd al-Wahhab Khallaf:) Strictness is c6.1 (عيند النوهيات خلَّاف) what Allah initially legislates, of general rulings العبزيمة هي ما شرعيه الله أصبالية من not concerned with one circumstance rather than الأحكام العامة التي لا تختص بحال دون another, or one individual rather than another. حال ولا بمكلف دو ن مكلف. Dispensation is when what is normally forc6.2 والرخصة هي إباحة المحظور bidden is made permissible because of necessity للضمر ورة أو الحباجية . فمن أكبره على or need. التنفيظ بكلمة الكفر أبيح له ترفيها عنه أن For example, if someone is forced to make a يتلفيظ بهما وقلبمه مطمئن بالإيمان وكذا statement of unbelief (kufr) it is made permis-من أكره على أن يفطر في رمضان أويتلف sible, to ease his hardship, for him to do so as long مال غيره أبيح له المحظور المذي أكبره as faith remains firm in his heart. Likewise with someone who is forced to break his fast in Rama-عليه ترفيهاً عنه . ومن اضطُّرُه الجوع dan, or forced to destroy the property of another; الشديد أو الظمأ الشديد إلى أكل الميتة أو the normally prohibited act which he is forced to شرب الخمو أبيح له أكلها وشريها. do becomes permissible for him, to ease the hardship. And it is made permissible for someone forced by extreme hunger or severe thirst to eat from an unslaughtered dead animal or drink wine. (A: The latter is not permissible even under such

3 The Nature of Legal Rulings

conditions in the Shafi'i school.)

Dispensation also includes being permitted to omit an obligatory act when an excuse exists that makes its performance a hardship (dis: c7.2, second par.) upon the individual. Thus, someone who is ill or travelling in Ramadan is permitted not to fast. And someone who is travelling is permitted to shorten prayers of four rak'as to only two rak'as (ibid., 121-22).

ومن الرخص إساحية ترك الواجب إذا وجيد عذر بجنعيل أداءه شاقية على المكلف الفمن كان في رمضان مريضاً أو على سفسر أبيسح له أن يقطس . ومن كان مساقيراً أبيح له قصر الصلاة الرباعية أي أداؤهما ركعتين بدل أربع . [محرَّ ر من علم أصول الفقه] .

c6.3 (n:) Since it is permissible for a Muslim to follow any of the four Imams in any of his acts of worship, comparison of their differences opens another context for discussing dispensation and strictness, a context in which classical scholars familiar with various schools often use the term "dispensation" to refer to the ruling of the school casiest on a particular legal question, and "strictness" to refer to the ruling of the school that is most rigorous. Which school this is varies from question to question. The following entry discusses how and when it is permissible for ordinary Muslims to use dispensations in the sense of following easier rulings from a different school, while entry c6.5 discusses the *way of greater precaution* (al-ahwat fi al-din) taken by those Muslims who purposely select the strictest school of thought on each legal question because of its being more precautionary and closer to godfearingness (taqwa).

c6.4 Scholars frequently acknowledge that the difference of the Imams is a mercy, and their unanimity is a decisive proof. Sheikh 'Umar Barakat, the commentator of 'Umdat al-salik, says:

"It is permissible to follow each of the four Imams (Allah be well pleased with them), and permissible for anyone to follow one of them on a legal question, and follow a different one on another legal question. It is not obligatory to follow one particular Imam on all legal questions" (Fayd al-Ilah al-Malik (y27), 1.357). (الشيخ عمر بركات:) يجوز تقليد كل واحد من الأئمة الأربعة رضي الله عنهم ويجوز لكل واحد أن يقلد واحداً منهم في مسألة ويقلد إماماً أخبر في مسألة أخرى ولا يتعين تقليد واحد بعينه في كل المسائل إنفل من فيض الإله المالك: ا/ ١٩٧].

This does not, however, imply that it is lawful to indiscriminately choose dispensations from each school, or that there are no conditions for the abovementioned permissibility. Imam Nawawi was asked for a formal legal opinion on whether pursuing dispensations in such a manner was permissible:

(Question:) "Is it permissible for someone of a particular school to follow a different school in matters that will be of benefit to him, and to seek out dispensations?"

He answered (Allah be well pleased with him), "It is not permissible to seek out dispensations [A: meaning it is unlawful, and the person who does is corrupt (fasiq)], and Allah knows best" (*Fatawa al-Imam al-Nawawi* (y105), 113).

But when forced by necessity or hardship to take such a dispensation (A: even retroactively, as when one has finished the action, and then makes the intention to have followed another Imam's school of thought on the question), then there is nothing objectionable in it, provided that one's act of worship together with its prerequisites is valid in at least one of the schools. One may not simply piece together (talfig) constituent parts from various schools in a single act of worship, if none of the schools would consider the act valid. An example is someone who performs an ablation that is minimally valid in the Shafi'i school by wetting only a few hairs of his head in the ablution sequence, something not permitted by Hanafis, and then prays behind an imam without himself reciting the Fatiha, something permitted by Hanafisbut not Shafi'is. His ablution, the necessary condition for his prayer, is inadequate in the Hanafi school, and his performance of the prayer is inadequate in the Shafi'i school, with the result that neither considers his prayer valid, and in fact it is not. Whoever follows a ruling mentioned in this volume from another school must observe the conditions given at w14, and make sure his worship is valid in at least one school, which for praver can best be achieved by performing all recommended measures in the present volume relating to purity, for example, e5, e11, and so on, as if obligatory.

c6.5 A second way to use differences between schools is to take the *way of greater precaution* by following whoever is most rigorous on a given question. For example, when performing the *purificatory bath* (ghusl), rinsing the mouth and nostrils with water is a nonobligatory, sunna measure according to the Shafi'i school, but obligatory and necessary for the purificatory bath's validity according to Hanafis. The way of greater precaution is for the Shafi'i to perform it as diligently as if it were obligatory, even though omitting it is permitted by his school.

('Abd al-Wahhab Sha'rani:) My brother, when you first hear of the two levels of this scale (n: dispensation and strictness), beware of jumping to the conclusion that there is absolute free choice between them, such that an individual may without restriction choose either dispensation or strictness in any ruling he wishes. It does not befit a person able to perform the stricter ruling to stoop to taking a dispensation permissible to him. (A: The more rigorous is always preferable in the Shafi'i school, even when the dispensation is permissible.) For as you know, my brother, I do not say that the individual is free to choose between taking the dispensation or taking the stricter ruling when he is able to perform the stricter ruling obligatory for him. I take refuge in Allah from saying such a thing, which is like making a game of religion. Of an absolute certainty, dispensations are only for someone unable to perform the stricter ruling, for in such a case, the dispensation is the stricter ruling in relation to him.

(عبيد الوهباب الشعيراني :) إيباك يا أخي أن تبسادر أول سمساعسك لمرتبتي الميسزان إلى فهم كون المسرتبتين على النخيبسر مطلقياً حتى أن المكلف يكبون مخيراً بين فعل الرخصة والمزيمة في أي حكم شاء [. . .] وليس الأولى لمن قدر على فعسل العسزيمة أنا يشزل إلى فعل الرخصية الجائزة [...] فقد علمت يا أخي أننى لا أقسول بتخييسر المكلف بين العمل بالرخصة والعزيمة مع القدرة على فعسل العسزيسة المتعينة عليه معاذ الله أن أقول بذلك فإنه كاللاعب بالدين [كما مر في الميزان] . إنما تكون الرخصة للعاجز عن فعبل العبزيمية المذكبورة قطعاً لأنه حينئذ تصير الرخصة في حقه عزيمة . بل أقسول إن من النواجب على كل مقلد من

Moreover, I hold that mere sincerity and

c7.0

The Nature of Legal Rulings

honesty demand of anyone who follows a particular school not to take a dispensation that the Imam of his school holds is permissible unless he is someone who needs to; and that he must follow the stricter ruling of a different Imam when able to, since rulings fundamentally refer back to the word of the Lawgiver, no one clse; this being especially necessary when the other Imam's evidence is stronger, as opposed to what some followers do.

We find among the dictums of the Sufis that one should not follow a position in Sacred Law for which the evidence is weaker except when religiously more precautionary than the stronger position. For example, the Shafi'i opinion that (n: a male's) ablution is nullified by touching a girl who is a child or touching the nails or hair of a woman: though this position is considered weaker by them (n: than the position given at e7.3), it is religiously more precautionary, so performing ablution for the above-mentioned things is better (*al-Mizan alkubra* (y123), 1.10–11).

طريق الانصاف أن لا يعمل برخصة قال يهما إممام مذهبه إلا إن كان من أهلها وأنه يجب عليه العميل بالعزيمة التي قال يها غير إسامه . حيث قدر عليها لأن الحكم راجيع إلى كلام الشبارع بالأصبالة لا إلى كلام غيسره لاسبعها إن كان دليسل الغيس أقبوى، خلاف ما عليه بعض المقلدين [...] وفي كلام الفسوم لا ينبغي لأحسد العمل بالقول المرجوح إلا إن كأن أحوط في المدين من القمول الأرجح كالقول بنقض الطهسارة عنسد الشسافعيبة بلمس الصغيرة والشعر والظفر . قإن هذا القول وإن كان عنددهم ضعيفاً فهبو أحبوط في الدين فكان الوضوء منه أولى اه (محرر من الميزان الكبري: ١/ ١٠-١١].

(A: Because more rigorous rulings necessarily meet the requirements of less rigorous ones (though not vice versa), following more rigorous rulings from another school is unconditionally valid, unlike following its dispensations. And Allah knows best.)

c7.0 THINGS ONE MAY BE HELD LEGALLY RESPONSIBLE FOR

c7.0 المحكوم فيه

c7.1 ('Abd al-Wahhab Khallaf:) Three conditions must exist in any act that it is legally valid to make an individual responsible for.

The first is that the act be well enough known to the individual that he can perform it in the way required of him. It should be noted that the individual's *knowledge* of what he is responsible for means *the possibility of his knowing it*, not his actual knowledge of it. Whenever a person reaches puberty, of sound mind and capable of knowing the rulings of Sacred Law by himself or by asking those familiar with them, then he is considered to know what he is responsible for, and rulings are carried out on him, their consequences exacted of him, and the excuse of being ignorant 1.7: (عبد الوهاب خلاف:) يشتسرط في الفعل الذي يصح شرعاً التكليف به ثلاثة شروط. أولها: أن يكون معلوماً للمكلف علماً تاسأ حتى يستطيع المكلف التيام به كما

على على يعتبع مناسب اليم بالمراد بعلم طلب منه . ويسلاحظ أن المراد بعلم المكلف بما كلف به إمكان علمه به . لا علمه به فعالًا . فعتى بلغ الإنسان عاقلًا قادراً على أن يعسرف الأحكام الشبرعية بنفسه أو بسؤال أهل الذكر عنها، اعتبر عالماً بما كلف به وتضذت عليه الأحكام وألزم بآثارها ولا يقبل منه الاعتذار of them is not accepted from him.

The second condition is that it is known that the ruling has been imposed by someone who possesses the authority to do so and whose rules the individual is obliged to observe, since it is through this knowledge that the individual's will can be directed to obey him. This is the reason that in any proof for a ruling of Sacred Law the first point discussed is why it is legally binding for individuals.

The third condition is that the act the subject is responsible for be possible and within the capacity of the subject to do or to refrain from. This condition in turn implies two things: first, that it is legally invalid to impose something impossible, whether impossible in itself or impossible because of another thing; and second, that it is invalid to ask that a particular individual be responsible for someone else's performing an act or refraining from one, since someone else's action or inaction is not within the individual's own capacity. Hence, a person is not responsible for his father's paving zakat, his brother's performing the prayer, or his neighbor's refraining from theft. As regards others, all a person is obliged to do is to advise, to command the right and forbid the wrong, for these are acts he is capable of.

Nor is it legally valid to make a person responsible for various innate human states which are the results of natural causes that are not of the person's acquisition or choice, such as emotional arousal when angry; turning red when embarrassed; love, hate, grief, elation, or fear when reasons for them exist; digestion; breathing; being short or tall, black or white; and other innate traits with which people are born and whose presence or absence is subject to natural laws, not to the individual's will and choice, and which are thus beyond his capacity and not among the things possible for him. And if some primary texts have reached us that apparently show that there is responsibility for some of the things that are not within a person's capacity, these are not as they seem. For example, the order of the Prophet (Allah bless him and give him peace),

"Do not become angry."

is outwardly an order to refrain from something natural and unacquired, namely, anger when

يجهلها . وثانها: أن يكون معلوماً أن التكليف يه صادر ممن له سلطان التكليف، وممن يجب على المكلف اتيناع أحكنامه لأنسه بهدذا العلم تتجه إرادته إلى امتثاله . وهذا هو السبب في أنَّ أول بحث في أي دليسل شرعي هو حجبته على المكلفين. وشالئها: أن يكون الفعل المكلف به ممكنياً أوبكون في قدرة المكلف أن يفعله أو أن يكف عنه . ويتفرع عن هذا الشرط أموان : أحدهما أنه لا يصح شرعاً . التكليف بالمستحيل سواء أكان مستحيلا لذاته أم مستحيلاً لغيره . وثانيهما أنه لا يصح شرعا تكليف المكلف بأن يفعل غيره فعلا أويكف غيره عن فعل، لأن فعل غيره أو كف غيره ليس ممكناً له هو. وعلى هذا لا يكلف إنسبان يأن يزكى أبوه أو يصلى أخوه أو يكف جاره عن السرقة . وكل ما يكلف به الإنسان مما يخص غبره هو النصح والأمر بالمعروف والنهي عن المنكر، وهذا من فعله المقدور له. وكذلك لايصح شرعا أن يكلف الإنسان بأسر من الأمور الجبلية للإنسان التي هي مسبيسات لأسبساب طبيعينة ولا كسب للانسان فيها ولا اختيار، كالانفعال عند الغضب، والحمرة عند الخجيل، والبحب والبغض، والحسزن والفسرح، والخوف حين وجود أسبابها ، والهضم والتنفس والطبيول والقصيس والسبواد والبياض، وغير ذلك من المغرائز التي فطر عليهما الشاس ووجبودهما وعدمها خاضع لقسوانيين خلقيسة وليس خاضعيا لإرادة المكلف واختيساره . فهي خارجسة عن قدرته وليس من الممكنات له .

وإذا ورد في بعض النصوص ما يدل ظاهر، على أن فيه تكليفاً بما ليس مقدوراً للإنسبان من هذه الأمور فهو ليس على ظاهره، متسلاً قوله بالخ : «لا تغضب» ظاهره التكليف بالكف عن أمر طبيعي غير كسبي وهو الغضب عند وجود داهيته motives for it exist. But the real meaning is "Control yourself when angry and restrain yourself from its bad consequences."

e7.2 From the condition that an act must be within the individual's capacity before he can be held accountable for it, one should not jump to the conclusion that this implies there will not be any hardship whatsoever for the individual in the act. There is no contradiction between an act's being within one's capacity and its being hard. Nothing a person is responsible for is completely free of hardship, since moral responsibility is being obliged to do that in which there is something to bear with, and some type of difficulty.

Hardship, however, is of two types. The first is that which people are accustomed to bear. which is within the limits of their strength, and were they to continue bearing it, it would not cause them harm or damage to their persons, possessions, or other concerns. The second is that which is beyond what people are accustomed to bear and impossible for them to continually endure because they would be cut off, unable to go on, and damage and harm would affect their persons, possessions, or one of their other concerns. Examples include fasting day after day without breaking it at night, a monastic life, fasting while standing in the sun, or making the pilgrimage on foot. It is a sin for someone to refuse to take a dispensation and insist on the stricter ruling when this will probably entail harm ('Ilm usul alfigh (y71), 128–33).

c7.2 ولا يتبسادر إلى السذهن من اشتراط أن يكون الفعل مقدوراً للمكلف لمحمة التكليف به شرعماً أن هذا يستلزم أن لا تكسون في الفعسل أية مشقبة على المكلف، لأنه لا متافاة بين كون الفعل مصدوراً وكنوت شاقباً . وكارما يكلف به الانسبان لا يخلومن نوع مشقمة، لأن التكليف هو الإلزام بما فيه كلفة ونوع مشقة غبر أن المشقبة توعبان : التوع الأول مشقسة جرت عادة النساس أن يحتملوهما وهمي في حدود طاقتهم ولسو دامسوا على احتمالها لايلحقهم أذي ولا ضرر لافي نفس ولا في مال ولا في أي شأن من شؤونهم الشوع الثاني مشقة خارجة عن معتباد النباس ولايمكن أن يداوموا على احتمالها ، لأنهم إذا داوموا عليها انبتوا واشقطعموا وتسالهم الضمر روالأذي في أنفسهم أو أموالهم أو أي شأن من شؤوتهم، كالمشفة في صوم الموصال والمثايرة على قيام الليل والترهب والصبام قانماً في الشمس والحج ماشياً. وحُكم بإنبر من ترك الرخص واستمسك بالعزيمة محتميلاً ما فينه من ضرر [محرر من علم أصول الفقه: ١٢٨-١٣٣].

c8.0 WHO MAY BE HELD RESPONSIBLE

c8.1 ('Abd al-Wahhab Khallaf:) Two conditions must exist in an individual for it to be legally valid to hold him responsible.

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The first condition is that he is able to understand the evidence that he is responsible for something, such that it is within his capacity to

المحكوم عليه

c8.0

أولهما: أن بكون قادراً على فهم دليل التكليف بأن يكون في استطاعته أن يفهم

understand legal texts from the Koran and sunna-النصوص القانونية التي يكلف بهامن by which the ruling is imposed, whether by himself القرآن والسنة بتفييه أويالواسطة . or through another (dis: b5.1). Since human ولمساكان العقبل أمرأ خفيبا لايدرك reason is something hidden, unobservable by out-بالحس الظباهير، ربط الشارع التكليف ward sense perception, the Lawgiver has con-بأمر ظاهر يدرك بالحس هومظنة للعفل joined responsibility for rulings with something manifest and perceptible to the senses from which وهمو البلوغ اقمن بلغ الحلم من غيبر أن reason may be inferred, namely, puberty. Who تظهر عليه أعراض خلل بقواه العقلية فقد ever reaches puberty without showing signs of توافرت فبه القدرة على أن يكلف وعلى impaired intellectual faculties, his capacity for هذالا يكلف المجنون ولا الصبي لعبدم responsibility exists. And conversely, neither an وجود العقل الذي هووسيلة فهم دليل insane person nor child are responsible, because التكليف ولايكلف الغافل والنائم لأنهم of their lack of intellect, which is the means of في حال الغفلة أو الشبوم [. . .] ليس في understanding the evidence that something is a ruling. Nor are those responsible who are in a استطاعتهم الفهم . ولهذا قال رسول الله state of absentmindedness or sleeping, because ي الفائم حتى الثانية : النائم حتى النائم حتى while they are heedless or asleep it is not within يستيقظ، وعن الصبي حتى يحتلم. وعن their capacity to understand. The Prophet (Allah المجنون حتى يعقل، . bless him and give him peace) said, وتانيهما: أنْ يكونَ أهلًا لما كلف به. "The pen has been lifted from three: the فالأهليسة تنتقسم إلى قسمين: أهليسة sleeper until he awakens, the child until his first الوجوب وأهنية الأداء wet dream, and the insane person until he can reason." The second condition (n: for the legal validity of holding someone responsible) is that he be legally eligible for the ruling. Eligibility is of two types, eligibility for obligation, and eligibility for performance. Eligibility for obligation is the capacity of a c8.2 فأهلية الوجوب هي صلاحية الانسمان لأن تثبت له حضوق وتجب عليه واجبات [...] وهذه الأهلية أي أهلية الموجوب ثابتية لكل إنسبان بوصف أنه إنسان سواء أكمان ذكراً أم أنثى، وسواء أكران جنبداً أم طفلًا أم مميراً أم بالغراً أم

c8.2 human being to have rights and duties. This eligibility is established for every person by the mere fact of being human, whether male, female, fetus, child, of the age of discrimination, adolescent, intelligent, foolish, sane or insane, healthy or ill; because its basis is an innate attribute found in man. Every human being, whoever he or she may رشيداً أم سفيهاً، عاقلاً أو مجنوباً. be, has eligibility for obligation and none lacks it صحيحاً أو مريضاً، لأنها مبنية على because one's eligibility for obligation is one's خاصة فطرية في الإنسان. فكل إنسان أياً

There are only two human states in relation to eligibility for obligation, partial and full. One could have partial eligibility for obligation by being entitled to possess rights over others but not have obligations towards them, like a fetus in its mother's womb, which has rights, since it can be

humanness.

كان له أهلية الموجبوب ولا يوجبد إنسان

عديم أهلية الوجوب لأن أهليته للوجوب

هي إنسانيته . والإنسان بالنسبة لأهلية

الوجوب له حالتان اثنتان فقط : فقد تكون

له أهلية وجوب ناقصة إذا صلح لأن تثبت

له حضوق لا لأن تجب عليه واجبات

an heir, inherit a bequest, and the proceeds of an endowment (waqf) can accrue to it, but it does not have any obligations to others. <i>Full eligibility for</i> <i>obligation</i> means a person has rights upon others and obligations towards them. Every human being acquires it at birth.	كالجنين في بطن أمه فإنه نتبت له حقوق لأنه يرث ويوصى له ويستحق في ريع الموقف، لكن لا تجسب عليمه لغبره واجبات. وقد تكون له أهلية وجوب كاملة إذا صلح لأن تثبت له حقوق وتجب عليه واجبات. وهذه تثبت لكل إنسان من حين ولادته.
e8.3 Eligibility for performance is the capacity of an individual for words and actions that are leg- ally significant, such that if an agreement or act proceeds from him, it legally counts and entails the rulings applicable to it. If he prays, fasts, makes the pilgrimage, or does anything obligat- ory, it is legally acknowledged and discharges the obligation. And if he commits a crime against another's person, possessions, or honor, he is held accountable for his crime and is bodily or finan- cially penalized. So eligibility for performance is <i>responsibil- ity</i> , and its basis in man is intellectual discrimina- tion. There are three states which a person may have in relation to eligibility for performance: (1) a person could <i>completely lack or lose eligibility for performance</i> , like a young child dur- ing his childhood or an insane person during his insanity (regardless of his age), neither of whom has eligibility for performance because they lack human reason, and for neither of whom are there legal consequences entailed by their words or actions. Their agreements and legal dispositions are null and void, the limit of which is that if either of them commits a crime against another's person or possessions, he is responsible for paying the indemnity out of his own property, but not subject to retaliation in his own person. This is the mean- ing of the scholars' expression. "The intentional act of a child or insane person is an honest mis- take."	 8.3 وأما أهاب الأداء: فهي صلاحية المحلف لأن تعتبر شرعاً أتواله صلاحية المحلف لأن تعتبر شرعاً أتواله وإفعاله بعيث إذا صدر منه عقد أو تصرف وافعاله بعيث إذا صدر منه عقد أو تصرف وإذا صلى أو صام أو حج أو فعال أي واجب كان معتبراً شرعاً وحج أو فعال أي مال أو عرض أخذ بجنايته وعوقب عليها الواجب. وإذا جنى على غيره في نفس أو وأساسها في الإنسان التمييز بالعقل. وأساسها في الإنسان التمييز بالعقل. وأينان بالنسبة لأهلية الأداء فه المسؤولية فلات: في زمن طفوليته والمجنون في أي من أصلاً أو فاقدها أصلاً. وهذا هو الطقل أو المجنون في أي من أمان يؤاله، غايدة الأمر إذا جنى على أتساله، في ذمن طفولية والمجنون في أي من معلى أتساله، في ذمن طفولية والمجنون في أي من من أمل أو فاقدها أصلاً. وتصرفاته باطلة، غاية الأمر إذا جنى على أمراع أو المجنون خطأه. بدتياً [] وهذا العنى قرمال يؤاخذ مالياً لأداء له علية الأداء وعمل المالي وقصرون في أي من وقصال يؤاخل معلية الأدان في أي من أو مان يؤاله، فعلية الأمر إذا جنى على أتساله، في أي من أو مان يؤاخل معلية أو مالي يؤاخل معقل له لا أهلية للأداء لم عقل أو يوضر أو المجنون خطأه. بدتياً [] وهذا العجن ن خطأه. وهو المعيز الدي لم يبلغ الحلم وهذا يوصدق على المحيو في دور النمييز تبل وهو والمعيز أبيل المحيو في دور النميز بل وعلى المحيو في دور النميز بنا.
(2) A person could have partial eligibility for	ضعيف العقــل ناقصب ، فحكمه حكم

(2 performance, an example of which is the child who has reached the age of mental discrimination (def: f1.2) but not puberty (k13.8), or the retarded person, who is not disturbed in intellect nor totally bereft of it, but rather is weak-minded and lacking

in intellect, so that the Sacred Law treats him as it does the child with discrimination.

Because each of these two possesses the basis of eligibility for performance by the fact of having discrimination, those of their legal actions which are absolutely beneficial to them, such as accepting gifts or alms, are valid without their guardian's permission.

As for those of their legal actions which are wholly harmful to them, such as giving donations or waiving their rights to something, these are not in any way valid, even with the guardian's permission. The gift, bequest, endowment, and divorce of such persons are not valid, and the guardian's permission is irrelevant to these actions.

The legal actions of the child with discrimination or the retarded person which are between absolute benefit and absolute harm to him are valid, but only on condition that the guardian gives his permission for them. If the guardian gives permission for the agreement or disposition, it is implemented, and if he does not permit it, the action is invalid.

(3) Or a person could have *full eligibility for performance* by the fact of having reached puberty sound of mind.

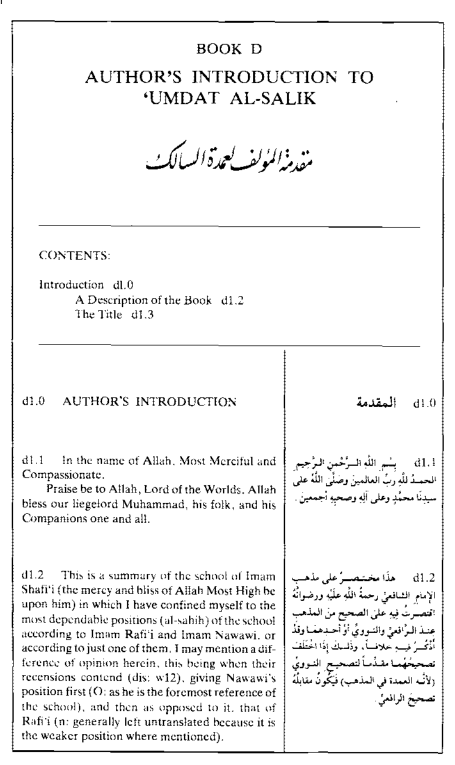
Events, however, may befall this eligibility. They include those that happen to a person without affecting his eligibility for performance by eliminating or diminishing it, but which alter some rulings concerning him because of considerations and interests that arise through these events, not because of loss or lessening of eligibility for performance. Examples include the foolhardy and the absentminded person. Both have reached puberty with normal intelligence and have full eligibility for performance, but to protect their own property from loss and prevent them from becoming a financial burden on others, they are declared legally incompetent in financial dealings such that neither their financial transactions nor donations are valid. This is not because of a lack or lessening of their eligibility for performance, but rather to protect their own property.

A debtor has likewise reached puberty with normal intelligence and possesses full eligibility for performance, but to protect the rights of his creditors, he is declared legally incompetent to الصبي المعبر . وكل منهما لوجود وثبوت أصبل أعلية الأداء له بالتمييز تصبح تصرفاته النافعة له نفعاً محضاً كقبوله الهبات والصدقات بدون إذن وليه . وأما تصرفاته الضارة بما له ضرر محض كتبرعاته وإسقاطاته فلا تصح أصلاً ولو أجازها وليه . فهبته ووصيته ووقفه وطلاق [وإعتاقه] كل هذه باطلة ولا تلحقها إجازة وليه . وأما تصرفانه ولا تلحقها إجازة وليه . وأما تصرفانه ولكنها تكون موقوقة على إذن وليه يها . فإن أجاز وليه المقد أو التصرف نفذ . وإن

٣. وقد يكون كامل الأهلية للأداء وهو من بلغ المحلم عاقسلًا ، فأهليسة الأداء . الكماملة تتحقق ببلوغ الإنسمان عاقملًا [...] غير أن هذه الأهلية قد تعرض لها عوارض [. . .] منهما ما يعبرض للإنسان فلا يؤثر في أهليته لا بإزالتها ولا بنقصها ولكن يغيسر بعض أحكسامه لاعتبارات ومصالح قضت بهذا التغير لا لفقد أهلية أو نقصها. كالسفيه والغفلة فكسل من المفيه وذي الغفلة بالغ عاقل له أهلية أداء كاملة ولكن محافظة على مال كل منهما من الضياع ومنعاً من أن يكون كل منهما. عالسة على غيسره حجسر عليسهسسا فى التصرفات المالية فلا نصح معاوضة مالية منهما ولا تبرعات مالية لا لفقد أهليتهما أو نقصها ولكن محافظة على مالهما. وكمذلمك الممدين بالمغ عاقل له أهلية أداء كاملة ، ولكن محافظة على حقوق دائنيه حجر عليه أن يتصرف في ماله بما

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8.3	The Nature of Legal Rulings	
the right	ansactions with his money that infringe on ts of his creditors, such as charitable dona- lm usul al-fiqh (y71) 134–40).	يضر بحقسوق الدانتين كالتبرعات. محرر من علم أصول الفقه: ١٤٩-١٤٢].
	*	



d1.3 I have named it The Reliance of the Traveller and Tools of the Worshipper.

(O: Reliance means that which is depended upon, since the author meant that this text should be a reliable resource work for whoever goes by it. because it contains the most dependable positions of the school and omits the weak ones.

Traveller (salik) derives from travel (suluk), meaning to proceed along, the allusion being to the spiritual journey, meaning one's seeking knowledge of the rules of religion with seriousness and effort, to thereby reach Allah Most High and be saved from perdition.

Tools are physical instruments their owner depends on in his work, like those of a carpenter. The tools here are knowledge of the rules of Sacred Law found in this text which the validity of worship depends upon.)

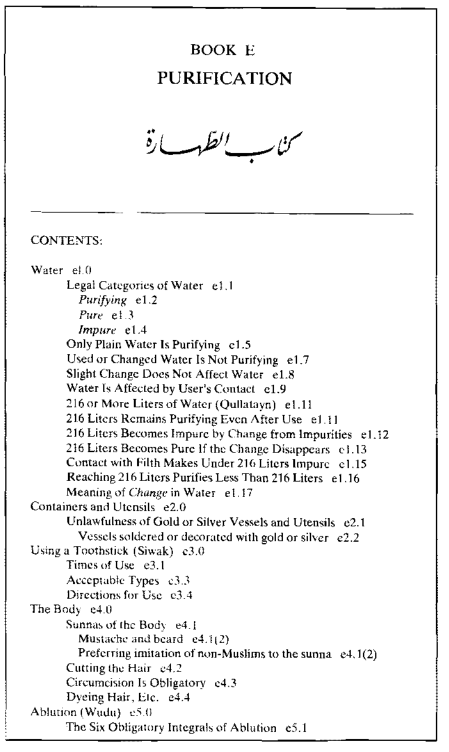
d1.4 I ask Allah to give benefit through it, and He is my sufficiency, and best to rely on.

*

وسَمَّيْتُهُ وعُمَّدَةَ السَّالك وعُدَّة النَّياسك». (والعمدة ما يعتمد عليه فأراد المصبِّف أن يكبون هذا المنن عمدة لمن تمسيك به لأنبه قد اشتميل على المسائل المعتمدة في الممذهب دون الضعيفة. والسباليك من السلوك وهو السير والمراد منيه هتيا السير المعنوى وهو طلبه لمعرفة أحكام الدين بالجد والاجتهاد فيصل بهذا إلى الله تعالى وينجو حينذ من الهلاك . والعمدة اسم للآلبة الحسيمة التي يعتمد عليها صاحبها في أشغاله كآلة النجار مثلا وتلك الآلة هي معرفة ما في هذا المنن من الأحكسام الشبرعيبة التي نشوقف صحبة العبادة عليها)

d1.3

سالُ أَنْ يَنْفُعَ بِهِ وَهُـوَ d1.4 حسبي وَنَعْمُ الوكيلُ .



The Intention e5.2 What one intends le5.2 Intention of Those Incapable of Normal Ablution e5.3 Conditions for the Intention of Ablution e5.4 How to Perform Ablation 65.5 The Basmala and Pre-Ablution Supplications e5.5 Washing the Hands | e5.6 Cleaning the teeth, rinsing out nose and mouth. e5.7 Washing the Face | e5.8 Beard and facial hair 65.9 Washing the Arms | e5,10 Wiping the Head [e5.11] Wiping the ears e5.12 Washing the Feet | 65.13 Doubts About Washing a Limb Three Times | e5.14 Beginning with the Right, Etc. e5.15 Washing More Than the Obligatory Area | e5.16 Washing Without Pause Between Successive Limbs e5.17 Supplication After Ablution e5.18 Other Recommended Measures (c5.19) Things Offensive in Ablution e5.24 Minimal Amounts of Water for Ablation and Bathing e5.25 Water-Repellent Substances Prevent Ablution | e5.26 Doubts About Having Washed a Part in Ablution 65.27 Renewing Ablution When Not Obligatory e5.28 Ablution Recommended After Making Love - e5.29 Wiping Footgear e6.0 Duration of Periods of Permissibility - e6.1 Major Ritual Impurity (Janaba) During the Period e6.3 Conditions for Permissibility of Wiping Footgear e6.4 How to Wipe Footgear e6.6 When Foot Shows | e6.7 The Four Causes of Minor Ritual Impurity (Hadath) e7.0 Anything That Exits from Private Parts e7.1 Loss of Intellect Through Sleep, Etc. e7.2 Sleep while seated e7.2 Contact of Man and Woman's Skin e7.3 Touching Human Private Parts with Hand e7.4 Meaning of hand e7.4 Things That Do Not Nullify Ablution e7.5 Doubts About Whether Ablution Has Been Nullified e7.6 Actions Unlawful During Minor Ritual Impurity (Hadath) e8.0 Touching the Koran Is Unlawful Without Ablution (e8.1(5)) Carrying the Koran, Etc. c8.2 Going to the Lavatory e9.0 Recommended Measures e9.1 Prohibitions e9.2 The Obligation of Cleaning Oneself of Filth e9.4 Use of dry substances or water e9.5

How to clean oneself 69.5 Cleaning before or after ablution e9.6 Major Ritual Impurity (Janaba) e10.0 Causes e10.1 Meaning of Sperm and Female Sexual Fluid c10.4 Things Not Considered Sperm e10.5 Doubts About Whether Discharge Is Sperm e10.6 Actions Unlawful on Major Ritual Impurity (Janaba) e10.7 How to Perform the Purificatory Bath (Ghusl) c11.0 Steps e11.1 Obligatory Features e11.1(a) Nullifying Ablution (Wudu) Before Finishing Bath e11.2 Removing Filth from Body Before Bathing e11.3 Performing Bath for Two Reasons at Once e11.4 Times When Purificatory Bath Is Sunna e11.5 Dry Ablution (Tayammum) e12.0 Conditions for Validity | e12.1 Takes the Place of Ablution Until Nullified e12.1(3) Takes the Place of Bath (Ghusl) Until Water Is Found e12,1(3) The Three Causes of Inability to Use Water (e12.2) Lack of Water e12.3 Seeking water is obligatory e12.3 Certainty of getting water at end of prayer time e12.4 Buying water e12.6 Only enough water for partial ablution or bath e12.7 Fear of Thirst c12.8 Illness e12.9 Meaning of *illness* e12.9 Ablution on a cast or bandage e12.10 Fear of illness from extreme cold e12.14 Ablution When Lacking Both Water and Earth e12.15 Obligatory Integrals of Dry Ablution e12.16 Sunnas of Dry Ablution e12,17 How to wipe arms e12.17(4)Things Which Nullify Dry Ablution e12.19 Each Dry Ablution Permits Only One Obligatory Prayer e12.20 The Menstrual Period e13.0 Minimal and Maximal Duration e13.1 Dusky-Colored Discharge, Intermittence, Etc. e13.2 Postnatal Bleeding (Nifas) e13.3 Actions Unlawful During Menstruation e13.4 Women with Chronic Vaginal Discharge e13.6 People with Chronic Annulment of Ablution e13.7 Filth (Najasa) e14.0 Things That Are Filth e14.1 Alcohol used in cosmetics, surgery, etc. e14.1(7) Non-meat products of an unslaughtered animal e14.1(14) Rennet in Cheese-Making e14.2 Some Pure Substances e14.5

e1.0

 Forms of Filth That Can Become Pure e14.6 Wine becoming vinegar e14.6 Tanning an unslaughtered hide e14.6 New life growing out of filth e14.6 Chemical change into a new substance e14.6(n:) Purifying Something After Contact with Dogs or Swine e14.7 Meaning of contact e14.7 Purity of dogs in Maliki school e14.7(n:) Purifying the Urine of a Breast-Fed Male Baby e14.9 Washing Away Filth e14.10 Discernible Versus Indiscernible Filth e14.10 Water Must Flow When Washing with Under 216 Liters e14.11 Filth on Floor or Carpet e14.12 Liquids Affected with Filth e14.13 Whether Water That Washes Filth Is Pure or Impure e14.14 A Garment Damp with Filth Touching a Dry One c14.15 				
e1.0 WATER	e1.0 أقسام المياه e1.1 المياة أقسام، طهورً وطاهرً			
e1.1 Water is of various types: (1) purifying;	e1.1 المياة أقسامً، طهورُ وطاهرُ . ونجسَ.			
(2) pure;				
(3) and impure.				
e1.2 Purifying means it is pure in itself and it purifies other things. (O: Purification (Ar. tahara) in Sacred Law is lifting a state of ritual impurity (hadath, def: e7), removing filth (najasa, e14), or matters similar to these, such as purificatory baths (ghusl) that are merely sunna or renewing ablution (wudu) when there has been no intervening ritual impurity.)	e1.2 فالطه ورُّ هوَّ الطاهرُ في تَمْسِهِ المطهُرُ لغيرِهِ. (والطهارة [] شرعاً رفع حدث أو إزالة نجس أو ما في معناهما كـ[التيمم و] الأغسال المسنونة وتجديد الوضوء).			
c1.3 Pure means it is pure in itself but cannot purify other things (O: such as water that has already been used to lift a state of ritual impurity).	e1.3 والطاهرُ هوَ الطاهرُ في نفيهِ ولا يُطَهِّرُ غَيْرُهُ (كالماء المستعمل في رفع حدث) .			
el.4 <i>Impure</i> means it is neither purifying nor والنَّحِنُ غَيْرُهُمَا. (وهو الذي el. qure. (O: Namely:				

 (1) less than 216 liters of water (quilatayn) which is contaminated by filth (najasa), even when none of the water's characteristics (n: i.e. taste, color, or odor) have changed; (2) or 216 liters or more of water when one of its characteristics of taste, color, or odor have changed (n: through the effect of the filth. As for the purity of water that has been used to wash away filth, it is discussed below at e14.14).) 	حلت فيه نجاسة وهو دون القلتين ولولم يتغير أحد أوصافه ، أوكان قلتين فأكثر وتغير أحد أوصافه من طعم أو لون أو ريح) .
e1.5 It is not permissible (O: or valid) to lift a state of ritual impurity or remove filth except with <i>plain water</i> (O: not <i>used</i> water (def: (2) below), or something other than water like vinegaror milk), meaning purifying water as it comes from nature. no matter what quality it may have (O: of taste, such as being fresh or saline (N: including seawater); of color, such as being white, black, or red; or of odor, such as having a pleasant smell).	c1.5 فَلا يجوزُ (ولا يصبح) رنعُ حدث ولا إزالة نجس إلا يالماء المطلق حدث ولا إزالة نجس إلا يالماء المستعمل ولا يغير (لا يغيره من الماء المستعمل ولا يغير الماء المستعمل ولا يغير أعلى أعما الماء كالخلة (من طعم أي من كونه حلوا أو ملحة. أو لون ككونه أيض أو أسبود أو أحمر، أو ريح كأن كان له رائحة طيبة).
61.6 [ويُكْثَرُهُ بالمشمَّس في البـلاد الحارَة في الأوابي المنطبعة وجيَّ مَا يُطْرَقُ بِالمطارقِ، إلاَّ الذَّعبُ والفضةَ. وتزُونُ بالتبريد].	
 c1.7 It is not permissible to purify (def: c1.2(O:)) with: (1) water that has changed so much that it is no longer termed <i>water</i> through admixture with something pure like flour or saffron which could 	c1.7 وإذا تَغَيَّرَ الماءُ تَغَيَّرا كَثِيراً كَثِيراً بَعَدَمَ الماءُ تَغَيَّراً كَثِيراً بَعَد الماءُ بمخالطة بحية يُسْلَبُ عنهُ الماء بمخالطة شيء طاهر يُتُجَنُ المسونُ عنهُ كدتيتي وزعف رائي أو استُعبَرل دونَ الملتين في فرض طهراء المحسدب ولو فلو لمايي أو فرض حله ارة المحسدب ولو فلو لمايي أو ف
have been avoided; (2) less than 216 liters of water that has already been used for the obligation (dis; c2.1(A:), end) of lifting a state of ritual impurity, even if only that of a child;	لنجسَ ولوْ لَمْ يَتَغَيَّرُ لَمْ تَجُزِ الطهادةُ بَهُ.
(3) or less that 216 liters of water that has been used to remove filth, even if this resulted in no change in the water.	
e1.8 It is permissible to purify with water:	c1.8 فَإِنْ تَغَيَّرُ بِالرَّعَقرِ إِنْ وَتَحَوِّهِ
(1) (non-(1) above) that has been only slightly changed by saffron or the like;	

Purification

e1.9

(2) that has been changed by proximity with something such as aloes or oil that are (O: i.e. even if) fragrant;

(3) that has been changed by something impossible to prevent, such as algae, tree leaves falling in it, dust, or the effects of standing too long;

(4) (non-(2) of the previous ruling) that has already been used for a nonobligatory use such as the sunnas of rinsing out the mouth, renewing ablution when there has been no intervening state of ritual impurity, or a sunna purificatory bath;

(5) or water that has already been used (n: to lift a state of ritual impurity) and has now been added together until it amounts to 216 liters or more.

With less than 216 liters, if a person pere1.9 forming ablution (after washing his face once) or the purificatory bath (after making intention for it) makes the intention in his heart to use his hands to scoop up the water, then the introduction of his bands into this amount of water does not make the water used. But if not (O; if he does not make this intention at all, or does so after putting his hands in the water, which is less than 216 liters), then the rest of the water is considered as already used (n: and no longer purifying. But in the Maliki school (dis: c6.4(end)), it is valid (though offensive) to lift a state of ritual impurity with water that has already been used for that purpose (al-Sharh alsaghir`ala Agrab al-masalik ila madhhab al-Imam Malik (y35),1.37)).

e1.10 As for 216 liters or more of water, even if two or more persons in a state of *major ritual impurity* (janaba, def: c10) are immersed in it, whether simultaneously or serially, their impurity is lifted and the water does not thereby become used (n: but remains purifying).

e1.11 Qullatayn (lit. "two great jars") roughly equal five hundred Baghdad ritls, and their vol-

سيراً أوْ بمجاورة (بسببها) كعود ودُهْن (ولو كانا) مطيبين أو بما لا يُمْكِنُ الصون عنسة كطخلب وورق شجسر تساثر فينه وبشراب وطبول مكث أو استغمل في النفيل كمضمضة وتجديد وضوء وغسل مستسون أوجمع المستعمل فيلغ فلتين جازًت الطهارةً به . ولبو أدخل متبوض والذو بعذ e1.9 غسيل وجهبه مرأة أونجنت بعبذ النيبة في دون القلتَبْنِ فَاغْتَرَفْ وتَوَى الاغتراف لمْ يَضَسِرُهُ . وإلاً (أي وإن لم ينو الاغتراف أصلا أوأتي بهيذه النية بعد أن أدخل يدم في الماء القليل) صارُ الباقي مستعُملًا. (ت: أي: وغيسر مطبقسر . لكن في المذهب المنالكي يجوز رفع الحدث بالماء المستعمل، مع الكراهة [الشرح الصغيبر على أقرب المسالك إلى مذهب الإمام مالك: 1/ ٣٧]). el.10 ول العُمَد جُدان فاكثر دُفعة .

أوَّ واحــداً بعــدَ واحـدٍ في قلتينِ ارْنَفَعَتْ جَنَائِتُهُمْ ولا يَصِيرُ مُستَعْمَلًا.

ume is one and a quarter <i>dhira</i> ' in height, width, and length. (n: The definition of <i>qullatayn</i> as being 216 liters is based on estimating the <i>dhira</i> ' at forty- eight centimeters. Metric equivalents of Islamic weights and measures are given at w15.)	بغداديَّة تقريباً ومساحتُّهما ذراعٌ وريعُ طولاً وعرضاً وعمقاً .
e1,12 Two hundred and sixteen liters of water does not become impure by mere contact with filth, but only becomes so by changing (n: in taste, color, or smell) because of it, even when (O: this change is) only slight.	cł.12 فالقلنسان لا تَنْجُسُ بِمُجَسَرًدِ مُلاقياةِ النجامسةِ بل بِالنَّغَيُّر بِهَا ولُوَّ (كان التغير بالنجامة) يسيراً.
e1.13 If such change (n: in 216 liters or more of water) disappears by itself (O: such as through standing at length) or by water (O: added to it, even if the additional water is used or impure) then the water is again purifying.	e1.13 مُمَّ إِنَّ زَالَ التَّغَيُّرُ بِنَفْسِهِ (وذلك كطـول مكت) أوَّ بِمـاءِ (انضم إليه ولـو مستعملاً ولو متنجساً) طَهَرُ.
c1.14 But the 216 liters of water does not become purifying if the change disappears by (O: putting) such things as musk (O: in it, or amber- gris. or camphor, which mask the scent; or putting saffron and the like in it which mask the color) or vinegar (O: which masks the taste) or earth.	e1.14 أوَّ (بوضع) تحومسُكٍ (فيه وعنبر وكافور وغيرهما مما يستر الريح ووضع زعفران وغيره فيه مما يستر اللون) أوَّ بِحُلُّ (مما يستر الطعم) أوْ بترابٍ فَلَاً .
e1.15 Less than 216 liters becomes impure by mere contact with filth, whether the water changes or not, unless filth falls into it whose amount (N: before it falls in is so small that it) is indiscernible by eyesight (A: eyesight, here and for all rulings, meaning an average look, not a negligent glance nor yet a minute inspection), or if something dead falls into it of creatures without flowing blood, such as flies and the like, in both of which cases it remains purifying. This is equally true of running or still water.	61.15 ودونَهُمَا بَنْجُسُ بمجرَّدٍ ملاقاة النجاسة وإنَّ لمْ يَنْفَيَّرْ إلاَّ أَنَّ يَفَعَ فيه تجسُ لا يَرَاءُ البصرُ أَوَّ مِنتَةً لا دَمَ لَهَا سائلُ كذياب ونحوه فَلا يَضُرُّ، وسواءً الجارِي والراكُد.
c1.16 When less than 216 liters of impure water is added to (O: even if with impure water) until it amounts to 216 liters or more and no change (def: below) remains in it, then it is (O: has become) purifying.	c1.16 فإنَّ كُوشِرَ القليلُ النجسُ (ولو بماء نجس) فَبَلَغَ قلتين ولا تَغَيُّرَ طَهُرَ (أي صار طهوراً) .

e2.0 Purification

e1.17 Change, resulting from something pure or impure, means in color, taste, or smell. (N: But the least change caused by filth makes water (n: even if more than 216 liters) impure, while change caused by something pure does not hurt as long as it can still be termed water. For example, when sugar and tea leaves have been added to water and it is called <i>tea</i> , it has become <i>pure but not purifying</i> . As for a slight discoloration by tea leaves, or a slight sweetness from sugar, this does not negate water's being purifying.)	1.17 والمسراة بالنغير بالطاهر أو بالنجس إلما اللوذ أو الطمم أو السريع (ع: لكن أدنى تغير بالنجاسة يجعل الماء نجساً، والتغير بالطاهر لا يضر ما لم يمنع إطلاق اسم الماء عليه، كالماء إذا وضع فيه سكر وشاي فصار اسمه شاياً وصار طاهراً غير مطهر . أما قليل من لون الشاي أو حلاوة السكر فلا يسلب المطهورية).
لَّحَ فِي أَحدِ الإِناءَينِ نجسٌ تَوَضَّأَ مِنَ أَحدِهِمَا بِاجتهادٍ وظهورِ علامةٍ سواءً قَدَرَ مَحْمَ بِلا إعادةٍ . والأعمى بجَّنَهِدُ . فإِنَّ نَحَيَّرُ قَلَدَ بِصِيراً . ولو اشتبه طهورُ بِماءِ ا وَتَبَمَّم] . *	 e1.18 - [ويُتُسْتَبُ نغطيةُ الإنساءِ، فلوْ وَلَمَ على طاهر بيقين أم لاً . فإن تتغيرُ أرافَهُمَا وَتَع وردٍ نَوَضًاً بِكُلُّ واحدٍ مرةً. أوْ ببول، أراقهُم
e2.0 CONTAINERS AND UTENSILS	2.0 الأواني التي تجـوز الطهارة فيها
e2.1 Purification is permissible with water from any pure container, except those of gold or silver, or those to which enough gold or silver has been applied that any of it could be collected from the vessel by heating it with fire (N: meaning that if the vessel were exposed to fire, the metallic coat would melt and separate from the container, even if not drop by drop). Such containers or utensils are unlawful for men or women to use in purifica- tion, eating, drinking, or other use (O: of any type whatever). It is unlawful to acquire such a con- tainer or utensil even if one does not use it. Even a small eye-liner stick of silver is unlawful.	1.2. تجسل الطهدارة من كل إنهام الطهدارة من كل إنهام المعدوما بحيث المعقب والمعظيم والمعظيم والمعظيم المعدوما بحيث يتخصل منة شيء بالمتابر (تع: يعني لوعرض الإنهاء المعلي على النار لذاب المعلاء والفصل عن الإنهاء وإن المعروم والفسل عن الإنهاء وإن المحرجال والنساء في الطهارة والأكسل والنسيع مدالات) وكذا اقتشداؤه بلا المستعمدالات) وكذا القشن الفطة .
c2.2 Vessels soldered with gold are absolutely unlawful. It is unlawful to use a vessel to which <i>much</i> (def; f4.5) silver solder has been applied by way of decoration; permissible to use a vessel to which only a little silver solder has been applied by way of a needed repair; and offensive but not unlawful to use a vessel to which only a little silver has been applied for decoration, or much out of necessity.	2.2 المصفيَّبُ بالسَدَّهَبِ حرامُ مطلقاً. [وقِسلُ كالفضةِ] وبالفضة إنَّ كانتُ كبيرة للزينية فهيَ حرامُ. أوْ صغيرةً للحاجة حُلَّ. أوْ صغيرة للزينة أو كبيرةً للحاجة كُرة ولَمْ يَحَرُمُ. ومعنى التضييب

Solder means that a part of the vessel has been broken and then silver is put there to hold it together.	أَنَّ يَنْحَبِّرَ مَوْضَعُ مَنْهِ فَيَجْعَلُ مَوْضَعُ الكَسْرِ فَضَةً تُمْسِكُهُ بِهَا.
e2.3 It is offensive to use the vessels of non- Muslims (N: before washing them) (O: to be certain of the purity of the vessels used, since non- Muslims are not as concerned about purity as Muslims are) or wear their clothes (O: for the same reason).	e2.3 وَنَكْمَرُهُ أَوَابِي الْكُفَّارِ (حرصاً) على يقين الطهارة والكضار لا يحافظون على الطهارة كالمسلمين) وثبائِهُمْ (لما مرّ).
e2.4 It is permissible to use a vessel made of any precious gem, such as a ruby or emerald.	c2.4 ويُبْسَاعُ الإنساءُ مِنْ كُلَّ جوهير نفيس كياقوتٍ وزمردٍ.
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e3.0 USING A TOOTHSTICK (SIWAK) (O: In Sacred Law it refers to the use of a twig or the like on the teeth and around them to remove an unpleasant change in the breath or similar, together with the intention (n: of per- forming the sunna).)	e3.0 السواك (وهـو شرعـاً استعمال عود وتحوه في الأستـان ومـا حولهـا لإذهـاب التغيـر وتحوه بنية) .
e3.1 Using a <i>toothstick</i> is recommended any time, except after noon for someone who is fasting, in which case it is offensive. (A: Using tooth-paste is also offensive then, and if any reaches the stomach of someone fasting, it is unlawful (n: if the fast is obligatory, as this breaks a fast).)	e3.1 يُنْدَبُ السواكَ في كلَّ وقتٍ إلا لصائم بعدَ الزوال، فيكوَّهُ.
e3.2 It is especially desirable to use the tooth- stick for every prayer, for reading (O: the Koran, hadith, or a lesson), ablution, yellowness of teeth, waking from sleep, entering one's house, and for any change of breath from eating something with a bad odor or from not eating. (A: When there exists a demand for an act, such as using the toothstick before reading the Koran, and an equal demand not to, as when it is after noon on a fast-day, then the proper course is not to do it.)	63.2 ويَتْأَكُّدُ استحبابُهُ لكلَّ صلابً وقراءة (أي للقرآن أو للحديث أو للدرس) ووضوء وصفرة أسنان واستبقاظ مِنْ النوم ودحول بينه وتغيَّر الفم مِنْ أكل كلُّ كريه الريح وترك أكل (إذا استوى طلبْ فعل ، كندب السواك للقرآن، وتركُ فعل ، ككراهية السواك للصائم بعد الزوال ، فالترك أولى).

Purification

e4.0

c3.3 Anything coarse is adequate (n: to fulfill the sunna) except rough fingers, though the best is a twig from the <i>arak</i> (n: a desert shrub) that is dried (N: meaning previously cut from the shrub long enough to have dried) and then moistened.	e3.3 ويُجْسَرَىهُ بَكَسَلُ حَسَّنِ إِلاَ إصبِعُهُ الْحُسَنَةَ ، والأفضلُ بأراكِ ويابس (ح: أي قطع من الشجرة قبلَ مدة بحيثُ يبس) لدِيَّ.
e3.4 It is best to clean the teeth laterally, begin- ning on the right and paying particular attention to the bases of the back teeth, and to intend the sunna thereby.	ب 3.4 س وأَنَّ بَــَّنَاكَ عرضاً ويَبْدَأ بِجانبِهِ الأيمنِ ويَتُمهَّدَ كراسيَّ أَصَراسِهِ ويَنْوِي بِهِ السنةَ .
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c4.0 THE BODY	e4.0 يعض السنين التي تتعلق بالبدن
e4.4 It is sunna:	c4.1 ويُسْسَنِّ قَلْمُ ظَفَسِ، وقَصَّ
(1) to trim the fingernails and toenails;	شاربٍ (طَـالَ وغـايَتُـهُ بِدُو حَمَّرَهُ الشِّفَـهُ ويكـره استثصـالـه وكـدًا حلقه) ، ونَتَفَ
(2) to clip one's mustache (O: when it grows long. The most one should clip is enough to show the pink of the upper lip. Plucking it out or shaving it off is offensive.) (A: Shaving one's beard is unlawful according to all Imams except Shafi'i. who wrote two opinions about it, one that it is offensive, and the other that it is unlawful. A weak chain of narrators ascribes an opinion of offen- siveness to Imam Malik. It is unbelief (kufr) to turn from the sunna in order to imitate non- Muslims when one believes their way to be superior to the sunna);	إسط، وأنف لِعَنِ اعْمَـادَهُ، فإنْ شَقْ ننفُ الإسط حَلَثَهُ، وحَلَّقُ عامةٍ، والاكتحالُ وتمرأ ثلاثناً في كلَّ عين [وغسل البراجم وهي عقد ظهور الأصابع].
(3) for those used to it, to pluck away the hair of the underarms and nostrils, though if plucking the underarms is a hardship, then shaving them; and to shave the pubic hair;	
(4) and to line the eyes with <i>kohl</i> (n: an antimonic compound that one should be careful to see contains no lead), each eye an odd number of times, preferably three.	
c4.2 It is offensive to shave part of the head and leave part unshaven (A: though merely cutting	c4.2 وَيْكُرَهُ الْقَرْعُ وَهُوَ حَلْقُ بِعَضِ السرأس وتسركُ بعضبه ولا بأس بحلق كلَّهِ

59

some of the hair shorter than another part is not objectionable). There is no harm in shaving it all off (O: but it is not recommended except for the rites of <i>hajj</i> and ' <i>umra</i> (n: the greater and lesser pilgrimages)).	(ولا يكون حلقه مندوباً إلا في باب النسك من حج وعمرة) .
e4.3 Circumcision is obligatory (O: for both men and women. For men it consists of removing the prepuce from the penis, and for women, removing the prepuce (Ar. bazr) of the clitoris (n: not the clitoris itself, as some mistakenly assert). (A: Hanbalis hold that circumcision of women is not obligatory but sunna, while Hanafis consider it a mere courtesy to the husband.)	e4.3 وَبِحِبُ (على كل من السَدَكر والأتلى) الختانُ (وهو قطع الجلدة التي على حشفة المذكر وأما ختان الأنلى فهو قطع البظر [ويسمى خفاضاً]).
e4.4 It is unlawful for men or women to dye their hair black, except when the intention is jibad (O: as a show of strength to unbelievers). Plucking out gray hair is offensive. It is sunna to dye the hair with yellow or red. (N: It is unlawful for a woman to cut her hair to disfigure herself (n: e.g. for mourning), though if done for the sake of beauty it is permissible.) It is sunna for a married woman to dye all of her hands and feet with <i>henna</i> (n: a red plant dye), but it is unlawful for men to do so unless it is needed (N: to protect from sunburn, for example).	e4.4 ويَحْرَّمُ خَصْبُ شعر الرجل والمرأة بسواد، إلاّ لغسرض الجهاد (لإظهار القوة للكفار). ويُكْرَهُ نَتْكُ السبيب. وَيْسَنُّ (ت: خَصْبِ الشعسر) بصفرة أو حمرة، وخَصْبَ يذي مزوَّجةٍ، ورجليَّها تعميماً بحنام. ويَحْرَمُ على الرجال إلاّ لحاجة.
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e5.0 ABLUTION (WUDU) (N: Meaning to wash certain parts of the body with water, with the intention of worship.) (O: The legal basis for ablution, prior to scholarly consensus, is the word of Allah Most High, "O believers, when you go to pray, wash your faces, and wash your forearms to the elbows, wipe your heads, and [wash] your feet to the two anklebones" (Koran 5:6), and the hadith related by Muslim,	6.0 الوضوء (ح: وهو غسل أعضاء مخصوصة (ح: وهو غسل أعضاء مخصوصة يالماء بنية العبادة). (والأصل قيه قبل الإجماع قوله تعالى: ﴿يَا أَيُّهَا الَّذِينَ آمَنُوا إِذَا مُعْمَمٌ إِلَى الصَّلَاةِ فَا عُمَمُ إِلَى الصَّلَاةِ فَا عُمَوا وَرُجُوهُمُ وَأَيْدِيْحُمُ إِلَى الصَّلَاةِ فَا عُمَوا بِرُوسُمُ وَأَرْجُلُكُمْ إِلَى وَاسَحُوا بِرُوسُمُ وَأَرْجُلُكُمْ إِلَى وَحَرِ مسلم: «إلى المُعْدِينَ وَالمَائِدة: ٥].
"A prayer is not accepted without purifica- tion.")	

e5.1 Purification

THE INTEGRALS OF ABLUTION	أركان الوضوء
e5.1 Ablution has six obligatory integrals:	c5.1 قروضُهُ سنةً : النيةً عند غسل
	الموجب، وغسلُ الموجه، وغسلُ البِدَيْن
(a) to have the intention when one starts washing the face;	إلى السرفقين، ومسبع القليسل من
	المرأس ، وغسلُ الرجليُنِ إلى الكعبيُّنِ ،
(b) to wash the face:	والترتيبُ علىٰ مَا ذَكَرْنَا. وسنتُهُ ما غَذَا
(c) to wash the arms up to and including the elbows;	ذلك .
(d) to wipe a little of the head with wet hands;	
(e) to wash the feet up to and including the anklebones;	
(f) and to do these things in the order men- tioned.	
The sunnas of ablution are all its actions besides the above. (N: The obligatory minimum is to perform (b), (c), (d), and (e) once, though the sunna is to perform them each three times.)	
THE INTENTION	النية
e5.2 The person performing ablution intends:	e5.2 فَيَنْسَوِي السِمْسُوضَىءُ دَفْسَعُ
(1) to lift a state of lesser ritual impurity	الحدث (لأن القصد من الوضوء رفع مانع
(hadath) (O: since the purpose of ablution is to	الصلاة ونحوها) أو الطهارة للصلاة أو
eliminate that which prevents prayer and the	لأمير لا يُستَبَساحُ إلا بالطهسارة كَمَسَ المستر أنْ تَ
like);	المصحف أوغيرو. (ح: ويغني عن كل والمان بنده غضًا الشرية
(2) to purify for the prayer;	هذا أن ينوي فرض الوضوء) .
(3) or to purify for something not permis- sible without purification, such as touching a Koran, or something else.	
(N: The simple intention to perform the obli- gation of ablution suffices in place of all the above.)	

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 e5.3 The above intentions are not used by three types of people when performing ablution: (1) a woman with chronic vaginal discharge (def: e13.6); (2) a person unable to hold back intermittent drops of urine coming from him (n: or with some similar state of chronic annulment of ablution (e13.7)); (3) or a person intending to perform dry 	c5.3 إلا المستحاضة ومَنْ بِهِ سَلَسَ البول وهتيمما ألمَننوي استباحةً فرض الصلاة (فلا يكفي كل واحد من هؤلاء تية رقع العدث [] لأن حدثهم لا يرتفع).
 (b) of a period intenting to period a dy ablution (tayammum, dcf: e12). Such people merely intend permission to perform the obligation of the prayer as they begin their ablution. (O: The intention to lift a state of minor ritual impurity is inadequate for these people because their state of impurity is not lifted.) (n: Rather, the Sacred Law gives them a dispensation to perform the prayer and so forth without lifting it.) 	
e5.4 The necessary condition of ablution is that the intention for it exist in the heart and that it accompany one's washing the first part of the face. It is recommended to pronounce it aloud, and that it be present in the heart from the first of ablu- tion (O: during the preliminary sunnas before washing the face, so as to earn their reward). It is obligatory that this intention persist in the heart until one washes the first part of the face (O: as that is the first integral). If one confines oneself to making the intention when washing the face, it suffices, but one is not rewarded for the previous sunnas of rinsing the mouth and nostrils and wash- ing the hands (N: provided that one merely intended cleanliness or something else by them, and the intention of worship did not come to one's mind).	65.4 وشرطة النية بالقلب وأنَّ نَقْتَر نَ بِعَسل أَوَّلَ جَزَهِ بِنَ الوَجِهِ. أَقَدَر بَنَ الوَجِهِ. أَقَدَر جَزَهِ بِنَ الوَجِهِ. وَيَعْذَبُ أَنْ يَتَلَقُظُ بِهَا وأَنَّ تَكُونَ مِنْ أَولِ وَيَعْدَبُ أَنْ يَتَلَقُظ بِهَا وأَنَ تَكُونَ مِنْ أَولِ العرف ويعاد المتال على جميع السنن المتلومة قبل خسل الوجه، ويَجب على حمل الوجه خسل أول القروض). ويَعْج بُقَار أَنْ المَدَمَة بِعَان أَعْل أَعْل أَعْل أَعْل أَعْل أَعْل مُعْم العمل الوجه. وقان أَعْل أَعْ مَنْ أَعْل أَعْل أَعْل أَعْل أَعْل أَعْل أَعْل أَعْ مَنْ أَعْل أَعْل أَعْ أَعْذَا أَعْل أَعْ أَعْسَلُ أَعْس أَعْل أَعْن أَعْ مَنْ أَعْ أَعْ أَعْر أَعْ أَعْ أَعْ أَعْ أَعْ أَعْ أَعْ أَعْ
HOW TO PERFORM ABLUTION	كيفية الوضوء
e5.5 It is recommended to begin ablution by mentioning (n: in Arabic, like the other invoca- tions in this volume (def: w1)) the name of Allah	eS.S ويُشْدَبُ أَنَّ يُسَمَّيَ اللهَ تَعَالَىٰ

Purification

e5.6

Most High (O: by saying "In the name of Allah," which is the minimum.

The optimum is to say, "In the name of Allah. Most Merciful and Compassionate." Before this, it is sunna to say, "I take refuge in Allah from the accursed Devil," and to add after the *Basmala*: "Praise to Allah for Islam and its blessings. Praise to Allah who made water purifying and Islam a light. My Lord, I take refuge in You from the whispering of devils and take refuge in You lest they come to me." It is sunna to say all the above to oneself.)

If one intentionally or absentmindedly omits saying the name of Allah (n: at the first of ablution), then one pronounces it during it (O: by saying, "In the name of Allah, first to last").

c5.6 It is recommended to wash the hands three times.

(O: By saying "three times," the author indicates the sunna character of performing such acts thrice, and that it is an independent sunna (N: rewarded apart from the sunnas it is conjoined with).)

If one has doubts as to whether or not one's hands are free of filth, it is offensive to dip them into less than 216 liters of water without first washing them three times. (O: When sure they are pure, it is not offensive to immerse them. When sure they are impure, it is unlawful to dip them into this amount of water (N: since it spoils it by making it impure).)

e5.7 One next uses the toothstick (def: c3), and then rinses the mouth and nose out three times, with three handfuls of water. One takes in a mouthful from a handful of water and snuffs up some of the rest of the handful into the nostrils (n: swishing the water around the mouth, and expelling the water of the mouth and the nose simultaneously), then again rinses the mouth and then the nostrils from a second handful of water, followed by rinsing the mouth and then the nostrils from a third handful of water.

One lets the water reach as much of the mouth and nostrils as possible, unless fasting, when one goes lightly. (بأن يقبول ابسم الله وهمو أقلها فإن أراد الأكمل قال بسم الله الرَّحمن الرَّحيم ». ويسن التعموذ قبلهما وأنايز يبد بعبدهما : «الْحَمْبُ للَّهُ عَلَى الأَسْلَامِ وَتَعَمَّتُهُ أَلْحَمْنُ الله الذي جغل الماء طهورا والإسلام نورا ربِّ اعُودُ بِكَ مِنْ حَمَرَاتِ الشَّيَاطِينِ وَأَعَودُ يك رَبِّ أَنَّ يَحْضَيْهُ وَبَهُ وَيَسْرَ الأَ بها؛ فإنْ تَرَكَّ النسمسةَ عمداً أو سَعُداً أتَّي بِهَا فِي أَثْنَابُه (فَيَقُولُ: «بِشَم اللَّهِ أَوْلُهُ واخر ٢). وأنْ يَغْسِراً. كَفُّ ثَلَاتًا (فأشار e5.6 المصنف بقوله ثلاثا إلى سنية التليث وأنه سنة سيتقلة) . فإنَّ شَكَ في نجامسة يده كَرهُ غُا في دُونِ المَلتِينِ قِبال غُسلِها للاتما (فاإن تيقن طهسرهما لم يكره له الغمس، وإن نيقن تجباستها حرم عليبه غمسها في ماء قليل) (ح : لأنه يفسده بالتنجيس) . e5.7 2 11 11 فيهمًا الآ أَنْ يَكُونَ صائماً فَدُ فَتُ

e5.8 Then one washes the face three times. <i>face</i> meaning from the point where the hairline usually begins to the chin in height, and from ear to ear in width.	5.8 لَمْ يَغْسِلُ وَجِهَهُ ثلاثاً وَهُوَ مَا بِيَنَ مَنَابَتَ شَعَرِ الرَّامِنِ فِي العَادَةِ إِلَى السَّدَقِنِ طولاً ومِنَ الأَذَنِ إِلَىٰ الأَذَبَ عَرَضاً [فمتُه موضعٌ القمم وهوَما تحت الشعرِ الذي عُمَّ الجِبِهة أَوْ بَعَضَها].
 c5.9 It is obligatory to wash all facial hair-inner, outer, and the skin beneath, whether the hair is thick or thin—such as eyebrows, mustache, and so forth; except for the beard, since: (1) if it is thin, its inner and outer hair and the skin beneath must be washed; (2) but if thick, then the outer hair is enough, though it is recommended to saturate it by combing it from beneath with wet fingers. It is obligatory to cause the water to flow over the outer (O: hair of the) part of the beard that hangs below the chin (O: though not its inner hair). It is obligatory to wash part of the head in every direction beyond the bounds of the face, to make sure everything has been completely covered. It is sunna to use new water to saturate one's beard (O: if it is thick) by combing it from beneath with the fingers. 	65.9 ويَجِبُ غَسَلُ شعور الوجهِ كَنْهُ طَاهَرِهُ أوباطنها والبشرة تعنها كُنْها ظاهرها وباطنها والبشرة تعنها والشرة تعنها والشرة كنت أو كثيفة كالحاجب والهدب والهدب والهدب والهدب والمعدم والمنفة والعارضين] فإنه يجب غسل ظاهرهما وباطنهما والبشرة تعنهما عنذ الخفّة، فظاهر هما وبطنهما والبشرة وتعمل الكثافة لكن يُنْدَبُ التعليم حينة. ويجب إنساضة المساء على ظاهر ما الكثافة لكن يُنْدَبُ التعليم حينة. ويجب إنساضة المساء على ظاهر ما ذالمعنه والمعنة والمعنة والمعنه من الكثافة لكن يُنْدَبُ التعليم حينة. ويجب إنساضة المساء على ظاهر ما ذالمعنه ويجب إنساضة المساء على ظاهر ما رأي دون باطنه. وين اللحية عن الدقن ويجب غسل جزء من الرأس وسائر أي ينبط بالوجه ليتعقق كمائة. وينشن أن يُعْلَل اللحية (الكثيفة) من أسفلها بماء جديد.
e5.10 Then one washes the hands up to and including the elbows three times. (If the arm has been amputated between the hand and elbow, it is necessary to wash the remaining forcarm and the elbow. If amputated at the elbow, then the end of the upper arm must be washed. If it has been amputated between the elbow and shoulder, then it is recommended to wash the rest of the upper arm.)	e5.10 ثمَّ يَغْسِلُ يَدَيَّهُ مَعَ مِرْقَقَيَّهِ للاتا. فإنَّ تُطِعَتُ مِنَ الساعِدِ وَجَبَ عَسلُ السالِي الدِينُ مِفصل المرفق لِزِمَةً غَسْلُ رأس العضدِ أوْ مِنَ العضدِ نُدِبَ عَسلُ ياقيه.
c5.11 Then one wipes the head with wet hands, beginning at the front of the head, sliding the paired hands back to the nape of the neck, and then returning them to where one began. (O: This is an explanation of the best way, for otherwise,	c5.11 مَّ يَعْسَـحُ رَأَسَـهُ فَيَبَدَأَ يَمقَدُّم رأسبو فَيَـذَهَبُ بِيَدَيْهِ إلىٰ تَفَاهُ ثُمْ يَرُدُّهُمَا إلى المكسان السذي بَدَأُ مِنْهُ (هـذا بيسان الأنصسل وإلا فالفسرض لا يتوقف على

e5.12 Purification

÷

fulfilling the obligation does not depend on start- ing at the front, but may be from any part of the head.) One does this three times. If one is bald, or one's hair never grew, or is long, or braided, then it is not recommended to slide the hands back to the front. Each of the following suffices as wiping the head:	مسح المقدم بل يحصل من أي جانب من جوانب الرأمى) . يَقْمَلُ ذلك ثلاثاً. فإنَّ كانَ أَقْرِعَ أَوْ مَا نَبْتَ شَعْرُهُ أَوْ كَانَ طويلاً أوْ مضفوراً لمَ يَنْذَبُ الردُ. يَنْطَلِقَ عَلَيْهِ الاسمُ وهُو بعض شعرة لمُ تَتُحَرُّجُ بالمدُّ عنَّ خَذَ الرأس ، أوْ قَطَرَ وَلَمْ يُسِلُ، أَوْ غَسَلُهُ عَنْ خَلْهِ الرَّس.
(1) to place the hand on the head without moving it so that one wets any of what is referred to by "wiping the head," the minimum of which is part of a single hair, provided this part does not hang below the limits of the head;	َ فَإِنَّ شَقَ نَزْعُ عَمَدَاتِ كَمْلَ عَلَيْها بعدَ مَسَّحِ ما يَجِبُ.
(2) to drip water on the head without making it flow over it;	
(3) or to wash the head.	
(If it is difficult to remove one's turban, then after wiping the minimum of the head required, one may finish by wiping the turban.)	
c5.12 One then wipes the ears inside and out with new water, three times, and then the ear ca- nals with one's little fingers with more new water, three times (O: though this second sunna is not separately mentioned in the more well known books, which speak of the two sunnas together, making "wiping the ears" include the ear canals).	c5.12 ثم يَسْتَحُ أَذَنِبِهِ ظَاهراً وباطناً بِماء جديدٍ ثلاثاً ثم صماحَة يماء جديدٍ ثلاثاً فَيُدجَلَ خنصريَّه فيهما (وهي غير مذكورة في الكتب المشهورة استقلالاً وقد جمعوا في عباراتهم بين السنتين وجعلوا مسيح الأذنين شاملاً لهما أي لمسح الصماخين).
c5.13 Then one washes the fect up to and includ- ing the anklebones three times.	c5.13 نمْ يَغْسِلُ رِجْلَيْهِ مِعَ كَمَبَيْهِ نلائاً.
e5.14 If one does not know whether one washed a particular limb or the head three times (N: as is sunna), then one assumes one has washed it the least number that one is sure of, and washes as many additional times as it takes to be certain one has reached three.	65.14 - فَلَوْ شَكَّ فِي تَعْلِيتُ عَضَوٍ أَخَذَ بِالأَقَلُ فِيَحَشُلُ ثَلاثاً يَقِيَاً .
e5.15 One begins with the right when washing arms and legs, but not the hands, checks, and ears, which are washed right and left simultaneously.	65.15 - ويُقَـدَّمُ المِعنَىٰ مِنْ يَدٍ وَرِجَـلَ. لا كفَ وَحَدُّ وَأَذَنِ فَيُطَهُرُهُمَا دُفَعَةً .

64

c5.16 One washes more than is obligatory of the face by adding part of the head and neck, and likewise with the arms and legs by washing above the elbows and ankles, the maximum of which is the whole upper arm or lower leg.	5.16 ويُطِيسلُ الغرة بَانَ يَغْسِلُ مَعُ وجهد مِنْ رأسِه وعنقد زائداً عَنِ الفرض : والتحجيل بأن يُغْسِلَ فوقَ مرفقيً وكَعْبَيُه وغايتُهُ استيعابُ العضدِ والساقِ.
e5.17 One washes the parts of the body successively and without pausing between them (O: such that in normal weather the last part would not dry before one began the next), though if one pauses between them, even for a long time, one's ablution is still valid without renewing the intention.	65.17 ويُسوّالِي الأعضاء (بحيث لا يجف الأول قبل الشروع في الشاتي مع اعتسدال الهواء والمزاج) فإنَّ فَرَّقَ ولُوُ طويلاً صَحُ بغيرٍ تجديدٍ نيةٍ.
c5.18 After finishing, one says: "I testify that there is no god but Allah, alone, without partner, and I testify that Muhammad is His slave and messenger. O Allah, make me one of the off- repentant, one of the purified, one of Your goodly slaves. O Allah, I declare Your exaltedness above every imperfection and Your praise. I testify there is no god but You. I ask Your forgiveness and turn to You in repentance." There are supplications said for each limb washed, but these are not authenticated as being of the sunna.	e5.18 ويقولُ بعد قراغب: «أشهدُ أَنْ لا إلذ إلا الله وَحْدَهُ لا شريك له، وأشهدُ أَنَّ محمداً عبده ورسوله، اللهُم آجْعَلَنِي مِن الشَّطَهِرِين، وآجْعَلَنِي مِن المُتَطَهُرِين، وآجْعَلْنِي مِنْ عِبَادِكَ الصَّالِحينَ سَيْحَانَكَ اللَّهُمْ وَبِحَمْدِكَ أَشْقَدُ أَنَّ لا إِلَّهُ إِلاَ أَنْتَ، وللأعضاء أَدَّعية تَقَالُ عندها لا أَصْل لها.
OTHER RECOMMENDED MEASURES	آداب الوضوء
 e5.19 Other recommended measures (adab) include: (1) facing the direction of prayer; (2) not to talk during ablution for other than a necessity; (3) and to begin with the top of the face and not slap water upon it. 	5.19 - وآدابُ أستقبال القِبْلَةِ، ولا يَتْكَلَّمُ لَفَيرِ حَاجَةٍ وَيْبَدَأْ بِأَعلَى وَجَهِ، ولا يُلْطِئُهُ بِالسَّاءِ.
e5.20 If another person is pouring onc's water (N: or if using a tap) one begins washing the arms from the elbows, and the feet from the anklebones. If pouring onc's own water (N: from	c5.20 فَإِنَّ صَبَّ عَلَيْهِ غِيرُهُ بَدَأَ بمرفظَة وكعبَّةٍ. وإِنَّ ضَبُّ على نفسِهِ بَدَأَ

a jug, for example), one begins washing the arms from the fingers and the feet from the toes.	. بعباساب
c5.21 One should take care that water reaches the inner corners of the eyes, and the heels (N: up to the level of the anklebones) and similar places it is feared one may neglect, especially during the winter.	5.21 ويَتْعَهْدُ أَمَاقَنِ عِيْنُهُ وعَتَيْهُ ونحوهما مما يَخَاتُ إغْفَالَهُ سَبُمًا فِي الشتاء.
e5.22 One moves one's ring when washing the hand to allow water to reach the skin beneath. (O: If the water cannot otherwise get under it, it is obligatory to move the ring.)	5.22 وَبَحْمَرُكُ حَاتِمَاً لِيدُخُلُ الماءُ تحتمُ (وأمَّا إذا لم يصل الماء إلى ما تحته إلا بالتحريك فيجب حينتذ) .
e5.23 One saturates between the toes using the little finger of the left hand. One begins with the little toe of the right foot, coming up through the toes from beneath, and finishes with the little toe of the left.	5.23 ويُخَلَّلُ أصابِعُ رجليَّه بختصر يدو البسرى يَنْدَأَ بختصر رجلِه اليمنى مِنْ أَسْفَلُ ويَغْخِبُمُ بختصر اليسرى.
THINGS OFFENSIVE IN ABLUTION	مكروهات الوضوء
 e5.24 It is offensive: (1) to have another person wash one's limbs, unless there is some excuse (O: such as old age or the like); 	e5.24 فَأَيْكُمْرُهُ أَنَّ يَغْسِلُ غَيرُهُ أَعْضَاءُهُ إِلَّا لِعَــَدِرٍ (كَكِبر سَنَ أَوَ تَحَوهُ) وتقديمُ يسارِهِ والإمرافُ في العام .
(2) to wash the left before the right;	
(3) or to waste water.	
c5.25 It is recommended:	5.25 ويُسْتُسَدَبُ أَنَّ لا يَشْقُصُ مَاءً
(1) not to use less than 0.51 liters (mudd) of water for ablution:	الوضوء عنْ مذَ [وهو رطلُ وثلثُ بغداديُ] ولا يَنْقُص ماءَ الغـل عن صاع [والصائح خمسة أرطال وثلثُ رطل بالعراقي ولا
(2) not to use less than 2.03 liters (sa') of water for the purificatory bath (ghusl);	يُنَشَّفُ أعضاءُهُ (ح: إلا لعُنْدَر كمرضُ أو
 (3) not to dry off the parts washed in ablution (N: unless there is an excuse such as illness or cold weather) or shake the water off one's hands; 	

(4) not to ask another to pour water for one's ablution;	برد)، ولا يُنْفُضَ يَدَيْبٍ، ولا يسْتَعِينَ بأحدٍ يَضُبُّ عليْهِ، ولا يُمْسَخ الرقيةَ.
(5) and not to wipe the neck.	
OTHER PROVISIONS	أحكام أخرى
 e5.26 If dirt under the nails prevents the water (O: of ablution or the purificatory bath from reaching the skin beneath) then the ablution (O: or bath) is not valid. (N: The same is true of waterproof glue, paint, nail polish, and so forth on the nails or skin: if it prevents water from reaching any part of the nails or skin, no matter how small, one's ablution or purificatory bath is not valid.) 	e5.26 ولَـوْ كَانَّ تَحَتَّ أَطْفَـارِهِ وَسَـحُ يَشْتَعُ وُصُولَ الَماءِ (أي ماء الوضوء أو الغسل إلى ما تحتها من البشرة) لَمْ يَصِحُّ الوضوة (ولا الغسل) .
 e5.27 If one has doubts during the course of the ablution that one has washed a particular limb or the head, then it is obligatory to wash it again and everything that follows it in the ablution sequence. But if these doubts arise after one has finished ablution, one need not repeat anything. (A: The same is true of the purificatory bath (ghusl).) 	5.27 ولـوشكَّ فِي أَنْنَاء الوضوء في غــل عضو لَزَمَهُ مَعَ مَا بِعـَدُهُ، أَوْ بِعَـدَ فراغِهِ لَمْ يَلْزَمُهُ شيءً (ع: وكذلك الغسل).
e5.28 It is recommended to renew the ablution (N: when there has been no intervening state of minor ritual impurity) when one has performed any prayer, obligatory or nonobligatory, with it.	5.28 - ويُتُدَبَّ تجديدُ الوضوءِ لِمَنْ صلَىٰ بِهِ فرضاً أَوْ تَعَلَّا.
e5.29 Ablution is recommended for someone in a state of major ritual impurity (janaba) who wishes to eat, drink, sleep, or make love again. And Allah knows best.	e5.29 - وَيُدْنَبُ الـوضوءُ لَجْنَبَ بِرِيدُ أكـلاً، أَوْ شريباً أَوْ نوماً أَوْجماعاً آخَرَ، واللهُ أعْلَمُ.
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e6.0 WIPING FOOTGEAR (N: Wiping one's <i>footgear</i> (Ar. khuff) with wet hands is a dispensation that can take the place	c6.0 المسح على الخفين

e6.1 Purification

of the fifth ablution integral of washing the fect. The footgear Muslims generally use for this are ankle-high leather socks that zip up and are worn inside the shoes.)

e6.1 Wiping footgear is permissible for 72 hours (lit. "three days and nights") to a traveller on a lawful trip (N: one not undertaken for purposes of disobeying Allah) that fulfills the conditions permitting one to shorten prayers on journeys (def: f15.1-5).

Wiping them is permissible to a nontravellet for 24 hours (lit. "a day and a night"). (n: At the end of these periods, one removes the footgear to perform ablution, or, if one has ablution at the time, to wash the feet, before putting them on again and starting a new period of permissibility, as at e6.7.)

The beginning of the period is reckoned from the time of the first minor ritual impurity (hadath) that occurs after having put them on while in a state of ablution.

Wiping footgear is permissible for only 24 hours;

(1) when one has wiped both of a pair of footgear for ablution or just one of the pair (n: leaving the other for later) when not on a trip, and then begun travelling;

(2) or (O: when one has wiped both of a pair of footgear or just one) when on the trip and then finished travelling;

(3) or when one is in doubt as to whether one first wiped one's footgear for ablution while travelling or whether it was while not travelling.

Wiping footgear is permissible for 72 hours if one's ablution is nullified when not travelling and one then lifts that state of minor ritual impurity by wiping them for the ablution while travelling.

e6.2 When one doubts as to whether or not the permissible period for wiping them has expired, then one may not wipe them while the doubt exists. (A: Because dispensations cannot be taken

يَجُوزُ المسحُ على الخَفَيْنِ نِي e6.1 البوضيوء للمتساقير سقرأ مياحأ تأقص الصلاة ثلاثة أيام ولياليهر، ولل بوما وليلة وآبتداء المدة بافي أو رمسجهما أو أحدهما) سفر أقيام، أرْشَكْ هَلْ الْشَدْأَ المستَّرْسَقُوا أَوْ مضرا أنم مسح مقيم فقط. ولو احدث حضرا ومنبغ سفرا أتم مدة مسافر إسواء مضى عليه وقت الصلاة بكماله في الحضر أم لا]. فَإِنَّ شَكَّ فِي القَصْبَاءِ المدةِ لَمَّ e6.2 يَمْسَحْ في مدة الشكَّ (ع : لأنَّ الرخصة لا

unless one is certain (N: of their necessary condi- tions).) If one has doubts (n: when near the end of the permissible period for wiping them, for ex- ample, and uncertain exactly when it began) about whether one nullified one's ablution at the time of the noon prayer, or whether it was at the time of the midafternoon prayer, then one pro- ceeds on the assumption that it was at the time of the noon prayer.	يصار إليها إلا بيقين) . فإذ شَكَّ هُلُ أَحْدِدْتَ وقتَ الطّهرِ أَحِ العصرِ بَنَى أَمْرَهُ على أَنَّهُ الظَهْرُ .
e6.3 If a state of major ritual impurity (janaba) occurs during the permissible period for wiping footgear, then one must take them off for the purificatory bath (ghusl).	e6.3 وَلَــوْ أَجْنَبْ فِي المَــدةِ وَجَبَ النزع للغُسل
e6.4 The conditions for the permissibility of wiping footgear are:	e6.4 وشـرطة أَنْ يَلْبَسَهُ على وضوءٍ كامـلٍ ، وأَنْ يَكُـونَ طِاهـراً ساتراً لجميع
(a) that one have full ablution when one first puts them on;	محلُّ الفرض مائعاً لنفوذِ الماء (ح: لو نقط عليه، أنّ يصل مباشرة) (فلو وصل الماء من موضع الخرز لا يضر في صحة
(b) that they be free of filth;	المسح، وأما وصول الماء إلى الرَّجل من
(c) that they cover the whole foot up to and including the anklebones;	أي موضع كانَّ من غَبَر محل الخرز فإنَّه يضر) يُمْكِنُ متابِعةُ المشي هَلَيّْهِمَا لتردُّدِ مسافرِ لحاجاتِه (عند الحط والترحال
(d) that they prevent water (N: if dripped on them drop by drop from directly) reaching the foot (O:—if water reaches the foot through the holes of a seam's stitches, it does not affect the va- lidity of wiping them, though if water can reach the foot through any other place, it violates this condition);	وغيرهُما) . سواءً كانَ مِنَّ جِلَدٍ أَوْ لِسِدٍ أَوْ حَرْقٍ مطبقة أوْ حشب أوْ غير ذلك ، أوْ مشقوقاً شُدَّ بِشسرج (على أنه لا يظهر شيء من محل الفرض) .
(c) and that they be durable enough to keep walking around upon as travellers do in attending to their needs (O: when encamping, departing, etc.):	
—no matter whether they are of leather, felt, layers of rags (N: including thick, heavy wool socks that prevent water from reaching the foot (A: not modern dress socks (n: due to non-(d) and (e) above), which are not valid to wipe in any school, even if many are worn in layers)), wood, or other; nor whether they have a cleavage laced up with cyclets (O: provided none of the foot	

e7.0 Purification shows). ولمؤليس خف أفي رجسل ليمسحه One may not wipe footgear if wearing just ويَغْسِلُ الأخرى، أَوْظَهَرَ مِنَّ الرجل one of a pair, washing the other foot. Nor if any of شيءٌ وإنْ قُلْ مِنْ حَرْقٍ فِي الْحَفِ لَمُ the foot shows through a hole in them. [والحرم, قُ هُوَ حَفٌّ فوق حَفٌ ، فإنْ كانَ الأعلى قوياً والأسفلُ مخرَّفاً فلَهُ مُسحُ الأعلى، وإن كانا قويبن أو e6.5 التوجُّ الأسفلُ لمَّ يَحْف مسعُ الأعلى (في الصورتين هذا إذا لم يصل البلل من الأعلى إلى الأسفل) . فإنَّ وصَلَ البلأ، منه إلى الأسفيل كَفِّي سواءً تُصَدّ مسحهماً أو الأسفيل (ببالمسبح على الأعلى) فقيطُ أو أُطْلَقُ (المسبح أي لم يتصد واحداً بعينه) . لا إنْ قَصْدَ الأعلى فقطً] . 6.65 It is sunna to wipe the footgear on the top. e6.6 ويُسْنُّ مَسِحُ أَصَلَى الْحَفُّ bottom, and heel in lines (N: as if combing some-وأسفله وعقب خطوطا بلا استيعاب ولا thing with the fingers), without covering every تكسراد فيضبغ يذة اليسبري تحت عقيبه part of them or wiping them more than once. وبمنساة عنبد أصبابعيه ويمتر البمني إلى One puts the left hand under the heel and the الساق واليسري إلى الأصابع right hand on top of the foot at the toes, drawing فإن اقْتَصْرَ على مسبح أَقْلَ جزءٍ مِنْ the right hand back towards the shin while drawing the left along the bottom of the foot in the ظاهر أعلاهُ محادياً لمحلَّ الفرض كُفَّى . opposite direction towards the toes. وَإِنَّ أَقْتَصَسِرَ على الأَسْفُسِلِ أو العقب أو It is sufficient as wiping the footgear to wipe الحرف أو الباطن مِمَّا يلى البشرة فلا. any part of their upper surface (N: with wet hands), from the top of the foot up to the level of the anklebones. It is not sufficient to only wipe some of the bottom, heel, side of the foot, or some of the footgear's inner surface that faces the skin. e6.7 When on an ablution that was performed c6.7 ومتى ظَهَرَتِ الرجلُ بنزع أوْ by wiping the footgear, and then some part of the بخرقٍ وهو بوضوءِ المسع كَفَاهُ (حَ: foot shows because of taking them off, or through لإتمام وضوءه) غسلُ القدمين فقطُ (أي a hole, it's sufficient (N: to complete one's ablu-من غير إعادة للوضوم). tion) to merely wash the feet again (O: without repeating the ablution). .67 أسب<mark>ساب الأحسدات</mark> أريعة (ح: أي نواقض الوضوم) . e7.0 THE FOUR CAUSES OF MINOR e7.0 الأربعة RITUAL IMPURITY (HADATH)

(N: Meaning the things that nullify one's ablution.)

ANYTHING THAT EXITS FROM THE PRIVATE PARTS

c7.1 The first is anything that exits from the front or rear private parts, whether a substance (O: such as urine or feces) (N: or the mucus that exits from the vagina with or without sexual stimulation, though not a woman's sexual fluid that appears through orgasm, discussed below) or wind, and whether something usual or something uncommon such as a worm or stones. But not a male's sperm or female's sexual fluid (Ar. maniyy, that which exits with orgasmic contractions. whether a man's or a woman's (def: e10.4)), which necessitates the purificatory bath (N: as it causes major ritual impurity) but does not necessarily nullify ablution, an example of this being someone firmly seated (dis: e7.2, second paragraph) who sleeps and has a wet dream, or someone who looks at something lustfully and sperm or sexual fluid come. Otherwise, if one makes love to one's spouse, or has an orgasm while lying asleep, ablution is nullified (n: respectively) by touching the spouse's skin (e7.3) or by sleep (below).

LOSS OF INTELLECT THROUGH SLEEP ETC.

c7.2 The second cause of minor ritual impurity is loss of intellect (O: meaning the loss of the ability to distinguish, whether through insanity, unconsciousness, sleep, or other. Loss of intellect excludes drowsing and daydreaming, which do not nullify ablution. Among the signs of *drowsing* is that one can hear the words of those present, even if uncomprehendingly).

Sleep while *firmly seated* on the ground (A: or any other surface firm enough to prevent a person's breaking wind while seated on it asleep) does not nullify ablution, whether riding mounted, leaning on something which if removed would cause one to fall, or otherwise seated.

If one sleeps when firmly seated and one's rear moves from its place before one awakens, this nullifies one's ablution. But not if:

(1) one's rear moved after or during awaken-

e7.3 Purification

ing, or if one is uncertain about whether it hap- pened before awakening or during;	بِدَّهُ على الأرض وهوَ نائمُ مَعْتَىٰ مُتَعَدَّهُ أَوْ تَعَمَّى وهوَ غِيرٌ مَعَتَىٰ وهوَ يَسْمَعُ ولا يَفْهُمُ ، أَوْ شَكْ هلْ مَامُ أَوْ نَعْسَ أَوْ هَلْ نَامَ
(2) one's arm dropped to the ground while one was firmly seated;	يفسَهُم، أو شك هل نام أو نعس أو هل نام ممكناً أو غير ممكن فلا يَنْفَضُ.
(3) or when one drowses while not firmly seated, hearing but not comprehending, or if one is uncertain as to whether one drowsed or slept, or uncertain as to whether one slept while firmly seated or not firmly seated.	
CONTACT OF MAN AND WOMAN'S SKIN	التقاء بشرتي رجل وامرأة
 e7.3 The third cause of minor ritual impurity is when any, no matter how little, of the two skins of a man and woman touch (N: husband and wife, for example) when they are not each other's unmarriageable kin (Ar. mahram, def: m6), even if they touch without sexual desire, or unintentionally, and even if with tongue or a nonfunctional or surplus limb; though <i>touching</i> does not include contact with teeth, nails, hair, or a severed limb. Ablution is also nullified by touching an aged person or a corpse (N: of the opposite sex) but not by touching a member of one's unmarriageable kin, or a child who is younger than the age that usually evokes sexual interest. One's ablution is not nullified when one is uncertain about: (1) whether one touched a male or female; (2) whether one touched hair or skin; 	67.3 الثالث البقاء شيء وإنْ قَلْ مَنْ بَشَرْنَيْ رَجُلٍ وَامْرَأَةٍ أَجْنَبَيْنِ، ولَوْ بَغَيْر شهروة وقصل، حتى اللسان والأشل والزائد إلا سَنَّا وظفرا وشعراً وعضواً وَيُتْقَضُ هَرِمَ وميتُ لا مَحْرَمُ وطفل لا يُشْتَفي في العادة. فلو شك ها لمس امرأة أمّ رَجُلًا، أو يَتْفَص.
(3) or whether the person one touched was of one's unmarriageable kin or not.	
TOUCHING HUMAN PRIVATE PARTS WITH HAND	مس الفرج
e7.4 The fourth cause of minor impurity is touching human private parts with the <i>palm</i> or <i>inner surface of the fingers only</i> (N: i.e. those parts which touch when the hands are put together palm	e7.4 السرابية مَسَّ قرح الأدمييُ بباطن الكَفُ والأصابع خاصةً، ولوْسهواً

to palm), whether one touches the private parts:	أَوْ بِلا شَهوةٍ قُبُلا أَوْ دِبراً ذَكراً أَوْ أَنْعَى مَنٍ
(1) absentmindedly:	نفسِهِ أَوْ غَيْرٍ، ولوْ مَن مِيْتٍ وطفل [ومحل] جَبُّ وإِنَّ اكْسَتَسَمَى جَلَداً أَوْ أَشْسَلُ وَلِسَوْ
(2) without sexual desire;	مقط وحاً ويسيم شلامً]، لا برؤوس
(3) in the front or rear;	الأصابع ومَّا يتَهَا وحرفِ الْحَفَّ ولا إ فرج بهيمةٍ.
(4) of a male or female;	
(5) of oneself or another, even if deceased, or a child;	
—but not if one touches them with one's finger- tips, the skin between the fingers, with the outer edge of the hand, or touches the corresponding parts of an animal.	
e7.5 Ablution is not nullified by vomiting, let- ting blood, nosebleed, laughing during the prayer, eating camel meat, or other things (N: not dis- cussed above).	e7.5 ولاَ يُنْقَضَ فَيْءَ وَفَصَدُ وَرُعَافَ وقهقهةُ مُصَلَ وأكلُ لحم جزودٍ وغيرُ ذلك.
e7.6 When certain that a minor ritual impurity has occurred, but uncertain whether one sub- sequently lifted it (N: with ablution), then one is in a state of minor ritual impurity (A: because in Sac- red Law. a state whose existence one is certain about does not cease through a state whose exis- tence one is uncertain about). When certain that one had ablution, but uncertain that it was subsequently nullified, then one still has ablution.	e7.6 ومَنْ نَيَّةَنَ حدثاً وشَـكُ فِي ارتشاعب فهوَ مُحَدِثَ (ع: لأذَ في المسرع اليقين لا يزول بالشك)، ومَنْ نَيْقَنَ طهراً وشكَ في ارتفاعِهِ فهوَ متطهرً.
نُّهُمَا فِإِنَّ لَمْ يَعْرِفْ مَا كَانَ قَبَلَهُما. أَوَّ عَرَفَةً وَكَانَ طَهرا وَكَانَتُ عَادَتُهُ تجديدً. جديد الوضوم، أو كانَ حدثاً فهن الآنَ متطهرًا.	e7.7 [وإنَّ تَيَقَنَهُمَا وَشَكَّ فِي السَابِقِ مِ الوضوءِ قَزِمَةُ الوضوءُ، فإنَّ لَمْ يَكُنُّ عادتُهُ تَع
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محرمات الحدث ACTIONS UNLAWFUL DURING e8.0 e8.0 MINOR RITUAL IMPURITY e8.1 The following are unlawful for someone in e8.1 ومسل أحسدت خرم عليت a state of minor ritual impurity: الصلاة، وسجمودُ التملاوةِ والشكس والطواف وحمل المصحف ولوبعلاقته (1) to perform the prayer; أوْفِي صِندو تِهِ وَمَشَهُ سواءُ المكتوبُ ومَا بين الأسطر والحواشى وجلدة وعملاقته (2) to prostrate when reciting the Koran at verses in which it is sunna to do so (def: f11.13); وخريطته وصندوقه وهو فيهما. (3) to prostrate out of thanks (f11.19); (4) to circumambulate the Kaaba (j5); (5) or to carry a Koran, even by a strap or in a box, or touch it, whether its writing, the spaces

(n: Other aspects of proper manners (adab) towards the Book of Allah are treated below at w16.) (A: The opinion expressed in *Fiqh al-sunna* that it is permissible to touch the Koran without ritual purity is a deviant view contrary to all four schools of jurisprudence and impermissible to teach (dis: r7.1(3), except to explain that it is aberrant.) (n: Though in the Hanafi school, it is permissible for someone in a state of minor ritual impurity to touch or carry a Koran that is inside a cover not physically attached to it, such as a case or bag, as opposed to something joined to it, like a binding (*al-Lubab fi sharh al-Kitab* (y88), 1.43). And Allah knows best.)

e8.2 It is also unlawful (n: when without ablution) to touch or carry any of the Koran written for the purpose of study, even a single verse or part of one, as when written on a slate or the like.

between its lines, its margins, binding, the carrying strap attached to it, or the bag or box it is in.

(O: But this is permissible for nonstudy purposes such as when the Koran is intended to be an amulet (def: w17). It is not prohibited to touch or carry such an amulet even if it contains whole suras, or even, as Sheikh (N: Shirbini) al-Khatib has said, if it contains the whole Koran.)

It is permissible to carry a Koran in one's baggage and to carry money, rings, or clothes on which Koran is written.

It is permissible to carry books of Sacred Law, hadith, or Koranic exceesis which contain Koran, provided that most of their text is not Koran (O: because the non-Koranic part is the

e8.2 وكَــذا يَحْــرُمُ نَسَّ وحمـلُ ما كُتِبَ لَدَرِ أَسَةٍ وَلَوْ آَيَةُ (وَلُو بِعَصْهَا) كَالْلُوحِ وغيرو (وحبل لغير الدراسة كما إذا قصد للتميمة ولومع القرآن فلا يحرم مسها ولا حملهما وإن اشتملت على سور بل قال الشيخ الخطيب وإن اشتملت على جميع القران) . ا وَيَحِنُّ حَمَلٌ مُصْحَفٍ فِي أُمْتَعَةٍ ، وَخُلُ حمل دراهم ودسانير وخاتم وثوب كُتِب عَنِّهِنُ قرآنً . وكُتُب فقبة وحديث وتفسير فيها قرآنًا سْرَط أَنَّ يَكُونَ غَيرُ القرآنِ أَكْثَرُ (لأَنْ غَير

Gom	g to the Lavatory c9.0
purpose, though this is unlawful if half or more is Koran). Boys who have reached the age of discrimina- tion (def: f1.2(O:)) may touch or carry the Koran while in a state of minor ritual impurity (O: because of the need to learn it and the hardship of their kceping ablution, and likewise for young girls, though this is for study alone, as opposed to nonstudy, when it is unlawful. As for children under this age, their guardian may not give a Koran to them) (A: as this is an insult to it. Also, teachers should remind children that it is unlawful to moisten one's fingers with saliva to turn its pages).	القرآن هو المقصود فإن كان القرآن أكثر أو مساوياً حرم ذلك). وَيُمَكَّنُ العميُّ (أي المميز) المحدثُ مِنْ حملِه ومسَّه (لحاجة تعلمه ومشقة استحسراره متطهراً ومتل الصي في هذا الحكم الصبية وهمنا إذا كان لدراسة يخلاف ما إذا كان لغيرها فإنه يمنع، أما يخلاف ما إذا كان لغيرها فإنه يمنع، أما ذلك). ولو تُعَبَّ محدثُ أوَّ جنبٌ قرآناً ولمُ يَمَشُهُ ولَمْ يَحْمِلُهُ جَازَ.
Someone in a state of minor or major impur- ity may write Koran if he does not touch or carry what he has written.	
e8.3 When one fears that a Koran may burn, get soaked, that a non-Muslim may touch it, or that it may come into contact with some filth, then one must pick it up if there is no safe place for it, even if one is in a state of minor or major ritual impurity, though performing the dry ablution (tayammum, def: e12) is obligatory if possible.	8.3 ولوَّ خَافَ علىٰ المصحف مِنْ حرق أوْ عَرق أوَّ يَدِ كاني أوَّ تَجاسةٍ وَجَبَ أَحَدُّهُ مَعْ الحدثِ والجنابِةِ إِنَّ لَمْ يَجِدْ مستودعاً لَهُ لكنْ يَبَيَّمُمَ (وجوباً) إِنَّ قَدَرَ
 c8.4 It is unlawful to use a Koran or book of Islamic knowledge as a pillow (O: except for fear of theft, when it is permissible to do so). And Allah knows best. 	8.4 وَيَحْرُمُ تَوَسَّدُهُ وَعَبْرٍ مِنْ كَتَبِ العلم (إلا إن خاف عليه من سرقة فيجوز حينتذ) واللهُ أعلمُ .
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e9.0 GOING TO THE LAVATORY	e9.0 آداب الذهاب إلى الخلاء
c9.1 It is recommended when one intends to use the lavatory:	e9.1 يُنْدَبُ لمريد الخلاءِ أَنْ يَتَعَمِّلُ إلا لعذرٍ (كان لا يجد النعل).
(1) to put something on one's feet, unless there is an excuse (O: such as not having shoes);	ـ وَيَنْـتَّرُ رَأْمَنَهُ ﴿وَلَوْ بِمَنْدَيْلُ أَوْ غَيْرُ ذَلِكَ) .
(2) to cover the head (O: even if only with a handkerchief or other);	

e9.1 Purification

(3) to set aside anything on which there is the mention of Allah Most High, His messenger (Allah bless him and give him peace), or any revered name (O: like those of prophets or angels). If one enters with a ring (O: on which something worthy of respect is written), one closes one's hand around it;

(4) to ready stones (N: or other suitable material (def: e9.5)) (O: if one uses them) to clean oneself of filth (N: though water alone is sufficient);

(5) to say before entering:

"In the name of Allah, O Allah, I take refuge in You from demons, male and female,"

and after leaving,

"[O Lord,] Your forgiveness. Praise be to Allah who rid me of the hurt and gave me health";

(6) to enter with the left foot first and depart with the right foot first (and this, together with (3) and (5) above, are not only for indoors, but recommended outdoors as well);

(7) not to raise one's garment until one squats down to the ground (O: to keep one's nakedness covered as much as possible) and to lower it before one stands up;

(8) to put most of one's weight on the left foot while squatting;

- (9) not to spend a long time;
- (10) not to speak;

(11) when finished urinating, for men to squeeze the penis with the left hand from base to head (O: recommended because this is where the urethra is, and for women to squeeze their front between thumb and forefinger) (N: so urine docs not exit later and nullify one's ablation) pulling lightly three times (O: this being recommended when one thinks the urine has stopped, though if one thinks it has not, this is obligatory);

 (12) not to urinate while standing (O: which is offensive) unless there is an excuse (N: such as when standing is less likely to spatter urine on one's clothes than sitting, or when sitting is a hardship); (13) not to clean oneself with water in the same place one relieved oneself, if it might spat- 	ـ ولا يَبُـولَ قائماً (فيكره له حيندَ وذلك) بلا عذر ـ ولا يُسْتَجى بالماء في موضعِـه إنْ خَافَ ترشُشاً، ولا يُنْتَقِلَ في المراحيض ـ ويُبْعَد في الصحراء ويُسْتَرَ. ـ وَلا يَبُولَ فِي جحـر، وموضع.
ter, though if in a lavatory one need not move to a different place; (14) to distance oneself from others if out-	صلب، ومَهَبَّ ربع ، وموردٍ، ومُتَحَدَّثٍ للنـاس، وطـريق، وتحتَ شجرةٍ مثمرةٍ وعنـدَ قَسِروفي الماء الراكدِ وقليل جارٍ، ولا مستقَبـل الشمس والفمـر وبيتِ
doors and to screen oneself:	المقْدِس ومستدبِرة .
(15) not to urinate into holes, on hard places, where there is wind, in waterways, where people gather to talk, on paths, under fruit trees, near graves, in still water, or in less than 216 liters of running water;	
(16) and not to relieve oneself with one's front or rear facing the sun, moon, or the Sacred Precinct in Jerusalem.	
e9.2 It is unlawful to urinate on anything edible, bones, anything deserving respect, a grave, or in a mosque, even if into a receptacle.	9.2 وَيَحْـرُمُ البِولُ عَلَىٰ مَطْعُومٍ وعظم ومعظَّم وقبرٍ وفي مسجدٍ ولوُ في إناو .
e9.3 It is unlawful to urinate or defecate with one's front or rear towards the direction of prayer when outdoors and there is no barrier to screen one. though it is permissible when outdoors or indoors within a meter and a half of a barrier at least 32 cm. high, or in a hole that deep. When one is not this close to such a barrier, it is not permis- sible except in a lavatory, where, if the walls are farther from one than the maximal distance or are shorter than the minimal height, relieving oneself with front or rear towards the direction of prayer is permissible, though offensive.	69.3 ويَحْرُمُ استقبسالُ القبلةِ واستدبارُها ببول أوْ غائطٍ في الصحراء بلا حائل، ويُباحان في البنيان إذا قَرُبَ من الساتس تحو تلائة أذرع، ويَحْقِي مرتفع تلقي ذراع من جدار ووهدة [وهابة وذيله السرخي قبالة القبلة، والاعتبارُ في وذيله السرخي قبالة القبلة، والاعتبارُ عي متها على ثلاثة أذرع وهي ثلثا فراع جاز فيهنسا]. وإلا فلا. إلا في المسراحيض فيهرز من كراهة وإن بُمَد جدارُها أوْ قُصُر.
e9.4 It is obligatory to clean oneself of every impure substance coming from one's front or rear, though not from gas, dry worms or stones, or excrement without moisture.	9.4 ويُبْحِبُ الاستنجـاءُ مِنْ كُلَّ عينِ ملوَّنةِ خارجةٍ مِنَ السِيلِيْ لا ريح ودودةٍ وحصاةٍ وبعرة بلا رطوبةٍ .

Durification e9.5

e9.5 Stones suffice to clean oneself, though it is best to follow this by washing with water. Any- thing can take the place of stones that is a solid, pure, removes the filth, is not something that deserves respect or is worthy of veneration, nor something that is edible (O: these being five con- ditions for the validity of using stones (N: or some- thing else) to clean oneself of filth without having to follow it by washing with water). But it is obligatory to wash oneself with water if:	.9.5 وَيَكْفِي الأحجارُ [ولُوفِي نادرٍ كدم] وتعقيبُها بالماء أفضل ويُغْني عن الحجر كلُّ جامدٍ طاهر قالع للنجاسة غير محترم ومطعوم (فهذه خمسة قيود ليتبعها بالماد) [كجلد المذكى قبلُ الدباغ]. فلو اسْتَعْمَسلَ مائماً غير الماء، أوْ نجساً، أوْ طَرَأْتْ نجاسة أجنيةً، أو انتَفْلَ ما حَرَج منه عنْ موضعه، أوْ جَفْسُ أو
 (1) one has washed away the filth with a liquid other than water, or with something impure; (2) one has become solled with filth from a separate source; 	انْتَشَرَ حال خروجه وجاوَزَ الألية (ح: والمقصود صفحة الألية من الداخل وهو ما انتضَّمُ من الأليتين عنسد القيسام) أو الحشفة، تُعَيَّن الماءً، فإنَّ لَمْ يُجاوِزُهُمًا كَمَى الحجرُ.
(3) one's waste has moved from where it exited (n: reaching another part of one's person) or has dried;	ويَجِبُّ إزالــةُ العين واستيفــاءُ ثلاثِ مُسَخاتٍ إما بثلاثة أحجارٍ. أو بحجر لهُ ثلاثةُ أحرفٍ. وإنَّ أَنْقِيَ بدونِها. فإنَّ لَمُ تُنَّق الثلاثةُ وَجَبَ الإِنْفَاءَ (لأَنه المقصود
(4) or if feces spread beyond the inner but- tocks (N: meaning that which is enfolded when standing), or urine moved beyond the head of the penis, though if they do not pass beyond them, stones suffice.	منَ الاستنجاء والإنقاء قال في المجموع هو أن يزيل العين حتى لا يبقى إلا أثر لا يزيله إلا الماء). وتُـبَبَ إيسَارُ. ويُنْدَبُ أَنَّ يَبْدَأُ بِالأول. منَ مقــدم صفـحــةِ اليمنى وَيُمِــرُّهُ إلى
It is obligatory (N: when cleaning oneself with a dry substance alone) to both remove the filth, and to wipe three times, even when once is enough to clean it, doing this either with three pieces (lit. "stones") or three sides of one piece. If three times does not remove it, it is obligatory to (N: repeat it enough to) clean it away (O: as that is the point of cleaning oneself. Nawawi says in <i>al- Majmu</i> ' that cleaning oneself (N: with a dry sub- stance) means to remove the filth so that nothing remains but a trace that could not be removed unless one were to use water) (N: and when this has been done, any remaining effects of filth that could have only been removed with water arc excusable). An odd number of strokes is recom- mended. One should wipe from front to back on	موضيع ابتيدائية ثمَّ يَعْجَبُ بِالشَّابِي ثَمَّ الشَّالَبُ عَلَى الصفحَيَّنِ والمسربةِ وَجَبَ وضَّعُهُ أولاً بموضع طاهرٍ ثُمَّ يَبُرُهُ .

the right side with the first piece, similarly wipe the left with the second, and wipe both sides and the anus with the third. Each stroke must begin at a point on the skin that is free of impurity.

It is offensive to use the right hand to clean oneself of filth.	ويُخْــرَهُ الاستنجـاءُ بِيمِيتِهِ [فَلْيَأْخُـذِ الحجر بيمينِهِ والذكرَ بشمالِهِ ويُحْرِكُهَا] .
 e9.6 It is best to clean oneself of filth before ablution, though if one waits until after it to clean, the ablution is nevertheless valid (N: provided that while cleaning, the inside surface of the hand (def: c7.4) does not touch the front or rear private parts). If one waits until after one's dry ablution (tayammum, def: e12) to clean away filth, the dry ablution is not valid (A: because lack of filth is a condition for it). 	e9.6 والأفضلُ تقديم الاستجام على السوضوء فإن أخرهُ عنه صَحْ (ح : لكن بشرط أن لا يلمس يباطن كفه القبل أو الدير) . أو عن التيمَم فَلًا .
ж	
e10.0 MAJOR RITUAL IMPURITY (JANABA)	e10.0 الجنابة ومحرماتها
e10.1 The purificatory bath (ghusl, def: e11) is obligatory for a male when:	e10.1 يَجِبُ المُسَلُّ على الرجُل منْ حروج المنيُّ ومِنْ إِسِلَاج الحَسْفَةِ فِي
(1) sperm exits from him;	[أي] فرج [كَانَ قبلاً أوْ دَبراً ذكراً أوْ أَنْنَى ولسو بهيمةً (ت : وهده الصور الشاذة
(2) or the head of his penis enters a vagina;	محرمة شديدة التحريم كما سيأتي ببانه في كتماب الكبائر، وإنما ذكرت هنا على
and is obligatory for a female when:	سبيل الاستيعاب لأسباب الجنابة، وذلك
(1) sexual fluid (def: below) exits from her;	لاعتنــاء العلمـاء القـدمـاء بالشمـول في البحـوث الشرعية ، ولو في نوادر الوقائع)
(2) the head of a penis enters her vagina;	أوْ صغيسراً في صغيـــرة]. ويَجِبُ على المرأةِ منْ خروجٍ متَيْهَا ومنْ أيَّ ذكر دَخَلَ ا
(3) after her menstrual period;	في قبلهَا [أو دبرهَا ولوُ أسْلُ أوْ مِنْ صَبِيَ أَوْ بِهِيمَةٍ] وبِنَ الْحِيضِ والنفاسِ وخروج
(4) after her postnatal lochia stops or after a child is born in a dry birth.	يون والمركز المركز المركز المركز والمركز. الولد جافاً .
(n: The Arabic term <i>maniyy</i> used in all these rulings refers to both male sperm and female sex- ual fluid, i.e. that which comes from orgasm, and both sexes are intended by the phrase <i>sperm or</i> <i>sexual fluid</i> wherever it appears below.)	
نَامُ فيه معَ مَنْ يُشْجَنُ كونَهُ منْهُ بَدَبَ لَهُمَا الْعُسَلُ ولا يَجِبُ (ح: لأن كلّا منهما لا يعد الجزم) ولا يَقْنَدِي أَحدُهُمَا بِالآخرِ (ح: لأن كلّا منهما يعتقد أن الآخر	ا e10.2 وَقُوْ رَأَىٰ مَنْبَأَ فِي تُوبِ أَوْ فَرَاشٍ يَ لم يجنزم بأن المني منه ولا يجب الغسل إ

بُ إعادةُ كلَّ صلاةٍ لا يُختفلُ حُدُوتُ المنيَّ بعدها . لكنَ يُتَدَبَّ إعادةً ما أَمَكَن	حتب) فإنَّ لمْ يَنْمُ فيهِ غيرَه لَوْمَهُ الغَسُلُ ويج كونْها بعدة]
 e10.3 When a woman who has been made love to performs the purificatory bath, and the male's sperm afterwards leaves her vagina, then she must repeat the ghusl if two conditions exist: (a) that she is not a child, but rather old enough to have sexual gratification (A: as it might otherwise be solely her husband's sperm): (b) and that she was fulfilling her sexual urge with the lovemaking, not sleeping or forced. 	c1().3 ولو جُوم غَتْ في قبلها فاغتسلتُ ثم خَرَج منْيَّهُ منْها لزمها غَسلُ أَحَرُ بشبرطَيْنَ : أَحَدْهُما أَنَّ تَكُونَ ذَات شهوتها لا تائمةً ومكرهةً .
 c10.4 Male sperm and female sexual fluid are recognised by the fact that they: (a) come in spurts (n: by contractions): (b) with sexual gratification; (c) and when moist, smell like bread dough, and when dry, like egg-white. When a substance from the genital orifice has any one of the above characteristics, then it is sperm or sexual fluid and makes the purificatory bath obligatory. When not even one of the above characteristics is present, it is not necessary for it to be considered male sperm, and being yellow or thin is not necessary for it to be considered female sexual fluid. 	اذريع (طلع أوّ عجين إذا كان رطباً أوْ أوْ ربع (طلع أوّ عجين إذا كان رطباً أوْ بيماض بيض إذا كان جافاً. فعنى وُجد واحد منها كان متياً موجباً للغسل ومنى فقدت كلمها لم يكن منياً. ولا يُسْتوط البياض والثخافة في منيًّ الرجل ولا المصفرة والوقة في منيًّ السرأة.
 c10.5 The purificatory bath is not obligatory: (1) when there is an unlustful discharge of thin, sticky, white fluid (madhy) caused by amorous play or kissing; (2) or when there is a discharge of the thick, cloudy white fluid (wady) that exits after uninating (O: or carrying something heavy). 	110.5 ولا غسل في مذّي وهوماءً أبيض رقيق لزمج يخسرُج بلا شهوة عند المسلاعية . ولا في وَدْي وهوماءً أبيض كدر تنخبنَ يَخْرُج عَقب البول (أو عند حمل شيء تقيل).

e10.6 If one does not know whether one's dis- charge is sperm or whether it is <i>madhy</i> (def: (1) above), then one may either:	e10.6 فإنَّ شَكَّ هَلْ الخسارِجُ مَنِيَّ أَوْ مَدَيُ تَحَيَّز إِنَّ شَاءَ جَعَلَهُ مَنِيَاً وَاغْتَسَلَ فَقَطُ (ولا يجب عليه حيند غسل ما أصابه من
(1) consider it sperm, and perform the purificatory bath (O: in which case washing the portions of clothes and so forth affected with it is not obligatory, as it is legally considered a pure substance);	ذلك الخارج لأنه محكوم عليه بالطهارة) وإنَّ شَاءَ جَعْلَهُ مَدْياً وَغَسَلَ ما أَصابَ يَدْنَهُ وَتُوَبَّهُ مِنْهُ وَيُوَضَّأً وَلاَ يَغْتَسَلَ. والأفضلُ أنَّ يُقْعَلَ جميع ذلكَ (من الاغتسال، وغسل ما أصاب بدنه وثوبه،
(2) or consider it <i>madhy</i> , and wash the affected portions of the body and clothes (N: which is obligatory, as it is legally considered filth), and perform ablution, though not the purificatory bath.	والوضوء احتياطاً للعيادة) .
The best course in such cases of uncertainty is to do all of the above (O: of bathing, washing the affected portions, and ablution, so as to take due precaution in one's worship).	
e10.7 All things unlawful for someone in minor ritual impurity (def: e8.1) are also unlawful for someone in a state of major ritual impurity (N: or menstruation). In addition, it is likewise unlawful for such a person:	, e10.7 وبحسرم بالجنسابة (ح: والحيض) ما حَرُّم بالحدث، وكَذَا اللبتُ في المسجد وقراءة الفرآن، ولُو يعض آية. ويُباح أذكارُه لا بقصد القرآن (وذلك كقوله عند المصيبة إنَّا لِلْهِ وَإِنَّا إَلَيْهِ
(1) to remain in a mosque;	رَاجِعُونَ إِنَّ قَصْدَ القرآنَ عَصَى أَوِ الذَّكَرَ
(2) or to recite any of the Koran, even part of a single verse, though it is permissible to use its invocations (dhikr) when the intention is not Koran recital (O: such as saying in disasters, "Surely we are Allah's, and unto Him we will return," and the like). If one intends Koran re- cital, it is disobedience, but if one intends it primarily as invocation (dhikr), or as nothing in particular, it is permissible.	أوَّلاً أوْ لاَ شيءَ جَازَ ولَـهُ الـــمــرورُ فِي المسجدِ، ويُكْرَه لغيرِ حاجةٍ.
It is permissible to pass through a mosque (A: though not to enter and leave by the same door (Ar. taraddud), which is unlawful) when one is in a state of major ritual impurity, but this is offen- sive when there is no need.	
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e11.0 Purification

ell.0 HOW TO PERFORM THE	ett.0 كيفية الغسل
PURIFICATORY BATH (GHUSL)	}]
e11.1 When performing the purificatory bath,	e11.1 يَسْدَنُّ المغتسلُ بالتسميةِ ثُمَّ }
one:	بازالة قدر (طاهر أكان أو نجا) ثم وضوء
(1) begins by saying, "In the name of Allah,	كوضوء الصلاة ثم يقيض الماء على رأسه
Most Merciful and Compassionate";	المُلاثاً ناوياً رفَّع الجنابة أو الحيض أو
	استباحة الصلاة. ويخلُّلُ شعرة ثمَّ على
(2) removes any unclean matter on the body	
	ا شقَبه الأيمن للاف ألم الأيسر ثلاثاً ويَتَعَهَّدُ
(O: pure or impure);	معاطفة ويذلك جسدة .
	وفي الحيض تُتَبِعُ إثـر الـدم فرصـة
(3) performs ablution (wudu) as one does	مسبك رباد تجعله على فطنة وتدخلها
before the prayer;	
	فرجهما بعبد اغتسالهما إلى المحل الذي
(4) pours water over the head three times,	يجب غسله) [فَإِنَّ لَمْ تَحِـدُهُ فَطَيِباً غِيرهُ
intending to lift a state of major ritual impurity	ا فإنَّ لَمْ تَجِمَدُهُ فَطِيَباً فِإِنَّ لَمْ تَجِدُهُ كُفِّي]
(janaba) or menstruation, or to be permitted to	المساءً] (ح: والمسراد به مادة تقلع أتسر
perform the prayer, and running the fingers	
through one's hair to saturate it:	النجاسة بأي أسلوب كان، فإن استعملت
6	الصابون فحسن) .
(5) and then pours water over the body's	والمواجبُ منهُ شيئان: النيةُ عند أول
right side three times, then over the left side three	عسل مشروض ، وتعميمُ شعرهِ وبشرء
times, ensuring that water reaches all joints and	
	ما بالماء حتى ما تُحْتَ قُلْفَة غير المختونِ ا
folds, and rubbing oneself.	ĺ
(6) If bathing after menstruation, a woman	
uses some musk to eliminate the afterscent of	
blood (O: by applying it to a piece of cotton and	
inserting it, after bathing, into the vagina as far as	
is obligatory (def: (b) below) for her to wash). (N:	
What is meant thereby is a substance that removes	
the traces of filth, by any means, and it is fine to	
use soap.)	
Two things (N: alone) are obligatory for the valid-	
ity of the purificatory bath:	
sy of the particularly bath.	
(a) having the intention ((4) above) when	[
water is first applied to the parts that must be	
washed;	/
	{
(b) and that water reaches all of the hair and	
skin (N: to the roots of the hair, under nails, and	
the outwardly visible portion of the ear canals,	
though unlike ablution the sequence of washing	i)
the parts is not obligatory), even under the fore-	
skin of the uncircumcized man, and the private	ļ
	<u> </u>

	,
parts of the nonvirgin woman which are normally disclosed when she squats to relieve herself.	ومًا يُظْهَرُ منْ فرج النَّيْبِ إذًا فَعَدَتْ لحاجتِهَا.
(n: In the Hanafi school, rinsing out the mouth and nostrils (def: c5.7) is obligatory for the validity of the purificatory bath (<i>al-Lubab fi sharh al-Kitab</i> (y88), 1.14). It is religiously more pre- cautionary for a Muslim never to omit it, and Allah knows best.)	(ت: في المسلَّمة المعنَّم يجب المضمضة والاستئشاق لصحة الغسل [الليساب في شرح الكتباب: 1/ 12]، والأحوط للمسلم في ديشه أنَّ لا يهسلهما أبدأ والله أعلم).
e11.2 If one begins the purificatory bath while on ablution (wudu) but nullifies it (def: e7) before finishing, one simply completes the bath (N: though one needs a new ablution before praying).	11.2 ولوْ أَحْدَث فِي أَسْابَهِ نَمْمَهُ . [ولوْ تَلَبُد شعرُهُ وَجَبَ نَقْضُهُ إِنَّ لَمْ يَصِلِ الماهُ إِلَىٰ باطِيَهِ].
e11.3 If there is filth (najasa) on the body, one washes it off by pouring water on it and then per- forms the purificatory bath, though washing one- self a single time suffices for both removing it and for the purificatory bath.	e11.3 ومَنْ عَلَىٰهِ نَجَاسَةً يَغْسِلُها ثُمَّ يَغْتَبِلُ وَيَكْفِي لَهُمَا غَسَلَةً [في الأَصحَ].
 e11.4 When a woman who is obliged to both lift a state of major ritual impurity (janaba) and purify after menstruation performs the purificatory bath for either of these, it suffices for both. Whoever performs the bath one time with the intention to (n: both) lift a state of major ritual impurity and fulfill the sunna of the Friday prayer bath has performed both, though if he only intends one, his bath counts for that one but not the other. 	ell.4 ولمو كَانَ عَلَيْهُما عَسَلُ جَنَابَةٍ وغَسُلُ حِيض فَاغْتَسَلَتْ لأحدِهِمَا كَفَى عَنَّهُمًا. ومَن اغْتَسَلَ مرةً واحدةً بيّة جنابة وجُمعةٍ حَصلا أوْ نَبّة احدِهما حَصلَ دون الأخر.
e11.5 The purificatory bath is sunna:	e11.5 - ويُسْنُ غسيل الجمعية (ووقته .
 (1) for those who want to attend the Friday prayer (def: f18) (O: the bath's time beginning at dawn); 	من الفجر)، والعيذيَّنِ (ويدخل وقت هذا الغــــل ينصف الليــل)، والكـــوفَيْنِ، والاسنــقـاء، ومنْ غسل الميتِ (ويسن
(2) on the two Eids (f19) (O: the time for it beginning from the middle of the night);	
(3) on days when the sun or moon eclipse;	
(4) before the drought prayer (f21);	

(5) after washing the dead (O; and it is sunna to perform ablation (winds) after touching a	الموضوء من مسه) ، والمجنوب والمغمى
corpse);	عليه إذا أفباقها وليلإخرام ولدخول مكة المتسرّفية وللوقيوفي بمرفية وللطواف
(6) after recovering one's sanity or regaining consciousness after having lost it:	والسعي ولندخنول مدينة [رسنول الله صلَّى الله عليه وسَلَّم] وبالمشعر الحرام وثلاثة لرمي الجمار أيام التشريق.
(7) (N: before) entering the state of pilgrim sanctity (ihram, def: j3), when entering Mecca, for standing at 'Arafa (j8), for circumambulating the Kaaba (j5) and going between Safa and Marwa (j6), for entering Medina, at al-Mash'ar al-Haram (j9.2), and for each day of stoning at Mina (j10) on the three days following 'Eid al-Adha.	وند به تريي الجمار ايام السريي . ا
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20 DRY ARILITION (TAYAMMUM)	م د ب ا ال ه
(N: When unable to use water, dry ablution is a dispensation to perform the prayer or similar act without lifting one's minor or major impurity, by the use of earth for one's ablution.)	e12.0 التيمم (ح : هو رخصة عنـد العجـز عن استعمـال المـاء لأداء نحـو الصـلاة ياستـعـمـال تراب الـتيمم بدل المـاء الطهـور : لكتـه لا يرقع الحدث الأصغر ولا الأكبر) .
e12.1 Three conditions must be met for the legal validity of performing dry ablution.	e12.1 - شروطُ النيمم ثلاثةً : _ أحدُهَا أَنْ يَقْعَ بَعْدَ دُخونِ الوقت إِنَّ
(a) The first is that it take place after the beginning of the prayer's time if it is for an obligatory prayer or a nonobligatory one that has a particular time. The act of lifting earth to the face and arms (N: the first step of dry ablution) must take place during that time. If one performs dry ablution when unsure that the prayer's time has come, then one's dry ablution is invalid, even if it coincides with the correct time (dis: $e6.2(A:)$). If one performs dry ablution in the midmorning for the purpose of making up a missed obligatory prayer, but the time for noon prayer comes before one has nade up the missed obligatory prayer, then one may pray it (N: the noon prayer) with that dry ablution for it before its time, but rather performed dry ablution for a different prayer in that prayer's time, which clarifies why this does not	كَانَ لَقَرض أَوْ نَقَلَ مَوَقَبَ بَلْ يَجَبُ تَقَلَّ الترابِ في الوقتِ . فلوَّ نَيْمَمَ شَاكًا في الوقتِ لَمْ يَصَحُوهُ فَلَمْ يُصَلَّهَا حتَّى حَضَرتُ الطهر وقلد أنَّ يُصَلَّهَا (ح: أي صلاة الظهر) به (ح: لأنه لم يتبعم لها قبل وقتها يل تيمم لغيرها في وقتها وبذلك يتضح
	 o perform ablution (wudu) after touching a corpse); (6) after recovering one's sanity or regaining consciousness after having lost it: (7) (N: before) entering the state of pilgrim sanctity (ihram, def: j3), when entering Mecca, for standing at 'Arafa (j8), for circumambulating the Kaaba (j5) and going between Safa and Marwa (j6), for entering Medina, at al-Mash'ar al-Haram (j9.2), and for each day of stoning at Mina (j10) on the three days following 'Eid al-Adha. * *

violate the conditions of praying with dry ablu-	أنه لا مخالفة لشروط التيمم) أوُ فانشةٌ
tion), or one could pray a different missed prayer	أخرى (ولا يسترط تعيين المقرض الذي
with it (O: as one is not required to specify which	يتيمم له).
obligatory prayer the dry ablution is for).	يبيسم في . - الثاني أنَّ يكُونَ بِتراب طاهر خالص إ
(b) The second condition is that dry ablution	مطلقٍ له غيبار ولـوُبغيار رمـل لا رمـل
must be performed with plain, purifying earth that	متمخض ٍ ولا بترابٍ مختلطٍ بدقيقٍ وتحوه
contains dust, even the dust contained in sand;	رلا بچصّ وسحماقمة خزفٍ (وكمل من
though not pure sand devoid of dust: nor earth	الجص وسحاقة الخزف لا يسمى تراباً)
mixed with the likes of flour; nor gypsum, pottery	ومستعمل وهو ما على العضو أؤ تتاثر
shards (O: which are not termed <i>earth</i>), or earth	عنَّه.
that has been previously used, meaning that which	- الثالثُ العجزُ عَنِ استعمالِ الماء . - الثالثُ
is already on the limbs or has been dusted off them.	
them.	فيتيمم العاجز عن استعمالِه ويكون
(c) The third condition is inability to use	عن الأحداث كُلها ويُسْتَبِيعُ بِه الجنبِ
water. The person unable to use water performs	والحسائض ما يستبيحمان بالغسل . فإنَّ
dry ablution, which suffices in place of lifting all	أخذقا بعدة خرم غليهما ما يخرم بالحدث
forms of ritual impurity, permitting the person in	(الأصغسر) . (ح : أي : حتى يتسدرا على
a state of major ritual impurity (janaba) or woman	رقم الحدث الأكبر بالماء . فحينذ بتعين
after her menstrual period to do everything that	عليهما الغسل ؛ لأن التيمم رخصة لأداء
the purificatory bath (ghus) permits them to do.	الصيلاة ونحبوهما عندد العجز عن الماء
If either of them subsequently has a minor ritual	
impurity (hadath), then only the things prohibited	ويبطل بالقدرة على استعماله) .
on minor impurity are unlawful for them (def:	
e8.1) (N: not those prohibited on major impurity	
(e10.7), that is, until they can again obtain water to	
lift their state of major impurity, when they must,	
for the dry ablution is only a dispensation to pray	
and so forth while in states of impurity and is nul-	
lified by finding water).	
12.2 Institute to the former bar (O, street)	
e12.2 Inability to use water has (O: three) causes	e12.2 وللعجزِ أسبابٌ (ثلاثة):
(n: lack of water, fear of thirst, and illness).	
LACK OF WATER	فقد الماء
e12.3 The first is lack of water. When one is sure	e12.3 أحدُها فقدُ الماءِ. فإنْ تَبَقَّن
there is none, one performs dry ablution without	عدمة تيمَّم بلا طلب. وإنَّ تَوَهَّمَ وجودَهُ
searching for it. If one thinks there might be some,	وجب طلب من رخماه ورفيقت جسًى
one must look through one's effects and inquire	ينسوعبهم أولا يَبْغَى من الوقت إلاما
until one has asked all of one's party or (N: if too	يسمو بيبهم او مريب عن الولب إلا من كلُّ يُسَمُ الصلاة , ولا بجب الطلب من كلُّ
numerous) there is no time left except for the	
prayer. One does not have to ask each person indi-	واحددٍ بعينيهِ بلْ يُسَادِي: "مَنْ مَعَهُ ماءً ولو
vidually, but may simply call out. "Who has	بالشمن، ، ثمَّ ينْظُرُ حوالَيْهِ إِنَّ كَانَ فِي
water, even for a price?" Then one looks around,	

e12.5 Purification

if on level ground. If not level, one checks on foot within the range at which one's group could be	أرض مستوية وإلا تردَّد إلى حدَّ الغوث
expected to respond to a cry for help, provided	وهُ وَبِحِيثُ مَا لَوِ استغسابُ برفقيه [مع
there is no threat to life or property. Or one may	اسْتغالِهِمْ بِأَقُوالِهِمْ وأَفْعَالِهِمْ] لأَغَانُوهُ إِنَّ
climb a nearby hill.	الم يَخْلُفُ ضَرَرَ نَفْسٍ أَوْ مَالَ أَوْ صَعَلَهُ أَ
The search for water must occur after the par-	جبلا صغيرا قريبا
ticular prayer's time has come.	ويَجِبُ أَنْ يَقْعَ الطلبُ بِعَدَ دَخُول
When one checks, does not find water, per-	ريچپ ان يے انسب بند و عون الوقت :
forms dry ablution, (N: prays an obligatory prayer	· · · · ·
with it,) and remains at the place, one need not	فإن طلب قلم يجسده وتسمم ومكت
search again before performing dry ablution for	مَوْضِعَهُ وأراد فرضاً آخَرَ فإنَّ لَمْ يَحْدُثُ مَا
another obligatory prayer (N: when the next	يُوهِم ماء وكان تَيَقَن العدم بالطلب الأول
prayer's time comes), provided one made sure	
there was no water the first time, and nothing has	نَيْمُم بِلَا طلب. وإذْ لَمْ يَشْيَقْنُدُ أَوْوَجَدَدَ مَا يُوهِمُهُ
happened to change one's mind. But if one did not	
make sure, or if something has happened to	كسحساب وركب وَجَبَ الطلبُ الآن [الأ
suggest that there might now be water, like the	مِنْ رحلهم.
appearance of rain clouds or riders, one is obliged	(
to check again for water.	
to encer again for water.	5
The descent for the second second second second to the second	: 12.4 - 10 قَانَ تَنْقُرُ وَحُودُ الماء على مسار
فة يتردد إليها المسافر للاحتطاب والاحتشاش وهي فوق حدًّ العُوبَ أو عَلِمَ . مُنْ المُعَمَّدِ المُسافر المُعَمَّدِ المُعَمَّدِ المُعَمَّدِ المُعَمَّدِ المُعَمَّدِ المُعَمَّدِ المُعَمَّدِ ا	UL2.4 [وإن تيتمن وتجود الماء على مت
يَخفُ ضرراً (ويشترط أيضاً الأمن على خروج الوقت) . وإنَّ كان فوقَ ذلكَ	
	فلهُ التيممُ]
	İ İ
e12.5 When sure that one can obtain water by	12.5» مالكة الأكَفَّة الْمُعَالِمُ مِسْرَالِي
e12.5 When sure that one can obtain water by waiting until the last of a prayer's time, then it is	e12.5 ولكنُ إذْ نَبَقَنُ أَنَّهُ لوُ صَبَرَ إلى
waiting until the last of a prayer's time, then it is	آخر الوقتِ وَجَدْهُ فَانْتَظَارُهُ أَفْضَلُ. وإنْ
waiting until the last of a prayer's time, then it is better to wait. But if one thinks otherwise, then it	
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	ar (rayaninum) c12.7
round trip. When someone has water he does not need but will not sell, one may not simply take it from him by force, except when compelled by thirst (N: provided the water's owner is not also suffering from thirst, and provided one pays him the normal price for it in that locality and time, because one's need does not eliminate another's rights).	ورجوعاً. فإن المُتَنَّعَ مِنْ بِيعِدِ وهوَ مَسْتَعْنِ عَنَّهُ لَمْ يَأْخُذُهُ عَصِياً إِلاَّ لَعْطَش (ح : بشرط أن لا يكون صاحب الماء عطشان ، ويضمن قيمة المشل في ذلك المكان والزمان لأن الاضطرار لا يبطل حق الغير) .
e12.7 If one finds some water, but not enough to complete purification, one must use it as far as it will go, and then perform dry ablution in place of the rest. For minor ritual impurity, one uses the water on the face, then the arms, and so forth, in the usual ablution sequence. For major ritual impurity (janaba), one begins wherever one wishes, though it is recommended to start at the top of the body.	e12.7 ولَسوُّ وَجَدَ بِعضَ ماء لا يَكْنِي طهارته لزمه استعمالُه ثمَّ تيسَمَّمَ للباقي. فالمحدث يطهَسرُ وجهه ثمَّ يذيه على الترتيب والجنب يَبْدأُ بِمَا شَاءَ ويُتُدَبُ أعالي بدنه.
FEAR OF THIRST	خوف العطش
e12.8 The second cause of inability to use water is fear of one's own thirst, or that of worthy com- panions and animals with one, even if in the future (O: worthy meaning those whose killing is unlaw- ful, such as a trained hunting dog or other useful animal, while unworthy includes non-Muslims at war with the Muslims, apostates from Islam (def: 08), convicted married adulterers, pigs, and biting dogs). Ablution (N: as well as the purificatory bath (ghusl)) is unlawful in such a case. One should conserve one's water for oneself and others, and may perform dry ablution for prayer with no need to make up the prayer later (A: provided lack of water predominates in that place (dis: c12.19(N:))).	e12.8 السابي خوف عطش نفسم ورفقيم وحسوان محترم مُعَمَّ ولو بي المستقبل (والمحترم هو الذي يحرم قتله ومنه كلب ينتفع به ونحوه وغير المحترم منه الحربي والمرتد والزاني المحصن والخنزير والكلب العقور). ويُحْرُمُ الوضوءُ (ح : والغسل) حيننا فيتزود لوفقيه ويتيمَّمُ بلا إعادة.
ILLNESS	المرض
e12.9 The third cause is an ailment from which one fears (N: that performing a normal ablution or purificatory bath would cause):	c12.9 - الثالث مرض يَخَالُ مَعَهُ تلفَ

e12.10 Purification

(1) harm to life or limb;	النفس أوعضبو أوفوات منفعة عضبو أو	
(2) disability;	حدوثٌ مرض مُخُوفِ أوْ زيادة مرض أوْ تأخير البرء أوْ شدة ألم أوْ شيئاً فاحشاً في عضو ظاهر ويُعْتَمِدُ فيهِ معرفتَهُ (إن كان عالماً	
(3) becoming seriously ill;	عضو ظاهر. ويُعْتَصدُ فيه معرفتَهُ (إن كان عالماً	
(4) an increase in one's ailment;	(بالطب) أَوْ طبيباً يُقْتِلُ فيهِ خُبُرُهُ.	
(5) a delay in recovering from one's illness;		
(6) considerable pain;		
(7) or (n: a bad effect from the water such as) a radical change in one's skin color on a visible part of the body.		
One may depend on onc's own knowledge (N: as to whether one of the above is to be apprehended) (O: if one is knowledgeable in medicine) (N: though it is not a condition that one be knowledgeable in medicine, for one's own pre- vious experience may be sufficient to establish the probability that one of them will occur if a full ablution or bath (ghusl) is performed). Or one may depend on a physician whose information concerning it is acceptable (A: meaning one with skill in medicine whose word can be believed, even if he is not a Muslim).		
e12.10 (n: Rulings e12.11-13 below have been left in Arabic and deal with a per- son who has injuries that prevent a normal ablution or bath for one of the above reasons. Strictness on the question ('azima) is to follow the Shafi'is, while dispen- sation (rukhsa) is to follow the Hanafi school ((2) below).		
 (1) The Shafi'i school is the hardest in this matter, insisting on a full ablution except for the injured part, where a full dry ablution must be performed at the proper point in the ablution sequence in place of washing the injured part, as at e12.11 below. If someone has a cast or dressing harmful to remove, as at e12.12, it must be first applied when one has ablution, and thereafter one must wipe it with water when one comes to it in the ablution sequence in addition to performing a complete dry ablution at that point. Finally, when someone with such a bandage on the members of dry ablution (the face or arms) recovers and has his cast or dressing removed, he is obliged to make up (repray) all the prayers he performed with such an ablution, as at e12.13(O:). 		

(2) The Hanafi school requires someone with an injury who wants to pray to

make a complete ablution (N: or bath, if needed). But if this would entail harm, such as one of the things mentioned above at e12.9, then when he comes to the injury in the ablution sequence, he is merely required to wipe it with wet hands so as to cover more than half of the injury. If this would also entail harm, or if he has a bandage that cannot be removed without harm, or he cannot reapply the dressing by himself and has no one to help him to do so, then he simply wipes more than half the bandage when he comes to it in his ablution. He may pray with such an ablution and need not repeat the prayer later (al-Hadiyya al-'Ala'iyya (y4) (43-44).

It is not necessary that he be free of minor or even major impurity (janaba) at the time the dressing is applied (*al-Lubab fi sharh al-Kitab* (y88), 1.41).

(3) (N: There is strong evidence for performing dry ablution (tayammum) in place of washing such an injury. To add it at the proper point of the ablution sequence as a precautionary measure (dis: c6.5) would not interfere with the validity of following the Hanafi position just discussed.)

e12.11 [فبإنَّ حَافَ مِنَّ جرح ولا ساتِرَ عليه عَسَلَ الصحيح بأقضى الممكن . فلا يُتُرَكَ إلا ما لوَ عَسَلَهُ تَعَدَّى إلَى الجرح وتَيَمَمَ للجرح في الوجه والبدين (ح : أي بتيمم بمسح وجهه ويديه بالتراب سواء كانت الجراحة فيهما أو في غيرهما، في وقت جواز عَسل العليل ، فالجنبُ يَتَبَمَّمُ مَنْ شَاءَ ، والمحدثُ لا يُتَقَلَ عنْ عَضَو حتَّى يَكَمُل عَسلاً وتيمماً ، مقدماً ما شَاءَ فإنَّ جُرح عضواءً فتيتُمان . ولا يُجبُ مسح الجرح بالماء وإن لمَّ يُضُرُّهُ (المسح وإنما يتعلم بع مبلولة بقر به ويتحامل عليها لينغسل بالمتقاطر منها ما حواليه من غير أن يسيل إليه . فإنَّ كَانَ الجرح على عضو التيمم وقبَ مسحُهُ بالتراب (ما أمكن (ح : فإن لم يمكنه لكونه يتضرر بالتراب لم يجب مسحه) وهو غير مستور لأن مسحه والتو يالتراب بدل عن غسله بالماء)].

12.12 إفسإن آخشاج لعصابة أو لصوق أو جبيرة وَجَبَ وصَعْهَا على طهر (ح: وطهر كل عضو بحسبه فطهارة أعضاء الوضوء عدم الحدث الأكبر والأصغر وطهارة بقية الجسم عدم الجنابة وهذا عند الإمكان) ولا يُشتُرُ إلا ما لا بُدَّ مَنْه فإنْ خَافَ مِنْ نزعِها ضرراً وَجَبَ المسحّ علَيْها كلّها بالماءِ مَع غسل الصحيح والتيمم كَمّا تقدَّم. فإنْ كانتُ (ح: الجراحة) في غيرُ عضو التيمم لمّ يَجِبْ مسحُهَا بترابٍ.

فإنَّ أرادَ أنَّ يُصَلَّيُ فرضاً آخرَ لمْ يَبَدِ الجنبُ غــلاً (للصحيح بعد تيممَّه ، ليقاء طهره) وكذَا المحدثُ (لا يعيد غــلاً للصحيح ولا مــحاً للــاتر لأن طهارته باقية فلم ترتفع بإرادة صلاة أخرى ، وإنما وجب عليه إعادة النيمم) وقبلَ بَقْسلُ مَا يعدُ عليلهِ.

وإنَّ وُضِعَ بلا طهر وَجُبَ النترَعَ ۖ فإنْ خَافَ فَعَلَ مَا تَقَدَّم وهو آلَمُ (وهذا الإلم إلم الابتداء (ح: إن كان بإمكانه أن يتطهر قلم يفعل كما تقدّم وإلا فلا إلم، وأما إلم الاستمرار فقد زال عنه لوجود العذر وهو خوف الضرر، ويُعيد الصلاة (وجوباً سواء كان في أعضاء الوضوء أو في أعضاء التـمم)].

12.13 [ولا يُبيدُ إنَّ وُضِعَ على طُهْرٍ ولمَّ يكنَّ فِي أعضاء التيمم (فإن كان فيها وجيت الإحادة مطلقاً سواء وضع على طهر أم لا وسواء أخذ الساتر شيئاً من المصحيح آم لا ، لمتقصان البدلُ والمبدّل) ولاَّ مَنَّ تَيْشُمُ لمرض أو جرح بلا ساتر إلاً مَنَّ بجر حِهِ دمُ كثيرٌ يتحافُ مِنَّ حُسلة فَيُجِدْ].

e12.14 If it is so cold that one fears an illness or ولوْخَافَ مِنْ سْدَةِ البردِ مرضاً (c12.14 one of the things previously mentioned (c12.9)

e12.15 Purification

from the use of water and one lacks means of heat- ing the water or warming one's limbs up after- wards, then one performs the dry ablution (N: prays), and repeats the prayer later.	مِمَّـا تَضَـدُمَ ولمَّ يَقَـلِرُ على تَسْخَينِ المَسَاءِ وتدفئة عضوٍ تَيَمَّمَ وأعادَ .
e12.15 When one lacks both water and earth, one is obliged to pray the obligatory prayer by itself, and later make up the prayer when one again finds water or finds earth, if in a place where dry ablu- tion suffices as purification for a prayer that need not be made up later (N: such as in the desert (dis: e12.19(N:))).	el2.15 ومَنْ فَقَدَ ماهُ وتراباً وَجْبَ أَنَّ يُصَلِّي الفرضَ وحدُه ويُعِدَ إَذَا وَجْدَ الماءُ أو الترابَ حيثُ يُسقِطُ التيممُ الإعادة [فلا يُعِدُ إذا وَجَدَ تراياً في الحضر].
THE INTEGRALS OF DRY ABLUTION	واجبات التيمم
 c12.16 Dry ablution has seven obligatory integrals: (a) the intention, one intending permission to perform the obligation of the prayer, or that which requires dry ablution (N: such as carrying the Koran when there is no water for ablution). It is inadequate to intend to lift a state of minor ritual impurity (dis: e5.3(O:)) or intend the obligation of dry ablution. If one is performing dry ablution for an obligatory prayer, one must intend its being obligatory, though need not specify whether, for example, it is for the noon prayer or the midafternoon prayer. If one were to intend it for the obligation of performing the noon prayer, one could (N: instead) pray the midafternoon prayer with it (N: though not both, as at e12.20). If one intends a dry ablution for both an obligatory prayer, a funeral prayer (janaza), or simply prayer, then one may not pray an obligatory prayer, one may pray nonobligatory prayer, one may pray nonobligatory prayer during the obligatory prayer's time, or after the obligatory prayer's time has expired. 	1.11 وواجبائة سبعة : النية فينوي استباحة فرض الصلاة أو استباحة مفتقر إلى المتيمم . ولا يَتُعْني نَيْتُم لفسرض وَجب نيسة الفسرضية . لا تعبيئه من ظهر او عصر بل لوتوى فرض الظهر استناخ بو المصر . ولوتوى فرض الظهر استناخ بو المصر . ولوتوى فرض لم يُشْبيخ الفسرض أو فرضاً فله النفس و و فلا أيبخا . أو نفسلا أو جنازة أو الصلاة لم يُشْبيخ الفسرض أو فرضاً فله النفس و و مذكر النفل قيلة و بعدة في الوقت و بعدة . و يجب قرئها بالنقل و استدامتها إلى
in monoice more open monoice conveys	ŧ

Dry Ablution (Tayammum) e12.17

the earth (O: meaning when one first strikes the	مــح شي؛ مِنَ الوجهِ (والمرادُ بالنقل
earth) and must continue until one wipes part of	(الضرب) .
the face;	 الشائمي والشالث قصد التراب ونقله.
(b and c) that one's hands contact the earth	[فَلُوْ كَانُ عَلَىٰ وَجِهِهِ تَرَابُ فَمُسَجَّ بِهِ السَّمْ
and convey it (N: up to the face and arms, after] يَكْفِ ، وَلَـوْ أَمَرَ غَيرَهُ حَتَّى يَمَّمَهُ جَازَ وَإِنَّ
having shaken the excess dust from one's hands);	كان قادراً على الأظهرا.
	- الرابعُ والخاصُ مسحُ وجهدٍ ويَدَيَّهِ
(d and e) to wipe the face (N: not missing	مَعَ مرفقَيْهِ.
under the nose) and arms including the clbows;	ہے کولیو : ۔ السادس البرتیٹ :
	- السابعُ كونُهُ بضربَتِّن ضربةِ للوجهِ
(f) to do the above in the order mentioned;	
(g) and that the dry ablution be performed	وضمرية لليدَيْنِ. [وقِيلَ إنَّ أمكن بضربةٍ
by striking the earth twice, once for wiping the	كفى كخرنة ونحوه]
face, and a second time for wiping the arms.	ولا يَجِبُ إيصالُه باطِنَ شعرٍ خفيفٍ.
the contraction of the for the fing the drifts.	
It is not obligatory to make the carth reach	
under the hair (N: of the arms and face).	
	li i
THE SUNNAS OF DRY ABLUTION	سنن التيمم
c12.17 The sunnas of dry ablution are:	e12.17 وسننسة التسمية وتقديم يمينه،
	وأعلى وجهبه، وفِي البِيدِ يَضَبعُ أُصبابِعَ
(1) to say, "In the name of Allah, Most Mer-	اليسرى بيؤى الإبهام على ظهور أصابع
ciful and Compassionate";	اليُمنى بِوَى الإِيهُام ويُمسرُّف إلى
(2) to wipe the upper face before the lower;	الكوع ، ثمَّ يضمُّ أطراف أصبابِعِهِ إلى
(2) to sipe the appendice offere the lowert	حرف السُدَّراع ويسرَّهُ إلى المرفق تُمَّ
(3) to wipe the right arm before the left:	مرب المسرع ويسوك إلى عمرت المقراط المدرع مرامة الم
	إيدينه بنقن فغبه إلى بصن تصدراج ويتبرهما
(4) and for wiping the arms, (N: holding the	وإبهامُهُ مرفسوعةً، فإذًا بَلْغَ الكُوْعَ مَسْخَ
palms up.) to place the left hand crosswise under	وإبهـامُـهُ مرفـوعةٌ ، فإذًا بَلْغَ الكُوْعَ مَسْخَ ببطنٍ إيهـام اليسـرَىٰ ظَهَرُ إبهامٍ اليسنى ،
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the	وإبهامُهُ موقوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخَ ببطن إيهام اليسرّي ظَهَرَ إبهام اليسني، فمْ يَمْسَــعُ اليسري باليمني كَذْلِكَ، ثُمَّ
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the	وإبهائم مرقبوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخَ ببطن إيهام اليسرَى ظَهَرَ إبهام البعنى، ثمَّ يَمْسَحُ اليسرَى باليمَّى كَذَلِكَ، ثمَّ يُخَلَّ أصابِعَةً وَبِمَصَحِ إحْذَى الراحَيْن
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the	وإبهامُهُ مرقىوعةً، فإذَا بَلَغَ الْكُوعَ مَسْخ ببطن إيهام اليسرّى ظَهَرَ إبهام اليهنى، ثمَّ يُمُسَعُ اليسرّى باليمنى كَذَلِكَ، ثمَّ يُخَلَّلُ أصابِعَهُ ويَمَسَعُ إِحْدَى الراحَيْن بالأخـرَى، ويُخَفَّفُ النباز (ح: وهذه إ
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one	وإبهائم مرقبوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخَ ببطن إيهام اليسرَى ظَهَرَ إبهام البعنى، ثمَّ يَمْسَحُ اليسرَى باليمَّى كَذَلِكَ، ثمَّ يُخَلَّ أصابِعَةً وَبِمَصَحِ إحْذَى الراحَيْن
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one slides the left hand to the right elbow, then turns	وإبهامُهُ مرقىوعةً، فإذَا بَلَغَ الْكُوعَ مَسْخ ببطن إيهام اليسرّى ظَهَرَ إبهام اليهنى، ثمَّ يُمُسَعُ اليسرّى باليمنى كَذَلِكَ، ثمَّ يُخَلَّلُ أصابِعَهُ ويَمَسَعُ إِحْدَى الراحَيْن بالأخـرَى، ويُخَفَّفُ النباز (ح: وهذه إ
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palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one slides the left hand to the right elbow, then turns the left palm so it rests on the top of the right forearm with its thumb pointed away from one before sliding it back down to the wrist, where one	وإبهامُهُ مرقىوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخ ببطن إيهام اليسرَى ظَهْرَ إبهام اليمنى، لمْ يَمْسَحُ اليسرَى باليمنى كَذْلُـكَ، لَمَّ يُحُلُّلُ أصابِعَهُ ويَمْسَحُ إحْدَى الراحَيْن بالأخرزي، ويَخْفُفُ النباز (ح: وهذه الكيفية ليست واجبة بل تكفي كل كيفية
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palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one slides the left hand to the right elbow, then turns the left palm so it rests on the top of the right forearm with its thumb pointed away from one before sliding it back down to the wrist, where one wipes the back of the right thumb with the inside of the left thumb. One then wipes the left arm in the same manner, followed by interfacing the fin- gers, rubbing the palms together, and then dusting	وإبهامُهُ مرقىوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخ ببطن إيهام اليسرَى ظَهْرَ إبهام اليمنى، لمْ يَمْسَحُ اليسرَى باليمنى كَذْلُـكَ، لَمَّ يُحُلُّلُ أصابِعَهُ ويَمْسَحُ إحْدَى الراحَيْن بالأخرزي، ويَخْفُفُ النباز (ح: وهذه الكيفية ليست واجبة بل تكفي كل كيفية
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one slides the left hand to the right elbow, then turns the left palm so it rests on the top of the right forearm with its thumb pointed away from one before sliding it back down to the wrist, where one wipes the back of the right thumb with the inside of the left thumb. One then wipes the left arm in the same manner, followed by interfacing the fin- gers, rubbing the palms together, and then dusting the hands off lightly.	وإبهامُهُ مرقىوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخ ببطن إيهام اليسرَى ظَهْرَ إبهام اليمنى، لمْ يَمْسَحُ اليسرَى باليمنى كَذْلُـكَ، لَمَّ يُحُلُّلُ أصابِعَهُ ويَمْسَحُ إحْدَى الراحَيْن بالأخرزي، ويَخْفُفُ النباز (ح: وهذه الكيفية ليست واجبة بل تكفي كل كيفية
palms up.) to place the left hand crosswise under the right with the left hand's fingers touching the backs of the fingers of the right hand, sliding the left hand up to the right wrist. Then, curling the fingers around the side of the right wrist, one slides the left hand to the right elbow, then turns the left palm so it rests on the top of the right forearm with its thumb pointed away from one before sliding it back down to the wrist, where one wipes the back of the right thumb with the inside of the left thumb. One then wipes the left arm in the same manner, followed by interfacing the fin- gers, rubbing the palms together, and then dusting	وإبهامُهُ مرقىوعةً، فإذًا بَلَغَ الكَوْعَ مَسْخ ببطن إيهام اليسرَى ظَهْرَ إبهام اليمنى، لمْ يَمْسَحُ اليسرَى باليمنى كَذْلُـكَ، لَمَّ يُحُلُّلُ أصابِعَهُ ويَمْسَحُ إحْدَى الراحَيْن بالأخرزي، ويَخْفُفُ النباز (ح: وهذه الكيفية ليست واجبة بل تكفي كل كيفية

e12.18

12.18 Purification	
e12.18 One separates the fingers when striking the earth each of the two times, and must remove one's ring for the second (N: before wiping the arms).	18 210 ويُفرَقُ أصبابِعَهُ عندَ الضربِ على المسرابِ فيهما، ويَجِبُ نزع المحاتم في الثانية .
THINGS WHICH NULLIFY DRY ABLUTION	مبطلات التيمم
e12.19 Dry ablution is nullified by both the things which nullify ablution (def: e7) and by the mere belief that one can now obtain water when this belief occurs before one begins praying, such as by seeing a mirage or a troop of riders. This belief also nullifies dry ablution when it occurs during one's prayer if the prayer is one which must be later made up, like that of someone at home who performs dry ablution for lack of water (N: because if one performs dry ablution in a place where water is generally available during the whole year, it is obligatory to make up one's prayer, in view of the fact that the dry ablution has been performed for a rare excuse. The rule is that whoever performs the prayer without full ritual purity because of a rare excuse is obliged to make up his prayer, as when the water of a city or village is cut off for a brief period of time during which those praying perform dry ablution, while if one has performed it in a place where water is seldom available during the year, it is not obligatory to make up one's prayer, as when one performs dry ablution in the desert). But if not of those prayers that must be made up later, such as that of a (N: desert) traveller who has performed dry ablution, then it (N: the belief that one can now obtain water, when it occurs during prayer) does not (N: nullify one's dry ablution) and one finishes the prayer, which is adequate, though it is recom- mended to interrupt it in order to begin again after one has performed ablution.	12.19 ويُبْطَلُ التيمم عن الموضوء بنواقض الوضوء وبتوهَّم قدرته على ماء يجب استعمالَة كرزية سراب أو ركب قبل في محل يغلب فيه وجود الماء) كتيمم حاضر لفقد الماء (ح: لأنه إذا تيمم في موضع يغلب فيه وجود الماء كتيم في السنة فإن الإعادة واجبة ، نظراً لأن التيمم منا لعذر نادر، والقاعدة أن من يصلي بغير طهارة كاملة لعذر نادر وجب عليه مدينة أو قرية فترة وجيزة من الوقت فيمم الإعادة , وذلك كما لو انقطع الماء في مدينة أو قرية فترة وجيزة من الوقت فيمم أيام السنة لم يجب عليه الإعادة وذلك كما لو تيمم في الصحراء) . فإن لم تُعدً تلمان ويُبُمُها وتُجْرَقُ لكن يُذَبَ قطعُها ونوى عدداً أتمَّهُ وإلاً فركعتين }. ونوى عدداً أتمَّهُ وإلاً فركعتين }.
e12.20 One may not perform more than one obligatory prayer with one dry ablution, whether one of the prescribed obligatory prayers or one vowed (def: j18), though one may pray any	2.20 تا ولا يَجْسُوزُ بِتَنْهِمْ أَكْتُسُرُ مِنْ فريضة واحدة مكتوبة أوْمَنْدُورة، و[(ح: له أَنَّ يصلي)] ما شَاءَ مِنَ النوافِل

والجنائز

prayers with it.

number of nonobligatory prayers or funeral

e13.0 THE MENSTRUAL PERIOD	13.0° الحيض
e13.1 The minimal age for menstruation is about 9 full years. There is no maximal age for the end of it, as it is possible until death. The minimal menstrual period is a day and a night. It generally lasts 6 or 7 days. The maximal period is 15 days. The minimal interval of purity between two menstruations is 15 days. There is no maximal limit to the number of days between menstrua- tions.	e13.1 أقسل سن تعييض فيه المرأة استكمال تسع منين تعريباً. [فلو رأته قيسل تسع منين لزمن لا يسبع طهراً وحيضاً فهو حيض، وإلاً فلاً. ولا حدًّ لاخره، فيمكن إلى الموت. وأقل الحيض يوم وليلة وغالبة ست أو سبع وأكثرة خصبة عشر يوماً. واقس الطهسر بين الحضنين خمسة عشر يوما، ولا حدَّ لاكثره.
 c13.2 Whenever a woman who is old enough notices her bleeding, even if pregnant, she must avoid what a woman in her period avoids (def: c13.4). If it ceases in less than 24 hours (lit. "the minimum"), then it is not considered menstruation and the woman must make up the prayers she has omitted during it. If it ceases at 24 hours, within 15 days, or between the two, then it is menstruation. If it exceeds 15 days, then she is a woman with chronic vaginal discharge (dis: c13.6). Yellow or dusky colored discharge is considered menstrual flow. If a woman has times of intermittent bleeding and cessation during an interval of 15 days or less, and the times of bleeding collectively amount to at least 24 hours, then the entire interval, bleeding and nonbleeding, is considered menstruation. 	13.2 فصنت زأت دساً في سن الحيض ولسؤ حاسلا وَجَبَ تركُ ما تَسْرُكُ الحائض. فإن انقطع لدون أقلّه تَبَيَّن أَنَّهُ غيرُ حيض فَتَقْضِي الصلاة. فإن انقطع لاقله أو اكتره أوما بينهما فهو حيض. وإنْ جَاوَز أكترة فهي مستحاضة [ولها احكام طويلة مذكورة في كتب الفقه]. والصَّفرَة والمُكذرة حيض. وإنْ رأت وقتاً دما ووتناً نقاء ووتناً دما ويتقص مجموع السدماء عَنْ يوم وليلة فالدماء والنقاء المتخلّل كُلُها حيض.
c13.3 Postnatał bleeding (nifas) lasts at least a moment, generally 40 days, and at most 60. If it exceeds this, the woman is considered to have chronic vaginal discharge (dis: c13.6).	13.3 - وأقتلُّ النقباس لحظةً وغالبُهُ أربعيون يومباً، وأكثرهُ ستبون يوماً. فإنَّ جَاوَرَهُ فمستحاضةً.
e13.4 All things unlawful for someone in a state of major ritual impurity (janaba) (dis: e10.7) are unlawful for a woman during her menstruation and postnatal bleeding. It is also unlawful for her to fast then, and the (N: obligatory) fast-days she misses must be made up later, though not missed prayers. It is unlawful for her:	e13.4 ويَحْرُمُ بالحيض والنفاس مَا يَحَسرُمُ بِالجِنبايةِ وَحَدًا الصَّومُ ويَجِبُ تَصْلُوْ دونَ الصلاةِ. ويَحْرُمُ عبورُ المسجدِ إِنَّ خَافَتْ تلويتُهُ

e13.5 Purification

 (1) to pass through a mosque when she thinks some of her blood might contaminate it (N: and it is unlawful for her to <i>remain</i> in the mosque under any circumstances (n: when menstruating or during postnatal bleeding)); (2) to make love, or take sexual enjoyment from what is between her navel and knees; 	(ح: ويحرم عليها المكث فيمه مطلقاً) والسوطة والاستمتساعُ فيمسا بين السرة والركية، والطلاق، والطهارةُ بنية رفع المحدب. فإن اتقطع الدم ارتفع تحريم الصوم والطلاق والطهارة وعبور المسجد ويتقى الباقي حتى تغتبل.
(3) to be divorced:	
(4) or to perform purification with the inten- tion to raise a state of ritual impurity.	
When her bleeding ceases, then fasting, divorce, purification, and passing through the mosque are no longer unlawful for her, though the other things remain unlawful for her until she per- forms the purificatory bath (ghusl, def: e11).	
e13.5 If a woman claims to be having her period, but her husband does not believe her, it is lawful for him to have sexual intercourse with her.	e13.5 ولــو ادْعَتْ الحيض ولَمْ يَضْعَ في قلبه صِدْقُهَا حَلْ لَهُ وَطُوْهَا.
e13.6 A woman with chronic vaginal discharge (N: preparing to pray) should wash her private parts, apply something absorbent to them and a dressing, and then perform ablution (N: with the intention discussed above at e5.3). She may not delay (N: commencing her prayer) after this except for reasons of preparing to pray such as clothing her nakedness, awaiting the call to prayer (adhan), or for a group to gather for the prayer. If she delays for other reasons, she must repeat the purification. She is obliged to wash her private parts, apply a dressing, and perform ablution before each obligatory prayer (N: though she is entitled, like those mentioned below, to perform as many nonobligatory prayers as she wishes, carry and read the Koran, etc. until the next prayer's time comes (n: or until her ablution is broken for a dif- ferent reason), when she must renew the above measures and her ablution).	داع، فرجَعها وتَعْبِسُلُ المستحاضة فرجَعها وتُشَدَّهُ وتَعْمَسُهُ ثَمَ تَشَوَضَاً ولا تُرَخَرُ بعدَ الطهارة إلاً للاشنغال بأسباب الصلاة كسَتُر عورة وأذان وانتظار جماعة. فإنَّ أحَرَّتُ لغير ذلك استأتقت الطهارة. ويجب غسسلُ الضرج وتعصيبة والوضوء لكلُ فريضة. (ح: ولكن لها أن تصلي [بــذلــك المصحف وتلو القرآن ونحوها (ت. ما المصحف وتلو القرآن ونحوها (ت. ما معتقض وضوؤها بسب آخر) حتى لم يتقض وقت صلاة ثانية. فعندنا يتعين نجديد الوضوء مع هذه الإجراءات. وكذلك أصحاب الأعذار ألتي مساتي ذكرها)
e13.7 People unable to hold back intermittent drops of urine coming from them must take the	c13.7 ومَـنُ بِهِ سَلَنُ الـبـول.

same measures (def: above) that a woman with chronic vaginal discharge does. (N: And likewise for anyone in a state of chronic annulment of ablu- tion, such as continually breaking wind, excre- ment. or <i>madhy</i> (def: c10.5), though washing and applying an absorbent dressing are only obligat- ory when filth exits.) (A: If a person knows that drops of urine will not stop until the time for the next prayer comes, then he takes the above measures and performs the prayer at the first of its time.)	كالمستحياضة فيمًا تَقَدَّمَ. (ح: وكذا كل صاحب حدث دائم، كمن يخرج منه ريح دائماً، أو غائط أو مذي لكن الغسل والتعصيب لا يجب إلا في سلس النجاسة). (ع: فإن علم استمرار سلس البول حتى دخول وقت صلاة ثانية فعل ما ذكر وأذى صلاته في أول وقتها).	
*		
e14.0 FILTH (NAJASA)	c14.0 النجاسات	
e14.1 Filth means:	e14.1 المنجامسة هي المبسول،	
(1) urine;) والغـــانسطُ، والــَدْمُ، والغَيِـحُ، والقيءُ، والخمرُ، [والنبيدُ]، وكلُّ مسكرٍ مائع.	
(2) excrement;		
(3) blood;		
(4) pus;		
(5) vomit;		
(6) wine;		
 (7) any líquid intoxicant (n: including, for the Shafi'i school, anything containing alcohol such as cologne and other cosmetics, though some major Hanafi scholars of this century, including Muhammad Bakhit al-Muti'i of Egypt and Badi al-Din al-Hasani of Damascus, have given formal legal opinions that they are pure (tahir) because they are not produced or intended as intoxicants.(N: Other scholars hold they are not pure, but their use is excusable to the extent strictly demanded by necessity.) While it is religiously more precautionary to treat them as filth, the dispensation exists when there is need, such as for postoperative patients who are unable for some time after their surgery to wash away the alcohol used to sterilize sutures. And Allah knows best.) (N: As for solid intoxicants, they are not filth. though they are unlawful to take, cat, or drink); (8) dogs and pigs, or their offspring; 		
(9) wady and madhy (def: e10.5);		

e14.2 Purification

(10) slaughtered animals that (N: even when slaughtered) may not be eaten by Muslims (def: j16);	والمذي، ومَا لاَ يُؤَكَّلُ لَحَمَّهُ إِذَا تُبِحَ، والميسة إلا السمكَ والجراءَ والامي، ولَبْنُ مَا لاَ يُؤْكَلُ لِحَمَّهُ عَبَرَ الادمي وشعر
 (11) unslaughtered dead animals other than aquatic life, locusts, or humans (A: which are all pure, even when dead, though amphibious life is not considered aquatic, and is filth when dead); (12) the milk of animals (other than human) that may not be eaten; 	الميتية، وشعر غير الماكول إذا أنْفَصَل (ح: أما قبل انفصاله عن الحيوان فحكمه حكم ذلك الحيوان، والحيوانات كلها طاهرة في حياتها إلا الكلب والخنزير) في حياته (ح: وكذا إذا انفصل بعد مونه) إلا الأدمي، [ومني الكلب والخنزير].
(13) the hair of unslaughtered dead animals;	(ت: في المذهب المحتفي شعر الميَّة (غير الخنزير) وعظمها وحافرها وقرتها
(14) and the hair of animals (other than human) that may not be eaten, when separated from them during their life (N: or after their death. As for before it is separated from them, the hair is the same as the particular animal, and all animals are pure during their life except dogs and swine).	وكــل ما لا تحله الحياة، حتى الأنفحة (ع : والعاج) طاهرٌ . والمتفصل من الحي كمبتنيه [حـاشية رد المحتار على الـدر المختار : ١/ ٢٠٧ - ٢٠٨]) .
(n: In the Hanafi school, the hair of an unslaughtered dead animal (other than swine), its bones, nails (hoofs), horns, rennet, and all parts unimbued with life while it was alive (A: including its ivory) are pure (tahir). That which is separated from a living animal is considered as if from the unslaughtered dead of that animal (Hashiya radd al-muhtar 'ala al-Durr al-mukhtar sharh Tanwir al-absar (y47), 1.206-7).)	
e14.2 Rennet (n: a solidifying substance used in cheese-making) is pure if taken from a slaughtered (def: j17) suckling lamb or kid that has eaten nothing except milk.	e14.2 والأنفخة طاهرةً إنَّ أَجَذْتَ مِنْ سخلة مذكاةٍ لمَّ تَأْكُلْ غيرُ اللبن.
e14.3 That which comes from the mouth of a sleeping person is impure if from the stomach, but pure if from the saliva ducts.	e14.3 ومَا يُسِيلُ مِنْ فَمِ السَائِمِ إِنَّ كَانَ مِنَ المَعَدَةِ [بَانَ كَانَ لاَ يُتَقَطِّعُ إِذَا طَالَ نُوسُمُ إِنْجِسُ وَإِنَّ كَانَ مِنَ اللَّهَ وَاتِ إِبَانُ كَانَ يُتَفَطِعُ إِفطاهِرُ.
حكمُ حكمُ ميتة ذلكَ الحيوانِ ، إذْ كَانَتْ طاهرةُ كالسمك فطاهرُ وإلاً	e14.4 [والعضو المنفصل من الحيُّ كالحمار فنجسُ] .

	····· (····)···· (····)
e14.5 The following are pure:	e14.5 والعلقة والمضغة ورطوية
(1) seminal fluid that has reached the stages.	فرج المرأة (مالم تخرج من محل لا
of gestation in the womb, becoming like a	يجب غسله وإلا فهي نجسسة)، وبيضً
bloodclot and then becoming flesh;	[المأكسول وغيره] ولبنَّهُ وشعرُهُ وصوفُهُ
	[ووبسرُهُ] وريشـهُ إذا انْفَصَـلَ فِي حياتِهِ أَوْ
(2) the moisture (N: mucus) of a woman's private parts (O: as long as it remains inside the	بعبد ذكاتِهِ. [وعرقُ الحيوان الطاهر طاهرُ : أُستانا أُستُوانَ المُعَامِينَ المُعَامِينَ المُ
area that need not be washed in the purificatory	حتّى الفأرةُ وريفُهُ ودمعُه] ولينُ الآدميُ
bath (def: e11.1(b), end), though if it exits, it is	ومنيَّهُ غيرُ نجس [وكذا منيُّ غيرو غير الكاريا الدين قد أربية
impure);	الكلب والخنزير وقِيلَ نَجِسَ] .
(3) the eggs of anything;	
(5) the eggs of anything,	
(4) the milk, fur, wool, or feathers of all ani-	
mals that may be eaten, provided they are sepa-	
rated from the animal while living or after properly slaughtered;	
property staughtered,	
(5) human milk, male sperm, and female	
sexual fluid (def: e10.4).	
e14.6 No form of filth can become pure, except:	e14.6 ولا يَطْهُـرُ شيءُ مِنَ النجاساتِ
<u>r</u> <u>r</u> <u>r</u>	إلا المخمر إذَا تَخَلَّلَ والجِلدَ إذَا دُبِعَ مِنْ
(1) wine that becomes vinegar;	وُلْجِسَاً يَصِيرُ حيواناً (كالدود المتولد من
(2) the hide of an unslaughtered dead animal	نحو الجيف) .
that is tanned;	فإذا تخللت الخمسر بغير إلقاءشي
, ,	فَبِهَا [إمَّا بنفسِهَا أو بنقلِهَا مِنَ الْشَمسِ إلَى
(3) new animate life that comes from filth	الظُملُ وعكسِهِ أَوْ بِفِنْحٍ وأَسِهَا] طَهُرُتُ مَعَ
(O: such as worms that grow in carrion);	أجزآء المدنَّ المسلاقيةُ لَهُمَا ومَا فوقَهَا معَّا
(4) (n: and for the Hanafis, filth which is	أصابِتُهُ عند الغلبانِ . وإنْ أَلَقِي فيهَا شيءُ
transformed [molecularly changed] into a new [فلًا .
substance, such as a pig becoming soap, etc. (al-	والدبغ هونزع الفضلات بكلٍّ حِرَّيفٍ
Hadiyya al-'Ala'iyya (y4), 54)).	ولَوْ نَجِساً ولا يَكْفِي مَلْعُ وترابُ وشمسٌ .
Wine that becomes vinegar without anything	
having been introduced into it is pure, as are the	
sides of the container it touched when it splashed	
or boiled. But if anything was introduced into the	
wine before it became vinegar, then turning to	
vinegar does not purify it. (A: In the Hanafi school it is considered pure whether or not anything has	
been introduced into it.)	
Tanning means removing from a hide all	
excess blood, fat, hair, and so forth by using an	
acrid substance, even if impure. Other measures	

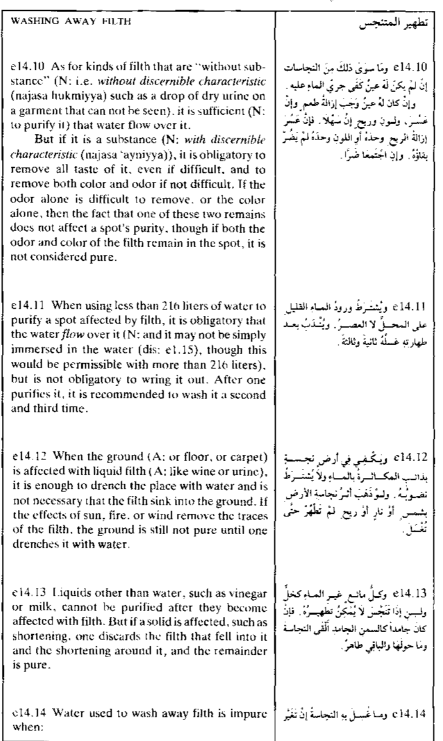
e14.7 Purification

place of earth.

such as using salt, earth, or sunlight, are insuffi-ولا يُجِبُ استعمالُ ماءٍ في أثنائِهِ لكُنَّهُ cient. Water need not be used while tanning, بعـذ الديغ كثوب متنجَّس فَيَجِبُ غ though the resultant hide is considered like a gar-يماء طهور . ment affected with filth, in that it must be washed ولاً يُطْهُرُ بِهِ جِلدٌ كلبٍ وخنز بر with purifying water before it is considered pure. ولَّهو كَانَ على الجلد شعبرُ ل Hides of dogs or swine cannot be purified by tan-الشعرُ بالدبغ ويُعْفَىٰ عنْ قليله. ning. Any hair that temains after tanning has not been made pure, though a little is excusable. e14.7 Something that becomes impure by conel4.7 - ومُا تَتَجْسَ بِمِلاڤاةِ شِيءٍ مِن tact (def: below) with something from dogs or الكلب والخنزير لم يَطْهُوْ إلاَّ بغسلِهُ سِعاً swine does not become pure except by being إحبداهن بشراب طاهير يشتوعت المحل washed seven times, one of which (recommended ويحت مرجة تماء طهور وينذت جعلة not to be the last) must be with purifying earth غيبه الأخيبرة ولأيتموم غببر التراب مقامة (def: c12.1(b)) mixed with purifying water, and it must reach all of the affected area. One may not كصابون وأشنان. substitute something else like soap or glasswort in

(n: The contact referred to is restricted, in the Shafi'i school, to contamination by traces of *moisture* from dogs or swine, whether saliva, urine, anything moist from them, or any of their dry parts that have become moist (*Mughni almultiaj ila ma'rifa ma'ani alfaz al-Minhaj* (y73), 1.83). (A: If something dry such as the animal's breath or hair touches one's person, it need only be brushed away.) In the Maliki school, every living animal is physically pure, even dogs and swine (*al-Fiqh 'ala al-madhahib al-arba'a* (y66), 1.11) (A: and they consider the above sevenfold washing as merely a sunna). While more precautionary to follow the Shafi'i school, the dispensation exists for those who have difficulty in preventing contamination from dogs, provided their prayer with its prerequisites is considered valid in the Maliki school (dis: c6.4(end) and w14.3(6)). And Allah knows best.)

e14.8 إولۇ رأى هوة تأكل نتجاسة ثم شربت بن ما يون قلتين قبل أنْ تَنبيب عنه نَجَستُه . وإنْ غَابتُ زمناً يُمْكِن فيه ولوغان في قلتين ثم شربت من القليل لم ننجَسْه. ووخان التجاسة نجس ويمفى عن يسيره . فإنْ مسح كثيرَهُ عن تتور بخرقة يابسة قرّال طهر، أو رطبة فلا. قان خبز عليه فطاهر وأسفل الرغيف نجس]. عليه فطاهر وأسفل الرغيف نجس]. عليه فطاهر وأسفل الرغيف نجس]. ولا يُنْسَرَطُ سيلائه. وبول الصبية إوكذا الم يأكمل فير اللين السرش مغ غلبة الماء ولا يُنْسَرَطُ سيلائه. وبول الصبية إوكذا wet most of it, though it need not flow over it. The urine of a baby girl must be washed away as an adult's is. www.islamicbulletin.com



(1) it changes (def: e1.17);

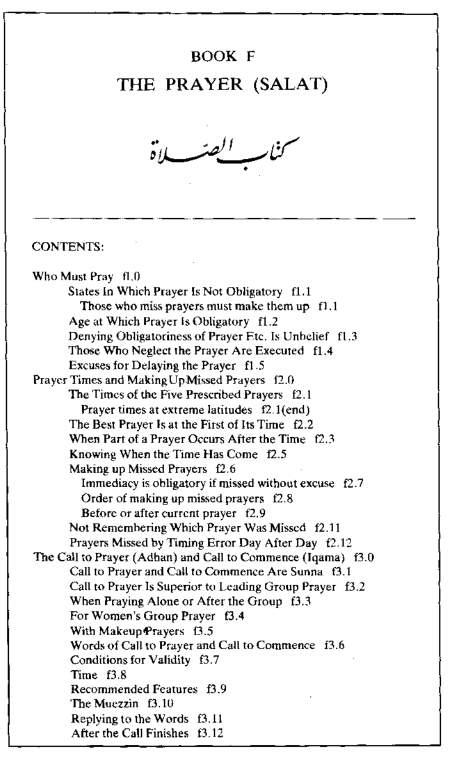
(2) its weight increases;

(3) (O: or if neither of the above have occurred, but some trace (N: i.e. an inexcusable amount (def: e14.10, second par.)) of filth remains on the place to be purified);

—but if none of the above occurs, then it is not impure (O: i.e. then the water is pure but not purifying to other things); though if it amounts to (N: or is added to until it amounts to) 216 or more liters (dis: e1.16), then it is purifying. If less, it is considered the same as the spot it washed: if the spot is pure (N: i.e. an inexcusable trace does not remain) then the water is pure, but if the spot is still impure, then the water is impure. أو زاد وزنّه (أوّلم بزد وزنه ولم يتغير نكن المحل لم يطهر يأن بقي عليه شيء من أوصاف النجاسة) فنجس. وإلا فلا (أي فلا ينجس ذلك الماء، بل يحكم عليه بأنه طاهر في تفسه غير مطهَّر لغيره). فإنَّ بَلَغ قلتين فمطهَّر. وإلا فحكمَّهُ حكم المحل بعد الغسل به، إنْ كَانَ قَدْ حَكم بطهارتِه فطاهر. وإلا فنجس.

e14.15 (n: In the Hanafi school, if a garment's damp spot of filth, whose quantity is too slight to wring out any drops, touckes another dry, pure garment, the latter does not become impure (*Maraqi al-falah sharh Nur al-idah* (y126), 31).)

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101

The Prayer (Salat)

Purity of Body, Clothes, and Place of Prayer 14.0
Purity Is a Condition of Prayer f4.1
Purity of Place f4.2
Excusable and Inexcusable Amounts of Filth f4.3
Other than blood f4.3
Blood or pus f4.4
Meaning of little, much, etc., in legal rulings f4.5
Learning of Impurity After Finishing the Prayer [4.7]
Uncertainty About the Existence of Filth f4.8
All things presumed pure unless proven otherwise f4.8
Inability to eliminate filth f4.9
Losing Track of a Spot of Filth on a Garment f4.10
Losing Track of Filth on the Floor f4.12
Places Offensive to Pray in f4.14
Clothing One's Nakedness f5.0
Obligatory Even When Alone f5.1
Clothing Nakedness Is a Condition of Prayer 15.2
Noticing a hole in one's clothes after prayer 15.2
Meaning of Nakedness 15.3
Conditions for <i>Clothing</i> f5.4
Recommended Clothing for a Woman's Prayer f5.6
Recommended Clothing for a Man's Prayer f5.7
Prayer of Those Who Lack Adequate Clothing f5.8
Facing the Direction of Prayer (Qibla) 6.0
A Condition for the Prayer's Validity f6.1
Not Necessary for Nonobligatory Prayers on Journeys 6.2
When Praying at the Kaaba 16.3
Relying on the Prayer Niche (Mihrab) of Mosques f6.5
Establishing the Direction by Personal Reasoning 6.6
In places remote from the Middle East $6.6(n;)$
Mistakes discovered after finishing the prayer f6.7
Meaning of facing the right direction $f6.7(n:)$
Placing a Barrier in Front of One's Prayer Place f7.0
Recommended f7.1
Meaning of barrier 17.1
Meaning of Passing in Front of Someone at Prayer 17.3
One May Pass in Front to Fill in Gaps at Group Prayer 17.4
Description of the Prayer (Salat) f8.0
Special Vocabulary f8.1 Measures Recommended Before the Prayer f8.2
Straightening rows of group prayer, etc. f8.2
Superior to stand on the imam's right f8.2(4) The Intention f8.3
Things that vitiate the intention 18.5
Beginning a Prayer Before Its Time 18.6 The Opening Allahu Akbar 18.7
Conditions f8.7
Minimal audibility f8.9
Meaning of aloud and to oneself f8.10
meaning of accuration of theory 10.10

Necessary to be standing [f8.11] Raising hands therein f8.12 Position of Hands and Eyes During Prayer 18.12 Closing Eyes During Prayer f8.12(A:) The Opening Supplication (Istiftah) f8.13 Recommended f8.13 Words of f8.13 Not returned to after the Ta'awwudh [8.14] For latecomers to group prayer [8.15] How Much of Fatiha a Latecomer Must Recite 18.15 Ta'awwudh: 1 Take Refuge, Etc. f8.16 The Fatiha 18.17 Obligatory f8.17 Deliberate pauses therein f8.17 Mistakes f8.18 Saying"Ameen" f8.19 Reciting a Sura f8.20 Recommended suras f8.20 Way of reciting [8.21] When behind an imam [8,22] Longer sura in first rak'a f8.23 For latecomer rising to finish his prayer alone f8.24 Reciting the Fatiha and Sura Aloud or to Oneself [8.25] Standing f8.27 An integral of prescribed prayers [8.27] Meaning of standing f8.27 Superior to bowing or prostrating at length f8.27 Sitting is permissible for nonobligatory prayers [8.28] Bowing f8.29 An integral f8.29 Meaning of bowing 18.29 Meaning of repose therein f8.29 Optimal way [8,30] Prolonging the Allahu Akbars in movements of prayer [8,30] What is said while bowing f8.30 Straightening up from Bowing [f8.3] An integral f8.31 At minimum f8.31 Optimal way f8.32 What is said therein f8.32 Prostration f8.33 An integral f8.33 Conditions for validity f8.33 Inability to prostrate, bandaged forehead, etc. [8.34] Optimal way f8.35 What is said therein [f8.35(5)] Sitting Between Prostrations 18.36 An integral f8.36 At minimum 18.36

The Prayer (Salat)

Optimal way (iftirash) f8.37 What is said therein (8.37(4) Other styles of sitting f8.38 Sitting Up After Second Prostration Before Rising [18.40] The Second Rak'a [8,4] Testification of Faith After the First Two Rak'as f8.42 The Final Testification of Faith (Tashahhud) f8.43 Styles of sitting: tawarruk and iftirash f8.43 However one sits is permissible f8.43 The hands at the Testification of Faith 18,44 Moving the finger is offensive f8.44 Minimal testification therein 18.45 Optimal way f8.45 Minimal and optimal Blessings on the Prophet 18.45 Supplication at the End of the Prayer 18.46 What is said therein f8.46 Closing the Prayer with Salams f8.47 At minimum f8.47 Optimal way f8.47 The intention therein (8.47 Latecomer Finishes His Prayer After Imam's Salams 18.48 Delaying One's Salams Long After the Imam Finishes (8.49) Postprayer Invocations (Dhikr) f8.50 Recommended f8.50 Said to oneself f8.50 What is said therein f8.50 Imam turns to the right f8.51 Nonobligatory Sunna Prayers Are Superior at Home [f8.52] Exceptions f8.52(1) Standing in Supplication in the Dawn Prayer (Ounut) f8.53 What is said therein f8.53 What Invalidates, Is Offensive, or Obligatory in Prayer 19.0 Extraneous Speech or Sound 19.1 Invalidates prayer 19.1 Ordinary people's ignorance of some things f9.1(A:) Speaking up to warn someone f9.2 Dhikr permissible unless comprising direct address (9.3 What to do in prayer to apprise others f9.4 Substance Reaching the Body Cavity 19.5 Invalidates prayer 19.5 Extraneous Motion 19.6 Intentional extra prayer integral invalidates it f9.6 Much nonprayer motion invalidates prayer f9.7 Meaning of Much 19.7 Slight motions do not invalidate prayer 19.8 Things Offensive in Prayer 19.9 Holding back from going to the lavatory [9,9] Praying in the presence of desired food or drink f9.10 Other offensive actions f9.10(1)

Things Obligatory in Prayer [9.12] The Conditions of the Prayer 19.13 Violating any condition invalidates the prayer f9.13 The Obligatory Integrals of the Praver [9,14] The Main Sunnas of the Prayer 19.15 Omitting one calls for forgetfulness prostration (9.15 Omitting other sunnas f9.16 Supererogatory Prayer fi0.0 Prayer Is the Best of Bodily Works f10.1 Sunna Rak'as Before and After Prescribed Prayers f10.2 Optimal number f10.2 Confirmed sunnas (sunna mu'akkada) f10.2 Times f10.2 Witr (the Final Prayer Before Dawn) f10.3 Time f10.4 Praying night vigil (tahajjud) after witr, etc. f10.4 Tarawih f10.5 Midmorning Praver (Duha) f10.6 Making Up Missed Supererogatory Prayers f10.7 The Night Vigil Prayer (Tahajjud) f10.8 Joining a Series of Supererogatory Prayers, Etc. f10.9 Greeting the Mosque f10.10 Accomplished by two rak'as of any kind f10.10 Nonobligatory Prayers Offensive When Group Has Begun f10.11 The Guidance Prayer (Istikhara) f10.12 Nonobligatory Prayer Superior at Home f10.13 Choosing Thursday Night to Pray Is Offensive f10.14 Spurious Prayers That Some People Perform f10.15 Prostrations of Forgetfulness, Koran Recital, or Thanks fi1.0 The Forgetfulness Prostration f11.1 Has two reasons f11.1 Nonperformance of a Prayer Integral f11.2 Adding a Surplus Prayer Action f11.3 Missing a Main Sunna f11.4 Reciting the Fatiha Etc. at Wrong Point in Prayer f11.5 Adding a Surplus Nonprayer Action f11.6 Forgetting the First Testification of Faith f11.7 If the imam forgets it f11.8 Doubts As to Whether One Has Made a Mistake f11.9 Forgetfulness Prostration Is Only Twice f11.10 Mistakes Made by One's Imam f11.11 Mistakes Made by Followers f11.11 Forgetfulness Prostration Is a Sunna f11.12 Performed before final Salams f11.12 The Koran Recital Prostration [11.13] Sunna for reciter, listener, and hearer f11.13 How it is done f11.16 Asking for Mercy When Reciting the Koran f11.18 The Prostration of Thanks f11.19

Group Prayer and the Imam f12.0 A Communal Obligation [12.] Friday Prayer Is Personally Obligatory f12.3 Best Group Prayer Is Dawn, Then Nightfall, Etc. f12.4 Best for women to pray at home f12.4 Legitimate Excuses for Not Attending Group Prayer f12.5 Follower's Intention f12.6 Imam's Intention f12.7 When Walking to Prayer 112.8 When Group Begins After One Has Begun Alone f12.9 BreakingOff Participation in Group Prayer [12.10] Arriving Late to a Group Prayer | f12.11 Finishing alone f12.13 Following the Imam's Actions Is Obligatory f12.14 Getting Ahead of the Imam f12.15 Lagging Behind the Imam f12.16 For a valid reason f12.17 Finishing the Fatiha in each rak'a before bowing f12.17 Imam Waiting for Latecomer to Join Prayer f12.18 Imam of Mosque Has Best Right to Lead the Prayer f12.19 Repeating One's Prayer with a Group f12.20 Briefness in Leading Group Prayers f12.21 Prompting the Imam When He Forgets Something f12.22 If Imam Forgets an Obligatory Element, Etc. f12.23 Imam Leaving the Prayer for Another to Finish f12.24 The Imamate f12.25 The person with the best right to lead prayer f12.25 Offensive for someone the majority dislike f12.26 Conditions for being an imam f12.27 Imam Performing a Different Prayer than Follower f12.28 Imam of a Different School of Jurisprudence f12.29 Rules and Conditions of Following f12.31 Where followers stand, etc. f12,31 A woman imam leading women at prayer f12.32 Follower May Not Stand Ahead of Imam / f12.35 Leadership Unconditionally Valid in Mosques f12.36 Multiple interconnected mosques, etc. f12.36 Maximal Distances Between Imam and Followers f12.37 Times When the Prayer Is Forbidden f13.0 Refers to Nonobligatory Prayers Without a Reason f13.1 Times f13.2 Exceptions include Friday noons and at the Kaaba f13.4 The Prayer of a Sick Person f14.0 Sitting When Unable to Stand f14.1 Meaning of unable f14.1 Bowing and prostrating while seated f14.2 Sitting When an Ailment Prevents It f14.3 Prayer When Medical Treatment Entails Not Standing [14.4 Inability to Stand, Sit, Etc. f14.5

Shortening or Joining Prayers for Travel or Rain [15.0]
Shortening Prayers While Travelling [f15.1]
Meaning of travelling f15.1
No dispensations on recreational outlings f15.3
Destination must be known f15.4
Disobedience on a journey 115.5
Point at which one may begin shortening prayers f15.6
The End of the Journey f15.7
Ends with intention to stay for more than four days f15.7
Conditions for Shortening Prayer While Travelling f15.8
Joining Two Prayers During a Journey f15.9
Which prayers may be joined f15.9
Conditions for joining in the time of the first f15.10
When journey ends after having joined prayers [f15.1]
Conditions for joining in the time of the second f15.12
Joining Prayers Because of Rain f15.14
Conditions for validity f15.14
Latecomers to a joined group prayer f15.15
If rain stops while praying the second f15.16
Not permissible to join in the second's time f15.17
Other Reasons for Joining Prayers f15.18
Praying Sunna Rak as When Joining Prayers 615.19
The Prayer of Peril f16.0
Performed When Engaged in Permissible Fighting f16.1
How Performed in Various Circumstances f16.2
Unlawful Clothing and Jewelry f17.0
Tight-Fitting Clothing f17.1
Silk f17.2
Garments Affected with Filth f17.5
Gold for Men f17.6
Permissible for repairing teeth f17.7
Silver Rings Permissible for Men f17.8
Other Uses of Gold and Silver f17.8
Gold Jewelry Permissible for Women [f17.1]
The Friday Prayer (Jumu'a) f18.0
Who Must Attend f18.1
Noon Prayer Invalid Before Friday Prayer Ends [18.5]
Friday Travel Unlawful If Prayer Is Missed f18.6
Conditions for the Validity of Friday Prayer [18.7]
More Than One Friday Prayer in a City 18.8
The Sermon (Khutba) f18.9
Integrals f18.9
A sample sermon f18.9
Conditions for a sermon's validity f18.10
Sunnas f18.11
Description of Friday Prayer f18.12
Latecomers to the Prayer f18.13
Recommended Measures for Those Attending [18.14
Things Offensive at the Friday Prayer f18.15

Offensive to prefer others in acts of we Praying etc. during the sermon f18.13 Recommended Measures on Fridays f1 The moment prayers are answered f1 The Prayer on the Two 'Eids f19.0 A Confirmed Sunna f19.1 Time and Place f19.1 Recommended Measures f19.3 Description of 'Eid Prayer f19.5 Saying Allahu Akbar on the Days of 'Eid	7 8.18 8.19
The Eclipse Prayer 120.0 A Confirmed Sunna 120.1 Description of Eclipse Prayer 120.4 At minimum 120.4 Optimal way 120.5 Sermon afterwards 120.6 Time 120.7 The Drought Prayer 121.0 A Confirmed Sunna 121.1 When It Is Performed, Etc. 121.2 Description of Drought Prayer 121.3 Various Sunnas 121.4 For neighboring lands not suffering fro At the first rainfall of the year 121.5 When thunder and lightning occur 12 When there is too much rain 121.7	om drought f21.4
 f1.0 WHO MUST PRAY (O: The legal basis for the prayer, prior to scholarly consensus, is Koranic verses such as the word of Allah Most High, "And perform the prayer" (Koran 2:43), and hadiths such as the word of the Prophet (Allah bless him and give him peace): "On the night I was taken from Mecca to Jerusalem [dis: Koran 17:1], Allah imposed fifty obligatory prayers upon my Community. So I kept petitioning Him in the matter, asking they be lightened, until He made them but five each day and night"; 	f1.() المخاطب بوجوب الصلاة (والأصل فيها قبل الإجماع آيات كقوف تعالى: ﴿وَأَقِبُمُوا الصَّلَاةَ ﴾ البقرة: ٤٢]، وأخبار كقوف ﷺ: وليقرة الله على أمتي ليلة الإمسرام خمسين صلاة فلم أزل أراجعة وأساله وليلوه رواه الشيخان وغيرهما).

f1.1

bleeding).

Islam).

f1.2

blows).

ft.3

f1.4

The prayer is only obligatory for Muslims اِنَّمَا تَجِبُ (تَ: الصَّلَاة) عَلَىٰ f1.1 who have reached puberty, are sane, and in purity كلُّ مسلم بالنغ عاقبل طاهر (فلا تجب (O: meaning not during menstruation or postnatal على الحائض والنفساء) . فلا قضاءً على مَنْ زَالَ عَقْلُهُ بِجِنُونِ أَو Those who lose their reason through insanity مرض، وكافر أصلىً. or illness do not have to make up the prayers they ويقضى المرتدً miss while in this state, and nor do converts to Islam (N: make up prayers from before their An apostate from Islam (murtadd, def; o8) who then returns must make up every prayer missed. (n: w18 discusses why making up prayers missed without excuse is obligatory.) When a child with discrimination (O: fl.2 ويسؤمسر الصبي الممير بها meaning he can eat, drink, and clean himself after لسبع (والممينز هو البذي بأكبل وحده using the toilet unassisted) is seven years of age, ويشرب وحده ويستنجى وحده) ويُضْرَبُ he is ordered to perform the prayer, and when ten, عليهما لعشر (ح: ضرباً غير مبرح، أي is beaten for neglecting it (N: not severely, but so غيبر شديد، على وجه التأديب، ولا يزيد as to discipline the child, and not more than three على ثلاث ضربات). fl.3 ومَنْ تَنْسَأْ بِينَ المسلمينَ Someone raised among Muslims who denies the obligatoriness of the prayer, zakat, وجَحَدَ وجوبَ الصلاةِ أو الزكاةِ أو الصوم fasting Ramadan, the pilgrimage, or the unlawful-أو الحبَّج أوْ تحريمَ الخمر أو الزنَّا أوْ غِيرَ ness of wine and adultery, or denies something ذلك ممَّا أُجْمِعَ على وجوبه أوْ تحريمه else upon which there is schelarly consensus وكَانُ معلوماً مِنَ المدين بالضرورة (ح : (ijma', def: b7) and which is necessarily known as being of the religion (N: necessarily known mean-وهو البذي لو سنبل أي مسلم عنه يعرفه) . ing things that any Muslim would know about if كَفَرَ وتُبْسِلُ بكفره (إن لم يرجع ويقر أ asked) thereby becomes an unbeliever (kafir) and بالوجوب ومعتقبد تحريم المجمع على is executed for his unbelief (O: if he does not تحريمه . وأما إذا أنكر شيئاً لم يجمع admit he is mistaken and acknowledge the على وجوبه فلا يحكم عليه بالكفر) . obligatoriness or unlawfulness of that which there is scholarly consensus upon. As for if he denies the obligatoriness of something there is not consensus upon, then he is not adjudged an unbeliever). A Muslim who holds the prayer to be f1.4 ومَنْ تَوَكَّ الصِيلاة تهاوناً مَعَ obligatory but through lack of concern neglects to اعتضاد وجمويها حتمن خرَج وتتها [وضاق perform it until its proper time is over has not وقتُ ضر وربُها } لمْ يَكْفُرْ. committed unbelief (dis: w18.2). بِلْ لِضْرِبْ عِنْقَةً وَيُغَسِّلُ وَيُصَلَّى عَلَيه Rather, he is executed, washed, prayed over, ويُدْفَقُ في مقتابر المسلمينَ (لأنه منهم. and buried in the Muslim's cemetery (O: as he is one of them. It is recommended, but not obligat-و[المعنماد أنها] يستشاب ندبياً لا وجوباً ory, that he be asked to repent (N; and if he does, (ح: وإنْ تَابٍ فَلا يَقْتَلَ)) . he is not executed)).

109

f1.5 No one has an excuse to delay the prayer beyond its time except:	f1.5 ولَا يُعْـذُرُ أَحَـدٌ فِي التَّاخَيرِ إِلاَ نائماً (ح: من دخول الوقت إلى خروجه)
(1) someone asleep (N: when its time first came who remained so until the time ended);	اً أَوْ تَاسِياً أَوْ مَنْ أَخْرَ لِأَجْلِ الجمعِ فِي . السفرِ.
(2) someone who forgot it;	
(3) or someone who delayed it to combine two prayers during a journey (dis: f15.12).	
*	
f2.0 PRAYER TIMES AND MAKING UP MISSED PRAYERS	f2.0 أوقسات السصسلاة وقضاء الفوائت
PRAYER TIMES	مواقيت الصلاة
 f2.1 The prescribed prayers are five: (1) The time for the noon prayer (zuhr) begins after the sun's zenith for that day, and ends when an object's shadow, minus the length of its shadow at the time of the sun's zenith, equals the object's height. (2) The time for the midafternoon prayer ('asr) begins at the end of the noon prayer's time, and ends at sunset, though when an object's shadow (N: minus the length of its shadow at the sun's zenith) is twice as long as the object's height. the preferred time is over and the merely permissible time remains. 	1.21 المكتوبات حسن: - الظهر وأول وقت تحسن: - الظهر وأول وقت تحسن: الشمن، وآخرة مصير ظبل كل شيء مثلة موى ظل الزوال. - والعصر وأولم آجر الظهر، وآخرة الغروب لكن إذا صار ظل كل شيء مثليه خرج وقت الاختيار وبقي الجواز. - والمغرب وأوله تكامل الغروب. ثم ينتذ يقدر وضوء وستر عورة وأذان وإقامة وخص ركمات متوسطات. فإن أخر الدحول فيها عن هذا القدر عصى وهي قضاء رعلى ما ذهب إليه المصنف وهو خلاف المعتمد والصحيح أنها لا نكون
(3) The time for the sunset prayer (maghrib) begins when the sun has completely set. It only lasts long enough to perform ablution (wudu), clothe one's nakedness, make the call to prayer (adhan) and call to commence (iqama) and to pray five moderate-length rak'as (units) of prayer. It is a sin to delay commencing the sunset prayer beyond this, and if one does, one is making up a missed prayer (O: i.e., according to the position the author has adopted, which contradicts the more reliable opinion that one's prayer is not a	

makeup until after the red has disappeared from the sky), though if one begins it within the right time, one may continue until the red disappears from the sky.

(4) The time for the nightfall prayer ('isha) begins when the red of sunset leaves the sky, and ends at true dawn (n: true dawn being when the sky around the horizon begins to grow light. Before this, a dim light sometimes appears overhead for some minutes, followed by darkness, and is termed the deceptive dawn (al-fajr al-kadhib) (al-Iqna' fi hall alfaz Abi Shuja' (y7), 1.95). But after a third of the night has passed, the preferred time for nightfall prayer has ended and the merely permissible remains.

(5) And the time for the *dawn prayer* (subh) begins at true dawn and ends at sunrise, though the preferred time for it ends when it becomes light outside, after which the merely permissible remains.

قضساء إلا إذا غاب الشفق الأحمس) وإنَّ وتحسل فيهبا فله استيدامتهما إلى غيبيوبية الشفق الأحمر .. والعشباءُ وأوَلَهُ غيبو بةُ الشفق الأحمر وآخــرُهُ الفجـرُ الصـادقُ لكنْ إذا مَضَىٰ ثلث اللبل خرخ وقت الاختيار وبقى الجوارُ. - والصَّيْسَعُ وأولُمَهُ الفجر الصادق، وأخسرُهُ طلوع الشمس ، لكنَّ إذا أسْفَسرَ خرج وقت الاختيار وبقى الجوازُ.

(n: Prayer times vary a little each day with the season and the year, and from one town to another through the effects of latitude and longitude. One can keep abreast of the changes by obtaining the whole year's times in a printed calendar from one's local Muslim association or mosque, or by using the pocket computer mentioned below at w19, which discusses how one fasts and prays at northerly latitudes (including much of North America and Europe during the summer months) lacking the features that legally define the true prayer and fasting times, such as nightfall or true dawn.)

f2.2 It is best to pray every prayer at the first of its time, taking the necessary steps at its outset, such as purification, clothing one's nakedness, giving the call to prayer (adhan) and call to commence (iqama), and then praying.

2.2 والأضحال أنْ يُعْسَلَي أولَ الوقت، ويَحْصُلُ بانَ يُشْتَغِلُ أولَ دَحْولِهِ وإقداءة ثمَّ يَصَلَّي [ويُسْتَقْني الظهر فَيَسَنُ وإقداءة ثمَّ يَصَلَّي [ويُسْتَقْني الظهر فَيَسَنُ الإسراء يُها في شدة الحرَّ بلا حار لمنْ طويقيه كُنَّ يُظلَّهُ فإنْ نُقِدَ شرطٌ منْ ذلكَ للحيطانِ ظلَ يُعْلِمُهُ فإنْ نُقِدَ شرطٌ منْ ذلكَ نُبِبَ التعجيل].

f2.3 If less than one rak'a of one's prayer occurs within the proper time (A: meaning that one does not lift one's head from the second prostration of the rak'a before the time ends) and the

f2.5 The Prayer (Salat)

remainder takes place after it, then the whole prayer is considered a makeup. If one rak'a or more takes place within the prayer's time and the remainder is after it, then the prayer is considered a current performance, though it is unlawful to intentionally delay the prayer until part of it occurs after the time is finished.	والباقي خارجة فكلُّها قضاءً. أوْركعة فأكشر والباقي خارجة فكلُّها أداءً. لكنْ يَحْرُمُ تعمَّدُ التَّاخيرِ عن الوقتِ حتَّى يَقْعَ بعضَها خارج الوقتِ.
ا يم أو حبس ببيت مظلم) فأُخَبَرَهُ ثقبةً عنْ مشاهدةٍ وَجْبَ قبولُهُ . أوْ عن اجتهادٍ . هاهِ تقليدُهُ لاَ القادر عليه].	f2.4 [ومَنْ جَهِنَّ دَحْمَوْلَ الْمُوقْتَ (لَغُ فلا : قَلْلاً عَمَى أَوِ البِصِيرِ العَاجَزَ عَنَ الاَجْتَوَ
12.5 It is permissible to rely (N: for knowledge that a prayer's time has come) on a knowledge- able, dependable <i>muezzin</i> (caller to prayer). If one lacks someone to inform one of the time, then one may reason on the basis of reciting a scheduled period of invocation or Koran recital (Ar. wird) (n: referring to those whose <i>wirds</i> nor- mally take the whole time between two prescribed prayers such that when they finish, they know the time for the second prayer has come. The legal basis of <i>wirds</i> is discussed at w20), and the like (N: including modern clocks, and prayer time calen- dars issued by experts on the times in various localities).	2.5) ويَجُوزُ اعتمادُ مؤذن ثقبَ عارف [وديبك مجسرُب]. فإنْ فَقَسَدُ [الأعمى أو البصيرُ] مخبراً الجنهد بور به ونحوه (ح: ومنه الساعات الحديشة والتقسويمات التي يصدرها الخبراء بالمواقيت في مختلف الأزمنة والأمكنة). [وإنْ أَمْكَنهُما اليتينُ بالصبر، فإنْ تَحَبَّرًا ضبرًا حتى يظنًا، فإنْ صَلَيا بلا الجتهام أعاذا, وإنْ أَصابًا].
MAKING UP MISSED PRAYERS	قضاء الفوائت
f2.6 When enough of a prayer's time has elapsed to have performed the prayer during it, and someone who has not yet prayed loses their reason or their menstrual period begins, they are obligated to make up that missed prayer (O: as soon as they are able).	f2.6 وإنَّ مَضَى مِنْ أولِ الوقبَ مَا أَ بُمْكِنُ فِيهِ الصلاةُ فَجْنٌ أَوْ حَاضَتُ وَجِبَ القضاءُ (لما فاته قوراً).
 f2.7 Whenever a prescribed prayer is missed for a valid reason (def: f1.5), it is recommended to make it up immediately. If missed without a valid reason, it is obligat ory to make it up (dis: w18) immediately (A: meaning during all one's time that is not occupied by necessities. In the Shafi'i school, it is not even permissible for such a person to perform sunna prayers (N: before having finished making up the 	2.7 ومَتَى فَاتَتِ المكتوبةُ بِعَدْرٍ نَبْب القورُ فِي القضاءُ. وإنَّ فاتتُ بغير عَدْرٍ وَجَب الفورُ (ع: يعني في جميع الوقت الدي يزيد عن ضرورياته ولا يجوز له عند الشافعية أنَّ

Prayer Times and Making Up Missed Prayers f2.8

missed ones)). The same applies to making up missed obligatory fasts (N: by fasting a day in place of each day missed), and it is unlawful to delay doing so until the following Ramadan (dis: i1.33).	يصلي السنة) والصومُ كالصلاةِ ويَحْرُمُ تراخيه لرمضانَ الغايل ِ .
f2.8 It is recommended that missed prayers be made up in the order they were missed. (n: The call to prayer (adhan) and call to commence (iqama) when making up missed prayers are dis- cussed at f3.5, and whether to recite prayers aloud or to oneself at f8.25.)	f2.8 ويُنْدَبُ ترتيبُ الفواتِيَ .
f2.9 It is recommended to make up missed pre- scribed prayers before performing the current one, unless one fears its time will pass, in which case it is obligatory to pray the current one first. If one begins making up a missed prayer thinking that there will be time for both it and the current prescribed prayer, but finds that there is only enough time left for the latter, then one must discontinue the makeup in order to perform the current one.	f2.9 وتقديمُهما على الحاضرة إلا انْ نَخْضَى فواتَ الحاضرة فَيَحِبُ تقديمُها. وإنْ مُرَعَ فِي قائتة ظائماً سمة الوقتِ فَبَانَ ضيعُهُ وَجَبَ قَطْمُها وقَعَلَ الحاضرة.
f2.10 If one has a prayer to make up and finds the current prayer being performed by a group, it is recommended to perform the makeup by one- self before praying the current one.	f2,10 ومنَّ عليه فائتةً فوجدَ جماعةً الحاضرة قائمةً نُدبَ تقديمُ الفائقةِ منفرداً تَمُّ الحاضرةِ .
f2.11 If one misses one or more of the five prayers but does not remember which of them it was, then one must pray all five, intending for each one making up the missed prayer.	f2.11 ومن نَسِيَ صلاةً فأكشر مِنَ الخمس ولَمْ يَعْرِفْ عَيَّنَهَا لَزِمَهُ الخمسُ ويَنْوِي بِكلَّ واحدةِ الفائنة .
f2.12 (n: If someone finds he has been consistently mistaken day after day in praying, for example, the dawn prayer (subh) before its time, or some similar timing error, then each prayer performed after the first day of the whole series of prayers thus mistakenly prayed is considered the makeup of the day before it, and when such a person discovers the error, he has only one prayer to make up, namely the one on the last day prior to learning of the mistake (<i>Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj</i> (y73), 1.127).)	
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f3.0 THE CALL TO PRAYER (ADHAN)	f3.0 الأذان والإقامة
AND CALL TO COMMENCE (IQAMA)	
f3.1 The call to prayer (adhan) and call to com- mence (iqama) are two sunnas for the prescribed prayers, even when praying alone or in the second group to pray (N: in a mosque, for example), such that there is public cognizance (O: of both the call to prayer and to commence, whether in a large or small town).	f3.1 هَمَا سَنتانَ فِي المكتوباتِ حتَّى لمتفردِ وجماعةِ ثانيةِ بحيثُ يَظْهَرُ الشعارُ (بهما في البلد الكبيرة والصغيرة).
f3.2 To give the call to prayer (adhan) is better than being the imam for a group prayer (O: though to be imam is superior to giving the call to commence (iqama)).	f3.2 والأذانُ أفضـلُ مِنَ الإمــامةِ (وهي أي الإمــامـة أفضـل من الإقـامـة) [وقِيلُ عكسُهُ].
f3.3 When praying alone in a mosque where a group has already prayed, one does not raise one's voice in giving the call to prayer, though if no group has yet prayed, one raises it. The same applies to a second group to pray: they do not raise their voice.	f3.3 فإنْ أَذَنَ المنفـردُ فِي مسجـدِ صُلِّيتُ فِبِ جمـاعـةُ لَمْ يَرْفَعْ صوتَهُ وإلاً رَفَعَ. وكذَا الجماعةُ الثانيَةُ لا يَرْفَعُونَ صوتَهُمْ.
f3.4 It is sunna for a group of women who are praying together to give the call to commence without giving the call to prayer.	f3.4 ويُسَنَّ لجماعةِ النساءِ الإقامةُ دونَ الأذانِ.
f3.5 When making up one or more missed pre- scribed prayers, one gives the call to prayer only for the first (N: in the series), but gives the call to commence for each one.	f3.5 [ولاً يُؤَذِّنُ للفائنة في الجديدِ ويُؤَذَّنُ لَهَما فِي القديم الأظهر] فإنْ فَانَتُهُ صلواتُ لَمْ يُؤَذَّنُ لِمَساً بِحَمْدَ الأولى {وفِي الأولى الخلاف]. ويُقِيمُ لكلَّ واحدةٍ.
 f3.6 The words of the call to prayer and call to commence are well known. (n: The words of the call to prayer mean: "Allah is greatest, Allah is greatest. Allah is greatest. Allah is greatest. Allah is greatest. Allah is greatest. Allah is greatest. I testify there is no god but Allah. I testify there is no god but Allah. I testify that Muhammad is the Messenger of Allah. I testify that Muhammad is the Messenger of Allah. Come to the prayer. Come to success. Come to success. [n: At this point, 	13.6 والمفاظ الأذان والإقامة معروفة (ت: وهي: والله أكبر الله أكبر الله أكبر الله أكبر ، أشهد أن لا إله إلا الله، أشهد أنَّ مُحَمَّداً رَسُولُ اللهِ ، أَشَهدُ أَنْ مُحَمَّداً رَسُولُ المسلو، حَيَّ على السَمَسلاة، حَيَّ على الصّلاة، حَيَّ على الفَسلاح، حَيَّ على

f3.7

f3.8

f3.9

states.

before the dawn prayer only, one adds: "Prayer is الفيلاح، (وقبيل الصبيح فقط: «الصلاة better than sleep. Prayer is better that sleep."] خير مِن النَّوم . الصلاة خير مِنَ النَّوم ،) Allah is greatest, Allah is greatest. There is no god الله أكبرُ اللهُ أَكبِنَ لاَ إِلهَ إِلاَّ اللهُ). but Allah." (ت: وألفساط الإقسامة هي: الله أكبرُ The words of the call to commence mean: اللهُ أكبرُ، أَشْهَدُ أَنَّ لَا إِلَهَ إِلَّا اللهُ، أَشْهَدُ "Allah is greatest, Allah is greatest. I testify there أَذْ محسماناً رسولُ السلَّم، حَيَّ على is no god but Allah. I testify that Muhammad is the Messenger of Allah. Come to the prayer. الصلاة ، حَقَّ على الفسلاح ، قَدِ قَامَتِ Come to success. The prayer is commencing. The الصيلاة قَد قَامَت الصيلاة اللهُ أكبرُ اللهُ prayer is commencing. Allah is greatest, Allah is أكبرُ لاَ إِلهَ إِلاَّ اللَّهُ . greatest. There is no god but Allah.") Each word (N: of both of them) must be f3.7 👘 ويَجِبُ ترتيبُهُمَــا (ح: أي recited in the order mentioned above. ترتيب ألفاظ كل منهما) . If one remains silent for long or speaks at فإنْ سَكْتَ أَوْ تَكَلَّمَ فِي أَنْبَاكِ طويلًا length between the words of the call to prayer (O: بَطْلَ أَذَانُهُ (ومثل الأذان الإقامة في ذلك) or call to commence), it is not valid and must be فيستأنفه وإن قصر فلا begun again, though a short remark or silence وأَقُلُّ مَا يَجِبُ أَنْ يُسْمِعُ نَفْسُهُ إِنَّ أَدُّنَ while calling it does not invalidate it. When giving the call to prayer or call to com-وأقامُ لنفسِهِ . فإنْ أَذُنَ وأَقَامَ لجماعةٍ وَجَبَ mence by oneself, the minimal audibility permis-إسماع واحد جميعهمًا. sible is that one can hear oneself. The minimum when calling them for a group is that all their contents can be heard by at least one other person, It is not valid to give the call to prayer f3.8 ولا يُصِح الأذان قبل الوقت، before a prayer's time has come, except for the إِلَّا الصبحَ فَإِنَّهُ يَجُبُوزُ أَنْ يُؤَذِّنَ لَهَا بِعَدَ dawn prayer, when it is permissible to give the call نصف الليل . to prayer from the middle of the night onwards (N: as is done in Mecca and Medina). When giving the call to prayer and call to وينسذب الطهسارة والقبسام -f3.9 commence, it is recommended to have ablution واستقبالُ القبلةِ والالتفاتُ في الحيعلتَيْنَ (wudu), stand, face the direction of prayer, and to في الأولى يميشاً وفي الثانية شمالاً فَيَلُوى turn the head (not the chest or feet) to the right عنفَهُ ولا يُحَوَّلُ صَدْرَهُ وقدمَيْهِ . when saying, "Come to the prayer," and to the ويُكْرَهُ للمحدثِ، وكبراهةُ الجنب left when saying, "Come to success." أشدً. وفِي الإقامةِ أغلظُ. It is offensive to give the call to prayer while in a state of minor ritual impurity (hadath), more وأن يُؤذَّنُ على موضع عالٍ وبقسر ب offensive to do so in a state of major ritual impurity (janaba), and even worse to give the call to commence (iqama) while in either of these two It is recommended: (1) to give the call to prayer from a high place near the mosque;

115

	(2) to put one's fingertips in one's cars while calling it;	المسجد ويُجْعَلُ إصبِعَيْهِ في صماحَيْهِ ويُرزَّلُ الأذانَ (إلا التكبير فيجمع فيه بين
	(3) to take one's time in giving the call to prayer (A: pausing for an interval after each sen- tence equal to the sentence's length) (O: except for repetitions of "Allah is Greatest," which are said in pairs);	كل تكبيرتين بصوت) ويُدْرِجَ الإقامة .
	(4) and to give the call to commence rapidly, without pause.	
	f3.10 It is obligatory for the muczzin (O: or per- son giving the call to commence):	f3.16 ويُنْشَرَطُ كونُ السؤذُنِ (ومثله المقيم) مسلماً عاقلًا مميَّزاً ذكراً إنْ أَذْنَ السا
	(a) to be Muslim:	للرجال . ونُبدت كونُهُ [حـراً] عدلاً ضيَّنا خسَنَ
	(b) to have reached the age of discrimination (def: f1.2);	الصوبُ [منُ أقارُبٍ مَوْذَنِي النبيُّ ﷺ]. وَيُكْرَهُ للأعمَىٰ إِلاَّ أَنْ يَكُونَ مَمَّهُ بِصِيرُ (يخبره بدخول الوقت).
	(c) to be sane;	(يخبره يدخون الوقت) .
	(d) and if calling for a men's group prayer, to be male.	
	It is recommended that he be <i>upright</i> (def: 024.4) and have a strong, pleasant voice. It is offensive for a blind person to give the call to prayer unless a sighted person is with him (O: to tell him when the time has come).	
-	 f3.11 When one hears the call to prayer (N: or call to commence), it is recommended to repeat each phrase after the muezzin, even if in a state of major ritual impurity (janaba), during menstruation, or when reciting the Koran (N: and a fortiori when reading or reciting something else). One does not repeat the phrases "Come to the prayer" or "Come to success," but rather says after them, "There is no power or strength except through Allah." And at the call to prayer at dawn, one does not repeat "Prayer is better than sleep," but instead says, "You have spoken the truth, and piously." 	13.11 ويُنْدَبُ لساميم ولمو جنباً أو حالصاً أو في قرامة (ح: أي قرامة القرآن وقادى، غير الفرآن من ياب الأولى) أن يقولَ مثلَ قوله (ح: أي المؤذن والمقيم) عقبَ كل كلمة. وفي المحملتين: «لا حَوْلَ وَلا قُومً إلا وفي المحملتين: «لا حَوْلَ وَلا قُومً الأ وفي كلمتَي الإقسامة: «أقسامها الله وفي كلمتَي الإقسامة: «أقسامها الله
	says, "The prayer is commencing," one replies, "May Allah establish it and make it endure as long	

as the heavens and earth, and make me one of the righteous of its folk." If one hears it while making love, going to the lavatory, or performing the prayer, one says the words when finished.	وأدام هيا ماذامت السمسوات والأرض وجعَلَني مِنْ صَالِحي أَهْلِها». فإنْ كانَ محِامِعاً أوْ على الحَلاءِ أَوْ مُصليًا أَجابَ بعد فراغِهِ.
f3.12 It is recommended for the muczzin, after he finishes, and those hearing him to bless the Prophet (Allah bless him and give him peace). (A: It is unobjectionable in the Shafi'i school for the muczzin to do so as loudly as the call to prayer.) Then one adds, "O Allah, Lord of this com- prehensive invitation and enduring prayer, grant our liegelord Muhammad a place near to You, an excellence and exalted degree, and bestow on him the praiseworthy station that You have prom- ised him."	f3.12 ويُنْدَبُ للموذَّة وسامعة بعد فراغة الصلاة على النبيَّ على نقرلُ: «اللَّهُمَّ رَبَّ هٰذِهِ التَّعْنَ التُّمَوَّ والصَّلاة التَّسائيسة آبَ سَيَّدَنا مُحَسَّداً الوَسِيلَة والفَصيلة والتَرَجَة الرُّفيمَة وَابْعَتْهُ مُعَاماً محصوداً الذي وعدْدَه .
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f4.0 PURITY OF BODY, CLOTHES, AND PLACE OF PRAYER	f4.0 طهارة البدن والثوب وموضع الصلاة
f4.1 It is a necessary condition (shart) for the validity of prayer that one have purity (N: absence of filth (najasa, def: e14.1)) in:	f4.1 وطهارةُ البدنِ والمليوس وإنَّ لمَّ يَتَحَرَّكُ بحركتِهِ (ح : أي المصليَ) ومَا يَمُتُ هُمَا (فــإن حاذى صدره في حال
(a) body;	سجوده نجاسة مع عدم المماسة لم يضر) من ما الم فلا الم
(b) clothing, whether or not it moves with the person (N; who is praying);	وموضِع الصلاةِ (أي موضع الـوقوف فيها) شرَّطٌ لصِحَةِ الصلاةِ .
(c) anything that touches the body or clothing (O: though if one's chest overhangs something impure while prostrating without touching it, this does not hurt);	
(d) and the place on which one is standing during the prayer.	
f4.2 One's prayer is invalid if one is holding the end of a rope connected with something impure. One's prayer is valid if performed on the pure portion of a rug which is affected with some filth	f4.2 ولسؤ فَبْضَ طرف حبسل {أَوْ رَبِطُهُ مَعْمُ إِوطرِفُهُ الأخرُ متصلَ بنجسُ لَمْ تَصِحُ صلائمُهُ . ولو تَنْجَسَ بعضُ بساًظٍ

f4.3

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لْصَلَّى على موضع طاهر منة وتُحرُّكُ (N: on another part) or on a bed whose legs rest on something impure, even if the rug or bed moves الباقِي بحركيَّةِ (ح: أَي حركة البساط) أَوْ when one's own portion moves. (N: The rule illus-على سريبر قوالمُبةُ على نجس وَيَتْحبرُكُ trated by these examples is that it is not permis-بحركتِهِ (ح: أي السرير) صَحَّتْ صلاتُهُ. sible for the person praying to support or carry something affected by filth, but is permissible for him to be supported by it, provided he is not in direct contact with the filth.) Impure substances (najasa) other than f4.3 والنجساسة غيرُ السدم إنَّ الم blood (dis: below) that are indiscernible by (A: يْدْرِكْمُ طَرْفٌ (ع: معتبدل) يُعْفِّي عنها. average) vision are excusable, though if visually وإنَّ أَدْرَكُهَا لَمْ يُعْفَ عِنهَا (ع: فإن أدركها discernible, they are inexcusable. (A: That which بصر معتدل يضر ، وإن أدركها بصر حاد is seen by a normal look is not excusable, while فلا). [إلاً عنَّ دم براغسيتُ وقسمسل: that which can only be seen by minute scrutiny is excusable.) وغير همًا ممًّا لا نفس له سائلةً (أي دم سائل فالنفس هنيا بمعنى دم) فيُعْفِّي عن قليله وكثيره، وإن انْتَشْر بعرق] . As for blood or pus, if it is from another, f4.4 _____وأمًا المدمُ والقيحُ، فإنْ كَانَ مِنْ أجمنيمي (من إنسمان وغبسره) عَفِي عنْ يسيسرو، وإنْ كَانَ مِنْ المصلَّى عُفِي عَنْ قليله وكثيبره سواء خرج من بثرة غضرها أَوْ مَنْ دَمَّلُ أَوْ قَرْحٍ أَوْ فَصَدٍ أَوْ حَجَامَةٍ أَوْ غيرها.

f4.4 (O: human or otherwise,) then only a little (def: below) is excusable, though if from the person praying, it is excusable whether much or little, regardless if from a squeezed pimple, a boil, a sore, being bled, cupped, or something else.

f4.5 (N: In rulings of Sacred Law, the application of key descriptive terms like little, much, near, far, briefly, at length, and so forth, is governed by the concept of common acknowledgement ('urf). To know whether something is little or much, which could be stipulations in a particular ruling, we stop to reflect whether it is commonly acknowledged as such, namely, whether most people would describe it as such when speaking about it.

Common acknowledgement also takes into consideration what is normal or expected under the circumstances. For example, a few drops of animal blood on the clothes of a butcher would be little, while the same amount on the clothes of a student would be *much*.)

son, place, or clothes) that one did not know of or forgot, and notices it after finishing, one must repeat the prayer. It invalidates the prayer if noticed during it.	نُسِيَّهَا ثُمَّ رآها بعدَ قراغِهِ أَعادَهَا. أَوْ قِيها بَطْلُتْ.
f4.8 If one gets some mud on oneself from the street and but is not certain it contains filth, then it is is considered pure (N: the rule being that the initial presumption for all things is that they are pure, as long as their impurity has not been deci- sively established).	f4.8 ولو أَصَابَهُ طِينُ الشارع ، فإنَّ لَمْ يَتَحَقَّقَ تَجَسَاسَتُ فَهِ وَالصَّرَ. (ح : لَمْ يَتَحَقَّقَ تَجَساسَتُ فَهِ وَالصَّرَ. (ح : والفاعدة أن الأصل في الأشياء الطهارة ما لحم يقطع بنجاستها). [وإنْ تُحَقَّقَهَا عَفِي حَنْ قَليلهِ عُرْقًا وَهُوْمًا يَتَمَذُرُ الاحترازُ مِنْهُ، وَيَحْتَيْفَ بالوقتِ كَانُ كَانَ أَسِامَ الأمطارِ، وَيَحْتَيْفَ بالوقتِ كَانُ كَانَ أَسِامَ الأمطارِ، في أسفل الثوب (فيعفى عنه في أعلام) وَلا يُعْفَى عَنْ كَثِيرِهِ].
 f4.9 Someone unable to remove filth from his person or who is being held in an impure place must pray and later make up the prayer when capable of purity. (N: When being held in an impure place,) one bows the head as close to the ground as possible without actually contacting the filth, which is unlawful to place the forehead upon. 	f4.9 ومَنْ عَجَزَعَنْ إزالَةِ نجاسَةِ ببدنبه أو حُسَ في موضع نجس صلى (وجوباً) وأعادَ ويَنْجَني لسجودِهِ بحيتُ لوْ زادَ أَصَابَها، ويَحْرُمُ وَضْعُ الجهةِ علَيْهَا. [ولو عَجَزَعنْ تطهير نوبه صلى جرياناً بلا إعادة. ولو لم يَجِدُ إلا حريراً صلى فير].
f4.10 If one loses track of a spot of filth on a gar- ment, then all of it must be washed without trying to decide where the spot might be, though if some- one reliable knows where it is and informs one, one may accept this.	f4.10 وإنْ خَفِيَتِ النجاسةُ في ثوبٍ وَجَبَ عَسلَهُ كَلَّهُ ولاَ يَجْتَفِسدُ. فإنْ أَخْيَرُهُ ثقةُ بموضعِو اغْتَمَدَهُ
 f4.11 If a spot of filth is on one of two garments (N: one of which the person wants to pray in) and the person is not sure which, then he may reason and choose the one he believes is pure (N: to pray in), regardless of whether another pure one is available or whether he can wash one to use. (N: But it is not obligatory to try to decide which is pure. Rather, he may wash one, or both, and pray in them, or pray in some other garment.) If one washes the garment believed to have filth on it, then one may pray wearing both garments, or pray in each garment alone, though if one makes no attempt to decide which garment is impure, but rather performs a prayer in each one separately, then neither prayer is valid. 	f4.11 وإن المُنَبَّ طاهدر بعنتجس الجُنَهَدَ (ح: إن أراد الصلاة بأحدهما)، وإن أمكن طاهر يقين أو (ح: امكن الغ) غشل أحدهما (أي اجتهد وإن أمكن الغ) (ح: ولا يجب عليه الاجتهاد بل له أن يغسلهما ، [فان تَحَبَّر صلَّى عرياناً وأعاذ غيرهما) . [فان تَحَبَّر صلَّى عرياناً وأعاذ وبحَبَ]. وإذا غسَلَ ما ظنَّهُ تجسأ صلَّى فيهما معا أو في كل منفرداً. ولو صلَّى يلا اجتهاد في كل ثوب مرة لم تَصِحُ.

f4.12 The Prayer (Salat)	
 f4.12 If one loses track of the location of fifth on the ground in open country, one may pray wherever one wishes. But if one loses track of its location on a small plot of ground or in a room (<i>bayt</i>, lit. "house," meaning a one-room dwelling), then all the ground or floor must be washed (def: e14.12) before one may pray on any of it. 	14.12 ولو غفيت النجاسة في فلاؤ ضلّى حيث شاه بلا اجتهاد. أو في أرض صغيرة أو في بيت وجَبَ غسل الكل. [ولو المتبّة بيتان اجْتُهَدَ].
واختلاطُها بصديد الموتى (وذلك بغير حائل بينه وبينها وأما مع وجود الحائل مُ يَعْلَمُ نبشها (بأنَّ حفرت الأرض ولم يدفن فيها أحد) كُرِهَتُ وصحً].	f4.13 [ولا تُصِعُّ فِي مَقْبَرَةٍ عَلِمَ نَبْشُهَا فالصلاة فيها صحيحة مع الكراهة) . فإنَّ لَ
f4.14 It is offensive to pray:	f4.14 وَتُكْسَرَهُ فِي حَمْسَامٍ وَمُسْلَحَةٍ
(1) in a bathhouse or its outer room where clothes are removed;	[(أي المكسان السلام تلقى اللياب فيه عند إرادة الدخول للاغتسال)] وقارعة الطريق (أى في وسطـه) ومـز بلغ ومجزرة وكنيسة
(2) in the middle of a path;	(اي في وسطم) ومربعة ومعجرة وفيسم وموضع مكس وخمر وظهر الكعبة وإلى قبر مُسَوَّجُهاً إِلَيْهِ . [وأعطبان الإبل ، لا
(3) at a rubblish dump;	جبر منوجها إليه . [واعطان أم بل] ، مراح غلم] .
(4) at a slaughterhouse;	
(5) in a church;	
(6) in places where taxes (dis: p32) are gathered or taken;	
(7) in places likely to be contaminated by wine;	
(8) on top of the Kaaba;	
(9) or towards a tomb (dis: w21).	-
f4.15 Prayer is unlawful in a garment or on land wrongfully taken, being legally valid (dis: c5.2), but without reward.	f4.15 وتُسخَسرُم فِي ثوبٍ وأرضور مغصوبَيْنِ وتَصِحُ بِلَا ثوابٍ.
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f5.0 CLOTHING ONE'S NAKEDNESS	f5.0 ستر العورة
f5.1 Clothing one's nakedness (O: from the eyes of men as well as <i>jinn</i> (def: w22) and angels, for these too see people in this world) is obligatory, by scholarly consensus (ijma', b7), even when alone, except when there is need to undress. (O: Zarkashi states (A: and it is the authoritative position for the school) that the nakedness it is obligatory to clothe when alone consists solely of the front and rear private parts for men, and of that which is between the navel and the knees for women.)	5.1 هو واجب بالإجماع (عن أعين الناس ومثل الناس في ذلك ألجن والملك قبطلب سترها عن أعينهم لأنهم يرون بني آدم في الدنيا) حتى في الخلواب إلاً لحاجة. (قال الزركشي والمودة التي يجب ستسرها في الخلوة السوأتان فقط من الرجل وما بين السرة والركبة من المرأة) (ع: وعليه الاعتماد في المذهب).
 f5.2 Clothing one's nakedness is a necessary condition for the validity of the prayer (O: when one is able). Seeing a hole in one's clothes after a prayer is like seeing a spot of filth (n: meaning the prayer must be repeated, as at f4.7, unless one covers the hole immediately, as below at f5.5). 	f5.2 وهوَ شرطُ لصحةِ الصلاةِ (عند القدرة). فإنَّ رَأَى فِي تُوبِهِ بِعدَ الصلاةِ حَرقاً فكرؤيةِ النجامةِ.
 15.3 The nakedness of a man (O: man meaning the counterpart of the female, including young boys, even if not yet of the age of discrimination) consists of the area between the navel and knees. The nakedness of a woman (O: even if a young girl) consists of the whole body except the face and hands. (N: The nakedness of women is that which invalidates the prayer if exposed (dis: w23). As for looking at women, it is not permissible to look at any part of a woman who is neither a member of one's unmarriageable kin (mahram, def: m6.1) nor one's wife, as is discussed below in the book of marriage (m2).) 	f5.3 وعـورة السرجـل (والمراد بالرجل ما قابل المرأة فيدخل الصبي ولو غير معينً) [والأمة] ما بين السرة والركبة . وعورة الحرة (ولو صغيرة) كلَّ بدينها إلا السوجـة والكفين . (ح : عورة النساء ما تبطل الصلاة بانكشافه ، وأما في حق النظر فلا يجوز النظر إلى شيء من بدن الأجنبية - غير المحرم والزوجة - كما سيأتي في كتاب النكاح) .
 f5.4 It is a necessary condition that one's clothing: (a) prevent the color of the skin from being perceptible (n: Nawawi notes, "A thin garment beneath which the blackness or whiteness of the skin may be seen is not sufficient, nor a garment of thick, gauzelike fabric through which part of the nakedness appears" (al-Majmu' (y108), 3.170)); 	5.4 وشرط السائر أذ يَمْنَعُ لونَ البشرة (فسلا يُحْتِي زجاج وماءً صافِ ويَحْتِي التطينُ ولوْمَعَ وجود الشوب ويَجبُ عند فقده). (ت: قال النوري: ويجبُ عند فقده). (ت: قال النوري: وراثه سواد البشرة أو بياضها، ولا يكفي أيضاً التليظ المهلهل النج الذي يظهر بعض العروة من خلله». [نقسل من

 (b) enclose the body as a garment, for a prayer performed without clothes in a small tent would not be valid; (c) and conceal the nakedness from view on all sides and above, though it need not do so from below. 	المجموع : ٣/ ١٧٠] وأَنْ يَشْمَلُ المستورُ لَبُساً فلوْ صَلَّى فِي خِيمةِ ضِيقَةِ عرياناً لَمْ تَصِحُ وَيُشْتَرَطُ السترُ مِنَ الأعلىٰ والجوانبِ لا الأسغل [فلوْ صَلَّى مرتفعاً بحيثُ تُرَى عورتُهُ مِنَ الأسفل (جاز)].
f5.5 One's prayer is valid when there is a tear through which one's nakedness shows that one covers with one's hand (A: immediately, i.e. one must do so before enough time passes to say "Sub- han Allah") (O: that is, one must cover it with one's hand when not prostrating, at which point not covering it is excusable).	f5.5 أو كانَ في ستوتِهِ حرقٌ فَسَتَرَةً بِيدِهِ جَارً (أي يستر الخرق ييده إذا لم يسجد وعند إرادة السجود يغتفر له عدم ستره عند عدم السترة لذلك الخرق).
f5.6 It is recommended for a woman to wear a covering over her head (khimar), a full length shift, and a heavy slip under it that doesn't cling to the body. (O: She should not wrap it so tightly about berself that it hinders standing, sitting, and other postures connected with the actions of prayer. She is recommended to pray in three garments even though the headcover and shift alone are sufficient as a covering.)	15.6 ويُنْدَبُ لإمرأة جمّارُ وقميصٌ وملَحْفَة غليظة وَتَجَافِيهَا (لا تجعلها ضبقة ملتصقة بها بحبث بعسر عليها حينف القيام والجلوس وغيرهما مما يتعلق بأفعال الصلاة، وتصلي المرأة في ثلاثة أثواب على سبيل الندب وإن كان الخمار مع القيص كافياً في الستر).
f5.7 It is recommended for a man to pray in his best clothes, and to wear an ankle-length shirt and a turban (O: and a shawl over head and shoulders, a mantle, and a wraparound or loose drawers (N: under the ankle-length shirt)). If he does not wear all of these, it is desirable to wear two, namely the ankle-length shirt with either the mantle, the wraparound, or the loose drawers.	15.7 ولرجل أحسنُ ثيابِهِ ويَتَعْمَصُ ويَسْمَمُمُ (وأن يتطبلس وأن يرتدي وأن يترز أو يتسرول). فإن التصر فنوبان: قميصُ مَعَهُ رداءُ أو إزارُ أو سراويلُ.
 f5.8 If only wearing enough to clothe one's nakedness, one's prayer is valid, though it is recommended to place something on one's shoulders, even if only a piece of rope. If one does not have clothes but is able to conceal part of one's nakedness, one must cover the front and rear private parts. If only one of these two can be covered, it must be the front. If one has no clothes at all, then one performs the prayer without clothes and need not make it up later. 	5.8 فإن المتضرعانى ستر العورة جاز لكن يُنْدَب له وَضْعُ شيء على عابقه ولو حبلا. فإنْ فَقَدَ ثوب وَيُسْتَرْ السواتين حتماً. فإنْ العورة وَجَبَ ويُسْتَرْ السواتين حتماً. فإنْ أَمْكَنَ أُحدَدُهُما فَقط تَعْيَنَ القبل. فإنْ فَقَدَهَا بِالكلية صَلَّى عرياناً بِلا إعادةٍ.

f5.9 [فبإنْ وَجَـدَ السترةَ فِي الصلاةِ وَهِيَ بِقَـرِبِهِ سَتَرَ وَبَنَى، إِنَّ لَمُ يَعْدِلُ عَنِ القبلةِ (ح: بصدره). أو بعيدة سَتَرَ واسْتَأْنفَ. وتَنذَبُ الجماعة للعراةِ. ويَقِفْ إمامُهُمْ وسطَهُمْ. وإن أُعيرَ ثوباً لَزِمهُ القبولُ. فإنَّ لَمْ يقْبَلْ وصَلَّى عرياناً لَمْ تَصِحْ. وإنْ وَهَبَهُ لَمْ يَلْزُمُهُ القبولُ. وسَبْق فِي التيسم (12.6) مسائلُ فيقودُ مَنْلُهَا هُمَّنا].	
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f6.0 FACING THE DIRECTION OF PRAYER (QIBLA)	f6.0 استقبال القبلة
f6.1 Facing the <i>direction of prayer</i> (qibla) is a necessary condition for the prayer's validity, with the sole exceptions of praying in extreme peril (dis: f16.5) and nonobligatory prayers performed while travelling.	f6.1 هو شرطُ لصحة الصلاة، إلَّا في شدة الخوف وتغل السفر.
 (N: The rulings below deal with nonobligatory prayers, not the five prescribed ones, which must be performed while facing the proper direction for prayer (qibla) whether one is riding in a vehicle or not (dis: w24).) A traveller may perform nonobligatory prayers riding or walking, even on short trips. When riding and able to face the direction of prayer, prostrate, and bow, as when on a ship, one is obligated to. If not able, then one is only required to face the direction of prayer, prostrate, and bow, as when on a ship, one is obligated to. If not able, then one is only required to face the direction of prayer, prostrate, and bow, as when one is not difficult, as when one's mount is stationary or when one can turn oneself or one's mount the proper direction. If it is difficult, as when one's mount is not properly saddle broken, or if the reins are not in one's hands, as when riding in a pack train with each animal tied to the one ahead of it, then it is not obligatory to face the direction of travel instead of bowing and prostrating. One's nod for prostration must be deeper than the nod for bowing. One does not have to bow to the limit of one's capacity, nor bow the forehead until it touches the mount's back, though this is permissible if one troubles oneself to do so. 	6.2 فللمسافر التفُّلُ راكباً وماشياً وإذْ فَضَرَ سفرةً. فإذْ كَانَ راكباً وأمكنَ اسْتِقْبَالَهُ وإتمامُ لَوْتَ وإذَ لَمْ يُنْكَنَهُ لَزِمَهُ الاستَقبَالَ عند المتحرَّم فقط إنْ سَهْلَ بانْ كَانتْ واقفة وامْكَنَ المحرافة أو تحريفُهُ [أو سائرة سهلة رمامها بيده]. وإن شق بان كانت عبرة أو مقطورة فلا (بلزمه حينند الاستقبال لا في مقطورة فلا (بلزمه حينند الاستقبال لا في المتحسره ولا في غيره) ويسومي إلى المتحسرة على الدابة فلو تتكلف جاز. العربهة على الدابة فلو تتكلف جاز. والماشري يَوْتَكُمُ ويَسْجَدُ على الأرض

f6.3 The Prayer (Salat)

though if walking in mud, water, or snow, one (أي إن سهل عليه ذلك فلو كان يمشى في may simply nod), and may walk during the rest of وحمل أوماء أوتلج فالأوجمه أنه بكفيه the prayer, though it is obligatory to face the الإيماء) ويمتنى في الباقي. ويُشترط direction of prayer during the first Allahu Akbar. الاستقيبال في الإحسرام والسركسوع and at each bowing and prostration. والسجود فقط Such prayers (O: whether riding or walking) are only valid on condition: ويُسْتَم طُ دوامُ سفيرِه (سواء كان راكياً أو ماشياً) ولزومُ جهةٍ مقصدِهِ إلا إلى (a) that one's journey continue for the القبلة prayer's duration; فإنْ بَلْغُ فِي أَتَنائِهَا مَزِلَةً أَوْ مَقْصَدَةً أَوْ بلدأ ونسوى الإقسامسة يه وجب إتمامهما (b) and that one not turn from the direction of travel towards anything but the direction of بركموع وسجود واستقبال على الأرض prayer. أوْ داية واقفة . If one reaches home while thus praying, or the destination, or a town where one intends to stay, then one must face the direction of prayer, and bow and prostrate on the ground or on one's mount if stopped. f6.3 When at the Kaaba, one must prav وم خص الكعبة أرم f6.3 directly towards the Kaaba itself. One's prayer is استِقْبِالُ عينها فلو استَقْبَلُ الحِجرَ (ح: أي invalid if one merely faces the semicircular wall حجر إسماعيان أرخرج بعض بدبه عنها (N: Hijr Isma'il) that is to one side of it, or directs لَمْ تُصِحًى إِلاَّ أَنْ يَمْنَدَّ صَفٌ بِعِيدٌ فِي any part of the body outside the outline of the المسجد الحرام ولوقريوا لخرج بعضه Kaaba, unless one is standing at the end of a long row of people praying at the periphery of al-فإنَّهُ يَصِحُ للكلِّ Masjid al-Haram (n: the mosque of the Kaaba), a row which, if the people in it were to advance, some of them would be facing outside the Kaaba's outline. To pray in such a row is valid for everyone in it, [ومَنْ صَلَّى داخلُ الكعبة واسْتَتْبَلُ جدارُهُـا أَرْبَابَهَا المردودَ أو المفتوح وعنينُهُ ثلثا فزاع تقريباً صَحّ . وإلا f6.4 قلا. وإنْ كانُ بمكة وبينَه وبين الكعبة حاسلٌ خلق أوْ طارىء قلهُ الاجتهادُ. وإنَّ وَضَعَ محرابَهُ على العيان ضلّى إليه أبدأ، ومنْ غَابَ عنها فأخبَرَهُ بِهَا مقبولُ الرواية عن مشاهدة وَجَبَ قبولُهُ]. 16.5For knowledge of the proper direction it is ا وكـذا يُجِبُ اعتمـاد محـراب f6.5 سلد أوْ قريةٍ يَكْثُرُ طارقُها. obligatory to rely on the prayer niche (mihrab) of a mosque in a city or village through which many وكل مكان صلَّى إليه النبي ﷺ وضبَّط people pass. موقفه متعبَّرًا لا يُجْتَهِكُ فِيهِ لا بِتِيامُن ولا At every place the Prophet (Allah bless him and give him peace) faced to pray and established where he stood, it is obligatory to pray facing as he

did, without reconsidering the direction of prayer,

Placing a Barrier in Front of One's Prayer Place f7.0

or turning right or left, though in other places one may use personal reasoning as to whether to turn right or left.

f6.6 If one does not find an informant to tell one of the proper direction of prayer by having seen the Kaaba in that direction, then one employs personal reasoning, using other evidence.

(n: To establish the direction of prayer in cities far from Mecca one may use a world globe and a piece of string, since in North America, Australia, and other regions, using a flat world map will yield the wrong direction because of the curvature of the earth, and the error factor is often considerable. One puts the end of the string on the position of Mecca on the globe, the other end on one's own city, and pulls the string taut, observing the bearing of the string and drawing a line in the same direction on a local map, which can be oriented with a compass and used to indicate the proper direction to pray.)

If one does not know how to use other evidence, (O: and it is a communal obligation (def: c3.2) for someone to know,) or one is blind, then one follows another (O: reliable sighted person acquainted with the evidence).

f6.7 If, after praying, one becomes certain one was mistaken, then the prayer must be repeated.

(n: In the Hanafi, Maliki, and Hanbali schools, the criterion for *facing the direction of prayer* is merely that some portion of the person's face be directed towards the Kaaba (*al-Fiqh* 'ala *al-madhahib al-arba*'a (y66), 1.195). (A: This takes in 180 degrees, from far left to far right, such that when the Kaaba is anywhere between, one is considered to be facing the direction of prayer.))

perpendicular to one's chest) about a meter and a

f6.7 وإنْ نَيْقُنَ الخطأَ بعدَ الصلاة بالاجتهاء أغساذ. (ت: وقدال الحنفية والمالكية والحنابلة إن ضابط استقبال جهة الكعبة هو أن يكون جزء من سطح الحوج مقابلاً لها [الفقه على المذاهب الأربعة: ١/ ١٩٥] (ع: وذلك يشمل تصف دائرة، من أقصى بساره إلى أقصى يمينه. فإن كانت الكعبة بجهة ضمنها فهو مستقبل القبلة).

 f7.0 PLACING A BARRIER IN FRONT OF ONE'S PRAYER PLACE
 f7.1 It is recommended to put a barrier at least 32 cm. high in front of oneself when performing the prayer, or to spread out a mat, or if one can-منبز خط عَطاً على [(ح: بُعد)] ثلاثة

125

half (O: or less) in front of one. It is then unlawful for anyone to pass (O: between the person praying and such a barrier, even when there is no other way to pass (dis: p75.27)). If someone tries to pass between oneself and the barrier, it is recommended to gently push him back. If he persists, one may push him back as hard as necessary, as one would an attacker (def: o7.3). Were he to die as a result, one would not be subject to retaliation (o3) or have to pay an indemnity (o4) to his kin.	أَنْرِع (فأقمل) فَيَحُرُمُ المرورُ حينتَةِ (بين المصلي وبين السترة المذكورة وإن لم يجد المار سييلام. وَيُنْدَبُ دفعُ المارُ بِالأسهل ويَزِيدُ قدرُ الحاجةِ كالصائل . فإنْ مَاتَ فَهَدَرُ.
f7.2 If there is no barrier, or if the person pray- ing is farther than a meter and a half from it, then passing in front of him is merely offensive, and the person praying is not entitled to push him.	f7.2 فإنْ لمْ يكنْ سنسرةُ أوْ تَبَساعُهُ عنْهَا كُرِهُ المرورُ ولَيَّسَ لهُ الدفعُ .
f7.3 (A: <i>Passing in front</i> of a person without a ample, is limited to the length of his prostration, and to pass in front of him when farther than that.)	 barrier. in a mosque for ex- l it is not unlawful or offensive
f7.4 When one notices a gap in a row of people performing a group prayer, one is entitled to pass in front of others to fill it.	17.4 ولوُوَجَد فِي صفَّ فَرَجَـهُ فَلَهُ . المرورُ لِيَسُرُهَا .
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f8.0 DESCRIPTION OF THE PRAYER	f8.0 صفة الصلاة
f8.1 (n: Special vocabulary:	
Allahu Akbar: Allah is greatest.	
Ameen: a one-word supplication meaning "A	nswer our prayer."
as-Salamu 'alaykum: Peace be upon you.	
Fatiha: the opening sura of the Koran.	
Follower: someone praying in group behind ar	imam.
Integral (rukn): one of the legally essential ele that compose it.	ments found within an action

Description of the 1 rayer 16.2		
Imam: someone leading a group prayer.		
Rak'a: one complete cycle of the words and actions of the prayer.		
Sura: a chapter of the Koran.		
Ta'awwudh: to say in Arabic, "I take refuge Devil.")	e in Allah from the accursed -	
MEASURES RECOMMENDED BEFORE PRAYER	سنن ما قبل الصلاة	
f8.2 It is recommended:	f8.2 يَشْدَبُ أَنْ يَقُومَ لَهَا بِعَدَ قَرَاعَ الاحار بن أَنْ دَمُ الا مَنْ اللهُ عَلَيْهِ عَلَيْهِ	
(1) to stand for the prayer after the end of the call to commence (iqama);	الإقسامة ويُنْذَبُ الصفُّ الأولُ وتسويةُ الصفسوفِ ولسلإمسام آكَـدُ (بأن يأمسر المأمسومين بتسوية الصفوف) وإتمامً	
(2) to be in the first row;	الصفَّ الأول ِ فالأول ِ (أي لا يَبغي جعلُ صف ثان إلا يعد إكمال الصف وكذلك	
(3) to make the rows straight, especially if one is the imam (O: when one should order the group to do so);	تقطيع الصقعوف بأن يجعلوا فرجاً بين الصف المواحد وكـذلك تياعُد الصفوف بعنضهما عن بعض بأن يزيمد ما بين كل	
(4) and to fill up the first row first, then the second, and so on (O: meaning there should not be a second row when the first one is not full (A: as to pray in such a second row is the same as not praying with a group, and is rewarded as if one had prayed alone), nor gaps within one row, nor a dis- tance in excess of a meter and a half between rows).	صف على ثلاث أذرع) . وجهة يمين الإمام أفضل .	
It is superior to stand on the imam's right (A: though the sunna is for the imam to be in the mid- dle) (N: and if one arrives at a group prayer in which the row extends to the right, one's reward is greater for standing on the left, since one is per- forming the sunna).		
THE INTENTION	المنية	
f8.3 Then one makes the intention with one's heart.If it is for an obligatory prayer, one must intend performing the prayer, and that it is obligatory, and know which one it is, such as the	18.3 ثمَّ يَنُوي بِعَلِمٍ. فإنَّ كانَ قريضتُ وَجَبَ نِسةُ فعـل الصلاةِ وكـوبَها فرضاً وتعييبُها ظهراً أوَّ	

noon, midafternoon, or Friday prayer. The inten- tion must coincide with one's first Allahu Akbar, obligatorily existing in the mind and recom- mended to be uttered with the tongue (N: before the first Allahu Akbar) as well. One intends it from the first of the phrase "Allahu akbar" to the last of it. It is not obligatory to specify the number of rak'as, or that it is for Allah Most High, or whether it is a current performance or a makeup prayer, though specifying these is recommended. (A: some scholars hold that the mere deter- mination to perform a particular prayer existing in the mind beforehand is sufficient. Such an inten- tion could be expressed, for example, by walking to the mosque after hearing the call to the noon prayer (dis: w25).) If the intention is for a nonobligatory prayer that has a particular time, one must intend which one it is, such as for 'Eid, the eclipse prayer, assuming the state of pilgrim sanctity (ihram), the sunna prayers before and after the noon prayer, and so forth. If it is for a nonobligatory prayer that is wholly supererogatory, unconnected with a par- ticular time, one may simply intend to perform <i>prayer</i> .	عصرا أو جععة ويَجِبْ قرنُ ذلك بالتكير فَتَحْصَرُهُ فِي ذهنِهِ حتماً ويَتَلَفَّظُ بِهِ تدباً ويَقْصِدُهُ مقارناً لأول التكير ويَسْتَصْجِهُ الركماتِ ولا الإضافة إلى الله تعالى ولا الأداء أو القضاء بلُ يُنْدَبُ ذلك. وإنْ كَانَتُ نافلة مؤقنة وَجَبَ التعينُ ذلك. وإنْ كَانَتْ نافلة مطلقة أجَزاًهُ نية الصلاة.
وْ فِي شرطِهَا فَيُمْسِكُ فَإِنَّ ذَكَرَهَا قَبْلَ رَكَنٍ وَفَصُرَ الفصلُ {أَي لَم يَمض مقدار قولِيُّ أَرْ فعليَّ بَطَلَتٌ].	الله التكبير في النية ا عمل ركن) لم تبطّل . وإنّ طَالَ أوْ يَعْد رَكن
 f8.5 It immediately invalidates one's prayer: (1) to cease to intend praying; (2) to decide that one will cease to: (3) not to know whether one has ceased to or not (O: meaning one hesitates in one's heart, saying, "Shall I stop intending or continue?" The more thought of how it would be if one were to hesitate during the prayer is of no consequence, but rather the occurrence of doubt that negates one's resolve and certainty); (4) to intend during the first rak'a to stop when one reaches the second; 	f8.5 ولسوٌ قَطَعَ النية أَوْ عَزَمَ على تطبيها أَوْ شَكَّ هلْ فَطَعَها (بأَن تردد في تابيه وقسال هل أقطعها أو استمر فيها والمراد أن يطرأ له الشك المناقض للجزم واليتين ولا عبرة بما يجري في الفكر أنه لوْ تردد في الصلاة كيف يكون) أَوْ نوى في الركعة الأولى قطعها في الثانية أوْ عَلَقَ في الركعة الأولى قطعها في الثانية أوْ عَلَقَ

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(5) or to decide to interrupt one's prayer if such and such a thing happens, regardless whether the event will definitely occur during the prayer or whether it merely <i>may</i> happen, such as, "I'll stop if Zayd comes in."	الخروج بِمَا يُوْجَدُ في الصلاة يقيناً أوْ توهماً كدخوار زيدٍ بطلت في الحال.
f8.6 If one knowingly begins the noon prayer (N: for example) before its time has come, one's prayer is not legally considered to have begun. If one does so unknowingly, it is validly begun, but counts as a nonobligatory prayer.	18.6 ولو أُخرَم بالظهر قبل الزوال عالماً لم تُنْعَقد أو جاملًا الْمَقَدَتُ تَفلًا .
THE OPENING ALLAHU AKBAR	. تكبير الإحرام
f8.7 The Allahu Akbar (n: an integral) that begins the prayer can only be in Arabic and must be pronounced "Allāhu akbar" or "Allāhul- akbar." One's prayer is not legally considered to have begun if one omits any of its letters, pauses be- tween the two words, adds the letter waw (J) between the time, or says "Allahu akbār" with a long <i>a</i> between the final <i>b</i> and <i>r</i> . If unable to pronounce it because of being a mute or similar, one must move the tongue and lips according to one's capacity.	f8.7 ولفظ التكبير متعينً بالعربية وهو الله أكْبَرُ أو الله الاكبرُ. ولو أسْتَحَسط حرفاً منه أوْسَكَتْ بينَ كلمتَبه، أو زاة بينهما واوا، أو بينَ المهام والراء الفا، لم تَنْمَقِد. فإنْ عَجَسزَ لخسر س ونحوه وَجَبَ تحريك لسانيه وشفتَيه طاقتُه.
لغةٍ شَاءُ وعليهِ أَنْ يَتَعَلَّمُ إِنَّ أَمْكُنَهُ . فإنْ أَهْمَلَ مَعَ القدرةِ وَضَاقَ الوقتُ تَرْجَمَ	f8.8 [فَإِنَّ لَمْ يَعُرفُ العربيةَ كَبُرَ بَائِ وأعاذ الصلاة].
 f8.9 The minimal valid audibility for saying "Allahu akbar," reciting the Koran, and all invocations (dhikr), is that one can hear them oneself, given normal hearing and tack of extraneous noise. The imam speaks aloud (def: below) every time he says "Allahu akbar" in the prayer. 	f8.9 وأقـلَ التكبير والقـراءةِ وسائر الأذكـار أنْ يُسْمِع نفسَهُ إذًا كان صحيح الـــمع بلا عارض. ويَجْهَرُ الإمامُ بالتكبيراتِ كلّهَا.
f8.10 (A: Throughout the rulings, <i>aloud</i> (jahran) i behind the speaker could distinguish his words, whi that the speaker can distinguish his own words, but	hile to oneself (sirran) means

f8.11 The Prayer (Salat)

f8.11 It is obligatory that one be standing when one opens an obligatory prayer with "Allahu akbar." If a single letter of it occurs while not standing, the prayer is not considered to have validly begun as an obligatory prayer, but is considered to have begun as a supererogatory prayer, provided one is ignorant that it is unlawful, though not if one knows. (N: The latecomer to a group prayer should take careful note of this, and not bow or make other prayer movements until he has completed the opening Allahu Akbar while standing.)

f8.12 It is recommended to lift the hands to shoulder level when one says "Allahu akbar" (O: meaning that one's fingertips are even with the tops of the ears, thumbs with the earlobes, and palms with one's shoulders), fingers slightly outspread. If one intentionally or absentmindedly does not lift the hands at the first of saying "Allahu akbar," one may do so during it, though not afterwards. The palms face the direction of prayer (qibla) and the hands are uncovered.

After the opening Allahu Akbar, one places the hands between the chest and navel, grasping the left wrist with the right hand, and fixing one's gaze on the place where one's forehead will prostrate. (O: One does this when not reciting the Testification of Faith (Tashahhud, def: f8.45), where one only looks at the place of prostration until one says "except Allah," and then looks at the index finger.)

(A: It is offensive to close one's eyes while praying unless it is more conducive to awe and humility towards Allah.)

THE OPENING SUPPLICATION (ISTIFTAH)

f8.13 Then one recites (N: to oneself) the Opening Supplication (Istiftah), which means: "I turn my face to Him who created the heavens and earth, a pure monotheist, in submission, and am not of those who associate others with Him. My prayer, worship, life, and death are for Allah, Lord of the Worlds, who has no partner. Thus I have been commanded, and I am of those who

f8.11 وتُشْتَدُو فَالْمُأْفَى f8.11 الفسرض . فإنَّ وَقَمَعَ مِنْهُ حَرِفٌ فِي غَيْرَ القيام لم تُنْعَمِّدُ فرضاً وتَنْعَمِّدُ نَفلًا لجاهل التحسريم دونَ عالمِهم. (ح: ويتبغى أن يلاحظ هذا المسبوق فلايهوى للركوع أو غيره ما لم يتم النكبيرة قائماً) . f8.12 ويُشْدَبُ رَفْعُ بِدَيْهِ حَدَوْ مَنكَبَيْهِ (بأن تحاذى أطراف أصابعه أعلى أذنَّيه وإبهاماه شحمتي أذنيه وراحتاه منكبيه) مفرَّقة الأصابع مَعَ الكبير. فإنْ تُرَكَّه عمداً أوْسهواً أَتَّىٰ بِهِ فِي أَسْبَاءِ التكبير لا بعدًه وتُكُونُ كَفَّاهُ إِلَى القبلةِ مكشوفتُين . ويخطهمها بعيذ التكبيس إلى تحت صدره ونبوق شرته ويقبض كوعه الأيسر بكف الأيمن، وينظر إلى موضع سجوده . (وهـذا في غير التشهد وأما فيه فينظر إلى محسل سجوده أيضاً إلى أن يقرل: إلا الله، فينظر حيث ذإلى السبابة). (ع: ويكره إغماض عينيه إلا إذا كان أخشع) . دعاء الاستفتاح 18.13 ثم يقبر أدعاء الاستفتاح وهُوَ ؛ وَجُهْتَ وَجْهِي لِلَّذِي فَطْسَرُ السَّعْسُواتِ والأرض خنيف أشلم أومها أتساس المُشْسركين إنَّ صَلاتِي ونُسُجَى ومَحْيَاتِي ومُمَسابَمُ لِلَّهِ رَبِّ العَسَلَمِينَ لاَ شَرِيكَ لَهُ وبذلك أبرْتُ وأنَّا بِنَ الْمُسْلِمِينَ».

submit."			
This	is recommended	for anyone pe	rforming
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an obligatory or supererogatory prayer, even if seated; no matter whether a child. woman, or traveller (O: alone or in a group, imam or follower), though not for a funeral prayer.

f8.14 If one intentionally or absentmindedly omits the Opening Supplication (1stiftah) and begins saying "I take refuge, etc." (Ta'awwudh), one may not return to the Opening Supplication.

f8.15 When (N: joining a group that has already begun, and) the imam says "Ameen" just after one's opening Allahu Akbar, one says "Ameen" with him and then recites the Opening Supplication (Istiftah).

If one says the opening Allahu Akbar and the imam finishes the prayer with Salams before one has sat down with the group, then one recites the Opening Supplication (Istiftah). But if one has already sat down when the imam finishes with Salams and one rises (N: to finish one's prayer), then one does not recite it (O: the Opening Supplication).

If one joins the group while the imam is standing, and one knows it is possible (O: to recite the Opening Supplication) together with saving "I take refuge," and so on (Ta'awwudh) and the Fatiha (N: all before the imam will finish his recital and bow), then one may recite the Opening Supplication, though if one has doubts (N; that there is enough time), one omits both the Opening Supplication and Ta'awwudh, and begins reciting the Fatiha. If the imam bows before one finishes (O: the Fatiha), one bows with him, provided one has omitted the Opening Supplication and Ta'awwudh, though if one did not omit them, then one must recite as much (A; as many letters) of the Fatiha as one recited of them, since if one bows before having recited that much, it invalidates one's prayer.

If one recites what we have just said is enough of the Fatiha to permit one to bow with the imam (n: when one is a latecomer, for otherwise it is obligatory to recite it all, as at f12.17(O:)), but one holds back from bowing with him without

excuse, then if the imam straightens up from bow- ing before one has oneself bowed, one has missed that rak'a (N: and must rise after the group has finished to perform it).	يَرْكَعُ فَتَحَلَّف بلا عَدَرٍ فإنَّ رَفَعَ الإمامُ قِبلَ ركوعِه فَاتَتْه الركعةُ.
SAYING "I TAKE REFUGE, ETC." (TA'AWWUDH)	التعوذ
f8.16 After the Opening Supplication. it is recommended to recite the <i>Ta'awwudh</i> , saying, "I take refuge in Allah from the accursed Devil." It is said in every rak'a and especially recommended in the first, whether one is imam. follower, or praying by oneself, and whether the prayer is obligatory, supererogatory, or even a functional prayer. It is said to oneself in both the prayers recited to oneself and those recited aloud.	18.16 ويُنْدَبُ بعدَهُ: وأَعُودُ بِاللَّهِ مِنَ الشَّيطَانِ التَّرْجِيمِ د. الشَيطَانِ التَّرْجِيمِ د. ويَتَمَوَّدُ فِي كلَّ ركعةٍ وفِي الأولى أكدُ سواءُ الإمامُ والمأمومُ والمنفردُ والمفترضُ والمتنفُ لَ حتَّى الجنازةِ . ويُبِسَرَّ به فِي السريةِ والجهريةِ .
тне ғатіна	الفاتحة
 f8.17 Then one recites the Fatiha (def: w1.16) in every rak'a (n: an integral), whether one is imam, follower, or praying alone. The Basmala (n: the words "In the name of Allah, Most Merciful and Compassionate") is one of its verses. (n: In the other three schools, it is recited to oneself even when the rest is recited aloud (Sharh al-sunna (y22), 3.54).) It is obligatory to recite the Fatiha's verses in order and without interruption. It is considered to be interrupted and must be begun again if one deliberately pauses at length during it, or pauses briefly but thereby intends to cease reciting, or mixes with it some words of invocation (dhikr) or Koran that are not in the interests of the prayer. One's recital of the Fatiha is not considered to be interrupted if one speaks words during it that are in the interests of the prayer, such as saying "Ameen" in response to the imam's Ameen, or reminding him of the right words when he errors, or prostrating with him as a sunna for his Koran recital (def: f11.14). Nor is it interrupted if one forgetfully falls silent during it or absentmindedly adds some words of invocation (dhikr). 	18.17 ثم يُقْرَأُ الفاتحة في كلَّ ركعة سواء الإمام والماموم والمتفرد. والمسملة آية منها [ومن كلَّ سورة غير يراءن]. ويجب ترتيبها وتواليها. فإنْ سَكَتَ فيها عصدة وطال، أو قصر وفصد فطع للواءة. أو خلَلها بذكر أو قراءة من غيرها قراءته ويستايفها. وإنَّ كانَ منْ مصلحة الصلاة. انْقطعتُ لتأمين إماميم، أو فتحه عليه إذا غلط أو محوده لتلاوته ونحوه، أو مكت أو ذكر تاسيا. لم يُتفطع.

f8.18 If one omits one of the Fatiha's letters f8.18 ولم تَرَكَ منها حرفاً أوْ تشديدةً (Ar. harf, a consonant or long vowel (A: mistakes أَوْ أَبِّدَل حوضاً بحر فِ لَمْ تَصِحُ (قراءته in a short vowel (haraka) do not harm as long as لهذه الكلمة إلتغييره النظم إفيجب عليه they do not alter the meaning)), fails to double a حينشذ إعمادة القبراءة لهمذه الكلمة . ولا letter that should be doubled, or substitutes a تبطل صلاته إلا إن غير المعنى وتعمد) . wrong letter for the right one, it invalidates (O: one's recital of that particular word, and one must recite the word again (dis: s3.3). But it does not invalidate one's prayer unless it changes the meaning and was done deliberately). التأمين SAYING "AMEEN" f8.19 After reciting (n: the last words of the f8.19 وإذًا قَالَ: ﴿وَلا الضَّالِينَ ﴾ Fatiha) "nor of the lost," one says "Ameen" to قالَ : «أبينُ» سراً فِي السربةِ وجهرا فِي oneself in prayers spoken to oneself and aloud in الجهرية . those recited aloud. ويُؤْمُّنُ المأمومُ جهراً مقارناً لتأمين When following an imam, one says "Ameen" when he does, and then a second time (N: to one-إمامه في الجهرية ويُؤْمَّنُ ثانياً لفراغ self) when finished with one's own recital of the فاثبت Fatiha. **RECITING A SURA** قراءة السورة f8.20 If one is the imam or praying by oneself, it f8.20 ئمَّ يُنْسَدْبُ لِإَمَام وَمُتَقَبَرَةٍ فِي is recommended in the first and second rak'as only البركعية الأولى والشانية فقط بعذ الفاتحة to recite one complete sura (O: even if short) after قراءةُ سورةٍ كاملةٍ (ولو كانت قصيرة) . the Fatiha. وُيُنْـدَبُ لصبح وظهر طوالُ المفصّل (والطوال من الحجرات إلى عم)، وعصر It is recommended to recite: وعشباء أوسباطُبُه (والأوساط من عم إلى (1) the suras from al-Hujurat (Koran 49) to الضحى) ومغرب قصارُهُ (والقصارُ من al-Naba' (Koran 78) for the dawn (subh) and noon (zuhr) prayers; (2) the suras from al-Naba' (Koran 78) to al-Duha (Koran 93) for the midafternoon ('asr) and nightfall ('isha) pravers; (provided that there are a restricted number of followers (O: meaning no others are praying behind the imam) who do not mind the length of these ((1) and (2) above) recitations, though if otherwise, the imam should be brief)

f8.21 The Prayer (Salat)

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 (3) the suras from al-Duha (Koran 93) to the end (Koran 114) for the sunset prayer (maghrib); (4) al-Sajda (Koran 32) for the dawn prayer on Friday (n: in the first rak'a, when the group 	الضحى إلى الآخس) إنَّ رَضِيَ بطوالِهِ وأوساطِه مأسوسونَ محصورونَ (أي لا يصلي وراه الإمام غيرهم) . وإلاَّ حُقَّت . ولصبيح المجمعةِ ألم تشزيل وهُلُ أتَّيْ،
may prostrate during the recital, as at f11.14), and al-Insan (Koran 76) (n: in the second rak'a);	ولسنة الممغرب ولسنة الصبح ، وركعتي الطواف والاستخارة قلّ يَا أَيُّهَا الكافرونُ والإخلاص.
(5) and al-Kafirun (Koran 109) (n: in the first rak'a) and al-Ikhlas (Koran 112) (n: in the second) for the sunna prayers that accompany the sunset and dawn prayers (def: f10.2), for the two rak'as after circumambulating the Kaaba (j5), and for the guidance prayer (istikhara, f10.12).	ۍ په عار می . ا
f8.21 It is recommended to recite the Koran in a distinct, pleasant way (tartil) (O: i.e. to recite it as revealed by Allah, observing the proper rules of Koranic recitation) and to reflect upon its lessons and meanings (dis: w26).	f8.21 ويُنْـذَبُ المترتيلُ (وهو أَنَ يقرأ و على الموجه السذي نزل من عند الله بأن يُدْغِمُ ويُغِنُّ ويُبِدْ في محل كل منها) والتَذَبُرُ.
f8.22 It is offensive for a follower to recite a sura when praying behind an imam whose recital is audible to him, though it is recommended for the follower to recite the sura during prayers that are not recited aloud, or those recited aloud if he can- not hear the imam's recital due to the distance or poor hearing, or can hear it, but uncomprehend- ingly.	f8.22 وَنَكْرَهُ السورةُ لمأموم يَسْتَعُ قراءةَ الإمام فإنْ كَانَتْ سريةَ ، أَوْجهريةُ ولمْ يَسْمَعْ لَبُسدِ أَوْصمم نَبَيَتْ لَهُ أَيضاً وكَذَا لَوْكَانَ يَسْمَعُ قراءاً الإمام ولمْ يَفْهَمُ [على الأصح].
f8.23 One recites a longer sura in the first rak'a than in the second.	f8.23 ويُطُوَّلُ الأولىٰ علىٰ الثانيةِ .
f8.24 If a latecomer to a group prayer misses the first two rak as with the group and then performs them alone after the imam has finished the group prayer with Salams, he is recommended to recite the suras to himself during them.	f8.24 ولسؤ فَاتُ المسبوقَ ركعتانِ فَشَدَارُكُهُمَا بعد السلام ِ لُبِبَتِ السورةُ فيهمًا سرّاً.
f8.25 The imam (or person praying by himself) recites the Fatiha and suras aloud for the dawn prayer (subh), Friday prayer (jumu'a), prayer on the two 'Eids (def: f19), drought prayer (f21), lunar eclipse prayer (f20), the group prayer that is	18.25 ويَجْهَرُ الإصامُ والمنفردُ في الصبح والجمعةِ والمبذينِ والاستسقاءِ وخسوفِ القدرِ والتراويحِ والأوَلَيَيْنِ مِنَ

sunna on the nights of Ramadan (tarawih, f10.5), المغرب والعشام. and for the first two rak'as of the sunset (maghrib) ويُسْبِرُّ فِي البِسَاقِي . فإنْ قَضَى قائنيةَ and nightfall ('isha) prayers. الليسل أو النهسار ليسلا جهس أوفانسة In other prayers, the Fatiha and suras are السنبهار أو البليسل فهبارا أسيرًا إلاً recited to oneself. الصبيح فانسه يجهر بقضبانهما مطلق When making up at night (layl, from sunset to true dawn) a prayer that one missed during the [(أي بالقضاء في وقتها . وعبارة المصنف day or night, one recites aloud. When making up كعبارة الروضة توهم أن الصبح يجهر في in the daytime (nahar, from dawn to sunset) a قضائها مطلقاً ولونهاراً)]. (ح: prayer that one missed during the day or night, والحناصيل أنبه يجهبر في وقت الجهرية one recites to oneself. At dawn, however (N: from ويسبر في وقت السرية سواء كانت الفائنة true dawn to suprise), all makeup prayers are جهرية أم سرية). recited aloud. (N: The upshot is that one recites aloud in all prayers that are made up at times when one normally recites aloud, and recites to oneself at the times one normally recites to oneself.) 18.26 [ومَنْ لا يُحْسِنُ الشاتحة لَزَمَهُ تَعَلَّمُهَا. وإلاَّ تَقراءتُهَا مِن مصحفٍ (وترجمة القرآن ليست قرآناً بإجماع المسلمين). فإنْ عَجَزَ لعدم ذلكَ أوْلمْ يَجد معلماً أوْ ضاق الوقتُ حَرَّمتُ بالعجمية. فإنْ أَحْسَنَ غيرَها لزمة سبعُ آيات لا تَنْقُصُ حروفُها عنْ حروفِ الفاتحةِ (وحروف الفاتحة بالبسملة مائة وستة وخمسون حرفًا) فإنْ لَمْ يُحْسَنُ قُرآنَا لَزَمَهُ سبعةُ أذكارٍ بعددٍ حروفِهَا . فإنْ أَحْسَنَ بعضَ الفاتحةِ قرأُهُ وأَتَىٰ بَدَلَهُ مِن قرآنٍ أَوْ ذكرٍ . فإنْ خَفِظُ الأولَ قَرأُهُ ثُمَّ أَتَى بالبدل . أو الآخر أتى بالبدل شمَّ قرآةً. فإنْ لمْ يُحْسِنْ شيئاً وَقَفَ بقدر الفاتحة ولا إعادة عليه]. القيام STANDING f8.27 Standing is an integral in all obligatory f8.27 – والقيامُ ركنٌ في المفروضةِ (لا prayers (O: for anyone who can stand, whether by في النافلة، للقادر عليه إما ينفسه أو himself or assisted by another, though it is not an غيره) . integral in nonobligatory prayers). وسرطه أن ينصب فقار ظهره. قان Standing requires that the spine be upright. مَالَ بِحِيدَتُ خُرُجَ عَنِ القِيدَام (أَبِي عَنِ One is not standing if one inclines forward so that ضابطه المذكبور) أو انْحَنَّى وصارَ إلى the backbone is no longer straight, or bends so that one is closer to bowing (def: f8.29) than to البركوع أقربَ لم يَجْزٍ. ولو تَقُوْسَ ظهرُهُ standing. If a person's back is bowed with age or لكبر أوغيسر وحتى صاركواكسع وقف the like so that his normal posture resembles كذلكَ ثمَّ زَادَ أَنْحِنَاءُ لِلْرِكُوعَ إِنَّ قَدَرَ. someone bowing, then he stands as he is, but must وَيُكْبُرُهُ أَنْ يَقُومُ عَلَى رَجُّلُ وَاحْدَةٍ وَأَنْ bend a little further for bowing if able to. يَلْصِقَ قَدْمَيْهِ وَأَنْ يُقَدُّمَ إحداهُمَا على It is offensive in prayer to stand on one foot, for both feet to be held together (A: though this is الأخرى. sunna for women), or for one foot to be ahead of وتطويلُ القيام أفضلُ مِنْ تطويل the other. السجود والركوع . To stand at length (A: reciting the Koran in prayer) is better than to prostrate or bow at length (A: therein).

f8.28

BOWING

f8.29

gral).

but bowing.

It is permissible to pray nonobligatory f8.28 ويُسَاح النفسُ قاعداً (على أي prayers seated (O: any way one wishes, though هيشة من هيشات القصود لكن الافتىراش the *iftirash* (def: f8.37) style of sitting is best) or أفضل من غيره) ومضطحِعاً مَعَ القدرةِ lying down, even when able to stand (A: but the على القيام . merit is less than to do so standing). الركوع Then one bows from the waist (n: an intef8.29 وأقبله أن يُتَحنى بحيث لوْ آرادَ وضه The minimum is to bow as far as an average احتيبه على وكبتيبه مغ اعتبدال الخلة size person needs to when he wants to put his لقَـذَرُ . وَيَحِبُ الطمأنينيةُ وأَقَلُفَ سِكُونُ hands on his knees. It is obligatory that one renose بعد حركة وأن لا بُقْصد بهوبَّه غير therein, minimally meaning to remain motionless for a moment after having moved. It is also الركوع . obligatory that one intend nothing by the motion f8.30 وأكملُ الركوع أَنْ يُكَبُّرُ رافعاً f8.30 The optimal way is to raise one's hands and say "Allahu akbar" so that one begins raising بديه فيتدىء الرفع مع النكبير فإذا حاذى the hands as one starts saving it, and when the كفاه متكبه انخذ hands are at shoulder level, one bows. وبُمُدُ تكبيرات الانتقالات. Whenever one says "Allahu akbar" during a ويضيع بديب على ركبتهم مفسرقة movement from one prayer posture to another, it الأصبابيع ويمدأ ظهره وعنقبة وين is recommended to prolong the words until one reaches the next posture (A: so that one's prayer ساقيه ويُجَافِي مرفقَيْهِ عنْ جنبيه وتَضُد is not devoid of invocation (dhikr) at any point). المرأة . وبقول وسُبْحَانُ ربَّيَ العظيم Then one puts the hands on the knees, fingers ثلاثاً وهو أدْنَى الكمال . ويَرِيدُ المنفردُ apart, with back and neck extended, legs straight. وكَذَا الإمسامُ إِنَّ رَضِيَ المأسوسونَ وهُمْ and clows out, though women keep them close. بورون خامسة وسابعة وتباسعة One then says, "My Lord Most Great is exalted above all limitation," three times, the وحادي غشر. least that is optimal. If praving alone, or the imam ثمَّ (بعد التسبيح المذكور قليلًا كان أو of a limited number of followers who do not mind كثير أ) بَقُولُ «اللهُمُ لَكَ رَكَعْتَ وَبِكَ آمَنْتَ the extra length, one may increase the number of ولسك أشلمت خشع لك سمعي ويصرى times one says this to five, seven, nine, or eleven. ومنحى وغظمي وغضبي وما استقلت به When finished, (O: however many times one has said it,) it is recommended to say, "O Allah, to قدمى، You I bow, in You I believe, to You I submit. My hearing, sight, mind, bones, nerves, and all that my feet bear up are humbled before You." STRAIGHTENING UP الاعتذال Then one lifts one's head, the minimum of f8.31 شمَّ بِرْفَسَمُ رَأْسَسَهُ، رَأَقَلُهُ، أَنْ which is to return to standing as one was before يُعُسودُ إلى ما كانُ عليهِ قبسلُ الركوع ،

136

f8.31

ويَطْمِئِنَّ ويُحِبُ أَنَّ لا يَقْصِدُ غَـ bowing, and then remain motionless for a moment. (n: Each is an integral.) It is obligatory الاعتبادان [فلورنسم فرعباً مِنْ حَبِّبَةٍ to intend nothing by one's movement except وتحوها لم يُجرنه]. straightening up. f8.32 وأَكْمَلُهُ أَنْ يَرْفَسَعَ بِدَبْسِهِ حَالَ f8.32 The optimal way is to raise the hands (A: lifting them from the knees as one starts ارتضاعه [(أي يكمون رفيع البدين مقارناً straightening up, raising them to shoulder level) لرفع رأسه)] قائلًا وسَمِعَ اللهُ لِمَنْ حَمِدَهُ، and the head together, saying, "Allah hears who-سواءً الإمسامُ والمأمسومُ والمتفسرة. فإذًا ever praises Him." This is said whether one is الْتُصَبِّ قائماً قَالَ : (رَ مَّنَّا لَكَ الْحَمْدُ مَلْ عَ imam, follower, or praying alone. When one is السموات ومسأبة الأرض وملءما شنت standing upright, one says, "Our Lord, all praise is Yours, heavensful, earthful, and whatever-else-ېن شيء بغده . You-will-full." (ويكبون القبول مرأمن المأمبوم (O: If following an imam or praying alone, والمتضرف والإمبام يجهر يسمع الله لمن one says this to oneself. If imam, one says "Allah حمدہ ویسر ہما بعدہ) . hears whoever praises Him" aloud, but the rest to ويَزِيدُ مَنْ قُلْنَا يَزِيدُ فِي الركوع اأَهْلَ oneself.) التَّناء والمجد أحَقُّ مَا قَالَ العَدُدُ وكُلُّنَا لَكَ Those we have previously mentioned who wish to add to the words of bowing may add here, عَبْدَ لا مَاتِعَ لِمَا أَعْطَيْتَ وِلاَ مُعْطِي لِمَا "O You who deserve praise and glory, the truest مَنَعْتَ وَلاَ يَنْفَعُ ذَا الْجَدُ مِنْكَ الْجَدُّ». thing a slave can say (and all of us are Your slaves) is, 'None can withhold what You bestow, none can bestow what You withhold, and the fortune of the fortunate avails nothing against You.' " PROSTRATION السجود f8.33 Then one prostrates (n: an integral). The f8.33 conditions for its validity are: وشيبه وط إجبرانيه أن سياشه مصلاه بجبهتِ إزَّ بعضِهَا مكشوفاً (ح: ولا يجب (a) that an uncovered portion of the كشف غيسرهما من أعضماء السجسود) forehead touch a part of the place of prayer (N: it ويَطْمَئِنَّ وَأَنْ يَتَبَالَ مُصَلَّاهُ ثُقَلَ رأسه وأَنْ is not obligatory that any of the other limbs of تُكْسُونَ عجيسَوْتُهُ أعلى مِنْ رأْسِبُهِ وأَنْ لَا prostration be uncovered): يَسْجُدُ على مُتْصِل به يَتْحَرْكُ بحركتِهِ (b) that one remain motionless for a moment ككمَّ وعمامةٍ، وأنَّ لَا يَقْصِدْ بِهُويَّهِ غَيرَ while prostrating; (c) that the place of prostration bear the weight of the head; (d) that one's rear be higher than one's head; (e) that one not prostrate on something joined to one's person that moves with one's motions, such as a sleeve or turban:

(f) that nothing but prostration be intended by one's motion;	السجود، وأنْ يَضَعَجزَهُ مِنْ رَكِبَيْهِ وبطُوبُ أُصابِع رَجَلُهِ وَكَفُتُهُ عَلَىٰ
(g) and that part of each knee, the bottom of the toes of each foot, and the fingers of each hand be placed on the ground.	الأرض . (ومذهبنا أنه لا يجب السجود على الأنف وإتما يستحب) .
(O: In our school, it is not obligatory that the nose touch the ground in prostration, though it is desirable.)	
 f8.34 If one cannot fully prostrate so that one's forehead touches the ground (N: a pregnant woman, for example), then it is not necessary to stack up pillows on the place of prostration to touch the forehead on them. One merely bows as low as one can. If one has put a bandage on the forehead because of an injury that affects all of it, and there is hardship in removing it (O: severe enough to permit dry ablution (tayammum) (def: e12.9)), then one may prostrate upon it and need not make up the prayer. 	f8.34 ولــو تُعَـذُرَ التنكيسُ لَمْ بَجِبْ وضــمُ وسادة لَيْضَعْ الجبهة عَلَيْهَا بَلْ يَخْبَضُ القدرَ الممكنَ. ولو عَصَبْ جبهة لجراحة عمَّتُها وشقً إزالتُها (مشقة شديدة تبيع اليمم) سَجَدَ علَيْهَا بلا إعادة .
 f8.35 The optimal way to prostrate is to say "Allahu akbar" and: (1) to put the knees down first, then the hands, and then the forehead and nose (O: the order is called for, and any other order is offensive); (2) to prostrate with the hands directly under 	18.35 وأكملُهُ أَنَّ يُحَبَّز ويَضَعَ ركيتَهِ ثمَّ يَدَيُه ثمَّ جبهتَهُ وأَنَّفَ دَفعةً (والترتيب بين المدلكورات مطلوب وخلاف مكروه) ويُضَعَ يَدَيَّه حَدْوَ مَنكَيْبُه مَنْ مورة الأصابِع تحق المتبلة مضمومة مكشوفة ويُفَرَقُ ركيتَه وقد مَيْه قدرَ شير (هذا إن كان المصلي رجلاً وإلا ضمَ ركيتيه) ويُرْفَغُ
one's shoulders, fingers together, extended towards the direction of prayer (qibla), hands uncovered;	الرجلُ بطنّة عنْ فخذَيْهِ وذراعَيهِ عنْ جنبيُهِ. ونضُمُ المسرأةُ ويَقُسولَ : «سُبُخسانَ رَبِعْ الأعْلى، ثلاثاً.
(3) for men to keep 1 span (n: about 23 cm.) between the two knees and two feet (O: though a woman's are kept together);	
(4) for men to keep the stomach apart from the thighs, and forearms from sides, though women keep them together;	
(5) and to say three times, "My Lord Most High is exalted above all limitation."	

f8.38 The Prayer (Salat)

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right foot resting on the bottom of its toes, heel up;

(3) to place one's two hands on the thighs near the knees, fingers extended and held together;

(4) and to say. "O Allah, forgive me, have mercy on me, pardon me, set me right, guide me, and sustain me."

f8.38 There are two other ways of sitting back (iq'a') (O: between the two prostrations, or at the first and second Testifications of Faith (Tashahhud, def: f8.45)).

One way is to sit back on the heels with the bottom of the toes and knees upon the ground. This is roommended between the two prostrations, though *iftirash* (def: f8.37) is better.

The other way is to simply sit on the ground, palms down, and knees drawn up. This is offensive in any prayer.

18.39 Then one prostrates again just as before. (O: The first rak'a is only completed when one has performed the second prostration, because each prostration is a separate integral, as is the moment of motionlessness in each.)

f8.40 After this one raises the head, saying "Allahu akbar" (O: as one first raises it, drawing out the words until one is standing upright).

It is sunna, here and in each rak'a that is not followed by the Testification of Faith (Tashahhud), to briefly rest in the *iftirash* style of sitting (f8.37) before rising. Then one (O: quickly) rises, helping oneself up with both hands (O: palms down), and prolonging the Allahu Akbar until standing. If the imam omits this brief sitting, the follower performs it anyway. It is not done after a Koran recital prostration (def: f11.13).

f8.41 Then one performs the second rak'a of the prayer just like the first, except for the initial intention, the opening Allahu Akbar, and Opening Supplication (lstiftah).

ت يمشاه ويصبح بديد على فخذيه ركبتيبه منشورة مضمومة الأم ل: واللهم أغفر لي، وأرم وأرزقني f8.38 والإقسعاء ضربان (بسين السجدتين أو في التشهد الأولر أو أحدُهُمَا أَنْ يَصَـعَ البِتِيَهِ على عا وركبتيه وأطبراف أصبابعه بالأرض وهو مندوب بين السجدتين ولكن الافتراش والشائى أن يُضمَ اليتيه ويديه بالارض ويُنْصِبُ سَاقَيْهِ وَهَذَا مَكُرُوهُ فِي كُلّ صلاةٍ. f8.39 - تُمَ يَسْجَدُ سَجَدَةَ أَخَرَى مَلَ الأولى: (وقيد تمت البركعية الأولى من ركسات الصيلاة بالسجيدتين لأنكل سجيدة ركن مستقل من أركان الصلاة مع طمانينة كل منهما). f8.40 - ثمَّ يَرْفُسَعَ رأْسَسَهُ مُكَبَّراً (مع ابتداء الرفع المذكور بمذه إلى أن ينتصب قاثعاس _ أن يُحلب مفترشاً جلسة لطيفة للاست احية عقيبَ كلِّ ركعةٍ لا بَعْقَبْهَا تشهيدُ ثمَّ يَنْهَض (أي يسرع إلى القيام) معتميداً عَلَى يَدْيِبِ (أي على بطن كَفَيْبِهِ منهما) ويَمُدُ التكبيرَ إلى أنْ يقوعُ وإنَّ تركها ألإميام جلسهما المأصوم ولأتشرع لرفع مِنْ سجودٍ التلاوة. لأر البركعية الشبائيا f8.41 في النية والإحرام ١Y كالأولى والاستفتاح

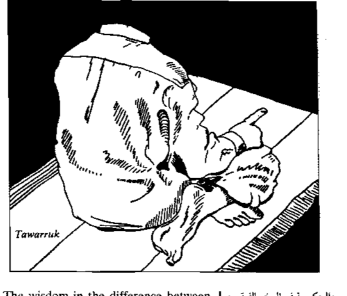
f8.42 If one's prayer exceeds two rak'as, one sits in *iftirash* (def: f8.37) after the first two rak'as and recites the Testification of Faith (Tashahhud, f8.45) and the Blessings on the Prophet (Allah bless him and give him peace), though not upon his family (N: which is done only in the final Testification of Faith at the end of the prayer).

Then one rises, saying "Allahu akbar" and leaning on one's hands (n: as before). When standing, one lifts the hands to shoulder level (A: which one does here, but not after rising from the first or third rak'a), and then goes on to perform the remainder of the prayer as one did the second rak'a, except that one recites the Fatiha to oneself and does not recite a sura after it.

TESTIFICATION OF FAITH (TASHAHHUD)

f8.43 One sits back (n: an integral) at the last of one's prayer for the Testification of Faith in the *tawarruk* style of sitting, with one's (O: left) posterior on the ground and left foot on its side, emerging from under the right, which is vertical.

فإنْ زَادَتْ صِلاتُهُ عِلَى رِكَعَتَيْنِ f8.42 حَلْبُ بِعِدْهُما مِفْتَرِضْاً وِتُشَهُّدُ وَصَلَّى عَلَى النبيَّ صَلَّى اللهُ عَلَيْدٍ وسَلَّمَ وحدَهُ دونَ كالثانية إلاً في الجَهْر والسورةِ. التشهد f8,43 للتشهيد متبوركيا يفيرش بسبراة و حمامن تحته ويفض إلىٰ الأرض (أي يلصق وركسه الأي



بالأرض. والعكمة في المخالفة بين (O: The wisdom in the difference between) الستشهدين في الجلوس فيهما وهو Faith, namely, *iftirash* (f8.37) in the first and الافتراش في الأول والشورك في الأخبير

f8.44 The Prayer (Salat)

tawarruk in the second, is that a latecomer to group prayer may know by observing the former that the prayer has not finished, and by the latter that it nearly has.

Imam Malik holds the sunna in both testifications to be the *tawarruk* style of sitting; while Abu Hanifa holds that the *iftirash* style is sunna for both. May Allah have mercy on them all for explaining the Deity's command without the slightest loss.)

However one sits here (O: in the final Testification of Faith (Tashahhud)) and in the foregoing (O: Testification of Faith, and between the two prostrations, and before rising) is permissible, though *iftirash* and *tawarruk* are sunna.

A latecomer to a group prayer sits in *iffirash* at the end of his imam's prayer and sits in *tawarruk* at the end of his own.

Similarly, the person who must perform a forgetfulness prostration (def: f11) sits in *iftirash* for his last Testification of Faith, prostrates for forgetfulness, and then sits in *tawarruk* for his Salams.

f8.44 In the two Testifications of Faith, one's left hand rests on the left thigh near the knee, its fingers extended and held together. The right hand is similarly placed, but is held closed with its thumb touching the side of the index finger, which alone is left extended. One lifts the index finger and points with it when one says the words "except Allah." One does not move it while it is thus raised (O: following the sunna from a hadith related by Abu Dawud. It is offensive to move it here, though some hold that it is recommended, the evidence for which is also from the sunna, in a hadith related by Bayhaqi, who states that both hadiths are rigorously authenticated (sahih). Precedence is given to the former hadith, which negates moving the finger, over the latter hadith, which affirms it, because scholars hold that what is sought in prayer is lack of motion, and moving it diminishes one's humility. The Prophet's moving it (Allah bless him and give him peace) was merely to teach people that it was permissible (A: as it was the Prophet's duty (Allah bless him and give him peace) to distinguish for his Community the acts that were offensive from those that were

ليعلم المسبسوق أن الصبلاة لم تضرغ في حال الافتراش، وقد فرغت في التورك. ويسن التسورك عنمد الإممام مالمك مطلقماً، ويسن الافتراش عند أبي حنيفة مطلقاً . رحم الله الجميع حيث بينوا حكم الإله بلا تضييع). وكيف قعبة هنا (أي الجلوس الأخير) وفِيمًا تُقَدَّمُ (أي في الجلوس للتشهد وفي الجلوس بين السجندتين ولبلاستنزاحة) جَازَ وهيئةُ الافتراش والتوركِ سنةُ. ويفتسرش المبسوق في آخسر صلاة الإمام ويُتُوَرَّكُ آخرُ صلاة نَفْسِهِ. وكبذا يُنْتَرش هنَّا مَنْ عَلَيْهِ سَجُودُ سَهُو وإذا سَجَدْ تُوَرُّكُ وسُلُّمَ. f8.44 – ويُضَعُ فِي التشهيدَيْن يُسراهُ على فخبذه عنبذ طرف ركبتيه مبسوطية مضمومة ويقبض يمناه ويرسل المسبَحة ويَضَعُ إِبِهَامَهُ على حرفِهَا ويَرْفُعُ المسبحة مشيمراً بِهُما عند قولِهِ: وإلاَّ اللهُ: . ولا يُحَرِّكُها عندُ رفعها (للاتباع رواه أبو داوه . فلو حركهما كره . وقيل إن تحسر يكهما متبدوب، ودليل الندب الاتياع أيضاً رواء البيهقي وقسال الحمديشان صحبحان ا وتقديم الأول المسافي على الثاني المثبت لما قام عندهم في ذلك وهو أن المطلوب في الصبلاة عدم الحركة أو لأن التحريك يذهب الخشموع وتحمريكم 🖮 لبيمان

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unlawful, and he was given the reward of the obligatory for doing such offensive acts). Moreover, Bayhaqi says that the meaning of <i>mov-</i> <i>ing it</i> in the latter hadith is simply <i>raising</i> it, so there is no actual contradiction).	الـجــواز . بل قال الـبـيهتي إن المسراد بالتحريك الوفع فلا معارضة) .
 f8.45 The minimal Testification of Faith (Tashabhud) is to say: "Greetings to Allah. Peace be upon you, O Prophet, and the mercy of Allah and His blessings. Peace be upon us and upon Allah's righteous slaves. J testify there is no god except Allah, and that Muhammad is the Messenger of Allah." The optimal way is to say: "Greetings, blessings, and the best of prayers to Allah. Peace be upon you O Prophet, and the mercy of Allah and His blessings. Peace be upon us and upon Allah's righteous slaves. I testify that there is no god except Allah, and that Muhammad is the Messenger of Allah." Its optimal way is to say: "Greetings, blessings. and the best of prayers to Allah. Peace be upon you O Prophet, and the mercy of Allah and His blessings. Peace be upon us and upon Allah's righteous slaves. I testify that there is no god except Allah, and that Muhammad is the Messenger of Allah." Its words (N: minimal or optimal) are obligatory (O: i.e. when one can recite the Arabic, one may not use other words) and their order is a condition. If one cannot say it, one must learn. If one cannot learn (O: because there is no teacher, or there is, but one is unable), then one may translate it (O: to any language one wishes). One then says the Blessings on the Prophet (Allah bless him and give him peace) (n: an integral after the final Testification of Faith, but merely sunna after the first one, as at f9.15 below). The minimum is to say. "O Allah, bless Muhammad." (n: One confines oneself to this minimum at the first Testification of Faith, as mentioned above at f8.42.) The optimal way is to say: "O Allah, bless Muhammad and the folk of Ibrahim. And show grace to Muhammad and the folk of Ibrahim. And show grace to Muhammad and the folk of Ibrahim the word sayyidina ("our liegelord"). The hadith "Do not liegelord me in the prayer" is a forgery containing corrupt Arabic.) 	18.45 وأقل التشهيد "التجيّاتُ لِلَهُ سلامُ عَلَيْتَ أَقْسُ النَّبِي وَرَحْمَةُ اللَّهِ وَبَسَرَحْمَاتُهُ مللامُ عَلَيْتَ وَعَلَى عبادِ اللَّهِ وَبَسَرَحْماتُهُ مللامُ عَلَيْتَ وَعَلَى عبادِ اللَّهِ مَحْمَدا رَسُولُ اللَّهِ. الصّالحينَ أشْهَدُ أَنْ لا إذه الأَ اللَّهُ وأَنَّ مَحْمَدا رَسُولُ اللَّهِ. واكمدة «الشَّحِيَّاتُ المَّبَارَكَاتُ المُبْارَكَاتُ أَنْهُا اللَّهُ وأَنَّ الطَّيَاتَ المَبْارَكَاتُ المُبْارَكاتُ أَنَّهُ النَّذِي وَعَلَى عبادِ اللَّهِ وَالمَنْعَانَ الطَّيَاتَ المُبْارَكَاتُ أَنْهُا اللَّهُ وَالمَالِحينَ أَشْهَدُ أَنْ لاَ إِلَهُ المَدْمَانَ مَعْدَلَ أَنْهُمُ عَلَيْنَ أَيُّهُا الطَّيْبَاتَ المُبْارَكَاتُهُ السَّلامُ عَلَيْنَ أَيُّهُا وَالمَالِحينَ أَشْهَدُ أَنْ لاَ إِلَهُ وَالمَالحينَ أَشْهَدُ أَنْ لاَ إِلَهُ وَالمَالحينَ أَشْهَدُ أَنْ لاَ إِلَهُ وَمَعْتَ اللَّهُ وَالْعَلَى وَرَحْمَةُ اللَّهُ وَالْعَلَى عادِ وَالمَالحينَ أَشْهَدُ أَنْ لاَ إِلَهُ وَمَعْنَ عالَهُ وَوَحِدَةُ وَجَبَ إِلَى عَسِوما إذا كان قادراً على العربية). والفاظة متينية (فلا يصح العدول عنها التعربية) والتعلَّمُ فَانَ عَجْرَبُهُ وَحِبْنَ وَوَجَدَ وَوَقَلْهُ وَالمَالِحينَ عَلَيْ مَعْتَبُ وَحَجَبَ وَوَقَلْهُ وَالتَعْهَمُ مَنْ على وَيَعْمَدُ وَجَعَنَ وَوَجَدَ وَالتعلَيْنَ عَلَى أَنْهُ مَنْ عَلَى عَدْمَةً وَوَجَدَ وَاتَعَلَّمُ وَاللَهُ مَنْ عَلَى مَحْمَدٍ وعلى وَاللَهُ وَقَعْدَ أَنْهُ مَنْ عَلَى مُحَمَدٍ وعلى وَاللَّهُ وَاقَلُهُ وَاللَّهُ مَنْ على مُحَمَدٍ والحَدُ اللَّهُ مَنْ على مُحَمَدٍ على مُحَمَدٍ وعلى وَاتَعَا وَاتَعْهُ وَاتَعْهُ وَاللَّهُ مَنْ على مُحَمَدٍ على مُحْمَدٍ وعلى اللَهُ مَعْتَ وَقَعْلَهُ مَا عَلَى مُحْمَدٍ وعلى أَنْ إِنَّهُ اللَّهُ عَلَى وَقَتْهُ وَاللَيْعَا فَالَهُ مَالَهُ على وَقَعْمَا وَاللَّهُ عَلَيْ عَلَى مُعْتَ وَعَلَى مَعْتَهُ وَقَعْنَ وَعَنْ وَقَعْنَ وَاللَهُ وَقَعْنَ وَعَنْ أَنْ وَاللَهُ عَلَى وَعَلَى مَعْتَهُ وَقَعْ وَقَعْنَ وَقَعْنَ وَقَعْنَ الْعَالَةُ مَنْ عَلَى مُعْتَعَ وَقَعْنَ وَقَعْنَ وَقَعْنَ وَقَعْنَهُ أَنْ اللَهُ وَالَعَالَيْنَ وَعَنْ عَانَ الْحَدَى وَعَا عَانَ أَعْذَا أَعْذَا مَا عَلَى أَ عَانَهُ أَنْهُ مَنْ أَعْذَا مَعْتَى وَعَا وَعَا عَانَهُ مَاءَ الْعَالَيَعُ مَالَكُ مَعْنَ أَ اللَهُ وَقَعْ

The Prayer (Salat)

f8.46 It is recommended afterwards (O: after the second Testification of Faith (Tashahhud) of the prayer, though not after the first) to supplicate Allah for any permissible thing one wishes concerning one's religion or this world. One of the best supplications is: "O Allah, forgive me what I have done and what I may do, what I have hidden and what I have made known, my excesses and what You know better than I. Only You put one ahead or behind. There is no god but You."

It is recommended (O: if one is imam) that such supplications be briefer than the Testification of Faith with its Blessings on the Prophet (Allah bless him and give him peace) (O: though if one is alone, one may supplicate as long as one wishes, if not afraid of forgetting (N: that one is still in the prayer)).

CLOSING THE PRAYER WITH SALAMS

f8.47 Then one says the final Salams (n: an integral). The minimum is to say "as-Salamu 'alaykum" (peace be upon you), and it must occur while one is sitting. (O: It is inadequate to say "Salam 'alaykum" without the first word being definite (n: i.e. as-Salamu), since this has not reached us through any hadith texts, and invalidates the prayer if done intentionally.)

The optimal way is to say, "Peace be upon you, and the mercy of Allah" (O: though to add the words "and His grace" (wa barakatuhu) is not sunna) and to turn the head to the right enough to show the right check (N: to those behind). One thereby intends to finish the prayer and intends greetings of peace to the angels and Muslims (whether human or jinn (def: w22)) on the right. One then turns one's head to the left and repeats the Salam, intending to greet those on the left. A follower intends one of the two Salams as a response to the imam's, depending on which side the imam is on, or if the follower is directly behind him, he may intend either Salam as a response to him.

f8.48 When one is a latecomer to a group prayer, it is recommended not to stand up to finish

f8.46 ويُنْدَبُ بِعَدْهُ (أي بعد القراع من التشهيد الأخير أميا التشهد الأول قلا يُسَنَّ بعيده المدعماء) الدعاءُ بما يَجُو زُمِنْ أمر الدين والدنيا ومن أفضله «اللُّهُمُ أَغْفَرُ لا مَا قَدَّمْتُ وَمَا أَخْرَتُ وَمَا أَسْرَرُتَ وَمَا أغلنت ومسا أشبرفت وما أنت أعلم يوجنى أنْتَ المقدَّمُ وأَنْتَ الْمُؤَخِّرُ لَا إِلَهُ إِلَّا أنتكر وينسذت كونة أقل من التشهد والصلاة على النبيَّ ﷺ. (هـذا بالنسبة للإمام وأما السمنقسيرد فيطيسل ماأرادها ليريخف من النطويل الوقوع في سهو) . السلام تم بُسَلْم وأقسلُه والسلام **f8.47** عَلَيْكُمُ وَيُسْتَرِطُ وقوعُهُ فِي حَالَ القعود. (ولا يجــزي، ومــلام عليمكم، بتنكيسر المبتدأ لعدم وروده. بل هو مبطل إن تعمد) . وأكمله السلام غلبكم ورحمة الله (ولا يسنّ هنا زيادة «وبركانه») ملتفتاً عنْ يمينية حتّى يُرَى حَدَّهُ الأيمنُ . ويُنبوي به الخروج من الصلاة والسلام على مُنْ عَنْ يمينه بن الملائكة ومسلمي إنس وجن ثم أُخْسرَى عنْ يساره كذلِكْ حتى يُرَى خدَّةُ الأيسرُ يَنوى بها السلامَ على مَنْ عن يساره مِنْهُمٌ . والمأسومُ يُسُوى البردُ على الإمام بالأولى إنْ كَانُ عنْ يساره وبالثانية إِنْ كَانَ عَنْ يَمِينِهِ وَيَتَخَبِّرُ إِنَّ كَانَ خَلْفَهُ. f8.48 ويُنْدَبُ أَنَّ لا يَقْبُومُ المسبوق

one's missed rak'as until the imam has said both Salams. It is permissible to stand after he has said just one, but if one stands before he has said the first Salam it invalidates one's prayer, unless one purposely intended to cease participation in the group prayer before doing so. A latecomer, if making his first Testification of Faith while the group is making their last one, may sit at length (O: for <i>dhikr</i> or supplications) after the imam's Salams before he stands up to finish his own rak'as, though it is offensive. If he does this when not at the point of his first Testification of Faith, it invalidates his prayer if intentional.	إلاً بعد تسليمتني إمامه. فإنَّ قَام المسبوقَ بعد التسليمة الأولى جَازَ أَرَّ فِبْلَها يَطْلَتُ صلائة إنَّ لَمْ يِنْوِ المفارقة. ولو مَكَتَ المسبوق بعدَ صلام إمادهِ (مشتغلا يذكر ودعاء) وأطال جازَ إنَّ كَانَ موضع تشهده لكنٌ يُكْرَهُ وإلاَّ بطَلَتْ إنْ تَعَمَّد.
f8.49 Someone who is not a latecomer to a group prayer may sit as long as he wishes after the imam's Salams to supplicate, finishing with his own Salams whenever he wants (O: because the imam's leadership ends with the imam's first Salam, so there is no harm in the follower taking his time, as he is now praying alone, and someone praying alone may do so as long as he likes).	18.49 ولغيب المسبوق بعد ملام [الإصام إطبالة الجلوس للدعاء لم يُسَلَّم مَنْسَى شَاء (لأن السقيدوة قد المقطيميت بالتسليمة الأولى قلا يضر تخلفه لذلك الأرم صار منفردة والمنفرد يطيل ما شام). [ولسو اقتضر الإصام على تسليمة شلم الماموم ثنين].
 f8.50 It is recommended to invoke Allah Most High (dhikr) to oneself and to supplicate after the prayer. (O: Shafi'i says in al-Umm, "I prefer that the imam and follower invoke Allah (dhikr) after the Salams, and do so silently, unless the imam wants to be learned from, in which case he says the invocations aloud until he believes that he has been learned from, after which he says them to himself.") (n: The following invocations are listed in the commentary and have been written in full and vowelled by the translator in the facing column of Arabic. Their order is sunna, as the commentator notes below. 	f8.50 ويُسْدَبُ ذكر الله تعالى والمدت الله تعالى والدوعاء سرأ غلقيب الصلاة (وقال والدوعاء سرأ غلقيب الصلاة (وقال النيام والماموم النساقعي في الأم: «أختار للإمام والماموم ويخفيا الذكر إلا أن يكون إماماً يريد أن يتعلم منه فيجهر حتى يرى أنه قد تعلم (() فالله لا إلى هو الحل الفيوم لا أن علم في الأرض مَنْ ذَا الله في يشفيع عشدة إلا ينا شاء ويسع بإذب يتشفيه والمي يشفيه والا يق والأرض والا يق والأرض والا يق ومن عليه إلا بنا شاء ويسع حفظها والمن كريب أن أن يق الغلق الفقيم والا يق من عليه إلا بنا شاء ويسع حفظهم والا يق كريب أنه المسلوات والارض من أنه الله ينه إلا بنا شاء ويسع بإذب يتشفيه والا يق والأرض والا يق والا يق والا يق والغرب حفظها وهو الغلق النظيم ».
(1) Ayat al-Kursi (Koran 2:255) (said once);	(٢) ﴿ بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ قُلْ
 (2) al-Ikhlas (Koran 112) (once); (2) al-Ikhlas (Koran 112) (once); 	هُوَ اللَّهُ أَحَدٌ اللَّهُ الصَّسَدُ لَمَّ يَلِدُ وَلَمْ يُولَدُ ولمْ يَكُنْ لَهُ كَفُوا أَحَدَى (٣) ﴿ إِسْمِ اللَّهِ الرَّحْمَٰنِ الرَّحِيمِ قُلُ
 (3) al-Falaq (Koran 113) (once); (4) al New (Koran 114) (const); 	اعموذ برب الفلق مِنْ شَرَّ مَا خلقٌ وَمِنْ شَرَّ
(4) al-Nas (Koran 114) (once);	غَاسِقُ إذا وَقُبَ وَمِنْ شَرُّ الْنُفُّ الْسَابَ فِي

(5) "I ask Allah's forgiveness" (three times);

(6) "O Allah, You are peace, from You is peace, You are exalted through Yourself above all else, O You of Majesty and Beneficence";

(7) "O Allah, none can withhold what You bestow, none can bestow what You withhold, and the fortune of the fortunate avails nothing against You";

(8) "Allah is exalted above any limitation or imperfection" (thirty-three times);

(9) "Praise be to Allah" (thirty-three times);

(10) "Allah is greatest" (thirty-three (A: or thirty-four) times);

(N: (8), (9), and (10) above are also recommended before going to sleep at night, in which case "Allah is greatest" is said thirty-four times)

(11) and "There is no god but Allah, alone, without partner. His is the dominion, His the praise, and He has power over all things.")

(O: It is recommended to begin the supplications with the Koran when called for, like Ayat al-Kursi and so forth, then (5) through (10) above.) One should invoke the Blessings on the Prophet (Allah bless him and give him peace) at the beginning (O: and middle) and end of one's supplications.

(8.51) The imam turns for (N: postprayer) invocation and supplications so that his right side is towards the group and his left side towards the direction of prayer (qibla). He leaves his place as soon as he finishes, if there are no women (N: in which case he waits for them to leave first). It is recommended that the followers remain seated until the imam stands.

(A: In the Shafi'i school, the invocations are recommended to precede the postprayer sunna rak'as.)

f8.52 It is recommended for those who perform nonobligatory prayers after the prescribed prayer

to first wait till after some conversation; it being better to pray them elsewhere, and best to per- form them in one's home. (O: However, it is bet- ter to perform certain nonobligatory prayers in the mosque, such as those before the Friday prayer, those after circumambulating the Kaaba, and those before entering the state of pilgrim sanctity (ihram) if there is a mosque at the site. (A: Others that are better in the mosque include: (1) the midmorning nonobligatory prayer (duha, def: f10.6);	الفصل يكلام أو انتقال وهو أفضل، وفي ببت أفضل (ويستنى نفل يوم الجمعة تبلها وركعتا الطواف وركعتا الإحرام حيث كان في الميقات مسجد [والمراد بنفل يوم الجمعة الفلية يخلاف المسدية]) . (ع: ويستننى أيضاً صلاة وبعده، ونفل الاعتكاف، وعند خوف فوات الرواتب، والركعتان قبل صلاة المغرب).
(2) the guidance prayer (istikhara, f10.12);	
(3) the two rak'as that are sunna before departing on a journey and when arriving from one;	
(4) prayers performed during a period of spiritual retreat in a mosque (i'tikaf, i3);	
(5) confirmed sunna prayers (sunna mu'ak- kada, f10.2) that one is afraid of missing if one does not pray them in the mosque;	
(6) and the sunna rak as before the sunset prayer.))	
 f8.53 While performing the dawn prayer (subh) it is sunna to lift one's hands and supplicate after straightening up from bowing in the second rak'a. One says: "O Allah, guide me among those You guide, grant me health and pardon among those You grant health and pardon, look after me among those You look after, grant me grace in what You have given me, and protect me from the evil [A: here, one turns the palms down for a moment] of what You have ordained; for You decree and none decrees against You, and none is abased whom You befriend. O our Lord, who are above all things sacred and exalted, all praise is Yours for what You decree. I ask Your forgiveness and turn to You in repentance." It is commendable to add "and none is exalted whom You are at enmity with" (A: after the above words "and none is abased whom You befriend"). 	(18.53 فإنْ كَانَ فِي الصبح فالسنة أنْ يُقْنَتْ فِي اعتدال الركعة الشاتية فَيَقُولَ «اللَّهُمَ أَهُ لِنِي نِبَمَنْ هَذَيْتَ وَعَافِنِي فِيمَنْ غافَيْت وَتَوَلَّني فِيمَنْ تُولَيْتَ وَبَاركُ لِي فِيمَا أَمْطَيْتَ وقني شرَّ ما فَضَيْت، فإنَّكَ تَقْضِي ولا يُفضى عليك وإنه لا يَذِلُ مَن وَالَيْت فَضَيْت، أَسْتَغْفِرُكُ وأَنُوبُ إلَيْكَ». ولو زاد دولا يُعِزُ مَنْ عَادَيْتَ» فحسن.

f9.0 The Prayer (Salat)

If one is imam, one pluralizes the singular pronominal suffix so that, for example. *ihdini* ("guide me") becomes *ihdina* ("guide us") and so forth (dis: w1.27).

The words of this supplication are not set and may be accomplished by pronouncing any supplication (O: and praise) or Koranic verse containing a supplication, such as the last verses of al-Baqara (Koran 2:285-86), though the above words are better.

After this, one invokes the Blessings on the Prophet (Allah bless him and give him peace).

It is recommended to raise one's hands throughout the supplication (O: palms up when asking the good, palms down when asking Allah to avert affliction). One does not stroke the face or chest with one's hands after the supplication (O: as opposed to other supplications, for which it is recommended to wipe the face with the hands, as is mentioned in hadith).

The imam says the supplications aloud. The follower says "Ameen" after each supplication that is audible to him and participates in the praises and so forth by responding with similar expressions. If the imam is inaudible, the follower himself says the supplication. When praying alone one says it to oneself.

When disasters (O: such as drought or an epidemic) befall the Muslims, they similarly supplicate in every prescribed prayer (O: after straightening up from bowing in the last rak'a).

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f9.0 WHAT INVALIDATES, IS OFFENSIVE, OR OBLIGATORY IN PRAYER

EXTRANEOUS SPEECH

f9.1 The prayer is invalidated (if one has no excuse (def: below)) by uttering two or more letters, or when two or more letters worth of sounds such as laughter, crying, groaning, clearing the throat, blowing, sighing, or similar are audible.

لله والبكساء والأنين والمننح

مَانٌ كَانَ إِنَّ أَنَّ اللَّهُ إِلَّهُ مَا الْحَدِيمِ

What Invalidates, Is Offensive, or Obligatory in Prayer f9.2

It is also invalidated by much (O: i.e. more than six words worth of) sound, even when there is a valid excuse such as blurting out words unthinkingly, laughter or coughing overcoming one, absentmindedly speaking, or when one speaks because as a new Muslim one does not know it is unlawful during the prayer; though with such an excuse a slight amount of speech does not invalidate the prayer. One's prayer is invalid if one speaks knowing that it is unlawful but ignorant of the fact that it invalidates the prayer, and is also invalid if one says "Aah" during it out of fear of hell. When it is impossible to recite the Fatiha (N: to oneself) (A: or the final Testification of Faith (Tashahhud) or Salams) except by clearing one's throat, one may do so even when it approximates two letters, though if it is merely impossible to recite aloud, then one may not clear one's throat, but must instead recite to oneself. (A: Some things which are not commonly known to invalidate the prayer, such as clearing the throat, do not invalidate the prayer of ordi- nary people, whose ignorance of them is excus- able, though a scholar has no such excuse.)	والنفيغ والتأوّة وتحوّف يُبْطِلُ الصلاة إذ بَانَ حوفانٍ. فإنَّ عادَر بَانَ سَبَقَ لسسانَهُ أو عَلَيَهُ ضحك أوْ سعالَ، أو تكلّم ناسباً أوْ جاهلاً تحريفة لقرب عهده بالإسلام وكثَّر عرفاً ولو علم التحريم وجهل كونة مبطلاً، ولو علم التحريم وجهل كونة مبطلاً، أو قال مِنْ حوف النار «آه» بطلت. ولو نَعَدَّرَتَ الفاتحة (ح: سراً) إلا وإنَّ تَعَدَّرَ الجهر بها إلاً بِه (أي بالتنحيح) يَتَحْتُحُ لَهُ. يَتَحْتُحُ لَهُ.
f9.2 If one notices (N: during the prayer) a blind person about to fall into a well, or the like, then one must speak up to alert him if there is not a nonverbal means of warning him of it.	f9.2 ولسوَّرَأَىٰ أَعْمَىٰ يَقَسِعُ فِي بِسْرٍ ونحوه وَجَبَ إِسْدَارَهُ بِالنِّطْقِ إِنَّ لَمْ يُمْكِنُ يغيرِه (أي بغير النطق) .
19.3 No form of invocation of Allah (dhikr) invalidates the prayer unless it is a direct address such as "Allah have mercy on you" or "And upon you be peace"; though it does not invalidate the prayer if it refers to someone not present, such as "Allah have mercy on Zayd" (O: nor is it invali- dated by addressing Allah or the Prophet (Allah bless him and give him peace)).	f9.3 ولا نَبْطُـلُ بالـذكـر، وتَبْطُـلُ بالـدعـاء خِطـاباً كَرْجِمَكَ اللهُ، وعليكَ الســلام، لا غَيْـةً كَرْجِمَ اللهُ زيـداً (ولا تبطل بخطاب الله ورسوله).
f9.4 When something happens to one during the prayer (O: such as someone asking permission to enter, or having to remind the imam that he has forgotten something), then if one is male, one says "Subhan Allah" (O: intending only invocation (dhikr) thereby, as one may not merely intend to	f9.4 ولسو نايسة شيءً فِي الصسلاةِ (كياذيه في دخلول المدار لمن يستأذنه أو كتنبيه إمام إذا سها) سَبَّحَ الرجلُ (فيقول سبحان الله بقصد المذكر فقط وأما إذا

17.5 The Trayer (Salar)	
inform, nor lack any particular intention thereby, for these invalidate the prayer), or if female, one claps the right palm on the back of the left hand, not palm to paim. If one recites a Koranic expression such as "O Yahya, take the book" (Koran 19:12), intending only to inform (O: without intending invocation) or not intending anything in particular, this invali- dates the prayer, though not if the intention is Koran recital, or recital and informing together.	قصد الإعدام فقط أو أطلق فنبطل الصلاة، وصَمَّقَتْ المدرأة يبطن كف على ظهر أخرى لا بطناً لبطن. ولو تَكَلَّم بنظم القرآن كيّا يَحْيَى خَدْ الكناب وقصد إعلامة فقط (أي من غير قصد الذكر) أو أطلق بطلت. أو تلاوة فقط أو تلاوة وإعلاماً فلا.
A SUBSTANCE REACHING THE BODY CAVITY	وصول عين إلى الجوف
f9.5 The prayer is invalidated when any (even if a little) substance (A: other than saliva) reaches the body cavity intentionally. It also invalidates the prayer if it occurs absentmindedly or in ignor- ance of its prohibition, provided the amount of the substance is commonly acknowledged to be much (def: f4.5), though not if it is little.	69.5 وتَبَطُلُ بوصول عين وإنْ فَلَتْ إلى جوف عمداً وكَذَا سهواً أوْ حِهـلاً بالتحريم إنْ كَتُرَ عُرْفاً لاَ إنْ فَلَتْ.
EXTRANEOUS MOTION	الحركة
f9.6 Adding a surplus action that is an integral, such as bowing, invalidates the prayer if done intentionally, but does not invalidate it if done because one has forgotten (O: that one has already performed it). The prayer is not invalidated by intentionally or absentmindedly adding a surplus <i>spoken</i> integ- ral such as repeating one's recital of the Fatiha or the Testification of Faith (Tashahhud) or reciting them in the wrong place.	9.6 وَتَبَطَّلُ بِزِيسادة رَحَيْ فِنْبِقَ كَرَكَسوع عَمَداً لا سهواً (أي ساهياً في إتبائه به). ولا بقولي عمداً كَتَكَرارِ الفاتحة أو التشهد أو قراءتِهما في غير محلَّهما.
f9.7 The prayer is invalidated by adding, even if absentimendedly, a motion that is not one of the actions of prayer, provided it is both (O: considered by common acknowledgement (def: f4.5) to be) much and uninterruptedly consecu- tive, such as three steps (O: or successively mov- ing three separate body parts like the head and two hands, though an up-and-down motion is con- sidered just one) or three or more consecutive motions.	79.7 وتَبْطُلُ بِرَيادة فعل ولوْسهواً بنْ غير جنس الصلاة إنْ كَثُرٌ (عرضاً) متوالياً كثلاث خطوات (وكتحريك ثلاثة أعضاء على التوالي كرأسه ويديه و[المعتمد أن] النقل لجهة العلوثم لجهة السفل خطوة واحدة) أوْ ضربات متواليات.

The prayer is not invalidated by action that is not much, such as two steps, or is much but is sepa- rated so that the subsequent motion is considered to be unconnected with the preceding one. But if a (O: slight) action is grossly improper, such as jumping, it invalidates the prayer.	لاَ إِنَّ قَالَ كَخَطَ وَنَيْنِ، أَوْ كَثُرَ وَتَفَرُقُ بحيثُ يُعَدُّ الثاني منظعاً عَنِ الأول. ، فإنَّ فَخُشَ (أي الفعل الطليل) كوثية بَطَلَتُ .
f9.8 Slight actions such as scratching oneself, or turning a rosary (subha, dis: w27) do not affect the validity of the prayer, nor does remaining silent at length.	f9.8 ولا تَضُــرُّهُ حركــاتُ خفيفـةُ كحــكَ بأصــابِعِــهِ وإدارةٍ سُبحـةٍ، ولا سكوتُ طويلُ، [وإشارةُ مفهمةً من أخرسَ].
THINGS OFFENSIVE IN PRAYER	مكروهات الصلاة
f9.9 It is offensive to perform the prayer while one is holding back from urinating or defecating. (O: If enough time remains to perform the prayer, the sunna is to relieve oneself first, even when one fears missing praying with a group, since it diminishes one's awe and humility in prayer.)	f9.9 وتُكُرزا (ح: الصلاة) وهوَ يُذَافِعُ الآخبتين (وهما البول والغائط. فالسنة تفريغ نفسه من ذلك لأنه يخل بالخشوع وإن خاف فوت الجماعة حيث كان الوقت منسعاً).
 f9.10 It is offensive to pray in the presence of food or drink one would like to have, unless one fears that the prayer's time will end. It is offensive during the prayer: (1) to interlace the fingers; 	69.10 وبحضرة طعام أؤ شراب ينوق إلكو إلا أن خشي خروج الوقت. ينوق إلكو إلا أن خشي خروج الوقت. ويكرم نشيك أصابعد والالتغاث (ح: بوجهسه، أصا تحول الصدر عن القبلة فمبطل للصلاة إلا لعذر كشدة الخوف وصلاة النافلة في السفر) لغير حاجة
(2) to turn (N: the head when there is no need. As for turning the chest from the direction of prayer (qibla), it invalidates the prayer except when there is an excuse such as in extreme peril, or when performing a nonobligatory prayer dur- ing a journey);	وَرَقِعُ بِعِسرِهِ إِلَىٰ السَماءِ ، وَالنظَّرُ إِلَى مَا يُلْهِبِهِ ، وَكَفَّ تُوَبِهِ وَسَعِرٍهِ وَوَضَعُهُ تَحَتَ عَمامَتِهِ وَسَعُ الْفَبَارِ عَنَّ جَبِهَةِ وَالْتَأَوَّبُ فَإِنَّ غَلَبَهُ وَضَعَ بِدَهُ عَلَى فَيَهِ ، وَالْعَبَالَغَةُ
(3) to look to the sky;	
(4) to look at something distracting;	
(5) to gather one's clothes or hair with the hand, tuck one's hair under a turban, or wipe the dust from one's forehead;	
(6) to yawn, though if it overcomes one, one should cover the mouth with the hand;	

(7) to exaggerate in lowering one's head while bowing;	فِي خفض الـرأس فِي الـركـوع ووضعً يدِه على خاصرتِهِ
(8) or to put one's hands on the hips.	1
19.11 It is offensive during the prayer to spit to the front of one or to the right. Rather, one should expectorate to the left, in the hem of one's gar- ment, or under the foot (N: when one is praying in a desert or similar). (O: It is unlawful to spit in a mosque except into the left hem of one's garment (N: or a handkerchief. The slight motions neces- sary to take out one's handkerchief and return it do not harm, as they are inconsiderable).)	19.11 والبصاق قِبَلَ وجهه ويعينه بل عنْ يساره في ثويه أو تحت قدمه (ح: إن كان في صحراء وتحوها) (وأما إذا كان المصلي في المسجد فلا يبصق فيه فإنه حرام بل يبصق في طرف ثوبه من جانبه الأيسر) (ح: أو في منديل ولا تضر الحركة الملطيفة الملازمة لاستخراج المنديل ورده لأنها ليست كثيرة).
THINGS OBLIGATORY IN PRAYER	واجبات الصلاة
f9.12 The prayer has conditions (def: f9.13), integrals (f9.14), main sunnas (f9.15), and ordinary sunnas,	f9.12 ولسلصسلاةِ شروطَ وأركسانٌ وأبعاضُ وسُنَنٌ .
THE CONDITIONS OF PRAYER	شروط الصلاة
 f9.13 The prayer's conditions are eight: (a) purification from minor and major ritual impurity (badath and janaba) (A: through ablution (wudu, def: e5) and the purificatory bath (ghusl, e11) respectively, as well as from menstruation and postnatal bleeding by bathing after them); 	f9.13 فتسروطُهَا تسانيةً : طهارةً المحددث والنجس ، ومتسرً العسورة ، واستقبسالُ القيلةِ ، واجتسابُ المنساجي المذكورةِ وهي الكلامُ والأكلُ والفعلُ
(b) that one be free of filth (najasa, e14) (A: in body, clothes, and place of prayer (f4));	
(c) that one's nakedness be clothed (f5);	
(d) that one be facing the direction of prayer (qibla, f6);	
(e) that one avoid the actions prohibited in prayer, i.e. extraneous speech, eating, and excessive motion (f9.1-7);	

What Invalidates, Is Offensive, or Obligatory in Prayer f9.14

(f) knowing or believing that the prayer's time has come (f2);	الكثير، ومعرفة دخول الوقب ولوُظْنًا. والعلم بفرضبة الصلاة وبكيفيتها.
(g) knowing that the prayer is obligatory;	فمتَّى أَخَلُّ بشرط منها بطلتُ الصلاة.
(h) and knowing how it is performed.	مثـلُ أَنْ يَــَــِغَـهُ الحـدتُ فِيهَا ولُو سهواً أَوْ تُعِيبَهُ نجـاسـةٌ رطبـةُ ولِمْ يُلَقِ النـوب أَوْ
Whenever one violates any of these conditions,	يابسةُ فَيَلْقِيَهَا بِيدِهِ أوكُمُ ِ (لأنه في هذه الحالة حامل للنجاسة ومتصل بها) أوْ
one's prayer is invalidated, such as:	تكشف السريح عورت وتيعد السترة أؤ
(1) (non-(a) above) when a state of ritual impurity occurs during the prayer, even if	يَعْتَقِبُ بَعْضَ أَفَعَالِها فَرَضاً وَبِعَضَها سَنَّةً وَلَمْ يُنَيَزُهُما.
absentmindedly:	ومم يشيرهما. فلو اغتقـــد أنَّ جميعَهـــا فرضُ أوْ بَادَرَ بِالِقَمَاءِ النُّـوبِ النَّحِسِ وينفض اليـابسـةِ
(2) (non-(b)) when some filth containing moisture affects a garment during the prayer, but	وستر العورة لَمْ تَبْطُلْ.
one does not immediately shed the garment; or when some dry filth affects it, but one throws it off	
with the hand or sleeve (O: since in that case one is supporting it and in contact with it (dis:	
f4.2(N:)));	
(3) (non-(c)) when the wind discloses a part of one' nakedness and its cover gets beyond reach;	
(4) or (non-(g)) when one believes that some elements of the prayer are obligatory and some are merely recommended, but does not know which are obligatory.	
Onc's prayer is not invalidated if one thinks	
that all the prayer's parts are obligatory, $or((2)$ above) if one immediately sheds the garment	
affected by moist filth, brushes off dry filth, or ((3) above) immediately re-covers one's nakedness.	
THE INTEGRALS OF PRAYER	أركان الصلاة
f9.14 The praver's <i>integrals</i> (rukn, pl. atkan)	the strategic terms and
f9.14 The prayer's <i>integrals</i> (rukn, pl. arkan) are seventeen:	19.14 - وأركبانها سَيْعَةً عَشَرُ: النبةً، وتكبيرة الإحبرام . والقيامُ. والفاتحةُ،
(a) the intention (def: f8.3);	
(b) the opening Allahu Akbar (f8.7);	
(c) standing (f8.27);	

(d) the Fatiha (f8.17);	والسركوع، والطمانينة، والاعتبدال.
(e) bowing (f8.29);	والطمأنينسةُ، والسجــودُ، والطمأنينــةُ. والجلوسُ بينَ السجـدتَيْنِ، والطمأنينـةُ،
(f) remaining motionless a moment therein;	والنشهدُ الأخبرُ، وجلوسُهُ، والصلاةُ على النبيِّ ﷺ فِيهِ، والتسليمةُ الأولى، وترتيبُهَا
(g) straightening back up after bowing (f8.31);	يې پېر <u>د د د د د د د د د د د د د د د د د د د</u>
(b) remaining motionless a moment therein:	
(i) prostration (f8.33);	
(j) remaining motionless a moment therein;	
(k) sitting back (f8.36) between the two prostrations;	
(1) remaining motionless a moment therein;	
(m) the prayer's final Testification of Faith (Tashahhud) (f8.45);	
(n) sitting therein (f8.43);	:
(o) the Blessings on the Prophet (Allah bless him and give him peace) after the prayer's final Testification of Faith (f8.45);	
(p) saying "as-Salamu 'alaykum' the first of the two times it is said at the end of the prayer (f8.47);	
(q) and the proper sequence of the above integrals.	
THE MAIN SUNNAS OF PRAYER	أبعاض الصلاة
f9.15 The prayer's main sunnas (A: meaning those which if omitted call for a forgetfulness prostration (def: f11)) are six:	f9.15 وأبعــاضُهَـا سنةُ النشهدُ الأولُ وجلوسُــهُ وصـــلاةً علىٰ النبيَّ تليَّ فيـــهِ،
(a) the prayer's first Testification of Faith (Tashahhud) (N: in prayers that have two);	
(b) sitting during it;	

(c) the Blessings on the Prophet (Allah bless him and give him peace) after it (f8.45);	و(ح: المصلاة على) ألمِه فِي (ح: التشهدِ) الأخير، والقنوت، وقيامُه .
(d) the blessings on his family in the prayer's final Testification of Faith (Tashahhud);	
(e) the supplication (f8.53) after bowing in the final rak'a of the dawn prayer (subh);	
(f) and standing therein.	
OTHER SUNNAS	سنن أخرى
f9.16 All other parts of the prayer are ordinary sunnas (O: and missing one is not compensated by a forgetfulness prostration).	f9.16 وماغدًا ذلك سننُ (فلا يجبر نركها بسجود السهن .
*	
f10.0 SUPEREROGATORY PRAYER	f10.0 صلاة التطوع
f10.1 The prayer is the best of the body's spiritual works (O: prayer referring to the pre- scribed prayer, and body excluding worship con- nected with the heart, such as faith in Allah. which is better than the works of the body), and supererogatory prayers are the best of voluntary spiritual works (O: though scholarly work in Islamic religious knowledge, meaning beyond what is obligatory to ensure the validity of one's worship. is superior to nonobligatory prayer because it fulfills a communal obligation (fard al- kifaya, def: c3.2)). Supererogatory prayers that the Sacred Law stipulates be prayed in groups, such as the prayer on the two 'Eids (f19), the prayer at solar and lunar eclipses, and the drought prayer, are better than those it does not stipulate be prayed in groups, namely, all others besides these. But the sunna rak'as before and after the prescribed prayers (O: whether confirmed sunna (sunna mu'akkada, def: below) or otherwise) are superior to the group prayer that is sunna on the nights of Ramadan (tarawih).	10.1 أفضل عبادات البدن الصلاة (والمراد منها المكتوبة فخرج بالبدن العبادة المتعلقة بالقلب فهي أفضل منها كالإيسان بالله)، ونفلَها أفضل النقل. (والاشتغسال بالعلم أفضل من صلاة عليه صحة العبادة لأنه حيئذ يكون فرض عليه صحة العبادة لأنه حيئذ يكون فرض ومن شرع له الجماعة وهو العبدان ، يشرع له الجماعة وهو ما سوى ذلك لكن بشرع له الجماعة وهو ما سوى ذلك لكن المراتب أفضل من التراويح .

THE SUNNA	PRAYERS BEFORE AND
AFTER THE	PRESCRIBED PRAYERS

f10.2 It is sunna to diligently perform the nonobligatory prayers that are offered before and after the prescribed ones.

The optimal number of these is two rak'as before the dawn prayer (subh), four before and after the noon prayer (zuhr), four before the midafternoon prayer ('asr), two after the sunset prayer (maghrib), and two after the nightfall prayer ('isha).

The confirmed sunnas (dis: c4.1) of these (O: confirmed (mu'akkada) meaning those which the Prophet (Allah bless him and give him peace) did not omit whether travelling or at home) consist of ten rak'as:

(1) two before the dawn prayer (subh);

(2) two before and after the noon prayer (zuhr);

(3) two after the sunset prayer (maghrib);

(4) and two after the nightfall prayer ('isha).

It is recommended to pray two rak'as before the sunset prayer.

The sunnas of the Friday prayer (jumu'a) are the same as those of the noon prayer (zuhr) (dis: w28.1).

The time for the nonobligatory rak'as that come before prescribed prayers is that of the prescribed prayers. It is proper (adab) to pray such a sunna before the prescribed prayer, though if prayed after it, it is still a current performance (A: not a makeup, and one must intend it, for example, as the sunna before noon prayer (zuhr)). The time for nonobligatory rak'as that come after the prescribed prayer begins when one has performed the prescribed prayer and ends with the end of the prayer's time.

WITR (THE FINAL PRAYER AT NIGHT)

f10.3 The minimal performance for *witr* (lit. "odd number") is one rak'a (O: even if one omits

the sunnas after the nightfall prayer ('isha)). (A: A witr of at least three rak'as is obligatory (wajib) in the Hanafi school, and one should never omit it.)

The optimal way is to perform eleven rak'as, and (O: if one performs more than three) one should finish with Salams (def: f8.47) after every pair. The least considered optimal is three rak'as, (O: and one separates them by) finishing two times with Salams (N: i.e. by finishing two rak'as with Salams and then performing the final rak'a). One recites al-A'la (Koran 87) in the first rak'a, al-Kafirun (Koran 109) in the second, and al-Ikhlas, al-Falaq, and al-Nas (Koran 112, 113, and 114) in the third.

It is permissible to (n: serially) join all the rak'as of any witr prayer that has from three to eleven rak'as by finishing them once with Salams (O: in the final rak'a. In that case and also when one's witr is only a single rak'a, one mcrely intends witr, whereas in other witrs prayed in pairs (n: until one reaches the last one), one intends each pair as two rak'as of witr).

When joining the rak'as of witr one may limit oneself to a single Testification of Faith (Tashahhud) (A: in the final rak'a), or may recite two Testifications, one in the last rak'a and one in the next to the last, and to thus recite two Testifications is superior (A: if one separates the final two rak'as from one another by finishing the next to the last rak'a with Salams (N: before praying the final rak'a by itself), for otherwise it is better to recite a single Testification, as making witr resemble the sunset prayer (maghrib) is offensive). More than two Testifications (A: in a joined witr) invalidates the whole prayer.

f10.4 The best time for witr is just after the sunna rak'as that follow the nightfall prayer ('isha), unless one intends to offer the night vigil prayer (tahajjud; to rise at night after having slept, to pray some nonobligatory rak'as), in which case it is best to pray witr after the night vigil prayer (A: provided that one usually manages to get up when one has made such an intention. If not, then it is better to perform witr after the sunnas of the nightfall prayer ('isha)).

When one has already performed witr, but

يتقدمه سنة العشاءي وأكملة إحسدي عشبة ودإذا زادعلي ثلاث ف) يُسَلَّمُ مِنْ كُلَّ رَكَـعَتَينَ، وأدنى الكمال ثلاث (ويفصل بين الشلام) بسلامين (وهو أفضل من الوصل) يُقْرَأ في الأولى: ﴿ سَبَّسِع اسمَ رَبِّكَ الأعلىٰ ﴾ ، وفي الشانية : ﴿ قُبْلُ بَا أَيُّهَا الكافر ونَّهُ ، وفي الثالثة. ﴿قُلْ هُوَ اللَّهُ أَحَدُهُ، والمعوذتين . وليه وصبل الشلات والاحذي غشيرة (ركعة وما بيئهما) بتسليمةٍ (واحدة أخرها وينوى الوتر في ذلك وفيما اقتصر فيه على ركعمة، وإن أوتمر بأكثمر وسلم من كل ركعتين فوى بكل ركعتين من الوثر) . وبَجْورْ بِتشهد (واحد) و(وصله) بششبهدين في الأخيرة والتي قبلهما، وبتشهيدين أفضل (ع: إن فصل بينهما بسلام وإلا فالوصل بتشهد واحد أنضل لأن تشبيبه الموتير بالمغرب مكروه) . فإنَّ رَادْ عِلَى تَشْهِدِينَ بَطَلْتُ صِلاتُهُ . f10.4 والأفضال تفديمة عقيب سنة العنساء، إلا أنْ يَكُونَ لهُ تَهَجُّدُ فالأفضلُ تأخيرة ليوتر يعذف وليبة أؤتسرا ثم أراذ تهجيدا صلى فثنن

dawn.

TARAWIH

Salams.

decides to pray the night vigil prayer (tahajjud), مُثْنى ولا يُعيدة ولا يُحتاج إلى نقضه بركعة one performs the latter's rak'as two by two, and قبل التهجد ويُنْدَبُ أَنَّ لا يَعَمَّد بعده there is no need to repeat the witr, or "make it an صلاة even number" by performing one rak'a before the night vigil prayer. However, it is recommended not to intend performing prayers between witr and صلاة التراويح £10.5 ويُنْدَبُ التراويحُ وهي كلَّ ليلةٍ f10.5 It is recommended to perform tarawih, which is twenty rak'as of group prayer on each مِنْ رمضانَ عشرونَ ركعيَّةُ في الجماعةِ night of Ramadan. (O: As well as being sunna to (والتراويح كما تسن فرادي تسنَّ أن تكونُ pray tarawih alone, it is also sunna to pray it in a واقعة في الجماعة) ويُسَلُّمُ مِنْ كُلُّ group.) One finishes each pair of rak'as with ركعتين It is recommended to pray witr in a group مسلكها حماعة الآلم أشعجد after tarawih, unless one intends the night vigil فَيُوْخُرُهُ. ويَقْنُتُ فِي الأخيرِ \$ (ح: من الوتر) prayer (tahajjud), in which case one should post-في المتصفية الأخيسر (ح: من رمضيات) pone witr until after it. During the second half or بقنسوب الصبع ثم يَزيدُ واللهُم إنَّا Ramadan, in the last rak'a (N: of witr), it is recom-تستعينيك ونستغف ك ونستهديك ونؤمن mended to supplicate as one does in the dawn بِكَ ونْسَوْكُلْ عَلْيِكَ ونَتَّبِي عَلَيْكَ الخيرَ كَلْهُ prayer (def: f8.53), and then one adds: "O Allah, نَشْكُــرْكَ وَلاَ نَكْفِــرْكَ وَنَخْلُعُ وَنَتَّسَرُكُ مَنْ we ask Your help, Your forgiveness, and Your guidance. In You we believe, on You we rely, You بِفُجُ رُكَ، اللَّهُمَّ إِيَّاكَ نَعْبُدُ وَلَكَ نُصَلَّ we praise with every good, we are grateful to You ونسجسة والسك تشغن ونخفيه ترجبو and not ungrateful, and disown and abandon him رْحْمَتِكَ وَنَحْشَى عَدَابَكَ إِنَّ عَذَابَكَ الْجِدّ who commits outrages against You. O Allah, You بالكُنَّار مُلحق.. alone do we worship, to You we pray and pros-ووقت الموتمر والشراويح ما بَيْنَ صلابً trate, You we strive for and hasten to obey, hoping for Your mercy and fearing Your punishment, العشاء والفجر. Truly, Your earnest punishment shall overtake the unbelievers." The time for witr and tarawih is between the nightfall prayer ('isha) and dawn. THE MIDMORNING PRAYER (DUHA) صلاة الضح 10.6] - وبُصْلَى المُسْحَمَ وأَقَلُهُمَا f10.6 It is recommended to pray the midmorning prayer (duha), which minimally consists of two ركعتبان وأكملُهما ثمان وأكثرها اثنتا عَشَرة rak'as, is optimally eight rak'as, and maximally ويُسلُّم من كلُّ ركعتَيْن twelve. One finishes each pair of rak'as with ووقتها مؤارتفاع الشمس إلى الزوال (ووقتها المختار إذا مضي ربع Its time is after the sun is well up until just before the noon prayer (zuhr). (O: The preferable

Salams.

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time for its performance is after a quarter of the day has passed.)	النهار) .
f10.7 When one misses (O: even intentionally) any supererogatory prayer that has a specified time, such as the two 'Eids, <i>duha, witr</i> , or the sunnas before and after the prescribed prayers, it is recommended to make it up at any time afterwards. If one misses a supererogatory prayer that is contingent upon some passing event, such as the eclipse prayer, drought prayer, greeting the mosque, or the prayer for guidance (istikhara, def: f10.12), one does not make it up.	f10.7 وكسلَّ نفسل مؤقّتِ كالعيدِ والضّحَى والـوتـر ورواتَّبِ الفرائض إذًا فاتَ (ولو تركه عمداً) نَدِبَ قضاؤهُ أَبداً. وإنَّ فَعِسلَ لعـارض كالـكسسوف والاستسقام والتحية والاستخارة لمَّ يُقض.
THE NIGHT VIGIL PRAYER (TAHAJJUD)	التهجد
 f10.8 Supererogatory prayer at night is a confirmed sunna (def: f10.2(O:)), even if one can only do a little. Wholly supererogatory prayers (O: meaning those unconnected with a particular time or reason) at night are better than during the day. If one divides the night into six parts, the fourth and fifth part are the best for prayer. If divided in half, the second half is best. If divided into thirds, the middle part is best. Praying the entire night. every night, is offensive. It is recommended to begin one's night vigil prayers (tahajjud) with two brief rak'as, to have intended the night vigil prayer before going to sleep, and not to make a practice of more prayer than one can regularly perform without harm to oneself. (A: It is sunna to recite the suras of the night vigil prayer sometimes aloud, sometimes to oneself.) 	f10.8 والنَّصَلُ فِي اللبل متأكَدُ وإنَ قُلْ. والنف ل المطلق (وهو ومالا يتقيد يوقت ولا سبب) في اللبل المُفَسَلَ مِن المطلق في النهاد. وأنضله السدس المرابع والخاص إن فتشمه اسداساً فإن قسمة تصفين فاقضلة الأخير. أو الملاط فالأوسط. ويُكْرَهُ قبام كُلُ الليل دائماً. كُلُ الليل دائماً. يُعْنَدُ منه إلا ما يُمْكِنُه الدوام عليه بلا ضرو.
f10.9 One (O: who is performing wholly supererogatory prayers, whether in the night or day) finishes every two rak'as with Salams, though one may also:	f10.9 ويُستَسَلَّمُ (السمصني للصـــلاة النافلة المطلقة في الليل أو في النهار) منْ كلُّ ركعتَيْنِ فإنْ جَمَعَ ركعاتٍ بتــليمةٍ أَوْ
(1) join three or more rak'as by finishing but once with Salams;	

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(2) pray a single supererogatory rak'a by itself;

(3) recite the Testification of Faith (Tashahhud) every two rak'as (O: without finishing them with Salams), or every three, or every four, even if the Testifications of Faith grow very numerous (A: before finishing the series of rak'as with Salams). (N: This is if not praying *witr* (dis: f10.3, end));

(4) or confine oneself to just one Testification of Faith (Tashahhud) in the final rak'a (O: in which case one recites a sura in each of the rak'as and finishes with Salams after the abovementioned final Testification of Faith), though it is not permissible to recite the Testification of Faith in every rak'a (O: without finishing with Salams).

When one's intention (N: in a wholly supererogatory prayer) is to perform a specific number of rak'as (O: four or more), then one may change one's mind as to the number and pray fewer rak'as, or more, provided one changes the intention before (O: having added or subtracted any). Thus, it is permissible to intend four but finish after two, if one intends to subtract two, though it invalidates the prayer to purposely finish it after two without having made the intention to curtail the planned four rak'as. If one absentmindedly finishes with Salams, one goes on to complete the four and performs the forgetfulness prostration (def: f11) at the end.

GREETING THE MOSQUE

f10.10 It is recommended for whoever enters a mosque to greet the mosque by praying two rak'as each time he enters, even if many times within an hour. One is no longer entitled to pray it after sitting. It is accomplished anytime one enters a mosque and prays two rak'as, whether one intends merely performing two supererogatory rak'as, fulfilling a vow, the sunna rak'as before or after a prescribed prayer, the prescribed prayer alone, or the prescribed prayer together with the

طبؤع بركعية جاز ولمه التشهيد في كل ركـعـنَّيْن (أي من غيسر سلام) أوْ ثلاثٍ أوْ أربع وإنَّ كَشَرْتْ التشهيداتُ (ح: وهذا في غيبر البوتير) ولَهُ أَنْ بَقْتَصِرَ عَلَى تَشْهَدِ واحبد في الأخيرة (وعليه يقرأ السورة في جميم الركعات ويسلم عقب التشهيد المذكور) ولاَ يَجُوزُ فِي كُلِّ ركعةٍ (من غير سلام). وإذا نُوى (ح: في السفال المطلق) عددا (أربعية فأكشر) فله البزيادة والنقص بشه ط أَنْ يُغَيِّرَ النيةَ فَبِلَهُمَا (أي قبل فعل السريادة وقبسل التقص، فوتُولى أربعاً فسُلُم من ركعتين بنية النقص جارً. أربلا نيمة عمداً بَطَلَتْ. أوْ سهواً أَتَمَّ أربعاً وسُجَدَ للسهور. تحية المسجد f10.10 ويُتْدَبُ لمنْ مَخْلَ المسجدَ أَنَّ يُصَلِّي ركعتَيْن تحيشَهُ كلَّمَا دَخَلَ وإِنَّ كَثُرَ دخيولُهُ في ساعيةٍ . وتَفُوتُ بِالقِعود . ولوّ نَوَى ركعتين مطلقاً أوْ مسْدُورةً أَوْ راتبةُ أَوْ فريضةً فقطُ أو الفرضَ والنحبة حَصَّلًا .

Supererogatory Prayer f10.11

intention of greeting the mosque. (O: If one enters the mosque when one does not have ablution (wudu), it is sunna to say four times, "Allah is far exalted above any limitation, praise be to Allah, there is no god but Allah, Allah is greatest.")	(فـإذا دخـل بغيـر الـوضوء يسن له أن يشـول : «مبحـان الله ، والحمد لله، ولا إله إلا الله، والله أكبر»، أربع مرات).
f10.11 It is offensive to begin any nonobligatory prayer, whether greeting the mosque, the sunna rak'as before a prescribed prayer, or other, when the imam has begun the prescribed prayer or the muezzin has begun the call to commence (iqama).	f10.11 وإذا دَخَلَ الإمامُ فِي المكتوبة أَوْ شَرَع المؤذنَ فِي الإقامةِ كُرَّ افتتاحُ كلُ نفل التحيةُ والرواتبُ وغيرُهُما.
THE GUIDANCE PRAYER (ISTIKHARA)	صلاة الاستخارة
f10.12 (n: the translator has added the following text from Imam Nawawi's Riyad al-salihin:)	f10.12 (ت : قد أضباف المتسرجم حديث صلاة الاستخبارة إلى المتن هنيا
Jabir (Allah be well pleased with him) relates that "the Prophet (Allah bless him and give him peace) used to teach us the guidance prayer (istikhara) for all matters, as he would a sura of the Koran, saying: ""When a matter concerns one of you, pray two nonobligatory rak'as [dis: f8.20(5)] and say: "O Allah, I ask You to show me what is best through Your knowledge, and bring it to pass through Your power, and I ask You of Your immense favor; for You are all-powerful and I am not. You know and I do not, and You are the Knower of the Unseen. O Allah, if You know this matter to be better for me in my religion, liveli- hood, and <i>final outcome</i> [or perhaps he said, "the short and long term of my case"], then bring it about and facilitate it for me, and bless me with abundance therein. And if You know this matter to be worse for me in my religion, livelihood, and <i>final outcome</i> [or perhaps he said, "the short and long term of my case"], then keep it from me, and keep me from it, and bring about the good for me whatever it may be, and make me pleased with it," and then one should mention the matter at hand.'"	من كتاب رياض الصالحين للإمام النووي:) اعن جايسر رضي الله عنه قال: كان رمسول الله ينج يُعْلَمُنا الاستخدارة في الأمور كُلَّها كالسورة مِنَّ القرآب، يقول: ماذا هم أحدكُم بالأمر فَلَيرَكُم ركتَّن من غير الفريضة، ثم ليقل: اللَّهُم إنَّى وَأَسْتَخِرَكُ بِعِلْمِكَ وَأَسْتَقْدِرُكَ بِعَدْرَتِكَ، مَنْ غَبر الفريضة، ثم ليقل، اللَّهُم إنَّى وَلا أَشْرَخِرُ لِعِلْمِكَ وَأَسْتَقْدِرُكَ بِعَدْرَتِكَ، وَلا أَشْرَخِرُ لِعِلْمِ كَ وَأَسْتَقْدِرُكَ بِعَدْرَتِكَ، وَلا أَشْرَخِرُ لِعِلْمِكَ وَأَسْتَقْدِرُكَ بِعَدَرَتِكَ، وَلا أَشْرَخِرُ لِعِ فِي دِينِي وَمَعَائِمِي وَصَائِبَةِ المُشرَخِرُ لِي وَيَسَرَهُ لِي، ثُمَّ بَالَكُ لِي فِيه، أَسْريه أَوْقَال: الماج الخُري وقَائِبَة المُوي وَعَلَيْهِ وَإِنْ كُنْتَ تَعْلَمُ أَنَّ هَذَا الأَسْرِ وَعَائِبَة وَانْ كُنْتَ تَعْلَمُ أَنْ هَذَا الْأَسْرِ وَالَحِلْهِ، وَانْ كُنْنَ مَعْ وَاشَدُرُ لِي وَعَائِبَة وَانْ كُنْنَ مَعْنَاتُ وَانَّ عَدْمَ عَنْهُ مَعْنَى وَعَائِبَة وَانْ كُنْنَ مَعْ وَاتَ اللَّاسِ وَعَاقِدَة اللَّاسِرِ وَاللَّهُ عَلَى وَعَائِبَة وَانْ كُنْتَ تَعْلَمُ أَنْ هَذَا الْحَبِي وَضَائِبَة وَانْ كُنْتَ مَعْنَاتُ الْعَلْمُ وَائَعْتَعْدُوْ أَنْ عَذَا وَانْ كُنْتَ مَعْنَاتُ مَنْ وَقَائِبِ وَعَائِبَة وَانْ كُنْتَ مَعْ مَعْنَى وَائِبِهُ فَعْمَائِلَهُ اللَّهُ وَائَبُهُ مَائِنَة عَلْمُ أَنْ عَذَا وَانَ كُنْتَ مَعْتَابُهُ مَنْ وَعَائِبِهُ وَعَائِبَة وَانْ كُنْتَ مَعْنَاتُ وَقَائُنَ وَقَائُ وَقَائُ وَقَائُهُ وَائَنَهُ مَنْ عَائِبُهُ عَنْهُ عَنْ وَقَائُ وَقَائُ الْعَائِ وَالْحَدَةُ عَنْ وَائَنْ عَدَا الْعَامِ وَائِنَهُ عَنْهُ عَائِنَةً وَقَائُ وَقَائُ وَقَائُ وَقَائُنَ وَيَنْ عَائَانَ وَعَائُونَ وَقَائُونَ وَقَائُونُ وَنَا عَنْ وَقَائُمُ وَائَنْ عَائُونَ وَقَائُونُ وَقَائُ وَقَائُ الْعَائِ وَقَائُ وَقَائُ وَقَائُ وَقَائُ الْنَانِ وَقَائُ الْعَائِ وَنَائُونُ وَقَائُ وَقَائُ وَقَائُنَ وَقَائُ وَقَائُ وَلَا الْعَائِ وَقَائُ الْنَائِنُ فَيْنَ وَقَائُ وَقَائُ وَقَائُ وَائُونَ وَقَائُ وَائُنَا وَائُ وَقَائُ وَقَائُ وَقَائُ وَنَائُ وَقَائُ وَقَائُ وَقَائُ الْعَائِ وَقَائُ وَقَائُ وَقَائُ الْعَائِ وَقَائُ وَنَا وَقَائُ وَقَائُ وَقَائُ وَالْعُنُونُ وَائُنُ وَالْنَا وَ الْعَائِ
(Riyad al-salihin (y107), 325-26)	

f10.13 A nonobligatory prayer at home is superior to one performed at the mosque (dis: f8.52).	f10.13 والنفلُ في بيبو أفضل مِنَ المسجدِ .
f10.14 It is offensive for one to single out the night before Friday (lit. "night of Friday," i.e. Thursday night, since in Arabic the night of a given date comes before its day) as a special night for prayer.	f10.14 ويُكْرَهُ تخصيصُ ليلةِ الجمعةِ . يصلاةِ .
f10.15 It is an offensive, blameworthy innovation (bid'a, def: w29) to perform any of the following spurious prayers:	f10.15 وصلاة الرغائب (وهي نتسًا عشرة ركعة تفعل ليلة أول جمعة بين المغسرب والعشساء) فِي زَجَبٍ وصلاةً
(1) twelve rak'as between the sunset prayer (maghrib) and nightfall prayer ('isha) on the first Thursday night of the month of Rajab;	نصف شعب آن بِذَعْتَسَانِ مَكْسُرُ وهُتَسَانِ (والصلاة في نصف شعبان هي مالة ركعة تفعل. وكذلك ما يفعل ليلة نصف شعبان
(2) one hundred rak as in the middle of the month of Sha ban;	من صلاة ركـعـتين عقب قراءة سورة يس ثلاث مرات وكـذلـك الصـلاة الواقعة في يوم عاشوراء : كل ذلك بدعة قبيحة) .
(3) (O: two rak'as after each of three times of reciting Ya Sin (Koran 36) on the night of mid- Sha'ban;	
(4) or the so-called prayer of 'Ashura' on 10 Muharram.)	
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f11.0 PROSTRATIONS OF FORGETFULNESS, KORAN RECITAL, OR THANKS	fl1.0 السبجمود للسهمو وللتلاوة وللشكر
THE FORGETFULNESS PROSTRATION	سجود السهو
f11.1 The two reasons for the forgetfulness prostration are nonperformance of something called for (O: such as a main sunna (f9.15)), or performance of something uncalled-for (O: such as absentmindedly adding a rak'a to one's prayer).	fll.1 فَمُ سَبَسَبَانِ: تَرَكُ مَامَسُورٍ بِهِ (كَتَرَكَ بِعض مَنْ أَبْعَنَاضِهَا المَامُور بَهَا) وارتكابُ مُنُهيَّ عَنْهُ (كَرْيَادَةَ رَكْعَةً نَاسِبًا).
f11.2 (n: As for nonperformance,) if one misses an integral of the prayer (def: f9.14) and does not	fI1.2 فإنْ تَرَكَّ رَكَنَّ وَالشَّتَعَلَ بِمَا بِعَدَهُ

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remember it until doing what comes after it, then one must (A; if still in the same rak'a) go back to it, perform it and what comes after it, and (A: it is sunna to) prostrate for it at the end of one's prayer (O: provided one is not a follower. As for a fol- lower who misses an integral, he continues follow- ing the imam until the imam finishes with Salams, and then the follower rises alone and performs a makeup rak'a. One is only obliged to reperform a missed integral (A: in the same rak'a, i.e. when praying by oneself) if one's forgetfulness of it doesn't con- tinue (A: until the next rak'a). If one's forgetful- ness continues and one goes on to perform the integral (A: during the course of the subsequent rak'a) then the same integral (A: of the following rak'a) takes the missed integral's place (A: in which case the rak'a containing the omission does not count and one does not return to it, but per- forms the rest of the prayer and then adds a makeup rak'a at the end, after which one per- forms the forgetfulness prostration before one finishes with Salams)).	لمَّ ذَكَرَ تَذَارَكُمُ (أي قعل ذَلَكَ المتروكَ وجوباً إن لم يكن مأموماً. وأما هو فيتدارك يعد سلام إمامه بركعة. ومحل كوئه يتداركه إن لم يتمر على سهوه فإن استمر وفعل المتروك قام المفعول مقامه) وأتَّن بِمَا بعدَهُ [(أي بما بعد المتروك وهو باتي صلاته)] وسَجَدَ للسهو.
f11.3 (O: If there is a surplus action, such as when one absentmindedly goes from standing to prostration without having bowed, but then remembers, in such a case one stands up and bows, and performs the forgetfulness prostration (N: at the end of the prayer). This (N: having stood twice before bowing) is a surplus action. One does not prostrate for forgetfulness when there is no surplus action, as when one omits the final prostration of the prayer, but remembers it before one finishes with Salams and performs it, in which case one does not prostrate for it because there has not been an addition.)	fil.3 (إن كان هناك زيادة كأن سجد قبل ركوعه سهواً ثم تذكر فإنه يقوم ويركع ويسجد لفسهو. فهذه زيادة . وإن لم يكن هناك زيادة لم يسجد للسهو كان ترك السجدة الأخيرة ثم تذكر قبل سلامه فإنه يأتي بها ولا يسجد لفسهو لعدم الزيادة).
 f11.4 If one misses a main sunna (def: f9.15), even purposely, one performs a forgetfulness prostration. If one misses anything besides an integral or main sunna, then one does not prostrate for it. 	fil.4 ولوْ تَرَكْ بعضاً ولوْ عمداً سَجَد. ولوتَرَكْ غيرَهُمَا لمْ يَسْجُدْ.
f11.5 One does not prostrate for (A: either in- tentionally or absentmindedly) doing an uncalled-	f11.5 وإن ارْتَكَبْ منهيًّا فإنْ لَمْ يُبْطَلْ

f11.6 The Prayer (Salat)

for action of the type which when done inten- tionally does not invalidate the prayer (O: such as turning the head, or taking one or two steps), though reciting a part or all of the Fatiha or Tes- tification of Faith (Tashahhud) at the wrong place in the prayer are exceptions to this, in that, although intentionally reciting them at the wrong place does not invalidate the prayer, it does call for a forgetfulness prostration.	عمدُهُ الصلاةَ (وذلك كالالتفات (ح: بالرجه) والخطوة والخطوتين) لمْ يَسْجُدْ ويُسْتَنَّى [ممَّ لا يُبْطِلُ عمدُهُ] مَا إِذَا قَرْأُ الفاتحةُ أو التشهدَ أو بعضَهُما في غير موضِعِه فإنَّهُ يَسْجُدُ لسهوه ولا يُبْطِلُ عمدُه.
f11.6 One performs a forgetfulness prostration for unintentionally doing an uncalled-for action of the type which when done intentionally invalidates the prayer (O: such as a small amount of extraneous speech), provided it is not the type of action whose unintentional performance also invalidates the prayer (O: such as much extraneous speech or action (def: f9)) (N: since doing it would in any case invalidate the prayer and obviate the need for a forgetfulness prostration). Straightening back up after bowing (f8.31), and sitting between prostrations (f8.36) are two brief integrals. To intentionally make them lengthy invalidates one's prayer, though to do so absentmindedly merely calls for a forgetfulness prostration. (A: An exception to this is standing at length after bowing in the final rak'a of any prayer, as this does not invalidate the prayer even when done intentionally, and even if one does not supplicate therein.)	f11.6 وإنْ أَبْطَلْ (أي عمده وذلك كقليل كلام) سَجَد لسهوه إنَّ لَمْ يَبْطِلْ مهوة أيضاً (آي كما يبطل عمده كالكلام والمعل الكثيرين). والاعتدال مِنَ الركوع والجلوسُ بَيْنَ السجدتين ركنان قصيران تَبْطُلُ الصلاة بإطالتهما عمداً، فإنَّ طَوْلَهُما سهواً سَجَدَ.
f11.7 If one forgets the first Testification of Faith (Tashahhud) and stands up, it is unlawful to return to it. If one intentionally returns to it, this invalidates one's prayer (O: because one has interrupted an obligatory act (A: the <i>integral</i> of standing) for the sake of something nonobligatory (A: the <i>main sunna</i> of the first Testification of Faith (Tashahhud))). But if one returns to it absentmindedly or out of ignorance, one merely prostrates for it, though one must (O: interrupt the Testification of Faith that one has returned to, and) stand up as soon as one remembers. If one (A: has omitted the first Testification of Faith and started to rise, but) checks oneself	f11.7 ولوُ نَبِي النشهدَ الأولَ فَذَكَرْهُ بِعَدَ انتصابِهِ حَرْم العودُ إلَيْهِ . فإنَّ عَادَ عمداً بَطَلَتْ (لقطعه قرضاً لتفل) . او سهواً أو جاهلاً سَجَدَ ويُلْزُهُ القيامُ (عن النشهد في هذه الحالة) إذا ذَكَرْهُ. وإنْ عَادَ قبلُهُ رأي قبل الانتصاب) لمُ

before standing and sits down again, this does not call for a forgetfulness prostration (O: as it is not a full surplus action (def: f11.3)). But if one intentionally rises and then returns to sitting after having been closer to standing, one's prayer is invalid. If not (O: i.e. if one had not yet been that close, or had, but returned absentmindedly or in ignorance of its prohibition), it is not (O: invalid).

The same applies to omitting the supplication of the dawn prayer (f8.53), where placing the forehead on the ground is as *standing up* is in the above rulings (N: that is, one may return to the omitted supplication as long as one has not yet completed one's (A: first) prostration).

f11.8 When praying behind an imam who misses the first Testification of Faith (Tashahhud) by standing, the follower may not remain seated to recite it by himself (O: as this is a gross contravention of his leadership and invalidates the prayer when done purposely and in awareness of its prohibition) unless he has made the intention to cease his participation in the group prayer and finish alone.

But if the imam omits the first Testification of Faith (Tashahhud) and the follower stands up with him, and then the imam sits down, it is unlawful for the follower to follow him therein. Rather, the follower should either cease his participation in the group prayer, or else remain standing and wait for the imam to rise before they continue the prayer together. If the follower intentionally sits back down when the imam does (O: knowing it is unlawful) then his prayer is invalid.

If the imam is sitting for the Testification of Faith and the follower absentmindedly stands up, then he must sit again, in deference to his imam's leadership (O: because following him in what is correct takes priority over starting an obligatory integral, which is also why the latecomer to group prayer may omit both standing and reciting the Fatiha (n: to bow when the imam bows, as above at f8.15)).

f11.9 One does not perform the forgetfulness prostration when one is uncertain (A: i.e. does not know or believe) that one did something that calls

يَسْجُبُ (لعدم الزيادة) . ولو تُهض عامداً ثمَّ غادَ بعسدَ ما صَارَ إلى القيسام أقسرتُ بَطْلَتْ . وإلا (أي إن لم يصل إلى المحل المتضدم، أو وصبل وعباد ناسياً أو جاهلاً بالتحريم) فَلاَ (تبطل صلاته). والقنسوتُ كالتشهيدِ ووضعُ الجبهيةِ بالأرض كالانتصاب (ح: أي فيعود إليه ما لم يتم سجوده) . f11.8 ولونَّقض الإمام لم يَجرز للمأموم القعودُ لهُ (لفحش المخالفة فتبطسل صلاتيه حيشذ إذ تخلف عامداً هالماً) إلا أنْ يَنُويَ مَفَارَقَتُهُ . فلو انتصب مع الإمسام قعاد الإمام إليه حَرَّمَتْ موافقته . بِلْ بُفَارِقَهُ أَوْ يَنْتَظِرُهُ قَائِماً فإذ وافقه عميداً (أي متعميداً عالمياً بالتحريم) بَطْلُتْ. ولبؤ قَعَدَ الإمامُ وقَامَ المأمومُ سهواً لَزَمَهُ المبودُ لموافقةٍ إمامِهِ (لأن المتابعة أكد من التلبس بالقبرض ولنذلك سقط القيام عن المسوق وكذلك الفائحة). f11.9 ولوشكَ عَلْ سَهَا [(أي هل حصل منه ما يقتضي سجود السهو)]. أز

f11.10 The Prayer (Salat)

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for a forgetfulness prostration, or that one added a surplus integral, or did something uncalled- for. But if uncertain whether one omitted a main sunna (def: f9.15), or performed the forgetfulness prostration, or whether one prayed three rak'as or four (A: and this includes being uncertain (N: i.e. not knowing or believing it probable) that one performed one or more of a rak'a's integrals, since without all seventeen inte- grals (def: f9.14), the rak'a remains unper- formed), then one proceeds on the assumption that one did not yet do it (O: returning to the orig- inal basis, which was that one had not done it) and one finishes with a forgetfulness prostration. When one's doubt (A: that one has per- formed an extra rak'a) is resolved before finishing the prayer with Salams, one also prostrates for forgetfulness because of the rak'a one prayed while uncertain, which was presumed to have pos- sibly been extra (A: i.e. the final rak'a, which one performed thinking it might be extra). But if per- forming it would have been obligatory in any case, as when one is uncertain during the third rak'a (A: of a four-rak'a prayer) as to whether it is the third or fourth rak'a (A: both of which would be obligatory for the prayer in any case), but one remembers during it that it is the third, then one does not prostrate for one's forgetfulness, though if one did not remember which it was until rising for the fourth rak'a (A: which one presumed might be the fifth), one prostrates for forgetful- ness. (A: The same applies to prayers of less than four rak'as.)	مَلْ زَادَ رَكِناً أَرْ عَلَى ارْتَكَبَ منهياً لَمْ الْوَ هَلْ نَرَكَ بِعضاً مَعِنَا أَوْ مَلْ سَجَدَ السَهْوَ أَوْ هَلْ صَلَى تَلانا أَوْ ارِ بِعاً بَنَى على وهو عدم الفعل، ويَسْجَدُ الكُنْ إِذْ زَانَ شَكْمَ قَبَلَ السلام يَسْجُدُ وإِنَّ وَجَسَبَ فِعْسَلُهُ عَلَى كُلُ حال، لَمْ يَسْجَدُ، عالَهُ تَمَكَ فِي الثالثة أَجِي تَائَة أَمْ الرابعة مُتَذَكَرَ فِيها لَمْ يَسْجَدُ، أَوْ بعد قيامِهِ للرابعة منجَد.
f11.10 The forgetfulness prostration, even if there are numerous reasons for it in one prayer, is only two prostrations.	f11.10 ومىجودُ السهووإنْ تَعَـدُّنْتُ أسبايُهُ سَجْدَنَاتِ .
 f11.11 If one comes late to a group prayer and the imam performs a forgetfulness prostration at the end of the group's prayer, one performs it with the group, and once again at the end of one's own prayer. A follower does not prostrate for forgetfulness when he makes an individual mistake (A: the imam did not make) while following (n: unless he omits an integral, as discussed above at 	f11.11 ولمُوْسَجَّدَ المسبوقُ مَعَ إمايِهِ أعادَهُ فِي آجَرِ صلايَهِ. وإنَّ سَهَا خَلْفَ الإمامِ لَمْ يَسْجُدُ. فإنَّ

Prostrations of Forgetfulness, Koran Recital, or Thanks f11.12

(11.2(O:)), though he does prostrate if his mistake سُها قيل الاقتداء به أو بعد سلام الإمام occurred before joining the group or after the سخدر imam finished with Salams. ولوميها الامام ولوقيل الافتداءيه If the imam makes a mistake, even if it was وَجَبْ متسابِعتْ فِي السَجودِ. فَإِنَّ لَمْ يَتَابِعُ before one joined the group prayer, then one must يُطَلَّتُ صلاته فإن ترك الإمام سَجَدَ prostrate for it with the group out of deference to المأمرم. the imam's leadership. If one does not, it invalidates one's prayer. If the imam neglects to per-ولونسى المسبوق فسَلَّمَ مَعَ الإمام ثمَّ form a forgetfulness prostration, the follower ذُكُسرُ (أى تذكر ما عليه من يقية صلاته) does so anyway. تُدَارُكُ وسُجَدُ للسهو. If one comes late to group prayer, absent mindedly finishes with Salams with the imam, and then remembers (O: the rest of the prayer that one has to complete), one performs the remainder and prostrates for forgetfulness, f11.12 The forgetfulness prostration is a sunna. It f11.12 وسحبودُ السهبو سنةً. ومحلَّهُ is performed before one's final Salams, whether قبيل السلام سواء سها بريادة أو تقص the reason is a surplus action or an omitted one. فإنَّ سَلَّمَ قَبِلَهُ عَمَداً مطلقاً أوَّ سهواً وطَأَلَ One is no longer entitled to perform it if one الفصيباً فات وإنَّ تَصْبِيرَ وأرَّادَ السجودَ deliberately finishes with Salams before it, or سَبَحد وكَانَ عائداً إلى الصلاةِ فَيُعِيدُ absentmindedly finishes with Salams and there is a lengthy interval before one recalls that one was السلام. supposed to have performed it; though if this interval is brief and one wishes, then one may prostrate, and one has thereby returned to the prayer and must again finish it with Salams. THE KORAN RECITAL PROSTRATION سجود التلاوة f11.13 To prostrate for recital of appropriate verfll.13 سجودُ السلاوة سنةُ للقارىءِ ses of the Koran is sunna for the person reciting, والمستمع والسامع listening, or merely hearing, f11.14 One prostrates for one's own recital if 11.14 ويَسْجُعَدُ المصلِّي المنضردُ praying by oneself or if one is imam (O: but it والإمام لقراءة نقببه زوإذا قرأ آية السجدة invalidates one's prayer to intentionally and with يقصيد السجود في غير وألم تتزيل، في knowledge of its prohibition recite a verse for the صيح يوم الجمعية بطلت (ح: صلاته إن purpose of prostrating during the prayer (N: if one سجد) إن كان عامداً عالماً بالتحريم). prostrates therein), except for al-Saida (Koran 32) فإنَّ سَجَدًا لقراءة غيرهما بَطَلَتُ recited in the dawn prayer (subh) on Friday, (A: Though if such a verse merely occurs in the course of one's prayer, as when one is reciting a particular sura containing it, one may prostrate)). But if either of them prostrates upon hearing someone

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	else's recital, it invalidates their prayer. A follower prostrates with his imam. The fol- lower's prayer is invalid if he prostrates for his own recital, the recital of someone besides the imam, or prostrates without the imam, or does not prostrate when the imam does.	صلائهما. ويَسْجَدُ المأمومُ لقراءة إمامه مَمَّهُ . قلقُ سَجَدَ لقراءة تفسِمُ أوْ عَبِرٍ إمامِهِ أَوْ سَجَدَ دونُهُ أَوْ تَخَلَّفَ عَنْهُ بَطَلَتْ .
~~~	f11.15 There are fourteen prostration verses, two of them in al-Hajj (Koran 22). They do not include the prostration at Sad (Koran 38:24), which is a prostration of thanks, not of Koran recital, and is only performed outside of prayer. To purposely prostrate for it during the prayer invalidates the prayer.	fil.15 وهـوَ أربِعَ عشرةَ سَجِدةً مَنهَا ثنتان فِي الحجّ . ولَيَسَ منْهَا سَجِدةً صَ بِلُ هِنِ سَجِدةَ شَكَر تَفْعُلُ خَارِجَ الصلاةِ . ويُتَطِلُ تَعْمَدُهَا الصَلاةَ .
	<ul> <li>f11.16 When one prostrates for reciting while in the prayer, it is recommended to say "Allahu akbar" before prostrating and again when rising. It is obligatory to stand again after it (O: or to sit up again if performing a nonobligatory prayer scated) and recommended to then recite more of the Koran before one bows.</li> <li>When one prostrates for reciting while outside of the prayer, it is obligatory to say an opening Allahu Akbar (O: and to finish with Salams. The four integrals of both the prostration of Koran recital (A: outside of prayer) and of the prostration of thanks are:</li> <li>(a) the intention;</li> <li>(b) the opening Allahu Akbar;</li> <li>(c) the prostration;</li> </ul>	11.16 وإذا سَجَمَدْ فِي الصَّلَاةِ كَبَّرَ للسجود والرقع ندباً وَيَجَبُ أَنْ يَتَعَصِبَ قائماً (وأن يقعد علبه إن صلى من قعود) ويُنْذَبُ أَنْ يَقْرَأُ شَيئاً عَمَّ يَرَكَعَ . (والسلام والحاصل أن لسجود التلاوة والشكر أركانا أربعة : النية والتكييرة الاجرام والسجود والسلام. ويبطل هاتين السجد نين ما يبطل غيرهما من الصلاة وذلك كالطهارة مرط غيرهما من الصلاة وذلك كالطهارة وستر العورة ودخول الوقت وهو فراغه من التراءة لآيتها ولو بتي حرف واحد لم يسجد حتى يتمها واستبال القبلة وغير ذلك من شروط الصلاة).
	(d) and the final Salams (A: which can only be performed in a sitting position).	
	Whether in or out of the prayer, the things that invalidate a normal prayer invalidate the prostrations of recital or thanks, and the condi- tions of the prayer, i.e. ablution (wudu), clothing nakedness, the entry of the proper time—which is when the last letter of a prostration verse has been recited—facing the direction of prayer (qibla), and so forth, are also conditions of these prostra- tions).	

It is recommended to say "Allahu akbar" وتُنْذَبُ تكبيرةُ السجود والرفع لأ when one prostrates and rises, though not to recite التشهد the Testification of Faith (Tashahhud) therein. f11.17 وإِنَّ أَخْبِرَ السِحِبِدُ وَقَصْبِرَ f11.17 If one delays the recital prostration past its time and the interval is brief (O: meaning less than القصب ( وضبط قصر ذلك في العرف بأن the time of two brief, medium-length rak'as) then لايزيسد على قدر وكمعتين بأخف ممكن one is still entitled to prostrate. If longer than that, من الوسط المعتدل) سُجَدَ وإلاً لَمْ one does not make it up. بَقْض When one repeats a prostration verse within one sitting or within one rak'a and one has missed ولوْ كُرُّرْ آيةٌ فِي مجلس أوْ ركعةٍ ولمَّ the prostration at its first mention, then it is يَسْجُدُ للأولى كَفَتْهُ سَجَدةُ (فلو سَجَد accomplished by a single prostration (O: though if اللأولى سبحد لما بعدها لتحدد السبب). one prostrates for the first, one still prostrates for the subsequent times, as the reason to do so has been renewed). f11.18 When reciting the Koran, whether during f11.18 وينسدَت لِمَنْ قَرَأَ فِي الصلاةِ ا the prayer or not, it is recommended to ask Allah وغيرف آية رحمةٍ أنْ يُسْأَلُ اللهُ الرحمةُ . for mercy at the verses mentioning mercy, and to أَوْ أَيَةً عداب أَنَّ يَتَعَوَّدُ مِنهُ. seek refuge in Him (Ta'awwudh) at verses mentioning punishment. سجود الشكر THE PROSTRATION OF THANKS f11.19 Whenever a manifest blessing appears in f11.19 وريندب لمَنْ تَحَدَّدُ لَهُ تَعَمَّةُ one's life (O: such as a child, wealth, or prestige), ظاهرةُ (كحدوث ولد ومال وجاء مثلًا) أو it is recommended to prostrate out of thanks to الْدَفَعَتْ عِنهُ نَقِمةٌ ظاهرةُ (كنجاة من غرق Allah, and likewise when an affliction is averted وشفاء مريض وقدوم غالب) ومنَّهُ رؤيةُ (O: such as being saved from drowning, regaining فبتلى بمعصيبة أؤمرض أذ يسجد شكرا health, or the reappearance of someone lost (A: or the death of a tyrant)), or when one sees some-لله تعالى ويخْفِيهُما (لسلا ينكسر خاطره) one Allah has afflicted with disobedience or [إلاً لفاسق فَيُظْهِرُهَا لِيَرْتَدِعَ إِنَّ لَمْ يَخْفُ illness, though in the latter case one should ضرداً]. prostrate in private (O: so as not to sadden the وهي كسجسود الشلاوة (في الأركسان person). والشروط) خارج الصلاةِ. وتَبْطُلُ بِفعلِهَا The prostration of thanks is the same as the Koran recital prostration outside of the prayer (O: الصلاق regarding its integrals and conditions (def: f11.16)). It invalidates one's prayer if performed during it. f11.20 It is unlawful to prostrate without occaf11.20 ولَوْ خَضَعَ فَتَقَرَّبَ لِلَهِ بِسَجِدَةِ sion merely to humble oneself to Allah to draw

f12.0 The Prayer (Salat)	
ncar to Him (O: because it is a reprehensible inno- vation (bid'a, def: w29.3)).	مَقْرِدَةٍ بِلاَ سِبِ حَرَّمَ (فَإِنَّه بِدَعَةً) .
f11.21 The recital prostration's requirements of facing the direction of prayer (qibla), purity, and clothing nakedness are the same as those of nonobligatory prayers.	fl1.21 وحكمً سجودِ السّلاوةِ حكمُ صلاةِ النفلِ في القبلةِ والطهارةِ والستارةِ.
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f12.0 GROUP PRAYER AND THE IMAM	f12.0 صلاة الجماعة ا وصفة الإمام
GROUP PRAYER	صلاة الجماعة
f12.1 Group prayer is a communal obligation (def: c3.2) upon all male nontravellers for the five current prescribed prayers, such that the rite of the prayer be public. (O: In a small town, it is enough to merely gather somewhere and pray. In a city, the prayer must be held in public places such that the manifestations of obedience to Allah's command are evident. If held in houses where the rite of prayer is not public, the obliga- tion remains unfulfilled (A: though a house with a sign on it is sufficient).)	f12.1 هي فرض كفاية في حقّ البرجال المقيمين في المكتسويسات الخمس المؤديات بحيثُ يُطْهُرُ الشمارُ (في البلد أو في محل إقامتها. ففي القرية الصغبرة يكفي إقسامتها في محل وفي الكيبرة والبلد تقام في محال يظهر بها الشعار فلو أطبقوا على إقامتها في اليبوت ولم يظهر بها الشمار لم يسقط الفرض).
f12.2 Group prayer is sunna for women, travel- lers, and for makeup prayers in which the imam and followers are performing the same type of prayer; though it is not sunna for a follower's makeup prayer to be performed behind an imam's current prescribed prayer, or for a makeup prayer to be performed behind a different type of makeup (O: such as a follower making up the noon prayer (zuhr) behind an imam who is making up the midafternoon prayer ('asr)).	f12.2 وتُسَنَّ للنسباء والمسافرينَ ولـنمتضربة حلف مثلها لا خلف مؤداة ومقضية غيرِها (كظهر خلف عصر) .
f12.3 It is personally obligatory to perform the Friday prayer (jumu'a) in a group (A: for every male Muslim who is not travelling).	f12.3 وهيّ فِي الجمعة فرضُ عينٍ.

f12.4 The group prayer for which the demand is the strongest is the dawn prayer (subh), then the nightfall prayer ('isha), and then the midafternoon prayer ('asr).

The minimal number of people for a group prayer is an imam and a follower.

It is best for men to perform group prayer at the mosque (O: as the act of going to the mosque makes the group prayer evident). The best mosque in which to pray is the one with the most people. If there is a nearby mosque attended by few people, then it is better to go to a distant one attended by more, unless the imam there commits reprehensible innovations (bid'a, def: w29.3), is immoral, does not consider one of the integrals of the prayer to be an integral (n: though this does not matter if it is the result of the imam's following a different school of jurisprudence, as below at f(12,29(N;)), or if one's going to the farther mosque will make group prayer impossible at the one nearby (A; as when one is one of the only two people who are likely to come), in all of which cases it is better to pray at the nearby mosque.

It is better for women to pray at home than at the mosque (A: whether they are young or old). It is offensive for an attractive or young woman to come to the mosque to pray (O; or for her husband to permit her), though not offensive for women who are not young or attractive when this is unlikely to cause temptation. (N: The author's words here must be interpreted in the light of the following details: If a woman's going to group prayer or elsewhere will definitely lead to temptation between the sexes, it is unlawful for her to go. If such temptation can be definitely prevented, her going to attend group prayer remains sunna, as is attested to by the hadiths that have reached us on the subject. If temptation is feared but not certain to occur, her going becomes offensive. Whether such temptation is likely to occur is something that differs with different times, places, and people. An old woman is not like a young one, nor a righteous society like one in which temptation between the sexes is the rule; nor is a special prayer place set aside for women at a mosque like a prayer place which they share with men. This is why 'A'isha (Allah be well pleased with her) said,

f12.4 وأكد الجماعات الصبح ثم العشاءُ ثمَّ العصرُ . وأَتَلُهَا إمامَ ومأمومُ . وهي للرجيان في المساجد أفضل (وفي المذهبات إلى المسجد إظهار شعار الجماعة) وأكثرُهَا جماعةً أفضلُ. فإنَّ كان بجواره مسجد قليل الجمع فالبعيد الكنية الجمع أولى إلا أنْ يَكُونَ إمامَهُ مبتدعا أوفاسقا أولا يعتقد بعض الاركان أوْبَتْعَطَّا بذهابه إلى البعيد جماعةً مسجد الجوار فمسجدُ الجوار أولى . وللمساء في بيسوتهن أفضل ويُكْبره حضورُ المسجدِ لمشتهاةِ أوْ شايةٍ (ويكره لزوجها تمكينها منه) لا غير همًا عند أمن الفتنة (ح: كلام المصنف هنا يجب أن يحمل على التفصيل التبالي: إذا ترتبت على خروج المسرأة لصبلاة الجمساعة وغماها فتنة مؤكدة صاراخر وجها محرماً. وإذا انتفت الفتنية بصبورة مؤكسدة ظل خر وجهما للحمماعية مستموتياً بمقتضي الأحباديث المواردة في المموضوع . وإذا خشيت الفتنسة فلم تنتف ولم تتأكمد صار خروجيهما مكسر وهسأ روهمذا بختلف باختلاف الأرمنية والأمكنية والأشخاص فليس العجبوز كالشبابية، ولا المجتمع الصمالمح كالمجتمع الذي تغلب فيمه الفتشة، ولا المصلى الخناص بالنساء في المسجد كالمصلي المئترك مع الرجال. ولهذا قالت عائشة رضي الله عنها : يلو أن رسول الله تيم رأى ما أحدث

"Had the Prophet (Allah bless him and give

#### f12.6 The Prayer (Salat)

him peace) seen what women do now, he would have forbidden them the mosque as the women of Bani Isra'il were forbidden,''

a hadith reported by Bukhari and Muslim.

The temptation between the sexes whose occurrence is to be feared when they intermingle is of various degrees, the least of which is a person's appreciating and admiring the other, then being attracted to and enamored with the other, and finally, those indecencies which are not hidden from anyone. Islam is eager to eliminate evil at its inception and extirpate temptation from its outset, and the word of Allah Most High,

"Tell believers to lower their eyes and to guard their private parts" (Koran 24:30),

explains both the starting point and final outcome of the temptation of men through women and the temptation of women through men.)

f12.5 There is no demand to go to group prayer (O: whether communally obligatory (dis: f12.1), personally obligatory (f12.3), or sunna (f12.2)), when there is a valid excuse not to, such as:

(1) hardship due to rain or snow that soaks clothing:

(2) hardship due to heavy mud (O: from getting soiled or slipping when walking through it);

(3) (O: severe) winds at night (O: or dawn);

(4) severe heat or cold (O: because of the hardship of moving in them, and likewise intense darkness at night, which is an excuse not to attend);

(5) being in the presence of food or drink that one wants to have (O; as they obviate the awe and humility befitting the prayer. One should eat enough to take the edge off one's hunger (A; and then go to join the group));

(6) holding back from going to the toilet or breaking wind (O: as one should relieve oneself first, even if one fears missing the group prayer);

الشباء لمتعهن المسجعة كما متعت تباء بني إسرائيل، متفق عليه . إن القننية التي يخشى من حصولها في الاخيشيلاط لهسا درجسات أدنساهما الاستحسبان والإعجبات ثم ميبل النفس والعشق إلى أخسر تلك المفاسد التي لا تخفى ا والإمسلام يحرص على منع المشر من أصله وقطع داير الفتشة من بدايتها، وقول الله تعالى : ﴿ قُبْلُ لِلْمِبَوْمِينَ يَغَضُّوا مِنْ أَيْصَارِهِمْ و يَحْفَظُوا فَرُ وَجَهُمْ ﴾ [النور : ٣٠]. يبين البداية والنهاية في افتتان الرجال بالنساء وافتتان النساء بالرجال). f12.5 وتُسْفُط الجماعة (أي يسقط الطلب لها على سبيل فرض الكفاية أو على سبينان قرض العين أوعلى مبينل السنية) بالعذر كمطر أوْ للج ايَّبْلُ النوبَ أوْ وحل (للتلويث بالمشى فيه والزلق) أو (كشدة) ربح بالليل [(قال في المهمات المتجه إلحاق الصبح بالليل في ذلك)] أوْ حرَّ أَوْبِر دِسْدِبِدَيْن (لعظم مشقة الحركة فيهمما وشدة الظلمة في اللبل عذر مسقط أيضاً) أوْ حضور طعنام أوْ شراب يُنُوقْ إلم ولأنهما حينشذ يذهبان الخشوع. [وليس المراد أنه يستوفى الشبع بل] بأكل لقماً يكسر حدة الجوع) أو مدافعةٍ حدثٍ ا (فيبدأ يتفريغ نفسه من ذلك، وإن خاف فوت الجماعة لو قرغ نفسه) أو خوف

(7) hazard to one's person;

(8) hazard to one's property (O: from theft or seizure, whether it belongs to oneself or to another whose property one is obliged to protect. It also includes bread one has put in the oven that would burn if one were to leave and attend the prayer);

(9) hardship from an ailment (O: even when one is able to attend, if it entails a hardship comparable to that of walking in the rain. If one is suffering from a slight indisposition such as a toothache or the like, it is not an excuse);

(10) taking care of a sick person (O: who would suffer harm if one left to pray, whether a relative, friend, or total stranger) or taking care of someone ill who is strongly attached to one's staying with him;

(11) the death of a relative, friend, (O: or spouse);

(12) fear of missing the impending departure of the party one intends to travel with;

(13) having eaten something with a bad odor(O: such as raw onions or garlic, though not if cooked, as this eliminates the smell);

(14) or fear of meeting someone who will try to collect a debt one owes him and one is unable to pay.

(O: The demand for group prayer is not eliminated by other than the above excuses.)

f12.6 It is a condition of a valid group prayer that the follower intend to follow the imam (O: whether at the opening Allahu Akbar or thereafter). If the follower neglects to do so, his prayer is as if he had performed it alone. It invalidates one's prayer to purposely omit the intention to follow the imam while at the same time praying behind him and following his motions by awaiting them at length, though awaiting them shortly or performing one's own prayer simultaneously with his does

علىٰ نفس أؤمال (من سرقته ونهيه سواء كان له أو لمن يلزمه الذب عنه [من ظالم أوغيره] ويدخل في المال الخبر إذا وضعه في القبرن فإذا تركه وحضر لصلاة الجماعية فيحتبرق فيكون ذلك عذرفي ترك المجماعة) أو مرض (وإن كان الحضور ممكنا لكن بمشقبة بأن تلحقه مشقة كمشغبة مشبه في المطر. فإن كان مرضه يسيراً كوجع ضرس فليس بعذر) أو تمريض مَّنْ يَخْافُ ضِياعَهُ (بحيث لو تركبه من يريبذ حضبور الجمياعة لتضرر بغبيتيه عنيه سواء كان المتميرض قريباً أو صديقاً أو غريباً لا معرفة له به) أو كانًا يَأْنُسُ بِهِ، أَوْ حَصْبُور مُوتٍ قَرَيْبُ أَقْ صديق (أو زوجته) أوْ فوتٍ رفقةٍ نَرْحُلُ أَوْ أكمل ذِي رائحة كريهةٍ (كيصل وثوم نيء كل منهما بخلاف المطبوخ لزوال ريحه) أوْ ملازمية غريمه وهو معسرً . (ولا تسقط الجماعة بلا عذر من هذه الأعذار).

f12.6 وشدوط الجماعية أنْ يَنْسِوَيَ السماسيوم الاقتسداة (أي مع التحسرم أو بسده. غانَ أَهْمَلُهُ الْمُشَدَّمَتُ قُرادَى. فإنْ نَاسِعُ بَلا نِيْغِ بَطَلْتُ صلائُهُ إنْ الْنَظْرَ افعالُهُ النظاراً طويلًا. فإنْ قُلُ أو الْفُقْ فَلا.

not invalidate it. It invalidates one's prayer to take a follower as one's imam when the follower is concurrently praying behind an imam (O: though if his imam finishes with Salams and the follower is still pray- ing, he may then be taken as one's imam).	ولو افْتَدَى بمأموم خالَ اقتدائه بَطَلَتْ صلائه . (وأما بعد اتَقطاع القدوة فيصح الاقتدام به) .
f12.7 The imam intends leading the prayer as imam. If he neglects this intention then his own prayer counts as if he had prayed alone (N: though his followers' prayer counts as a group prayer), the imam having lost the reward for praying in a group. In the Friday prayer (jumu'a), it is a necessary condition for the prayer's validity that the imam intend leading as imam.	f12.7 وَلَيْسُو الإمامُ الإمامةَ فإنَّ أَهملَهُ الْمُفَسَدْتُ فرادَى وصحُ الاقتداءُ بِه (ح : وكانت للمقتدين جماعة) وقات الإملم نوابُ الجماعة. ويُشْتَرَطُ نيةُ الإمامةِ في الجمعة.
f12.8 When going to a group prayer, it is recom- mended to walk with tranquillity. (O: It is sunna not to gambol about, speak of disapproved things, or engage in acts which are offensive in the prayer itself, such as looking right or left.) It is recommended to diligently seek the spiritual merit of being at the group prayer's open- ing Allahu Akbar, meaning that one says it just after the imam does.	f12.8 ويُسْدَبُ لقناصد الجماعة المثي بسكينية . (السنة أنّ لا يعبث في منيه إلى الصلاة ولا يتكلم بمستهجن ولا يتعاطى ما يكره في الصلاة كالالتفات . ويُحسافيظُ على إدراك فضيلة تكيبرة الإحرام وتُحصُلُ بأنَّ يَشْتَقِل بالتحرُّم عقب تحرُّم الإمام .
f12.9 If one has begun a nonobligatory prayer when the call to commence (iqama) is given, one should finish it before joining the group, as long as one does not fear the group will finish before one can join them. If afraid they will, then one inter- rupts the nonobligatory prayer to join them. If one has begun praying a prescribed prayer alone and the call to commence (iqama) is given for a group prayer, it is recommended to turn one's prayer into a supererogatory prayer of two rak'as, and pray the prescribed prayer with the group. Were one to mercly change one's intention to that of following their imam, it would count as a valid group prayer for one, but it is offensive. In such a case if one reaches the end of one's prayer before the group, one may either wait for them to finish with one while sitting in the final Testifica- tion of Faith (Tashahhud), or else finish with Salams as soon as one reaches the end of one's	f12.9 ولسود تخطل في نفسل فأقيمت المجمعة. وإلا تقطعة . الجمعة. وإلا تقطعة . ولودخطل في الفرض منفردة فأقيمت لم يعتبن نم وات الجمعاعة . وإلا تقطعة . ولودخطل في الفرض منفردة فأقيمت نئم الجمعاعة تبد تقليمة وتوفي الاقتداء في يتقديه النابعة ] . النه الصلاة مع وكره [ولزمة المتابعة] . فإن تمت صلاة المقتدبي أولا اتتظر في الإمام فإن مام المام ما منفر أن يتابع الإمام المام المام المام المام ما المام ما ما مام المام المام ما ما مام المام المام المام المام المام ما مام المام ما مام المام المام مام

prayer. (O: One may not follow the imam in what is in excess of one's own prayer.)	فیما زاد علی صلاته) .
f12.10 It is permissible to start praying with a group, and then cease one's participation in praying with them (A: by a silent intention) and finish one's prayer alone, though this is offensive when there is no excuse. (O: It is not offensive to do so when there is an excuse, such as being ill, or unable to endure the imam's lengthy Koran recital because of weakness or having business to attend to (N: or a pressing emergency).)	f12.10 ولَوْ أَحْرَمَ مَعَ الإمام ثمَّ أَخْرَجَ نَشَبَ بِنَ الجماعة وأَتَمَ منفرداً جَازَ لَكِنْ لِحُرة بلاً عذر. (وأما قطعها لعذر كمرض وتطويل إمام القراءة لمن لم يصبر تضعف أو شغسل (ح: أو أصر طارىء مهم) فلا كراهة في المفارقة حينتذ).
f12.11 When one arrives late to a group prayer in which the imam is already bowing, it is obligatory for one to say the opening Allahu Akbar while standing upright, after which one says a second Allahu Akbar before one bows to join the group (O: though if one only says it once, intending the opening Allahu Akbar thereby, then omitting the second Allahu Akbar of bowing does no harm, as it is sunna). If any part of one's opening Allahu Akbar occurs when one is not standing upright (def: f8.27), one's prayer is invalid. A latecomer is considered to have performed the rak'a if he manages to say "Allahu akbar," bow, and remain motionless a moment therein before the imam straightens up beyond the definitional limit of <i>bowing</i> (f8.29). If one is uncertain as to whether the imam straightened up past the limits of bowing before one reached that position, or whether it was after, then one has not performed the rak'a (O: as one assumes, when uncertain, that one had not yet reached it). Nor does the rak'a count for such a follower when it does not count for the imam, such as when the imam mullifies his ablution (wudu), or has overlooked something impure on his person, or has mistakenly added a fifth rak'a to his prayer. If one does not join the group until the imam has straightened up from bowing. or thereafter, then one follows his motions, saying "Allah akbar" with him and repeating "Subhan Allah" and the Testification of Faith (Tashahhud) when he does, even when this does not correspond to the rak'a in which one's own Testification of Faith would be if one were praying alone.	f12.11 ولو وَجَدَ الإسامَ راكساً أَحْرَمَ منتصباً ثُمَّ كَبَّرَ للركوع (فلو كبر واحدة ونوى بها التحرم فقط انمقدت صلاته ولا يضر ترك تكبيرة الركوع لأنها سنة). فإن وقتع بعض تكبيرة الركوع لأنها سنة). فإن وقتع بعض تكبيرة الإحرام في غير القيام أمرتك تكبيرة الإحرام في غير القيام وأَمَّ مَنْمَهُدً.

#### f12.12 The Prayer (Salat)

If one joins the group just as the imam is pros-ولو أَدْرَكُهُ ساحداً أو متشهداً سَحَد أَقَ trating or sitting in the final Testification of Faith, جَلَسٌ (ح: بعد تكبيرة الإحرام قائماً) بلا then one prostrates or sits with him (N: after hav-الكبيس (لكنته بأتي بالتسبيسج في الأول ing recited one's opening Allahu Akbar while وبالنشهد في الثاني للمتابعة) . standing) without (A: a second) Allahu Akbar ولوسلم الامام وهوموضع جلوس (O: though one does say "Subhan Allah" in prostration and recite the Testification of Faith with المسبسوق [(ح : بأن كان المقتسدي في the imam, in deference to his leadership). الشهيد الأول من صلاتيه والإمسام في If the final Testification of Faith of the imam التشهيد الأخيس) قام (ح: المتسدى) coincides with one's own first Testification, then مكبراً فإنَّ لم يكن موضِعَة فلا تكبير. when the imam finishes with Salams, one stands up with an Allahu Akbar to finish one's prayer; though if the imam's final Testification does not coincide with one's first Testification, one rises to finish without an Allahu Akbar. f12.12 Whenever one joins the group before the f12.12 وإنَّ أَدَرُكَ الإمامَ قِبلَ أَنْ لِسَلَّمَ imam finishes with Salams, one has attained the أدُرُكَ فضيلةُ الجمساعسة (ح: لكنه ليس merit of the group prayer. (N: But it is less than كفيضيلة من أدرك الصبلاة من أولهما أو the merit of praying with the group from the وسطها بل هذا أقضل من صلاة beginning or joining them in the middle, though joining them at the end is better than praying المنفرد). alone.) f12.13 The rak as one performs before the imam f12.13 وسا أَدْرَكَهُ فِهِوَ أُولُ صلاته وما finishes with Salams are the first rak'as of one's يأبى به بعاذ سلام الإمام فهوَ آخِرُ صلاتِهِ prayer, and those performed after the imam فيعيد فيه الفنوت . finishes are the last. Hence, if the imam performs the dawn prayer's supplication (def: f8.53) in the rak'a in which one joins the group, one repeats it in one's own second rak'a. 112.14 It is obligatory for one to follow the f12,14 ويُجبُ متسابعسة الأمسام في imam's leadership in prayer actions, such that الأفعسال وليكن ابتبداء فعلمه متأخيرا غن each of one's movements begins after the imam ابتدائه ومتقدماً على فراغهِ (ح: من الركن begins it and before he finishes (N: the following الذي انتقل إليه) ويُتَابِعُهُ فِي الأقوالِ أيضاً integral). (O: It is highly desirable that) one follows the imam's spoken integrals in the same way, (أي كما يجب عليه أن يتابعه في الأفعال يستحب أن يتابعه في الأقوال) إلَّا التأمين with the sole exception of saying "Ameen" (def: f8.19), which should be simultaneous with his. فشارته فيه . It invalidates one's prayer to say one's open-ولمو قارنه في تكبيرة الاحرام أوسك ing Allahu Akbar simultaneously with the imam, هَلْ قَارِنْـهُ لَمْ تَتْعَقِّـدْ أَوْفِي غَيْرِهِ كُرْهُ وَفَاتَتُهُ or to be uncertain as to whether one did so or not. فضبلةُ الجماعةِ . It is offensive to perform some other part of the prayer simultaneously with the imam, and one thereby loses the merit of group prayer.

GETTING AHEAD OF THE IMAM

f12.15 It is offensive to proceed to an integral ahead of the imam, as when one bows before he does, and one is recommended to return to following him.

(N: An "integral" in rulings concerning the person who gets ahead of the imam or lags behind him refers to integrals that are physical actions, such as standing, bowing, straightening up, prostrating, or sitting up between prostrations. It does not refer to spoken integrals such as reciting the Fatiha, or to remaining motionless for a moment in the various positions.)

It is unlawful, though it does not invalidate the prayer, to completely finish an integral before the imam comes to it, as when one bows. straightens up, and then waits for him to straighten up.

It invalidates one's prayer to completely finish two integrals before the imam does, if one does so intentionally (O: and knowing it is unlawful). If one does so absentmindedly (O: or in ignorance of its prohibition), it does not invalidate the prayer, but the rak'a does not count (O: and one must add an additional rak'a after the imam finishes with Salams).

LAGGING BEHIND THE IMAM

f12.16 If there is no excuse (def: below), it is offensive to lag behind the imam until he completely finishes an integral (def: f12.15(N:)) ahead of one, and it invalidates one's prayer to lag behind the imam until he finishes two integrals.

If the imam bows and straightens up while (N: without excuse) one has not yet bowed, it does not invalidate one's prayer until the imam actually begins going down towards prostration and one still has not bowed (O: since lagging means that the imam has finished two integrals before the follower has reached the first of them). This invalidates one's prayer even before the imam reaches prostration, as he has completed two integrals.

f12.15 من سبق الإمام f12.15 وإنَّ سَبَقَتْهُ إلى ركن بأن رَحْتَعَ فَبْلَهُ كُرْهُ وَنُدِبَ المعودُ إلى متابعتِهِ . (حُ: والمراد بركن في أحكام من سَبق الإمام أو تخلف عنه هو الركن الفعلي، كالقيام والركبوع والاعتبدال والسجعود والجلوس بين السجندتين، وليس المراد به الركن القولي كقراءة الفاتحة. ولا الطمأنينة) وإنَّ سَبَقَتْهُ بِرِكْنِ بِأَنَّ رَكَتْعَ وَرُقَعَ تُمَّ مَكْتُ حَتَّى رَفْعَ الإَمَامُ خَرْمَ وَلَمْ بَبْطُلْ . أَوْ بِرِكْتِينَ (أَي فَعَلِينَ وَلُو غَيْرَ طَوِيلِينَ سبقاً) عمداً (وحال كونه عالماً بالتحريم) بَطَلْتُ أوْ سهواً (أو سبقه يهما لكنه جاهل بالتحريم) فَلاً، ولاَ يُعْتَدُ بِهِذِهِ الركعة (فيأتى بعد سلام إمامه بركعة) . التخلف عن الإمام f12.16 وإنْ تُخسِلُفُ بركسن بلاً عذر كُرْهُ. أَوْ بِرِكْنِينَ بَطَلَتْ فَإِنَّ رَكَـــَمُ وَاعْتَـدَلَ والماسومُ بِعَدْ قَالَمُ لَمْ تَبْطُلْ، فَإِنَّ هُويَ ليُسْجَد وهو بعدُ قائم يُطْلَبُ (لأن المراد بالتخلف بهمما فراغ الإمام متهمما قبل لحوق المأموم)، وإنَّ لَمْ يَبْلُغُ السَجُودُ لأنه كمَّلَ الركنين.

f12.17 When one lags behind the imam for a valid f12.17 وإنَّ تَحَلَّف بِعَدْرٍ كَبِطَع قَرَاءَتِهِ reason, such as one's slow recital (O: the imam (أي والإصام سرينغ في قراءتنه) لعجيز لاً

being fast in his recital) due to one's inability (A: whether natural inability or being a non-Arabicspeaker), not merely to unfounded misgivings (waswasa, def: s3.3), and the imam bows, then it is obligatory for one to finish the Fatiha (O: one is not entitled in such a case to simply omit the rest of the Fatiha and bow with the imam, as a latecomer is entitled to do (dis: f8.15, third par.)), after which one rapidly performs the elements of the prayer to catch up with the imam, provided the imam is not more than three (O: long) integrals ahead of one. (O: Long excludes the integrals of straightening up after bowing and sitting between prostrations, which are short. Rather, the imam's being three integrals ahead of one means he has bowed, prostrated once, and begun the second prostration, while the follower still has not bowed.)

If one is further behind than that (O: as when he has started to stand up while one is still standing for recital), then one follows from where one is (N: the number of rak'as one has done) and performs the ones missed after the imam finishes with Salams.

f12.18 When the imam is bowing or in the final Testification of Faith (Tashahhud), and becomes aware of someone coming to join the group prayer, it is recommended that he wait for the latecomer (N: so the *rak'a* counts for him if they are bowing, or so the *group prayer* counts for him if they are in the final Testification of Faith), provided:

(a) that the person has entered the mosque or place of prayer;

(b) that the wait is not excessively long;

(c) and that the imam's intention is obedience to Allah, not to give distinction or honor to the latecomer, such as by waiting for the noble but not the lowly.

Waiting for a latecomer is offensive in other than bowing and the final Testification of Faith.

لومسوسية حتى ركَّعَ الإمنامُ لَرْمَتُهُ إِنَّمَنَامُ الفسامحة ويشعى خلف [[أي يجري المأموم بعد إتمام فأتحته على نظير صلاته ويسلحنق الإمسام] ولا بقساس هذا على المسبوق حيث يسقيط عنيه باقيها) مَا لَعْ بِسْبِفُ بِأَكْثَرُ مِنْ ثَلاثَةٍ أَرِكَانٍ . (طويلة فلا لعبد منهسا الاعتمدال ولا الجلوس بين السجدتين لأنهما ركنان قصيران فيحصل السبق بالبركبوع والسجبود الأول وتلبُّسه بالسجود الثاني). فإنْ زَادَ (بأن رفع الإسام رأسه وشرع في القيسام إلى الشانية مشلًا والمأموم قائم لْنَقْسراءة) وَافْقَتْهُ فِيمَا هُوَ فَيهِ ثُمَّ يَتَدَارَكَ مَا فاته بعد سلامه. f12.18 وإذا أحسَّ الإمام بداخل وهوَّ راكم أؤفى التشهيد الاخيير تدب انتظارة (ح: ليسدرك البركعية في الحيالية الأولى ويدرك الجماعة في الحالة الثانية) بشرط أَنُّ يَكُونَ قَدْ دَخَلَ المسجدَ وأَنَّ لا يُفَحْشُ الطيبية أن وأنَّ تَقْصِيدُ الطِّياعية لا تمبيدَةُ وإكرامة بأنَّ يُنْتَظَرَ الشريف دونَ الحقير . ويْكْرُهُ فِي غير الركوع والنشهد.

f12.19 وليو كمان لمسجد إمام راتب f12.19 When a mosque has an imam assigned to it (O: by the person in charge of the mosque, or as a (وهو من ولاه الناظر أو كان بشرط الوقف) condition of an endowment (waqf, def: k30)), and ولم يَكُنَّ مطروقاً كُرة لغيره إقامةُ الجماعة the mosque is not in a busy location, it is offensive فيم بغير إذبه (لأن الامامة له لا لغيره ولما for another to commence the group prayer with-في ذلك من الإيحاش وإيذاء القلوب) . out the imam's permission (O: because the وإنَّ كانَ مطروقاً أوَّ لا إمام لَهُ لم يَكُرُّهُ . imamate is his, no one else's, and because of the alienation and hurt feelings it involves). It is not offensive for another to do so in a mosque at a busy location or one to which no imam has been assigned. f12.20 ومسنَّ صَلَّى منسفـرداً أوْ في f12.20 When one has already performed one's prescribed prayer alone or in a group, and finds جماعة ثم وَجَدَ جِماعةً نَصْلَى نَدِبَ أَنَّ another group prayer being performed, it is يْعِيدُ مَعَهُمْ بِتَيَّةِ الفريضة. وتَقَعُ نفلًا. recommended to repeat one's prayer with them, intending the obligatory prayer. (A: The first fulfills one's obligation of the prescribed prayer, but one intends repeating, e.g., the noon prayer (zuhr).) Its reward is that of a supererogatory prayer. f12.21 ويُنْدَبُ للإمام التخفيفُ (ولا f12.21 The imam is recommended to keep his recital of the sura brief (O: not necessarily the يفتصبر على الأقبل ولا يستبوفي الأكميل absolute minimum, but not the maximum desir-المستحب للمنفرد). able for someone praying alone). فإنْ عَلِمَ رضا محصورينَ بالتطويل When leading a group composed solely of نُدِب حيثة. those who do not mind lengthy prayers, he is recommended to lengthen the recital. (فـإن جهل حالمهم وكان فيهم من يؤثر (O: The imam should not prolong the recital التطويل وفيهم من لا يؤثره لم يطوف ولو when he does not know how everyone feels, and كانبوا يؤثرون التطبوبيل ولكن المسجد of those present some generally prefer lengthy مطـروق بحيث يدخسل في الصـلاة من rak as and some do not, or when praying in a حضره بعد دخول الإمام فيها لم يطول) . mosque at a busy location where people often join the prayer after the imam has begun.) f12.22 When the imam stops reciting the Koran f12.22 ويُسْدَبُ تلقينُ إمامه إنْ وَقَفْتُ because of uncertainty, it is recommended for the فراءتمه (ح: وأما إذا لم يقف بل كان follower to remind him of what comes next, (N: يتردد فلا يلفنيه حتى لا يتسوش عليه) . When he does not stop but merely hesitates, the وإنْ نَسِيَ ذَكَراً جَهَرَ بِهِ المأمومُ لِيَسْمَعَهُ . follower does not remind him, so as not to fluster أوْ فعلًا سَبَّح . him.) If the imam forgets an invocation (dhikr), the follower says it so the imam can hear. If he forgets an action. the follower should remind him of it by saying "Subhan Allah" (n: with the intention of invocation, as at  $f_{9,4}(O;)$ ). If the imam

remembers having missed the action, he performs it. But if he does not remember having missed it, it is not permissible for him to perform it just because the followers or others are reminding him, even if they are numerous. (A: The more reliable opinion is that if their number reaches four or more, he must act upon it.)	فإنْ تَذَكَّرُهُ الإصامُ عَسِلَ بِهِ . وإنَّ لَمْ يَتَذَكَرُهُ لَمْ يَجُرُ العملُ بقول المأمومين ولا غيرهمْ وإنْ كَثَرُوا .
f12.23 If the imam omits an obligatory element of the prayer (O: and does not return to it and per- form it), then it is obligatory for the follower to cease his participation (def: f12.10) in the group prayer. If the imam omits a sunna that the follower cannot add without considerably lagging behind, such as the first Testification of Faith (Tashahhud), then it is unlawful for the follower to perform the missing sunna (O: rather, he must follow the imam). If he performs it anyway (O: intentionally and knowing it is unlawful), it invali- dates his prayer, though he is entitled to cease his participation in the group prayer to perform the sunna in the course of finishing his own prayer alone. If the sunna omitted by the imam can be done without much of a lag, such is sitting briefly before rising for a new rak'a (def: f8.40), then the follower may add it without ceasing his participa- tion in the group. (O: This also applies to when the imam omits the dawn prayer's supplication (f8.53), which the follower may perform it he can catch up with the imam before the imam lifts his head from the second prostration, though if the imam lifts his head before the follower has not intended to cease his participation in the group prayer, then the follower's prayer is invalid.)	f12.23 وإنَّ تَرَكَّ فَرَضاً (ولم يرجع إلى الصواب) وَجَبَ قراقَهُ. أو مستة لا تُفَسَلُ إلاَ يَتَخَلُّف فاحش كتشهد حَرَّمَ فعلَها (بل يتابع الماصوم الإمسام). فإنَّ فتَنَتَ مريساً كجلسة بالتحريم) بَطَلَتُ صلائة وله فراقَة للمقتقها. فإنَّ أَمَكَنَتُ قريباً كجلسة الامتراحة فعَلَها. (والقتوت كجلسة يفعله إذا لحقه في السجدة الأولى أو في يفعله إذا لحقه في السجدة الأولى أو في يفعله إذا لحقه في السجدة الأولى أو في التابي ولم يتو الماموم المفارقة بطلت). الثاني ولم يتو الماموم المفارقة بطلت).
f12.24 Whenever the imam ceases his prayer because of his ablution (wudu) being nullified, or another reason, he may choose a successor to finish leading the prayer, provided the successor is eligible (def: f12.27) to lead the group. If the group performs a whole integral (f12.15(N:)) after the imam has stopped leading, then he may no longer choose a successor. Any follower may be picked as the successor	f12.24 ومتَى قَطَعَ الإمامُ صلاقة بحدث أو غيره فله استخلاف من يَشْهُهُ بشرط صلاحيت لإمامة هذه الصلاة. فإنْ فَعَلُوا ركناً قبلَ الاستخلافِ اسْتَنْعَ الاستخلاف. فإنْ كَانَ المخليفةُ مأموماً جَازَ استخلافَهُ مطلقاً (سواء كان موافقاً أو مسيوقعاً).

(O: even if he came late to the group prayer). If a

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	latecomer, he leads the group beginning at the same point in the prayer where the imam left off. When he finishes leading them in their prayer, he stands (O: to finish his own), and indicates to them to cease following his leadership, or better yet, indicates for them to remain waiting for him (A: in their final Testification of Faith (Tashahbud)) until he comes to it after finishing his own rak'as. If he does not know which rak'a the imam was in, then he should observe (O: by looking left or right to see if the followers are sit- ting or) whether they are ready to rise. If they are, he rises, and if not, then he sits in a Testification of Faith. It is permissible for the successor to be some- one who has not been praying with the group, pro- vided he is picked in the first or third rak'a (if the prayer has four rak'as), though he may not be picked in the second or fourth rak'a (A: because the order of the person's prayer will not corres- pond to theirs, for such a person is not committed to the imam's order). The followers need not intend to follow the successor. They may each simply break off and finish alone. If the imam chooses someone but they put forward someone else, their choice takes precedence.	ويبراعي المسبوق نظم الإصام فإذا فَرَغَ مِنْهُ فَامَ (يتمم صلاته) وَأَشَّار ليفارقوهُ أَقَ يَنْتَظِرُوهُ وهو فَافَضَلُ. وإِنَّ جَهل نظم شماله). فإنَّ هُمُوا بِالقيام قام وإلاً تعدّ. وإنَّ كان المُخليفةُ غير مأموم جَاز في الثانية والرابعة. الثانية والرابعة. ولا فَجِبَ نية الاقتداء بِالخليفة، يلُ لهم أنَ يُتمُ وا فرادى. ولو قدَّمَ الإمام واحداً والقوم آخر فمُقَدَّمُهُم أولى.
	THE IMAMATE	الإمامة
	<ul> <li>f12.25 The one with the best right to be imam (N: in order of preference, when there is a disagreement) is:</li> <li>(1) the most learned in Sacred Law (A; i.e. the rulings concerned with prayer) (O; even if he has not memorized any of the Koran except the Fatiha, since the need in prayer for knowledge of its rules is practically unlimited, while the only Koran recital required is the Fatiha);</li> </ul>	12.25 أولى المناس بالإمامة الأفقة (وإن لم يحفظ من القرآن إلا الفاتحة لأن افتقار الصلاة للفقه لا ينحصر بخلاف القرآن المتعلق بالصلاة فهو محصور ومحصوص بالفاتحة ) ثمَّ الأورعُ (لأن الإمامة سقارة بين العبد وبين الله تعالى والأولى بها الأكرم عنده) [ثمَّ الأقدمُ
	(2) he who has memorized the most Koran;	
	(3) the most godfearing (O: because leading the prayer is an embassage between the servant and Allah Most High, and best befits him most honored by Allah);	

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- (4) he who has been a Muslim longest;
- (5) the noblest in lineage;
- (6) he with the best life history or reputation;
- (7) the cleanest in person and clothes;
- (8) he with the best voice;
- (9) and the most handsome.

When only one of the above is present, he is chosen. If all people present or some of them possess one or more of these characteristics, then someone from the first of the list takes priority over those listed after him. If two are equal and each insists on being the imam, they draw lots.

(N: It is permissible for a less qualified person to lead, even when a better qualified one is present.)

The imam assigned to a mosque or a person living in the house where the prayer takes place, even if only renting, takes precedence over everyone on the list, from the most learned on down, though he may select anyone else he wishes to lead the prayer. The sultan and those under him, of Islamic judges, regional governors, and so on, take precedence over even the imam of the mosque, the householder, and others.

The following take precedence even when the latter is more learned in Sacred Law:

(1) a nontraveller over a traveller;

(2) an upright person (def: o24.4) over a corrupt one;

(3) and an adult over a child.

A sighted and a blind person are equally eligible to lead the prayer.

f12.26 It is offensive for someone to lead a group at prayer when most of the group dislike him for a reason recognized by Sacred Law (O: such as wrongdoing, not taking precautions against filth (najasa), having a blameworthy income, keeping

هجرةً وولددُه] ثمَّ الأسنُ فِي الإسلام ثمَّ السَبِبُ، ثمَّ الأحسنُ سِبرةُ ثمَّ الأحسنُ ذكراً [(والظاهر هو أن المراديه هو المراد بما قبله) إثم الأنظف بدنساً وتسويباً ثمَّ الأحسنُ صوتاً ثمَّ الأحسنُ صورةً. افمتي وُجدَ واحدٌ منْ هؤلاء قُدُمَ. وإن اجْتَمَعْسوا أَوْ بِعَضْهُمْ رُنَّسُوا هَكَبْذًا. قَانَ استَوَيَا وتَشَاحًا أَفْرَعَ. (ح: ويجوز إمامة المفضول مع وجود الفاضل) . وإمسام المسحسد ومساكن البيت ولبو بإجبارة مقيدمان على الأفقيه ومها بعدَّهُ . وليهجب تقسديم مَنْ أَرَادًا . والسلطسانُ والأعملي فالأعملي من القضماة والمولاة يُقَدَّمُونَ على الساكن وإمام المسجدِ وغير هما. وَيُقَدُّمُ حاضرٌ [وحرّ ] وعدلٌ وبالغُ على مـــافر [وعبد] وفاستي وصبي. ، وإنْ كانوا والبصيرُ والأعمى سواءً. f12.26- وَيُكْبِرَهُ أَنْ يَؤُمَّ قَوْمِياً مِنْ يَكْرَهُهُ أكشرهُم بسبب شرعى (كظلم أوعدم توقى نجماسة أواتعاطي معيشة مذمومة أو

the company of oppressors or the immoral, and so forth. If a minority dislike him, it is not offensive, for nobody lacks someone who dislikes him).	معاشرة الظلمة والفسقة. أما إذا كرهه أقلهم فلا كراهة إذ لا يخلو أحد عمن يكرهه).
f12.27 It is not permissible (O: or valid) to follow an imam who is non-Muslim, insane, in a state of ritual impurity (def: c7, c10), or who has filth (najasa) on his clothing or person, or is a woman leading men, or someone who omits or mis- pronounces (def: f8.18) a letter of the Fatiha lead- ing someone who knows it, or a mute, or someone who slurs the words so the letters are indistinct from one another, or someone with a lisp. If after the prayer one finds out that the imam was one of the above, then one must make up the prayer, unless the imam had filth upon him that was concealed, or he was in a state of ritual impur- ity (N: in which cases one need not make it up).	12.27 ولا يَجُوزُ (ولا يصع) الاقتداء بكافر ولا مجتوبٌ ولا محدث ولا ذي تجامع ولا دجل [وختني] بامرأة ولا مَنْ يَحْفَظُ الفاتحة بِعَنْ يَجُلُ بِعرف مِنْهَا أَوَّ بِالْحَرْسَ أَوْ أَرْتُ أَوْ الْتَعَ مَنْ هؤلاءٍ لَزِمَهُ الإعادة إلاَ إذا كانَ عليه تجامعة أو يُها وهو زائد على الأربعين فإذ كَمَنْتْ بِه الأربعونَ وَجَبَتْ الإعادة].
<ul> <li>f12.28 The group prayer is valid:</li> <li>(1) when the imam is performing a supererogatory prayer and the follower is performing a prescribed prayer, or vice versa;</li> </ul>	12.28 ويصِعْ فرضٌ خلفٌ نفس وصِيحْ خلفٌ ظهر وقائمٌ خلفٌ قاعدٍ وأداءُ خلفٌ قضاء وبالعكس [(أي عكس ما تقدم من ابتداء قوله ويصح فرض
(2) when the imam is performing the noon prayer (zuhr) and the follower is praying the dawn prayer (subh) (A: i.e. when the type of prayer dif- fers), or vice versa;	الغ)].
(3) when the imam is praying while sitting and the follower is praying standing, or vice versa;	
(4) and when the imam is performing a makeup prayer and the follower is performing a current one, or vice versa.	
(n: But a person shortening his prayer because of travelling may not pray behind an imam who is performing the full number, as at $f15.8(f)$ .)	
f12.29 It is valid for a Shafi'i to follow the leader- ship of an imam who follows a different school of jurisprudence whenever the follower is not certain that the imam has omitted an obligatory element	f12.29 ولواقَتَدَىٰ بغيرِ شائعيَّ حَجَّ إِنَّ لم يَشَبَقُنُ أَنَّــهُ أَحْــلُ بوابِحِبٍ. وإِلاَ تَلا.

of the prayer, though if certain the imam has omit- ted one, it is not valid to follow him. The validity is based solely on the belief of the follower as to whether or not something obligatory has been omitted. (N: One should mention the position of the Malikis and Hanbalis here, which is that the crite- rion for the validity of following the imam is the <i>imam's</i> school of jurisprudence, such that if his prayer is valid in his own school, it is permissible to follow him as imam. How close this is to the spirit of the Law, which strives for Muslim unity.)	والاعتبارُ باعتقادِ المأموم . (ح : ومن الجدير بالإشارة هنا مذهب المسالكية والحتابلة إذ يرون أن العبرة بمسذهب الإمسام ، فإذا كانست صلاتسه صحيحة في مذهبه جاز الاقتداء به . وما أقرب هذا إلى روح الشريعة الحريصة على جمع الكلمة ) .
f12.30 It is offensive to take an immoral person (def: o24.3(A:)) as imam (O: because he might not be concerned about the things that are obligat- ory in the prayer), or someone who stutters over the letter $f$ or the letter $t$ , or who makes inconse- quential mistakes in the Arabic vowelling (O: that do not change the meaning).	(f12.30 وتُكْرَةُ وراءَ فاسقٍ (لأنه يخاف منه أن لا يحافظ على الواجبات) وفأفام وتمنام ولاحنٍ (لما لا يغير المعنى).
RULES AND CONDITIONS OF FOLLOWING	شروط القدوة وآدابها
f12.31 When there are two or more male follow- ers, it is sunna for them to stand behind the imam. A single male follower stands on the imam's right, and if a second follower arrives, the newcomer stands to the imam's left and says his opening Allahu Akbar, after which the two followers move back (O: little by little). If they cannot move back (O: for lack of room) then the imam moves forward.	f12.31 السنة أنَّ يَقِفَ السَلَّكَ رَانَ فصاعداً خلف الإصام والذَّكَرُ الواحدُ عنَّ يمينه، فإنَّ جَاءَ آخَرُ أَحْرَمَ عنَّ يساره تمَّ يَتأَخُران (شيئاً فنيناً) إنَّ أَمْكَن . وإلاَّ رأي وإن لم يمكن التأخر لضيق المكان) تَقَدَّمَ الإمام.
f12.32 When there are men, boys, and women present, the men form the front row or rows, then the boys, and then the women. (A: This is also the rule for husband and wife: the wife prays in a sepa- rate row behind the husband.) (O: If the men's back row is incomplete, it should be completed with boys (A: and a latecomer may not remove the boys to make a place for himself unless they are directly behind the imam). Those who form a new row behind a row that is incomplete do not attain the merit of group prayer.)	fl2.32 وإنْ حَصَرُ رجَعَالُ وَصِيبَانُ ونساء تقَدِّم الرجالُ ثُمَّ الصِيبانُ نُمُ النساء. (وهذا كله إن استوعب الرجال الصف وإلا فيكمل صفهم بالصيبان كلهم أو يبعضهم. وتفوت فضيلة الجماعة إذا وقف صف قيل تمام ما أمامه).

A woman leading women in prayer stands in the middle of their first row.	وتَقفُ إمامةُ النساءِ وسَطَهُنَّ .
f12.33 It is offensive for the imam's place to be higher or lower than the followers' unless the imam wishes to teach the followers the actions of prayer. If the imam and follower are not in a mosque, it is obligatory that part of the imam's body be level with part of the follower's when both are of average height.	12.33 وليكُونُهُ أَنْ يَوْتَفَعُ موقفَ الإمام على الماصوم وعكسُمُ إلا أَن يُريد الإمام على الماصوم وعكسُم إلا أَن يُريد الإمام معلى المعالمة من الماموم معكسة إلى أَنْ يَحُونُ الماموم معلماً عن الإمام فينتشرا. لكن إنْ كَامًا في عبر مسجد وتَجْبَ أَنْ يُحَاذي الاسفلل المحلل بمعض بَدْنَهِ بِشَرْط اعْبَدال المحلقة.
f12.34 A latecomer to a group prayer who does not find a place in the last row should stand behind it, begin his prayer with the opening Allahu Akbar, and then indicate to someone in the row to stand with him, by drawing him back; and it is recommended that the person selected cooperate by stepping back (A: this is only if the latecomer does not expect anyone else to come).	f12.34 ومنَّ لَمْ يَجَدْ فِي الصَفَّ فُرَّجَةً أَحْرَمُ ثَمَ يَجَدِبُ لِنفَسِهِ واحدا منَ الصَفَّ لِيقف مَعْهُ وَيُنَدَبُ لَدَلَكَ مساعدتُهُ.
f12.35 The follower's prayer is invalid if his heel is farther forward than the imam's. (O: He should be farther back than the imam's heel, even if only a little, but not more than 1.44 meters, for other- wise the merit of group prayer is lost (A: i.e. unre- warded, though not legally invalid).)	12.35 ولو تَقَدَّمَ عَقِبُ المأموم على عقب الإمام لمُ تَصِحَّ صلاتُهُ (نيبغي أن يتأخر عن عقبه ولو قليلاً بحيث لا يبعد عنه أكثر من ثلاثة أفرع وإلا فانت الفضيلة).
f12.36 Whenever an imam leads a follower in a mosque, the group prayer is valid no matter if they are at a distance from each other, and no matter whether they are in the same chamber or not, as when one of them is on the roof (even if the door is closed) and the other is in the mosque's well, provided that (O: both places open onto the mosque, and that) the follower can know when the imam is performing the motions of the prayer, whether by seeing the imam, or hearing his <i>backup man</i> (muballigh, the person who repeats the imam's Allahu Akbars and Salams in a loud voice so people can hear). Multiple interconnected mosques opening onto each other are considered as one mosque (O: and so are the mosque's outer courtyards, even when there is a walkway between the courtyard and mosque).	12.36 ومنّى الجُنَمَخ المأمومُ والإمامُ في مسجد صحّ الاقتداء مطلقاً وإنَّ تباغدًا أو الحُتْلَف النباء مثل أنَّ يَقِف الحدُّهمَا في السطح والأخر في ينر في المسجد وإنَّ أُعَلِقَ بابُ السطح (بشرط أنَّ يكون كل من البئر والسطح نافذاً إليه) لكنَّ يُشْتَرَطُ العلمُ بانتشالاتِ الإمام إضًا بمشاهدة أوَّ سماع مبلغ. كمسجد واحد (ورحبة المسجد لها حكم مواد كان بينها وبين المسجد طريق أم لا).

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MAXIMAL DISTANCES BETWEEN THE IMAM AND FOLLOWERS

f12.37 When the imam and follower are not in a mosque, but are in an open expanse such as a desert or large house, their group prayer is valid as long as the distance between them does not exceed approximately 144 meters. If farther apart than this, their group prayer is not valid. If there are rows of people behind the imam, this distance is the maximum that is valid between each row and the one in front of it, even if there are miles between the imam and the last row, or a fire, river that would have to be swum to reach him, or busy street between them.

If the imam is in one building and the follower in another, such as two houses, or if there is a house, inn, or school where the imam is in a courtyard and the follower is under a covered porch, or vice versa, then the maximum allowable distance is the same as for outdoors (def: above), provided that there is nothing between the imam and follower that obstructs passage to the imam, such as a latticework window (O: and provided that there is nothing that prevents the follower from seeing him, such as a closed door).

The group prayer is valid when the imam is in a mosque and the follower is in an adjoining space, provided that there is 144 meters or less between the follower and the edge of the mosque, and that between the follower and the mosque there is not a barrier lacking a breach in it, breach meaning, for example, when the follower is standing before a wall's open gate. If such a person's group prayer with the imam is thus valid, then the prayer of those behind him or in the row with him is also valid, even when (O: these others are numerous, and) the group extends beyond the area fronting the gate. Such a person's group prayer is not valid if he turns from the gate, or if the wall of the mosque, a window, or a closed door (locked or not) lies between him and the imam.

المسافة بين الإمام والمأموم f12.37 رلبۇ كاڭا فِي غير مسجدٍ فِي فضاء كصحراء أزبيت واسع اصغ اقتداء المأموم بالإمام إن لم بَرْدُ مَا بِينَهُمَا عَلَى للدمانة ذراع تقريباً. وإلا فلا. ولو صلَّى خلف صفوف اعتبرت الأذرع بين كل صف والصف الذي قدامة وإن بَلَغَ مَا بَيْنَ الأخبر والإمام أميالُ سواءً حَالَ بِينْهُما نارُ أوْ بحر يُحوج إلى سباحةٍ أوْ شارع مطروق أبلاً ولو وقف كل منهما في بناءٍ كبيتين أو أحدُهُما في صحن والآخرُ في صُفَةٍ منْ دار أو خانٍ أو مدرسةٍ فَحُكْمُهُ حَكَمَ الفضاء بشرط أنالا يخسون ما يمنع الاستطراق كشبياني (أو البرؤية كبياب مردود) [وقيس إنْ كَانَ بِسَاءُ المأسوم عَنْ يمينيه أو شماله وجب الاتصال بحيث لا يَبْغَىٰ ما يَسْعُ واقفاً. وإنْ كَانَ خَلْفَةُ وَجَبَ أَنْ لَا يَزِيدُ عَلَى ثَلاثةٍ أَذَرِعٍ }. ولووقف الإمام في المسجد والمأموم فى فضاءٍ متصل به صَحَّ إنَّ لَمْ يَرَدْ مَا بِنَّهُ وبين آخر المسجد على للثمانة ذراع ولم بُحُلُ حاليلٌ مثلُ أَنْ يَقِفَ قبالةُ الباب وهو مفتسوح فإذا صَحَتْ لَهُسَدًا صَحَتْ لَمَن حَلْفُهُ أو انْصَبْلَ بِهِ وَإِنَّ (كَثِرُ وَا وَ) خَرَجُوا عنْ قِبَالِةِ البَابِ فإنْ عَدَلَ عِزَّ قِبَالَةِ النَّابِ أَوْ حَالَ جِدَارُ المسحِدِ أَوْ سُبَاكُـهُ أَوْ بِأَبِـهُ المردود وإن لم يُقْفَلُ لم تصِح.

f13.0 الأوقسات الستي نهي عن الصلاة فيها f13.0 TIMES WHEN THE PRAYER IS FORBIDDEN f13.1 (O: The rules below apply to prayers that fl3.1 (أي النافلة المطلقة التي لا are wholly supererogatory, i.e. which are not per-سيب لها أصلاً أوَّلها سبب لكنه متأخر formed for any particular occasion or reason, and عن الصلاة وذلك كسنة الإحرام) . apply to prayers performed for a reason that will occur after the prayer, such as the two sunna rak'as before entering the state of pilgrim sanctity (ihram).) f13.2 تَحْرُمُ الصِيلاةُ ولاً تَنْعَقِدُ عندَ f13.2 The prayer is unlawful and invalid: طلوع الشمس حتّى تُرْتَفِعَ قدرَ رصح (1) from sunrise until the sun is a spear's وعمنسة الاستسواع حتسي تزوق، وعسنة length above the horizon (N: meaning when a dis-الاصفىرار حتى تغسرت ويعسة صلاة tance equal to the sun's diameter appears between الصبح وبعذ صلاة العصر . the sun and the horizon); (2) from the time the sun is at its highest point in the sky until it moves on; (3) from when the sun yellows before sunset until after it has set; (4) after praying the current dawn prayer (subh); (5) and after praying the current midafternoon prayer ('asr). f13.3 It is permissible at the above times to offer f13.3 ولا يَحْسَرُمْ فِسِهَسَامًا لَهُ سَبِسَبَّ nonobligatory prayers that are performed for a كجنسازة وتحيسة مسجسد وسنسة وخسوه particular reason, such as the funeral prayer, وفائتةٍ. لا ركعتُني الإحرام . greeting the mosque (def: f10.10), or the two rak as that are sunna after ablution (wudu); and is also permissible to make up missed prayers; though one may not perform the two rak'as that are sunna before entering the state of pilgrim sanctity (ihram). f13.4 ولا تُكْرَهُ الصلاة فِي حرمٍ مَكَةً مطلقاً. ولا عند الاستوام يوم الجمعة. f13.4 It is not offensive to pray within the Meccan Sacred Precinct (Haram) at any time. Nor is it offensive to pray when the sun is at its zenith on Fridays (N: whether in the Sacred Precinct or elsewhere).

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THE PRAYER OF A f14.0f14.0 صلاة المريض SICK PERSON f14.1 Someone unable to stand may pray the f14.1 للعاجز صلاة الفرض قاعداً prescribed praver seated (O: and need not make it إولا إعبادة عليه) والمرادِّ مِن العجبز أنَّ up), unable meaning that standing involves man-يشُقَ عليْهِ القيامُ مشقةٌ ظاهرةُ أَوْ يَحَافَ مَنهُ itest hardship, will cause illness or the worsening مرضاً أوْ زيادتْهُ أوْ دورانُ الرأس في of a present illness, or cause vertigo, as when one is on a ship. Such a person may sit for the prayer any way وتقعيد كف شاء وتشذب الافتراش he likes, though the *iftirash* style of sitting (def: ويُكَرَهُ الإقعاءُ ومدُّ رجله . f8.37) is recommended. It is offensive in prayer to simply sit on the ground, palms down and knees drawn up, or to sit with legs outstretched (A: when there is no excuse). f14.2 When seated for the prayer, the minimal fl 4.2 وأقبأ ركبوعيه محياذاة جبهته bowing is to incline until the forehead is farther قذام ركبتيه وأكملة محاذاتها موضغ forward than the knees. The optimal way is to سجو ده . incline until the forchead is as far forward as the فإن غجبز عن ركبوع وسجبود قعبل place where the head rests in prostration, نهمايمة الممكن من تضريب الجبهية من When unable to bow or prostrate, one comes الأرض فإنْ غَجَزَ أَوْمَا بِهِمَا . as close to the ground with the forehead as one can. When unable to do this, one performs them by nodding. f14.3 ولسوٌ غجيزَ عن القعبود لقبطُ f14.3 If an abscess or the like prevents one from sitting, then one "sits" standing (A: meaning ordi-لدمل ونحوه أتي بالقعود قائماً. nary standing, with the intention of sitting (N: so that one stands between prostrations and for the Testification of Faith (Tashahhud))). f14.4 ولَدْ أَمْكَنَدُ القيدامُ وبده دِمدُ أَوْ f14.4 If one is capable of standing but suffers from a painful swelling of the eyes or something غيمرة (أي كجراحة يمكن علاجهما مع similar (O: such as a wound that can be treated by إدامة الاستلقياء) فقيال له طبيب معتميد having the patient remain lying down) and a reli-(يسبب معارفته وحبذقه في صنعة الطب able physician (O: in terms of knowledge and أهل للرواية) [إنَّ صَلَيْتَ مستلقياً أَمْكُنَ expertise in medicine, who can be believed) tells مداواتُكُن جارً الاستلقاء (ولا إعادة one that praying while on one's back will enable one to be treated, then it is permissible to pray عليه). while lying down (O: without having to make up the prayer). f14.5 If unable to stand and unable to sit, one f14.5 ( ولسۇغېخسۇغۇ قيسام وقعمود lies on one's right side (O: the right is recom-اضْطَجْع على جنبه الأيمن (نديأ) مستقبلاً

#### Shortening or Joining Prayers for Travel or Rain f15.0

بوجهم ومقدم بدية ويركع ويسجد (أي mended) facing the direction of praver (gibla) with the face and front of one's body, though one يفبوم إلى حد البركبوع ويبركمع ثم يهوى must bow and prostrate if possible (O: meaning للسجمود أو يقعمد وبمركع) ثم يهموي one stands up enough to bow, then bows, then للسجود أو يقمد ويركع) إنَّ أَمْكُنَّ. prostrates; or else sits up and bows). وإلاً أوْماً برأسة (ويقرب جيهته من If this is not possible, one bows and prostrates الأرض يحسب الإمكان) والسجود by morely nodding one's head (O: bringing one's forehead as near to the ground as possible), أحفض. deeper for prostration than for bowing. فإن عَجَز فبطرف ، فإنَّ عَجَّز فيقلبه If unable to even nod, one merely glances (أى بإجراء الأركان عليه) فإنْ خرس (ولم down with the eyes for bowing and prostration. If يفدر على قراءة الفاتحة بلسانه) قَرَأُ one cannot, one goes through the integrals of the prayer in one's mind. If unable to speak (O: to ولا تسقط الصلاة مادام نعمان recite the Fatiha) one recites it in one's heart. The obligation of prayer exists as long as one is able to reason (dis: f1.1, second par.). f14.6 If one is standing during the prayer and f14.6 المان عَجَسَرَ فِي أَنْسَابُهُمَا قَعَدَدِ. becomes unable to remain standing, one sits to ويُجِبُ الاستمرارُ فِي الفاتحةِ إِنَّ عَجَزَ فِي finish the prayer. If this occurs during the Fatiha, one may not interrupt reciting it, but must con-وإنَّ خُفٌ (أي مما به من المرض في tinue to do so as one proceeds to sit. . أثنياء صلاته قاعداً بحيث صار قادراً علم If one's condition improves enough (O: i.e. if seated during a prescribed prayer because of ill-القيام) قام. ness and a recovery of strength enables one to now stand), then one must stand to complete the prayer. f14.7 - إذان في أثناء الفائحة وَجَبَّ الإسسالُ لِيقُرأ قائماً ، فإنْ قُرّاً فِي نهوضِهِ لَمْ يُعْتَذُ به ، وإنْ تحفُّ بعد الفاتحة قامَ لِيرْكُمُ منهُ. أَوْ فِي الْرِكُوعِ قبل الطمأنينةِ ازْتَفْعَ راكعاً، فإن انْتَصَبْ بَطَلَتْ، أَوْ بعدُها اغتذلَ قائماً ثم يَسْجُدُ . أو فِي اعتداله قبل الطمأنينة قام ليُعْتُدل . أوْ بعدَها سَجَد ولا يُقومُ ] . f15.0 SHORTENING OR JOINING f15.0 الـقـصــر والجمــ للسفر أو المطر PRAYERS FOR TRAVEL OR RAIN (A: The two travel dispensations of shorten-(ج: القصير والجميع للمستاقير ing and joining prayers have no effect on each رخصتمان منفصلتمان؛ فيجموز الأخذ other: one may take both together, either, or بإحداهما فقط أويهما معأى أوتركهما. none. It is superior in our school not to take dispensations that are permissible.) والأفضل ترك الرخص الجائزة).

## SHORTENING PRAYERS WHILE TRAVELLING

f15.1 It is permissible to shorten the current prescribed prayers of noon (zuhr), midafternoon ('asr), and nightfall ('isha) to two rak'as each, when one:

(a) is travelling for a reason that is not disobedience to Allah (O: as there is no dispensation to shorten prayers on such a trip);

(b) on a journey of at least 48 Hashemite miles (n: approximately 81 km./50 mi.) one way.

One may also shorten the above prayers when one both misses them and makes them up on the trip, though one must pray the full number if one misses them while not travelling and makes them up on the trip, or misses them on the trip and makes them up while not travelling.

f15.2 This distance (n: 81 km./50 mi. one way) holds for travel by water as well as by land. If such a distance is traversed in an instant (O: preternaturally, because of a miracle (karama, def: w30)), one may still shorten the prayer. (O: The brevity of the time taken to travel the distance is of no consequence.)

f15.3 When there are two routes to a destination and one of them is less than the distance that permits shortening prayers but one chooses the longer way for a legitimate purpose such as safety, convenience, or recreation (O: provided that recreation is merely the reason for taking that route, not the reason for the trip itself, which must have some other legitimate purpose such as trade, for an *outing* is not a legitimate purpose) then one may shorten prayers. But if the only reason for choosing the longer way is to take the dispensation, then doing so is not valid and one must pray the full number.

(A: Purely recreational trips whose purpose is not disobedience are permissible, but there are no travel dispensations in them, though if undertaken in order to gain religious knowledge, to visit

شروط القصر f15.1 إذًا سَافَرَ فِي غِير معصيةٍ (فلا يباح القصر معها) سفراً تَبْلُغُ مسيرتُهُ ذهاباً ثمانية وأربعينَ ميلًا بالهاشميُّ [وهوَ يومانِ بلا ليالِيهما بسير الاثقال]، فلهُ أَنْ يَصَلَّىٰ الظهير والعصر والعشاء ركعتين إذا كانت مؤديبات، أو فاتشة في السفر فقَضَّاهًا فِي السفر . فإنَّ فاتَتُهُ فِي الحضرَ فَقَضَّاهًا في السفر أو عكسُهُ أَنَمْ . f15.2 وفي البحر تُعْتَبَرُ هَذِهِ المسافة كَمَا فِي البِرِّ فَلَوْ قَطْعَهَا فِي لِحَظَّةٍ (على خلاف العبادة للكبرامة) قَصّبرُ (قلا يؤثر قطعها في زمن يسير) . f15.3 ولوقَصَدَ بِلداً لَهُ طريقان أحددهما دون مسافة القصر فسلك الأبعد لغمرض كأمن وسهمولية ونبزهية أتصر (والحال أن التنزه هو الحامل على سلوك ذليك الطريق وليس حاملا على أصل السفر بل الحامل عليه غيره كالتجارة مثلًا ولا بدُّ أن يكون الحامل على السفر غرضاً صحيحاً وليس التنزء منه) وإنَّ قَصَدَ مُجَرَّدَ

القصر أتبؤ a fellow Muslim, or visit the grave of a righteous or learned Muslim (dis: g5.8), these and similar purposes are legitimate and permit the dispensations.) f15.4 The journey's destination must be known. f15.4 – ولا بدُ مِنْ مقصـــدِ معلوم فلوْ If a wife travelling with her husband or a soldier [طَلَبُ آبقساً لا يَعْدرفُ موضعَهُ أَوًّ] سَافَرَ with his leader does not know the destination, [عبدٌ و} امرأةً وجنديُّ مع [سبدٍ و] زوج they may not shorten their prayers (N: as long as وأميسر ولم يغرفوا المقصد لم يفضروا they have not yet travelled the distance that per-(ح: ما لم يقطع وا مسافة القصر فإذا mits shortening. When they have travelled it, then قطعوها قصروا). وإن غرفوا قصروا (ح: they may). If they know the destination and the journey meets the conditions (def: f15.1), then من أول السفر) بشرطه . they may shorten their prayers (N: from the beginning of the journey). f15.5 Someone whose journey constitutes an act f15.5 والعساجى بسفر به ك[أيق و] of disobedience, such as a woman travelling ناشسزة يُتِمُّ (وكذا لو أنشاه مباحاً ثم قلبه against her husband's wishes, may not shorten معصية) (ح: أما لوعصي في السفر فله their prayer but must pray the full number. (O; القصبر كعا لو سافر لتجارة فعصى بشرب The same applies to someone who undertakes a الخمر مثلًا). legitimate trip and then changes the purpose of it to disobedience.) (N: Though shortening prayers is permissible for someone who commits an act of disobedience while on a legitimate trip, as when someone travels for trade, but then sins by drinking wine, for example.) THE BEGINNING OF THE JOURNEY ابتداء السفر f15.6 If one's city has walls, one may begin shortf15.6 شمَّ إِنْ كَانَ لَلِسِلَدِ سَوَرُ قَصَبَتَ ening prayers as soon as one has passed them, بمجسرد مجاوزته سواء كان خارجه عمارة whether or not there are other buildings outside أَمُ لا. وإنْ لَمْ يَكُنْ لَهُ سورُ فِسمَجْ اورْةِ them. If there are no walls, one may shorten one's العمران كله ولا يُسْتَرَطُ مجاوزةُ المزارع prayers after passing beyond the last buildings, excluding farms, orchards, and cemeteries. (N: والمسمساتيين والمقسابسر . والمقيمُ في When the buildings of a city extend to the next الصحراء يُقْصُرُ بمتسارقة خيسام قومه. city. one's journey begins at the former's city روإن سكن واديسا وسسافر متبه اشتبرط limits, or at what people commonly acknowledge مجماورة عرضه، وإن كان نازلاً في ربوة (def: f4.5) to be the edge of town.) A desert dwcller may begin shortening prayers when he passes beyond his people's tents. (O: A person living in a valley begins shortening prayers when he has traversed the distance of the valley's width. Someone living on a hill begins when he comes down

<ul> <li>from it. A person living in a gorge begins when he climbs up out of it.)</li> <li>THE END OF THE JOURNEY</li> <li>THE END OF THE JOURNEY</li> <li>THE END OF THE JOURNEY</li> <li>This at give it is it it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it it is it it is it it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it is it it it it it it it is it is it is it is it it it is it is it is</li></ul>		
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	(b) that it be at least 81 km./50 mi. one way;	

(c) that the destination be known (f15.4); مقصد معلوم و) وقبوعُ الصبلاةِ كلُّهما فِي السفير ونيبةُ القصير في الإحبرام (أي مع (d) that the prayer take place from start to تكبيسرة التحسرم فلونوى بعمدها لم ينفعه) finish while on the trip (A: if one's vehicle arrives وأن لا يَقْتَسِدِي بِمُتِمَّ فِي جزءٍ مِن الصلاةِ before the prayer is finished, one prays the full (وعلمه بجواز القصر وتحرزه عما ينافى number): ئيتە) . (e) that the intention to shorten the praver فَلُو نُوى الإقسامة في الصلاة أو شُكَّ coincide with the opening Allahu Akbar (O: it not هلْ تَوَى القصَرَ أَمْ لَا ثُمَّ ذَكَرَ قَرِيباً أَنَّهُ نُوَاهُ being valid if made after this); أو تَرَدَّدَ هِلْ لِيَمَّ أَمْ لَا أَرْهِلِ إِمامُهُ مَقِيمُ أَمْ لا أَنَّمُ . ولو جهل نية إمامه فنوى إنْ فَصَر (f) that no portion of the prayer be per-قَصَرْتُ وإنْ أَتَمَ أَتْمَعْتُ صَحْ، فإنْ قَصَرَ formed while following an imam who is praying قصر وإنْ أَتَمُ أَتَمً the full number of rak'as; (g) (O: that one be aware of the permissibility of shortening prayers for travel; (h) and that the intention be free of things which nullify it (A: such as vacillation or doubts (dis: below))). One must pray the full number of rak'as if: (1) (non-(d) above) the intention to stay at the place for 4 days occurs during the prayer; (2) (non-(h)) one is uncertain whether one's intention was to shorten, but one soon recalls that one did intend it; (3) (non-(h)) one vacillates in the intention between shortening the prayer or not doing so; (4) or (non-(f)) one does not know whether one's imam is shortening or not, though if one does not know the imam's intention, it is valid to intend that if the imam shortens the prayer, one will shorten, and if he prays the full number, one will pray the full number, and then to do this. الجمع في السفر JOINING TWO PRAYERS DURING A JOURNEY f15.9 It is permissible to join the noon prayer f15.9 - يَجُــوزُ الجمسعُ بين الظهــر (zuhr) and midafternoon prayer ('asr) during the والعصبر في وقت أحدهما وبين المغرب time of either of them (N: or the Friday prayer (jumu'a) and midafternoon prayer in the time of

the Friday prayer), and permissible to similarly join the sunset prayer (maghrib) and nightfall prayer ('isha) during the time of either, provided one joins them during a journey in which prayer may be shortened (def: f15.8(a,b,c,d)). If one stops travelling (A: to rest, for ex- ample) during the time of the first of the two prayers, then this is the best time to join them, but if one is travelling steadily during the first's time, the time of the second is better.	والعشاء كذلك في كلَّ سفرٍ تُفْصَرُ الصلاَة فيه فإنْ كَانَ تازلاً في وقتِ الأولى فالتقديمُ أفضلُ وإنَّ كَانَ سائراً فالتأخيرُ أفضلُ
<ul> <li>f15.10 The conditions for joining two prescribed prayers on a trip in the time of the first of them are: <ul> <li>(a) that the trip continue (A: until one finishes both prayers);</li> <li>(b) that the first of the two be prayed first;</li> <li>(c) that the intention to join the two prayers occur before finishing the first, either coinciding with the opening Allahu Akbar, or occurring during the prayer;</li> <li>(d) and that one not separate the two prayers by waiting between them, though a short interval (A: meaning one that could contain two rak'as of the briefest possible) is of no consequence, nor is a brief search for water (dis: e12.3) by someone who has performed dry ablution (tayammum).</li> </ul> </li> <li>If one prays the second of the two prayers before the first (non-(b) above), then that prayer is invalid (O: and must be repeated after the first, if one still wants to join them).</li> </ul>	15.10 وإذَا جَعْمَ تقديماً فشرطة دوام السفر وتقديم الأولى ونية الجمع قبل فراغ الأولى إما في الإحرام أو في أثنائها وضابطها أن يسع ما ينهما ركعين بأقل ما يمكن) لم يُضَرَّ فَيُعْتَفَرُ للمتيمم طنب عفين. فإن قَدَّمَ الثانية فباطلة (فيحتاج إلى اعادتها إن أراد الجمع). وإن أقمام قبل شروعه في الثانية أولم تأخير الثانية إلى وقتها.
(1) (non-(a) above) one finishes one's jour- ney before performing the second prayer;	
(2) (non-(c)) one neglects to intend joining them during the first prayer;	
(3) or $(non-(d))$ one waits at length between them.	

115.11 If one has performed both prayers and the journey subsequently ends (A: whether in the time of the first prayer or the time of the second), they are and remain valid.	f15.11 وإنَّ أَقَامَ بِعَدْ فَرَاهِهِمَا مَضَتًا علىٰ الصحةِ .
f15.12 The necessary condition for joining two prayers in the time of the second of them (A: in addition to f15.8( $a,b,c,d$ )) is that one make the intention to do so before the end of the first prayer's time (O: by an interval which could con- tain at least one rak'a). If one neglects this inten- tion, one has sinned, and praying the first prayer during the second prayer's time is considered making it up.	f15.12 وإذًا جَمَعَ تأخيراً لَمْ يَلْزِئُهُ إلَّا أَنْ يَنْوِيَ قِبَلَ خروج وقتِ الأولى يقدر ما يَسَعُ فَعْلَهَا (أي ذلك الزمن الذي بقي من وقت الأولى أدامها، والأداء هو أن تقع ركعة منها في الوقت) أنهُ يُؤخُرُ لِبَجْمَعَ. فلَوْ لَمْ يَنُوهِ أَبْمَ وَكَانَتُ قضاءً.
f15.13 When joining two prayers in the time of the second, it is recommended (A: not obligatory):	f15.13 ويُنْدَبُّ الترتيبُ والموالاة ونيةً المجمع في الأولى [(أي التي يدأ بها)] .
(1) to pray the first one before the second;	
(2) to not pause at length between them;	
(3) and that the intention to join them be present during the prayer one performs first.	
JOINING PRAYERS BECAUSE OF RAIN	الجمع للمطر
f15.14 It is permissible for a nontraveller to pray the noon prayer (zuhr) and the midafternoon prayer ('asr) at the time of the noon prayer (N: or the Friday prayer (jumu'a) and midafternoon prayer at the time of the Friday prayer), and to similarly pray the sunset prayer (maghrib) and nightfall prayer ('isha) at the time of the sunset prayer if:	f15.14 ويَجُورُ للمقيم الجمعُ تقديماً لمطر يُبُلُّ الشوبَ (ومثله التلج والبرد إذا ذابا) بشرط أنَّ يَقْصِدَ جماعةً في مسجد (والمراد منه مكان صلاة الجماعة سواء كان مسجداً أو غيره) بعيدٍ (أي عن ياب
(a) it is raining hard enough to wet one's clothing (O: and like rain in this is melted snow or hail);	
(b) one is praying with a group in a mosque (O: or other place of prayer);	
(c) the mosque is far (O: from one's door, i.e. <i>far</i> by common acknowledgement (def: f4.5));	,

(d) it is raining when the first prayer begins.	داره عرفاً، وأنْ يُوْجَعد المطر عند افتتاح
when it ends, and when the second prayer begins;	الأولى والفسراغ منهسا وافتتباح الشانيبة
(c) and conditions f15.10(b,c,d) exist.	وَيُشْتَرُهُ مَعَ ذَلِكَ مَا تَقَدَّمَ فِي جَمَعَ السَفَرِ تقديماً.
f15.15 (A: If one arrives during the second of two prayers joined because of rain and does not finish one's own first prayer before the group finishes their sec- ond, then one is no longer entitled to join one's prayers for rain. It is a necessary condition that one pray at least part of the second prayer with them, though one may hurry through one's own first prayer alone to catch up with and join them during their second.)	
f15.16 If the rain stops after one finishes the two prayers or during the second one, both prayers are and remain valid.	f15.16 فإن انقطَع بعذهُما أوْفِي أَنْسَاءِ الثانية مُضْنًا على الصحة.
f15.17 It is not permissible to join two prayers in the time of the second of them because of rain.	f15.17 ولا يَجُوزُ الجمعُ بِالمَطْرِ تَأْخِيراً
<ul> <li>f15.18 (n: In the Shafi'i school, there are no valid reasons other than travel or rain for joining prayers, though others exist in the Hanbali school, as discussed in what follows.)</li> <li>('Abd al-Rahman Jaziri:) The Hanbalis hold that the above-mentioned joining between the noon prayer (zuhr) and midafternoon prayer ('asr), or between the sunset prayer (maghrib) and nightfall prayer ('isha) is permissible, whether in the time of the first prayer of each of these two pairs, or in the time of the second prayer of each of them, though it is superior not to join them. It is a necessary condition for the permissibility of joining them that the person praying be:</li> <li>(1) a traveller on a trip in which shortening prayers is permissible;</li> <li>(2) a sick person for whom not to join prayers would pose a hardship;</li> </ul>	(15.18 (ت: في المذهب الشافعي لا بترخص في الجمع لغير السفر والمطر؛ ويترخص فيه لفيرهما عند الحنايلة كما ميأتي). (عبد البرحمن الجزيري:) الحنايلة والعصر، أو المغرب والعشاه، تقديماً أو والعصر، أو المغرب والعشاه، تقديماً أو تأخيراً مباح وتركه أفضل [] ويشترط في إساحسة المجمع أن يكون المصلي مسافراً سفراً تقصر فيد الصلاة، أو يكون مريضاً تلحقه مشقة بتوك الجمع، أو تكون امرأة مرضعة أو مستحاضة، فإنه ملاة، ومشل المستحاضة المعذور كل صلاة، ومشل المستحاضة المعذور
(3) a woman who is nursing an infant, or who has chronic vaginal discharge (dis: e13.6), since she is permitted to join prayers to obviate the hardship of purification for every single prayer:	

### The Prayer of Peril f16.0

<ul> <li>(4) someone with an excuse similar to the woman with chronic discharge, such as a person unable to prevent intermittent drops of urine coming from him (e13.7);</li> <li>(5) or someone who feats for himself, his property, or his reputation, or who feats harm in earning his living if he does not join prayers; the latter giving leeway to workers for whom it is impossible to leave their work.</li> <li>(al-Fiqh 'ala al-madhahib al-arba'a (y66), 1.487)</li> </ul>	كمن به سلس البول [] وكذا يباع الجسع لمن خاف على نفسه أو ماله أو عرضه، ولمن يخاف ضررا بلحقه بتركه في معشه، وفي ذلك سعة للعمال الذين بستحيل عليهم ترك أعسالهم. [محرّر من الفقه على المذاهب الأريعة : الا/24].
PRAYING THE SUNNA RAK'AS WHEN ONE JOINS PRAYERS	كيفية أداء الرواتب عند الجمع
f15.19 (O: When one wants to join the midafter- noon prayer ('asr) and noon prayer (zuhr) in the time of the noon prayer, one first prays the sunnas that come before the noon prayer, followed by the noon prayer, the midafternoon prayer, the sunnas that come after the noon prayer, and then the sun- nas that come before the midafternoon prayer. Similarly, when one joins the nightfall prayer ('isha) with the sunset prayer (maghrib), one prays the sunnas that come before the sunset prayer, and postpones those that follow the sunset prayer until after one has prayed the nightfall prayer, after which one prays the sunnas that come before and after the nightfall prayer, and then witr. Their order is sunna.)	f15.19 (وإذا أراد أن يجمع المصر مع الظهر تقديماً فيصلي أولاًة الظهر الفيلية [المؤكدة وغيرها] ثم يصلي سنة الظهر البعدية [المؤكدة وغيرها] بعد المصر ثم يصلي سنة المصر القيلية . وهكذا العشاء مع المغرب أي فيصلي مسته القيلية ويؤخر منته البعدية بعد والبعدية ثم الوتر . ويسن ترتيب السنن هنا) .
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fi6.0 THE PRAYER OF PERIL	f16.0 صلاة الخوف
f16.1 The prayer of peril may be performed when the Muslims are engaged in permissible fighting (O: whether obligatory, as when fighting non-Muslims or highwaymen whom the caliph (def: o25) is fighting, or permissible, as when fighting someone who is trying to take one's prop- erty or that of others).	fl6.1 إذًا كانُ المُتسَالُ مساحـاً (سواء كان واجباً كمتال الكفار وقطاع الطريق إذا قاتلهم الإمـام أو مبـاحـاً مستوي الطرفين كقتال من قصد مال الإنسان أو مال غيره).

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#### f16.2 The Prayer (Salat)

f16.2 When the enemy is not in the direction of prayer (qibla), the imam divides the Muslim force into two groups. One group faces the enemy while the other prays a rak'a behind the imam. When the imam rises for the second rak'a, the group makes the intention to cease following his leader-ship in the prayer and then finishes their second rak'a alone as individuals while the imam remains standing at the beginning of his second rak'a, reciting the Koran and awaiting the second group.

Then this first group goes to relieve the others in facing the enemy, and the others come and begin their group prayer behind the imam, who is still standing and who remains so long enough for the second group to recite the Fatiha and a short sura. At the end of this rak'a when the imam sits in the Testification of Faith (Tashahhud), the group tises and performs their second rak'a without him (while he remains sitting at the end of his second rak'a waiting for them to reach the same point in their own prayer). When they catch up with him, he closes the prayer with Salams.

If this prayer is the sunset prayer (maghrib), the first group prays two rak'as following the imam's lead, and the second group follows him in the third rak'a. If it is a prayer with four rak'as, then each group follows the imam for two rak'as. The imam may also divide the Muslim force into four groups and have each group pray one rak'a behind him.

f16.3 When the enemy is visible in the direction of prayer (qibla) and the Muslims are numerous, the imam arranges them in two or more rows, opens the group prayer with "Allahu akbar." and (O: after reciting the Fatiha with all of them) he bows and straightens up with everyone following his lead. Then he prostrates together with the row nearest him, while the other row remains standing. When the imam and his row stand after their second prostration, the other row performs its own prostrations and rises to eatch up with the imam and his row, who have remained standing waiting for them.

In the second rak'a all bow and straighten up together, but when the imam prostrates, the second row, who remained standing on guard before, prostrate with him while the row nearest him

f16.2 والعددوُّ فِي غير جهةِ القبلةِ فَرَّقَ الإمامُ النَّاسَ قرقتَيْنِ فرَقَّةً فِي وَجَهِ العددة ويصلى بفرقة ركعة فإذا قام إلى الثانية نووا مفارقته واتموا منفر دين وذهبوا إلى وجبه العمدو وجماء أولئك إلى الإمام ومسوقائم في الصحلاة بُقْراً فَيُحْرَمُونَ ويمكت لهم بشدر الفاتحة وسورة قصيرة فإذا جَلَبَي للتسهيد قامُبوا وأتَّمُوا لأنفسهم ويُطِيلُ هو التشهدَ نُمَّ يُسَلَّمُ بِهِمْ. فإذ كانت مغربا صلى بالأولى ركعتين وبالثانية ركعة الأرياعية صَلَّى بكلّ فرقة ركسعتين. فإنْ فَرَقَهم أربِسْعَ فرقٍ وصُلَّى بكلٍّ نرئةٍ ركعةً صحً

f16.3 وإنْ حَانَ المعدوقُ في المقبطة ويُشَاهدُونَ في المقبطة يُشْاهدُونَ في الصلاة وفي المسليين كثرة ممنفهم صفيين فاكثر وأحرم ورتحتم (رتحتم المسلوين كثرة المعدة مع معيماً) ورقتع بالكل فإذا منجد معمة الصف الإي وروستهم سنجد الصف الاحر. ثم يرتحع ويرفع بالكل فإذا سَجد سُجد معمة المعف الحر. ثم يرتحع ويرفع بالكل فإذا سَجد سُجد معمة المعف الحر معمة المعف الحر معمة المعف الحر معمة المعف الحر معمة المعف الحر معمة المعف الحر معمة الحر معمة الحر معمة الحر معمة المعف الذي معمة المعف الذي معمة المعف الذي معمة المعمة المعمة المعمة المعمة المعمة المعمة المعمة الحر معمة المعف الاحر.

remain standing on guard. When those who have prostrated with the imam sit back (O: after their prostration, for the Testification of Faith (Tashahhud)) then the row nearest him (O: who have been standing on guard) prostrate (O: and catch up with the others in the Testification of Faith (Tashahhud)).	الصفُّ الآخَرُ. فإذًا زَقَمُوا (أي من سجد مع الإمام رؤوسهم من السجود واستقروا جالسين للتشهد) سَجْسدَ الصفُّ الآخَرُ (الذي كان واقفاً ولحقوه في الشهد) .
f16.4 It is recommended to remain armed dur- ing the prayer of peril.	ِ f16.4 _ وَيُنْدَبُ حَمَّلُ السلاحِ فِي ـ صلاةِ الحَوْفِ.
f16.5 When the peril is great, in actual combat, Muslims may pray walking or riding, facing the direction of prayer (qibla) or not, in a group or singly, and nodding in place of bowing and pros- tration when they are unable to perform them, nodding more deeply for prostration than for bowing. If forced to strike blow after blow during the prayer, this is permissible. Shouting is not.	f16.5 وإذا المُتَسَدَّ الخسوفُ والْتَحْمَ التَسَالُ صَلَّوا رَجَالاً وركياناً إلى القبلة وغيرها جماعةً وفرادَى ويُوْجُون بالركوع والسجود إنْ عَجَرُوا والسجودُ اخفضُ وإنا أَصْطَرُوا إلى الفسرب المتتابع صَرَبُوا ولا إعادة عليْهِمْ ، ولا يَجُوزُ الصياح.
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f17.0 UNLAWFUL CLOTHING AND JEWELRY	f17.0 ما يحرم لبسه
f17.1 (A: It is offensive for mcn to wear tight clot the parts of their body which are nakedness (def: f women.)	thing that discloses the size of (5.3), and this is unlawful for
f17.2 It is unlawful for men to wear silk or use it in any way, even to line clothing, though it is per- missible to use it as padding in a cloak, pillow, or mattress.	f17.2 يَحْسَرُمُ علىٰ السرجسل لِسَّنُ الحرير وسائرُ وجوه استعمالِه ولوَّ بطائةً ، ويَجُونُ حشوُ جبةٍ ومخدةٍ وفر ش به .
f17.3 Women may wear and use silk, and it is permissible for a guardian to dress a child in it before puberty.	f17.3 ويَجْدودُ للنسباءِ استعمالُهُ [وقِبلَ يَحْدَمُ عَلَيْهِنُ اقتراشُهُ] ويَجُودُ للولِيَ إلباسُهُ للصِينُ مَا لَمْ يَتَلَغُ.
f17.4 It is permissible for men to use fabric com- posed partly of silk as long as the weight of the silk is half or less of the weight of the fabric; to	f17.4 والمسركُبُ منُ حرير وغيره إنْ زَادَ وَزَنَّ الحسريس حَرُمَ وَإِنَّ اسْتُوَيَّا جَازَ.

embroider with silk thread where (O: the width of) the design does not exceed four fingers (O: though the length does not matter); to have a silk fringe on a garment; or a silk collar; or to cover a silk mattress with a handkerchief or the like and sit on it.

It is also permissible for men to use silk when there is need to in severe heat or cold, to clothe their nakedness with it for the prayer when there is nothing else, or to use it when suffering from itching or for protection from lice. (O: The upshot is that when there is real need for it, one may use it. Otherwise, it is an enormity (def: c2.5(2)). Imam Ghazali attributes its prohibition to its effeminacy and softness, which are unbecoming of men.)

f17.5 It is permissible to wear a garment affected by something impure (najasa, def: e14.1) when not in prayer (O: or other activites requiring purity, provided one is not in a mosque. As for wearing such a garment in a mosque, one may not, since it is not permissible to carry something impure into the mosque when there is not some need, such as having to take one's shoes inside).

It is unlawful to wear leather taken from the carcass of an unslaughtered animal (n: before tanning, as at e14.6) except when there is pressing need, such as in the event of a sudden outbreak of war (A: when there is nothing else) and the like.

f17.6 It is unlawful for men to wear gold jewelry, even the teeth of a ring's setting that holds its stone. (O: Unlike silk, there is no difference for the prohibition of gold between small and large amounts.) Nor may men wear objects painted or plated with gold, though if these tarnish so that the gold is no longer apparent, then they are permissible.

f17.7 It is permissible to repair teeth with gold.

ويجوز مطرز بولا يجاوز أربع أصابع (عـ ضـاً وإن زادَ طولًا) ومطرّفٌ ومجيَّبٌ معتادُ [(والمحب هو المطبوق)] ولَّهُ أَنَّ ببسط على فرش الحرير منديلا ونحوة ويَجْلِسَ فوقَهُ . ويجسوز لبشبة لحسر وسردمهلكين [(وليس بقيد بل عند الحاجة أيضاً)] وستر عورة (ومفاجاةٍ حرب إذا فُقِدْ غيرهُ ولحكة ودفع قمل . (فالحاصل متى دعت حاجة إلى لبسه جاز [ولمومن غير ضرورة ..... ] وهمذه المحمرمة من الكيائر، وقد علل الإمام الغزالي الحرمة بأن في الحرير خنونة أي تعومة وليونة لا تلبق بشهامة الرجال) [ويُجُورُ دياج تْحْيِنُ لا يَقُومُ غَيرُهُ مقامَةً فِي الحرب] . f17.5 ويَجُوزُ لِبسُ تُوب تَجس فِي غب الصبلاة (ونحوها مما يتوقف على طهارة ويشتبرط أذ يكون واقعا في غير المسحيد أميا ليسبه فيبه فلا يجوز لأنه لا يجبوز إدخال النجاسة فيه لغير حاجة كما في المتعل). ويحرم جلد مينة إلا لضرورة كمفاجاة حرب وتحسوه (ويَجْسورُ أَنْ يُلْبِسَ دايَّتُهُ الجلد النجس سؤى جلد الكلب والخنزير] . f17.6 ويُحْسَرُمُ على البرجال خلِقُ الــذهب حتَّى سنَّ الخاتم (ولا فرق في المذهب بين قليله وكثيره بخلاف الحرير) والمطلق به فلَوْ صَدِيءَ بِحِيثُ لَا يَبِينُ حار . f17.7 ويُسْمَاحُ شَدُّ سن [وأنسملة] بدهب [واتخاذ أنف وأنملة منه ويجوز درع نُسِحَتْ بِذهب وحودةٍ طَلِيَتْ بِهِ لمفاجاة حرب ولم يجد غيرهما].

#### Unlawful Ciothing and Jewelry f17.8

f17.8 It is lawful (A: for both sexes) to wear a f17.8 ويَجُسُورُ خاتمُ الفضةِ وتحليةُ silver ring (A: the sunna for men being to do so on ألسة الحرب بها [كسيف ورمح وطير the little finger, of either hand), and (A: for men) وسهم ودرع وجموشن وخموذةٍ وخفي] لا to decorate battle weapons with silver, but not rid-سرج [ولجنام وركناب وقبلادة وطرف ing gear such as saddles and the like, nor an سبـور] ودواةٍ ومقلمةٍ وسكين مهنةٍ ودواةٍ ا inkwell, writing utensil case, work knife, وتعليق قننديل ولؤ بمسجد وغير الخانم penknife, or lamp fixture-even if in a mosquenor to have silver jewelry other than rings, such as من الحليَّ كطـوقٍ ودملج وسوار (لما فيه a necklace, armband, bracelet (O: because these من النشبة بالنساء والتشبه بهن حرام) resemble the habits of women and it is unlawful وناج . for men to imitate women), or a crown. وفى مقف البيت والمسجد It is not permissible to use silver (A: or gold) وجدارنهما احتى سقف الكعبة وجدرانها to embellish the ceiling or walls of a house or mosque (O: even those of the Kaaba, because it is لما فيه من السرف مع كونه لم ينفل عن wasteful, and no one has reported that the early أحدد من السلف) فلو استَهْلِكَ بحيتُ لا Muslims did so), though if the amount is so slight يَجْتَمِعُ منهُ (أي من ذليك الذهب) شيءً that none could be melted off by applying fire, بالسبك خارَّتْ الاستـدامةً وإلا فَلَا (بل then it may remain. If more than that, then not تحب إزالته) . (O: i.e. it must be removed). f17.9 (O: It is offensive to use cloth for interior f17.9 (ويكرو تزيين البيوت decoration in houses (A: meaning that if curtains [للرجـال وغيرهم] حتى مشاهد الصلحاء and the like are used merely for decoration, it is والعلماء بالثباب ويحرم تزيينها offensive, though there is nothing wrong with using them to screen a room from view), even for بالصور) . shrines at the tombs of the righteous and learned. It is unlawful to decorate walls with pictures (n: of animate life, as at p44).) f17.10 It is permissible for both men and women f17.10 ويُجْموزُ تحليمةَ المصحفِ to decorate copies of the Koran and to embellish والكتب [(والتساء في الكتب ساكنة فهو writing with silver (O: out of reverence for it). It is مصيدر بمعنى الكتبايية وليس جمعيا permissible for women to have copies of the لكتاب)] بالفضة للمرأة والرجل (تعظيماً Koran decorated with gold, but this is unlawful له) ويُجُدورُ تحليبةُ المصحف بالذهب for men. للمرأة ويُحْرُمُ على الرجل . f17.11 All gold jewelry is permissible for women. f17.11 ويَجُوزُ للمرأةِ حلَّى الذهب even on shoes and woven into fabric, provided it is كلُّهُ حتَّى النعلُ والمنسوحُ بِهِ بشَّر طِ عدمُ not wasteful. But if a woman is wasteful, such as الإمسراف فإن أمسرُفَتْ (في الحلي when she has a 720-gram anklet of gold (O: mean-وجاوزت العادة) كخلخال مائشا ديتار ing that it (N: i.e. the weight of a piece, though حُرُمَ (لأن جواز الحلي لها إنما هو لأجل there is no limit to the number of average-weight pieces) exceeds the customary), then it is unlawful البزينية وإذا جاوزت العادة صارفي غابة (O: since gold is only permitted to women for the sake of beauty, and when gold exceeds what is

201

normal it is repulsive and devoid of beauty (A: and zakat must be paid on such wasteful jewelry (n: as opposed to jewelry that is not wasteful, on which no zakat is due (dis: h4.4)))).	القيساحة ولا زينة فيسه) . [وَيَحْرُمُ عَلَيْهِنُ تحليةُ آلةِ الحربِ ولَوْ بِالفَضَةِ] .
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f18.0 THE FRIDAY PRAYER (JUMU'A)	f18.0 صلاة الجمعة
f18.1 (O: Attending the Friday prayer is person- ally obligatory. It is the finest of prayers, and its day, Friday, is the best day of the week. Its integ- rals and conditions are the same as other prayers (def: f9.13-14).)	f18.1 (وهي [يشسر وطها] فرض عين وهي أفضل المصلوات ويسومها أنضل أيام الأسبسوع وأما من حيث الأركاذ والشروط فهي كغيرها من باقي الصلوات).
f18.2 Anyone obliged to pray the noon prayer (zuhr) is obliged to pray the Friday prayer (jumu'a), except for women and for travellers on a trip that is not disobedience (def: f15.5), even if the trip is less that 81 km./50 mi. one way (n: though one's departure for the journey must have taken place before dawn on Friday, as at f18.6). Valid excuses for not attending group prayer (def: f12.5), such as illness or taking care of a sick person, excuse one from attending the Friday prayer (jumu'a).	f18.2 مَنْ لَزِمَّةُ الطَّهَرُ لَزِمَتُهُ إِلَّا العبدَ و] المرأة والمسافر في غير معصية ولقُ مغرأ قصيراً . وكـلُ مَا أَسْقَـطَ الجمساعة أَسْقَطَهَا كالمرض والتمريض وغير ذلكَ .
f18.3 Eligible Muslims living in a village where there are not forty men (n: the minimum required for a valid Friday prayer, as at f18.7(e)) must go to a larger town for the Friday prayer when the two places are close enough that the call to prayer (adhan) from the larger town is audible to them under normal circumstances, given a calm wind and no interference. <i>Audible</i> means that the call of a man with a loud voice standing in the larger town on the side facing the village could be heard by a man with normal hearing standing on the side- of the village facing the town. If such a call would be inaudible, then the villagers are not obliged to go to pray the Friday prayer (A: but merely pray the noon prayer (zuhr)).	f18.3 والمقدم بقريسة ليس فيها أربعسون كاملون فإن كان بعيث لو تاذى رجل عالي الصوت بطرف بلد الجمعة الذي في جعة القرية والأصوات والرياع ساكنة أسمعة مصنع صحيح السمع واقف يطرف الفرية الذي من جعة بلد الجمعة ترمت الجمعة كل أهل القرية . وإن لم يُسْمَع فَلا تَلْزَمُهُمْ .
f18.4 A Muslim present at the mosque who is not obliged to pray the Friday prayer may leave	f18.4 ومَنْ لَا تَلْزَمُهُ إِذَا حَضَرَ الجامعَ لَهُ الاتصرافُ إِلاَّ السريضَ الذِي لَا يَشُقُ

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÷

<ul> <li>(A: instead of participating in it, such as a traveller merely wanting to pray the noon prayer (zuhr) and go), except for the following, who must pray the Friday prayer:</li> <li>(1) someone with an illness for whom waiting for the Friday prayer poses no hardship, provided that he has arrived after its time has begun (O: namely noon, for if he arrives before this, or if waiting is a hardship, then he may leave);</li> <li>(2) someone who is blind;</li> <li>(3) or someone whose excuse is muddy terrain (dis: fi2.5(2)).</li> <li>Those present at the mosque who are not obliged to pray the Friday prayer (A: other than the above-mentioned) may choose between performing the Friday prayer and the noon prayer (zuhr) (O: even when the fact that they are present eliminates their excuse). If they want to perform the noon prayer (zuhr) in a group (O: as is sunna) and their excuse from the Friday prayer is not obvious to onlookers, then they should conceal their group prayer rather than display it (O: which would be offensive under the circumstances).</li> <li>If a person is not obliged to perform the Friday prayer (ab prayer, but believes the reason for his excuse may disappear, such as sick person (A: hoping to recover before the prayer ends), then he should postpone his noon prayer (zuhr) until he can no longer hope to attend the Friday prayer. But if one's excuse from the obligation of attending the Friday prayer is not expected to cease, such as being a woman, then it is recommended to pray the noon prayer (zuhr) at the first of its time.</li> </ul>	عليم الانتظار وجاة بمدذ دخول الوقب (وهمو زوال الشمس أما إذا حضر قبل الوقت فله الانصراف وأما إن شق عليه والأحمى ومَنْ في طريق وحل تَنَزَّتُهُمُ الجمعة . ومن لا تَزَنَّهُ (أي الجمعة مطلقاً سواه زال عذره بالحضور أم لا) معيسر بينها وين الظهر ويُحفُون الجماعة في الظهر إن عذره بالحضور أم لا) معيسر وينها وين الظهر ويحفُون الجماعة في الظهر وعلى مسنونة ويكره لهم إظهارها). ويُسْسَدَبُ لنصن يَرْجُو زوانَ عذره من الجمعة وإن لم يَرُجُ زوانَ كالمرأة نيْنَدَبُ تعجيلُهُ (لي الظهر).
f18.5 The noon prayer (zuhr) of someone obliged to perform the Friday prayer is not valid until he has missed the Friday prayer (A: by its having finished without his having attended).	f18.5 – ومنْ لَزِمَتْـهُ الجمعـةُ لَمْ يَصِـعُ ظهرُهُ قبلَ فواتِ الْجمعةِ .
f18.6 It is unlawful for someone (O: obliged to pray the Friday prayer) to travel after dawn (A: on Friday before having prayed it) unless:	f18.6 ويَسْخَسَرُمُ عَلَيْسَهِ (أي على من نزمته الجمعة) السفرُ منْ طلوع الفجر إلاً

203

<ul> <li>(1) there is a place on his route where the Friday prayer will take place;</li> <li>(2) or he is going to travel with a group (O; of people not obliged to pray the Friday prayer) who are departing, such that his staying behind would entail harm for him.</li> </ul>	أَنْ يَكُــونَ فِي طَرِيقِــهِ مُوضِعُ جَمَعَةٍ أَوْ نَرْحَلَ رفقتُهُ (وهو معهم وكانوا ممن لا تلزمهم الجمعة) ويَتَضَرَّر بالتخلُفِ.
<ul> <li>f18.7 In addition to the usual conditions for the prayer (def: f9.13), a valid Friday prayer (jumu'a) also requires:</li> <li>(a) that it be a group prayer;</li> <li>(b) that it take place during the time of noon prayer (zuhr);</li> </ul>	f18.7 وشروطُ صحبة الجمعية بعدَ شروط الصلاةِ منة أنَّ تَقْمامَ جمياعةً فِي وقتِ الظهر بعدَ خطيتَن فِي خُطَّة أبنيةٍ مجتمعةٍ بأربعينَ رجلاً [أحراراً] بالغينَ عقلاه مستوطنينَ حيثُ تَقَامُ الجمعةُ لاَ بطْمَنُونَ عنهُ إلاَ لحاجةٍ وأنَّ لا تُشْبِقُهَا
<ul> <li>(c) that it follow two sermons (khutba, def: f18.9);</li> <li>(d) that its site be located among the dwell-</li> </ul>	(بتحرم) ولا تقارئها جمعة أخرى حيث لا يَشْقُ الاجتماع فِي موضع واحدٍ. والإمام واحد من أربعين. فلوُ نَقَصُوا فِي الصلاةِ عن الأربعين أوْ حَرَجَ الـوقتُ (بأن دخل وقت العصر) فِي
<ul> <li>(e) that there be a minimum of forty participants who are male, have reached puberty, are sane, and are local residents, meaning they live there and do not leave except when they need to (n: though the minimum according to Abu Hanifa is three participants besides the imam (al-Lubab fi sharh al-Kitab (y88), 1.111));</li> </ul>	
(f) and that, in places where it is no hardship for everyone to pray at one location, there be no other Friday prayer prior to or simultaneous with it (O: i.e. in the opening Allahu Akbar of the prayer (dis: below)).	
The imam is counted as one of the forty ((e) above).	
A group performing the Friday prayer must finish it as a noon prayer (zuhr) if:	}
(1) (non-(e) above) the number of particip- ants diminishes during it to less than forty;	
(2) or (non-(b)) if its time ends during the prayer (O: with the coming of the midafternoon	

prayer's time). If the group has doubts before starting the Friday prayer that they will be able to finish it within its time, then they must begin it as a noon prayer (zuhr).	السائِهَا أَتَمُوهَا ظهراً، ولو شَكُوا قَبْلُ افتتاحها فِي بقاءِ الوقتِ صَلُوا ظهراً.
f18.8 In places where having everyone assemble in one location is a hardship, as in Cairo or Baghdad, it is valid to hold as many Friday prayers as are needed. In places where it poses no hardship, such as Mecca or Medina, if two Friday prayers are held, the first of them (A: to open with "Allahu akbar") is the Friday prayer, and the sec- ond is invalid (A: and must be reprayed as a noon prayer). If two are held in such a place and it is not clear which was first, they should start over together as one Friday prayer.	f18.8 وإنْ شَقَّ الاجتماعُ بموضع كمصرَ وبغدادا جَازَتْ زِيادةُ الجُمَع بحسب الحاجة. وإنَّ لَمْ يَشُقُ كمكةً والمدينة فأَتِبَتْ جمعنان فالجمعةُ هي والدانية باطلة. وإنَّ وَقَعَتَ مما أوَّ جُهِلَ السبقُ اسْتُوْتَفَتْ جمعةً.
THE SERMON (KHUTBA)	الخطبة
f18.9 The integrals of the sermon (khutba) are five (O: and their order is sunna) (n: (a), (b), and (c) below are required in each of the two sermons, while (d) may be in either, and (e) must occur in the second, as mentioned below):	f18.9 وأركـانُ الخطبةِ خمسةُ (وسن ترتـب أركـان الـخطبين الحمــدُ لله والصـلاةُ علىٰ رسول الله ﷺ، والوصيةُ بتقـوى اللهِ، ونِجِبُ ذلك (أي ما ذكر من الأركـان) في كل مِنَ الـخطبتَين ويَمَنِيُنُ
(a) saying "al-Hamdu lillah" (praise be to Allah), this particular utterance being prescribed;	لفظُ الحمدُ للهِ وَالصلاءُ ولاَ يَتَعَيَّنُ لَفَظُ الـوصيةِ فيكفِي الطِيعُوا اللهُ والـرابِعُ
(b) the Blessings on the Prophet (Allah bless him and give him peace), which is also a pre- scribed utterance;	قراءةُ أيبةٍ (مفهمة معنى مقصبوداً كالوعد والوعيد والوعظ وتحو ذلك) في إحداهُمًا والخامسُ الدعاءُ للمؤمِنينَ (وللمؤمنات)
(c) enjoining godfearingness (taqwa), for which a particular expression is not prescribed, it being sufficient to say "Obey Allah";	في (الخطبة) الثماتية (ويتعين كولمه
(the above (O: integrals (a), (b), and (c)) are obligatory in each of the two sermons)	
(d) reciting one verse of the Koran (O: that conveys an intended meaning, such as a prom- ise, threat, exhortation, or similar) in at least one of the two sermons;	
(e) and to supplicate for believers (O: male and female) in the second of the two sermons (O:	

which must be for their hereafter, as supplications	بأخروي فلا يكفي الدنيوي) .
for this world alone do not fulfill the integral).	(ت : هذه الخطبة نقلها المترجم من
(n: The following sermon, added here by the translator from the commentary at m2, has been related by two chains of transmission, one ascribing it to Ibn Mas'ud, and the other through him to the Prophet (Allah bless him and give him peace): "Praise is truly Allah's. We praise Him, seek His help, and ask His forgiveness. We seek refuge in Allah from the evils of our selves and our bad actions. Whomever Allah guides none can lead astray, and whomever He leads astray has no one to guide him. I testify that there is no god but Allah alone, without any partner, and that Muhammad is His slave and messenger. Allah bless him and give him peace, with his folk and Companions. O you who believe: fear Allah as He should be feared, and do not die other than as Muslims. "O people, fear your Lord who created you from one soul and created its mate from it, and spread forth from them many men and women.	(ت: هذه الخطبة نقلها المترجم من شرح كتاب النكاح من هذا المجلد، وهي ما روي عن ابن مسعود موقوفاً ومرفوعاً:) ونشتغفيرة، وتعوذ بالله من شرور أنفسنا وين شيئات أغصالنا من ينهده الله فلا ومن شيئات أغصالنا من ينهده الله فلا مضل له ومن يضلل فلا هادي له وأشهد أن لا إليه إلا الله وحدد لا ضريك له وأشهد أن محمداً عبده ورسوله بيج وعلى الله حق تقاب ولا تشور أيلان آمقوا الله حق تقاب ولا تشور أنهما المين المقوا والمتم الذي علقكم من نفس واجذة وعلق منها روجها وتم من ينفس واجذة وعلق منها الله كان عليكم من نفس واجذة وعلق منها المة كان عليكم من يفس واجذة وعلق منها الله تاذي تساءلون به والارخام إن الما كان عليكم رقيبا إلى الداء إن
spread forth from them many men and women.	
And be mindful of your duty to Allah, by whom you ask of one another, and to the wombs [that bore you], for verily, Allah is vigilant over you'" (Koran 4:1).	
(n: This sermon fulfills conditions (a), (b), (c), and (d) above (A: and the rest of the sermon may be in any language), and after sitting briefly, one rises and says, "al-Hamdu lillah," the Bless- ings on the Prophet (Allah bless him and give him peace), enjoins the people to fear Allah, and must add a supplication for the Muslims ((e) above). such as saying, "O Allah, forgive the believers" (Ar. Allahumma-ghfir lil-mu'minin wal- mu'minat).)	
f18.10 The conditions of the two sermons are:	f18.10 وشرطُهُمًا الطهارةُ (عن حدث
(a) that the speaker be in a state of purity (O: from minor (def: e7) and major (e10) ritual impur- ity and from filth (najasa, e14.1));	f18.10 وشرطُّهُمَا الطهارةُ (عن حدث أصغـر وأكـبـر وعن نجس) والستسارةُ
(b) that his nakedness be clothed;	

(c) that the two sermons occur during the noon prayer's time (zuhr) before performing the two rak'as of the Friday prayer;	ووقوعُهُما في وقت الظهر قبل الصلاة والقيام فيهما (للقادر عليه) والقعودُ بَيْنَهُما ورَفْحُ الصوتُ بحيتُ يَسْمَعُهُ أربعسونَ
(d) that the speaker be standing during them (O: if able);	تُنْفِيدُ بِهِمْ الجمعةُ (والمراد سماعهم الأركان) .
(e) that he sit down between the two;	
(f) and that his voice be loud enough for the forty required participants (def: f18.7(e)) to hear (O: the sermons' integrals).	
f18.11 The sunnas of the sermon include:	f18.11 وسُنَنْهُمَا مِنْبَرْ أَوْ موضعَ عال.
(1) that the speaker stand on a pulpit (min- bar) or high place (O: and that it be to the right of the prayer niche (mihrab) and that the speaker stand on the right side of the pulpit);	(ويسن كون ذلبك عن يمين المحسراب ويسن أن يقف الخطيب على يمينه) وأنَّ يُسَلَّمَ إِذَا دَخْعَلَ (المسجد) وَ(يسلم أيضاً) إِذَا صَعَـدَ (المَسِر أي انتهى إليه [ووصل إلى الـدرجة المسماة بالمستراح]) وَ(من
(2) that he say "as-Salamu 'alaykum" to those present when he enters the mosque and (O: again) when he ascends the pulpit (O: and reaches his scat there);	المى أنى) يَجْلِسَ حَتَّىٰ يُؤَدُّنَ (المؤذن ويفرع من أذانت ) ويُتَبَسِدَ على سيفٍ أوَّ قوس أوَّ عصًا (أي يشغنل بساره بذلك ويستحب أن يشغسل بده الأحرى بأن يضعها على
(3) that he sit until the muezzin has finished (A: the second (dis: w28.2) call to prayer (adhan));	المنبر فإنّ لم يجد سيفاً ونحوه مكن يديه يأن يضع اليمنى على اليسرى أو يرسلهما ولا يحسركهما ولا يعبث بواحدة منهما
(4) that when speaking, he lean on a sword, bow, or stick (O: which is in his left hand. It is desirable for him to put his other hand on the pul- pit. If he does not have a sword or the like, he keeps his hands still by placing the right upon the left, or dropping them to his sides. He does not move them or fidget with one, as the aim is still- ness and humility);	والمقصود الخشوع) ويُقْبِلَ عَلَيْهِمْ فِي جميعِهما (ولا يلتفت في شيء منهما يميناً ولا شمالاً لأنه بدعة. ويستحب للقسوم الإقبال بوجوههم على الخطيب).
(5) and that he face the group during both sermons (O: and not turn to the right or left during them, for it is a reprehensible innovation. It is desirable for the listeners to face the speaker).	
DESCRIPTION OF THE FRIDAY PRAYER	صفة صلاة الجمعة
f18.12 The Friday prayer (jumu'a) consists of two rak'as. It is sunna for the imam to recite al-Jumu'a	f18.12 والجمعة ركعتان يَقْرَأُ فِي

## f18.13 The Prayer (Salat)

(Koran 62) in the first rak'a (A: meaning the الأولى الجمعة وفي الشانية المنافقون entire sura, the sunna being to make the sermon (ل لإتباع رواه مسلَّم وروى أيضاً أنه ﷺ brief and the rak as long, though wisdom must be كان يقرأ في الجمعة ﴿سَبِّحُ اسْمَ رَبُّكَ used in deciding how much those present will الأغلى) وإذخار أتاك accept) and al-Munafigun (Koran 63) in the sec-الغَاشية ﴾). ond rak'a (O: following the sunna from a hadith reported by Muslim, who also reported that the Prophet (Allah bless him and give him peace) sometimes recited al-A'la (Koran 87) in the first rak'a of the Friday prayer and al-Ghashiya (Koran 88) in the second). f18.13 A latecomer who joins the group prayer in f18.13 ومن أذرك مع الإمسام ركسوع time to bow and remain motionless a moment الثانية واطمأنٌ فَقَدْ أُدْرَكَ الحمعة . وإنَّ therein while the imam is still bowing in the sec-أَدْرَكُهُ بعدَة وِفَاتَتُهُ الحَمِعَةُ فَيْنُو ي الجمعةُ ond rak'a is legally considered to have attended (وجه بأ) خلفة (ماحتمال كون الإمام قد the Friday prayer (A: though such a person must سها بترك ركن فيشذكر ويأتى به قبل أن rise after the imam has finished with Salams to pray the rak'a he missed). If the latecomer joins سيلم وحيشيذ أدرك المأموم الجمعة) the group after this point, he has missed the Friday فإذًا سَلَّمَ أُتَمُ الظهرَ . prayer, but (O: obligatorily) intends performing the Friday prayer anyway and follows the imam (O: in case the imam has omitted an integral and has to repeat a rak'a, in which event the latecomer will have attended the Friday prayer). (N: But if this does not happen, then) when the imam finishes with Salams, the latecomer rises and completes his prayer as a noon prayer (zuhr). RECOMMENDED MEASURES FOR THOSE ستن وأداب الجمعة ATTENDING THE FRIDAY PRAYER f18.14 It is recommended to perform a purificaf18.14 ويُنْدَبُ لِمَهُ يَدْهَا أَنْ يَغْتَسَلَ tory bath (ghusl) (O: and offensive not to) before عند البذهباب (ويكوء تركه) ويُجُوزُ منّ going to the Friday prayer, though it may be per-الفجر. فإنَّ عَجَز تَيَمَّم. formed anytime after dawn. If one is unable to وأَنْ يَتَنْظُفُ بسسوائِهُ وأَحَدْ طَفَر (أَي bathe, one may perform the dry ablution (tayam-قصة وإزالته) وشعر (أي إزالته والظاهر أن mum). It is also recommended to clean the teeth with المرادية غير شعر الرأس ) وتطع اراتحة a toothstick (siwak, def: e3), trim the nails, كريهية ويتطَيَّب ويَلْبس أحسن ليسايب، remove (O: bodily) hair, eliminate offensive وأفضلُهَا البِيضُ، والإمامُ يَزِيدُ عَلَيْهِم في odors, wear perfume and one's finest clothes الزينة. (white being the best), and for the imam to dress better than anyone else. (A: Because of the time taken by these measures, it is offensive to visit others on Friday mornings.)

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It is offensive for women who attend the Fri- day prayer to wear perfume or fine clothes. It is recommended: (1) to arrive early (O: which is recom- mended for everyone besides the imam, so as to take a seat and wait for the prayer), the best time being from dawn on:	ويُكُسرَهُ للمسرَاةِ إذَا حَصَسرَتْ الطِيبُ وفاخرُ الثيابِ. و(ينسدب أن) يُنكُسرَ (وسنية البكسور تكسون لغير الإمام ليأخذوا مجالسهم وينتظروا الصلاة) وأفضلُهُ منَ الفجر، ويُمْثِي بسكينةِ ووقارٍ ولا يُرْكَبُ إلاً لعذَرِ (قسام به من أجسل هرم أو ضعف أو بعد
(2) to come on foot in tranquility and dig- nity, and not to ride to the mosque unless there is an excuse (O: such as old age, weakness, or being so far from the mosque that the fatigue of walking would obviate one's humility and presence of mind in the prayer);	رَحَامَ بِهُ مَنَ اجَسَ مَرْمَ أَوْ صَعْفَ أَوْ بَعَنَّ الدار بحيث بمنعه ما يناله من التعب من الخشوع والحضور في الصلاة) . ويَدْنُوَ من الإمام . ويَشْتَعَلَ بالذكر (في طريقه وفي حضوره قبال الخطبة) والشلاوة والصلاة (على الني ﷺ).
(3) to sit near to the imam;	
(4) and to invoke Allah (dhikr) (O: both on the way and at the mosque before the sermon), and to recite the Koran and invoke Blessings (O: on the Prophet (Allah bless him and give him peace)).	
f18.15 It is offensive (O: for anyone but the imam, when there is no need) to step over people to reach a place among them, unless one sees a vacant spot that cannot be reached otherwise. It is unlawful to make someone sitting in the mosque rise and then sit in his place, though if someone voluntarily rises it is permissible (O: for another to sit there).	f18.15 ولاَ يُتَخَطَّى رِقابَ الناس (فإن تخطى لغير حاجة وكان غير إمام كره) فإذًا وَجَدَ فرجةٌ لَا يَصِلُ إلَيْها إلاَّ بالتَخَطَّي لَمْ يُكُرَهُ ويُحْرَمُ أنْ يُقِيمَ رِجلاً ويَجْلِسَ مكانَهُ. فإنْ قَامَ باختيارِهِ جَازَ (لغيره الجلوس).
f18.16 It is offensive to give another person one's place in the front row, in closeness to the imam, or to put others ahead of oneself in performing any act of worship (O: as is proved by the rigorously authenticated (sahih) hadith, "People keep staying behind until Allah keeps them behind."	18.16 ويُتْحَرَّهُ أَنْ يُؤْثِرَ عَبَرَهُ بِالصَفُ الأول أو بالقرب من الإمام ، وبكل قرية ([أي الطاعات غير ما ذكر] وقد استدل له بالحديث الصحيح ولا يزال قوم يتأخرون حتى يؤخرهم الله. وأما قول نعالى : فور ليرون على أنْشَبِهم ولو كان بِهِمْ
	خُصًامًــةً¢ فالمـراديد في خصوص
As for Allah's saying,	
" preferring others to themselves, though poverty be their lot" (Koran 59:9),	

### f18.17 The Prayer (Salat)

it refers to things that relate to the physical self, such as feeding a hungry person when one needs the food, in which case preferring another to oneself is desirable, without a doubt).

It is permissible to send someone to the mosque to save a place for oneself there by spreading something out (O: such as a rug, for no one clse may pray on it), though it is permissible for another to move it aside and sit down in its place.

f18.17 It is offensive, though not unlawful, for someone sitting in the mosque to speak or to rise and perform the prayer while the imam is giving the sermon (khutba). (O: The more reliable position is that prayer is unlawful during the sermon (N: for the person already sitting in the mosque, as opposed to someone who has just arrived, as next discussed).)

A latecomer who arrives (O: when the imam is speaking or seated on the pulpit) should pray two brief rak'as to greet the mosque (O: if the prayer is being held in a mosque. If held elsewhere, one should intend them as the two rak'as that are sunna before the Friday prayer, though if one has already prayed these at home, one should simply sit down without praying.

It is offensive for a latecomer to simply omit the two rak'as of greeting the mosque, though if one enters the mosque at the end of the imam's sermon and believes that praying them will prevent one's participating in the opening Allahu Akbar with the group, then one should remain standing until they rise and incorporate one's greeting the mosque into the obligatory prayer (dis; f10.10)).

f18.18 It is recommended to recite al-Kahf (Koran 18) and invoke Blessings on the Prophet (ABah bless him and give him peace) on the night before Friday and during its day.

f18.19 It is recommended to supplicate Allah much on Fridays, seeking the moment when prayers are answered (O: in view of the hadith related by Bukhari and Muslm,

التفوس كإطعام شخص جائع مع احتياجه هو إلى الطعنام فإن إيشار تفس الغيبر على نفسه مستحب بلا شك) . ويجوز أن يبعث من بأخد له موضعاً سُسطَ شيشاً فيه (كسحادة وتحوها، ولا يجبوز لشخص آخير أن يصلى على ذلك الشيء المبسوط) ولكن لغيسره إزالتسه والجلوس مكاثة ا f18.17 ويُكْرَدُ الكملامُ والصلاةُ حَالَ الخطيبة (للجسالس في المنجسد من المأسومين ولا يُحرمُنان (والمعتمد أن إنشاء الصلاة في حال الخطبة بحرم). فإنْ دَخْلُ (الشخص والإمام يخطب أو وهو جالس على المنبر) صَلَّى التحيةَ فقطُ ([نوى بصلاته عند دخوله نحية المسجد] إن كان هنياك مسجيد . وإلا توى بها سنة الجمعة الفيلية إن لم يصلها في بيته وإلا جلس بلا صلاة) ويُخْفَفُها (ويكره ترك هاتين المركعتين لكن إذا دخل والإمام في أخسر الخطيسة وغلب على ظئسه أنسه لو صلاهما فاثنه تكبيرة الإحرام مع الإمام لم يصلهما بل يقف حتى تقسام الصلاة وتتدرج هذه التحية في صلاة الفرض) .

f18.18 ويُنْسَدَبُ «الكهفُ» والصلاة على النبي ﷺ ليلة الجمعة ويومهًا.

18.19 ويُكْبِرُ في يومِهَا الدعاءَ رجاءً ساعةِ الإجابةِ (لما رواه الشيخان من قوله

"There is a moment on Friday when the slave shall not ask Allah for anything save that He will give it to him"), which lies between the time the imam first sits on the pulpit and when the prayer finishes. (A: Others hold that the moment occurs after the	ﷺ : «إن يوم الجمعة فيه ساعة لا يوافقها عبد يسأل الله شيشاً إلا أعطاء») وهيّ مَا بينَ جلوس الإمام على المنبر إلى قراع الصلاة (ع : وقيل بعد صلاة العصر) .
midafternoon prayer ('asr).) *	ŧ
f19.0 THE PRAYER ON THE TWO 'EIDS (N: Meaning 'Eid al-Fitr at the end of Rama- dan, and 'Eid al-Adha on 10 Dhul Hijja.)	f19.0 <b>صلاة العيدين</b> (ح: يعني عيد الفطر بعد نهاية رمضان وعبد الأضحى في العاشر من ذي الحجة).
<ul> <li>f19.1 The prayer on the two 'Eids is a confirmed sunna (def: c4.1) and is recommended to be prayed in a group.</li> <li>Its time begins at sunrise, and it is recommended to take place after the sun is a spear's length (def: f13.2(1)) above the horizon (O: the time for its current performance continuing) until noon.</li> </ul>	f19.1 هي سنة مؤكدة ويُنْدَبُ لهَا الجماعة. ووقتُها منْ طلوع الشمس ويُنْـدَبُ منَ ارتفاعِها قدر رَمْع (ويــتمر وقت أدالها) إلى الزوالر.
f19.2 It is best to perform it in the mosque if there is room, though if there is not, then it is better to hold it outdoors.	f19.2 ونعلُّهًا في المسجدِ أَنْصَلُّ إِنِّ اتَّـَتَحَ . فإنْ ضَاقَ فالصحراءُ أَلْصَلُ .
RECOMMENDED MEASURES FOR THE 'EID PRAYER	سنن وآداب صلاة العيد
f19.3 It is recommended not to eat anything on 'Eid al-Adha until one performs the prayer, though one should eat an odd number of dates before the prayer on 'Eid al-Fitr.	f19.3 ويُسْنَدَبُ أَنَّ لَا يَأْتُسُلَ فِي الأضحى حتَّى يُصَلَّيَ ويَسْأَتُسُ في الفطرِ قبل الصلاة تمراتٍ وتراً.
f19.4 It is recommended to perform the purificatory bath (ghusl) after dawn, even if one does not attend the prayer, though it may be per- formed from midnight on. It is recommended to wear perfume, dress one's best, for young boys to	f19.4 وَيَغْتَبَسَلَ بِعِدَ الفَجِرِ وَإِنَّ لَمُ يُصَلَّ ويَجُورُ بِنْ نَصْفِ اللِيلِ ويَتَطَيَّبَ ويَلْبَسَ أَحْسَنَ ثِسَابِ وَيُشْدَبُ حَصَورُ

## f19.5 The Prayer (Salat)

come in their good clothes, and for women who do not attract men's attention to attend, though with- out wearing perfume or fine clothes. It is offensive for an attractive woman to attend (dis: f12.4(N:)). It is sunna: (1) to come early after the dawn prayer	الصبيان بزينتِهم ومَنْ لا تُسْتَهَىٰ مِنْ النساء يغير طيب ولا زينة . ويُكَرَه لمشتهاة . ويُبَحَّر بعد الفجر ماشيا ويَرْجع في غير طريقيو (ح : التي ذهب فيها) ويَتَأَخَرَ الإمسام إلى وقتِ الصسلاة ويُتُسادَى لهسا وللكسوف والامتسقاء «الصلاة جامعةً .
(subh) on foot;	}
(2) to return home by a different route (N: than one came);	
(3) for the imam to delay his arrival until the time of the prayer;	ş
(4) and to call the people to prayer with the words "The prayer is gathering," as one also does for the eclipse prayer (def: f20) and the drought prayer (f21).	
DESCRIPTION OF THE 'EID PRAYER	صفة صلاة العيد
<ul> <li>f19.5 The 'Eid prayer consists of two rak'as. (A: In addition to the opening Allahu Akbar,) one says "Allahu akbar" seven times in the first rak'a after the Opening Supplication (Istiftah, def: f8.13) and before saying "I take refuge, etc." (Ta'awwudh, f8.16); and five times in the second rak'a, not counting the Allahu Akbar for rising from prostration, before saying the Ta'awwudh. One raises one's hands (f8.12) each time one says "Allahu akbar." One invokes Allah Most High (N: to oneself) between each Allahu Akbar (O: saying "Glory be to Allah, praise be to Allah, there is no god but Allah, Allah is greatest"), placing the right hand upon the left (A: each time one says this invoca- tion). Missing or adding repetitions of "Allahu akbar" does not necessitate a forgetfulness pros- tration at the end of one's prayer. If one forgets them and proceeds directly to the Ta'awwudh, one does not return to them.</li> </ul>	f19.5 وهي ركعتاني. ويُكْبَرُ في الأولى بعد الاستفتاح وقبلَ التعوذ مسبع تكبيرات وفي الشانية قبلَ اليدين ويَذْكُر الله تعالَى بِينَهُنْ (بأن يقول سبحان الله ، والحمد لله ، ولا إله إلاً المله ، والمله أكبر ويضَع اليعنى على يُسْجَد للسهو، ولو نبية وشرَع في التعوذ فات.
f19.6 It is recommended to recite Qaf (Koran 50) in the first rak'a and al-Qamar (Koran 54) in	f19.6 وَيَشْرَأُ فِي الأولىٰ ﴿قَ﴾ وَفِي الشانيةِ ﴿اقْتُرَبِّتْ﴾ ؛ وإنْ شَاءَ قَرَأَ ﴿سَبِّعِ

the second. Or if one wishes, one may recite al- A'la (Koran 87) in the first rak'a and al-Ghashiya (Koran 88) in the second. (A: Or one may recite al-Kafirun (Koran 109) in the first rak'a and al- Ikhlas (Koran 112) in the second.)	اسْمَ رَبِّكَ الْأَعْلَىٰ ﴾ و﴿الغَاشِيَةَ ﴾ .
<ul> <li>f19.7 After the two rak'as, the imam gives two sermons (khutba) like those of the Friday prayer (O: in integrals (def: f18.9), not conditions (n: which here exclude f18.10(c,d,c))). It is recommended to open the first sermon by saying "Allahu akbar" nine times and to open the second by saying it seven times. It is permissible for the imam to sit during the sermons.</li> </ul>	19.7) لَمْ يَخْطَبُ بعددَهُما خطبتِن كالجمعة (في الأركان لا في الشروط). والفَتتِحُ الأولى ندباً بتسع تكبيراتِ والناتية بسبع. ولوَّ خَطَبٌ قاعداً جازً.
<ul> <li>f19.8 There are two types of Allahu Akbars (A: said for the 'Eids), unrestricted and restricted. The unrestricted, meaning those not confined to a particular circumstance but rather recited in mosques, homes, and the street, are sunna to recite from sunset on the night before each 'Eid until the imam commences the 'Eid prayer with the opening Allahu Akbar. The restricted, meaning those recited after prayers (O: whether the five prescribed prayers or the nonobligatory), are sunna for 'Eid al-Adha only, from the noon prayer (zuhr) on 'Eid day until the dawn prayer (subh) on the last of the three days that follow it, which is the fourth day of the 'Eid. (N: The more reliable position is that the time for them begins from dawn of the Day of 'Arafa (n: 9 Dhul Hijja) and ends at the midafternoon prayer ('asr) on the last of the three days that follow 'Eid al-Adha.) They are recited (O: by men, by women (who say them to themselves), by both nontravellers and travellers, and whether one is praying by oneself or in a group) after the current prescribed prayers or making up prescribed prayers missed during the 'Eid or before, and after prayers (janaza), and supererogatory prayers. If one misses a prayer during the 'Eid but does not recite "Allahu akbar" after it. One says. "Allahu akbar" after it.</li> </ul>	f19.8 والتكبيرُ مرسلٌ ومقيدٌ. فالمرسلُ وهوَ مَا لا يَتْقَيدُ بِحالَ، بلَ في المساجدِ والمنازل والطرق يُسْنُ في العيدين منّ غروب الشمس ليلتي. العيدِ والمقيّدُ وهو ما يُوُتّى بِه عَقيبَ والمقيَّدُ وهو ما يُوُتّى بِه عقيبَ التلواتِ (الخمس وغيرها من صلاة ظهر النافلة) يُسْنُ في النحر فقط من صلاة ظهر النافلة) يُسْنُ في النحر والمعتمد أنه من صلاة عرفة إلى العمر من آخر أيام الشريق وهو موفة إلى العمر من آخر أيام الشريق). ماع نفسها، مقيماً كان أو مسافراً وسواء يُكْبُرُ (رجلاً كَان أو امرأة وهي تسريقدر وقبلها والمنذورة والجنازة والتوافل، ولو قضى قوانت المدة بعدها لم يُكَبرُ. (ح. لا بله إكبر الله أكبر الله أكبر الله أكبر ولله ورجائة إلاً الله والله أكبر الله أكبر الله أكبر ولله وله يُقالية إلاً الله والله أكبر الله أكبر ولله المرافلة المرافلة مالية الله أكبر الله أكبر الله أكبر والله المرافلة المرافلة المرافلة الم يُكبرُ.

One says, "Allahu akbar, Allahu akbar, Allahu akbar" (N: and then, "there is no god but

Allah. Allahu akbar, Atlahu akbar, praise be to Allah"). It is commendable to add, as people are accustomed to, "Allah is ever greatest, etc." (O: namely: "Much praise be to Allah. Glory to Him morning and evening. There is no god but Allah. Him alone we worship, making our religion sin- cerely His though the unbelievers be averse. There is no god but Allah alone. He fulfilled His promíse. gave victory to His slave, strengthened His army, and vanquished the Confederates alone. There is no god but Allah. Allah is ever greatest").	الحمدُ، فإنَّ زَادَ ما اغْتَادَهُ الناسُ فحسنُ وهو الدلة أكبر كبيرا إلى آخره (أي ووالحمدُ لله كثيراً وسبحان الله بُحَرَة وأصيدلاً لا إله إلا الله ولا نَمْبُد إلاً إيماه مخلصين له الدين ولو كَرة الكافرون لا إله إلاً الله وحدة صَدَق وغَدَه ونصَرَ عبَّدَه وأغرُ جُنّدة وهَزَمَ الأخرَابَ وَحْدَهُ لا إِلَهَ إِلاً الله والله أكبرة.
f19.9 It is recommended to say "Allahu akbar" on the first ten days of Dhul Hijja whenever one sees a head of livestock (O: out of reverence for its Creator).	f19.9 ولوْرَأَى فِي عَشْرٍ نِنِي الحجةِ شِيئاً مَنَ الأنعامِ فَلَبْكَبُرُ (حينند تعظيماً لخالقها).
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f20.0 THE ECLIPSE PRAYER (O: <i>Eclipse</i> refers to both that of the moon and sun.)	f20.0 <b>صلاة الكسوف</b> (والكسوف يقال للقمر كما يقال للشمس)
f20.1 The eclipse prayer is a confirmed sunna (def: c4.1) (O: and missing it is not permissible, but rather is offensive).	f20.1 هيَ سنةُ مؤكندةُ (وتىركھا لا يباح بل هو مكروه).
f20.2 (O: Like the drought prayer, it has no call to prayer (adhan) (n: besides that mentioned at $f19.4(4)$ ).)	f20.2 (ولا أذان لها كصلاة ) الاستسفام).
<ul> <li>f20.3 It is recommended to be performed in a group at the mosque.</li> <li>It is recommended for women without attractive figures to attend (O: in their household clothes, that is, women advanced in years and the like. As for women who have attractive figures, it is desirable for them to perform it in their homes (dis: f12.4(N:))).</li> </ul>	f20.3 ويُتْدَبُ لَهَا الحِماعةُ فِي الجامع . ويحضرها منْ لا هيئة لَهَا منْ النساءِ (يحضرن بثياب بذلة كالعجوز ونحوها . وذوات الهيئات يستحب لهن فعلها في بيوتهن).

DESCRIPTION OF THE ECLIPSE PRAYER	صفة صلاة الكسوف
<ul> <li>f20.4 The eclipse prayer consists of two rak'as. The minimum is:</li> <li>(a) to open with "Allahu akbar";</li> <li>(b) to recite the Fatiha;</li> <li>(c) to bow;</li> <li>(d) to straighten up;</li> </ul>	120.4 واقلَّهَا أَنْ يُعْوِمَ فَيَقْرَأَ الفاتحة تُمَّ يَرْحَمْ تَمَ يَرْفَعَ فَيَقْرَزُ الفاتحة ثمَّ بَرَكَعَ (ثم يرفع رأسه من هذا المركوع الثاني) فَيَطْمَنُنْ ثَمَّ بَسْجُدَ سَجَدتَيْنِ فَهَذِهِ رَكَعَةً فيها فيسامان وقسرامتان (للفاتحة) وركوعاني. ثمَ يُصلُّني الثانية كذلك. ولا يَجُوزُ زيادةً قيام وركوع لتمادي الكسوف ولا يُجُسوزُ النقص (عن هذه الكينية بعد نبنها) لتجليق.
(e) to recite the Fatiha again;	
(f) to bow again;	
(g) to (O: straighten up and) remain motion- less a moment;	
(h) and to prostrate, then sit up, and then prostrate again.	
This is one rak'a, comprising standing twice, reciting (O: the Fatiha) twice, and bowing twice. One then prays the second rak'a like the first. It is not permissible to lengthen the amount of time one stands or bows merely because the eclipse has not yet passed, or to shorten the rak'as to less (O: than the above way after having intended it) because the eclipse has passed.	
f20.5 The optimal way is that after reciting the Opening Supplication (Istiftah, def: f8.13), the Ta'awwudh (f8.16), and the Fatiha, one:	f20.5 وأكملُهما أنْ يَقْرَأُ بعدَ الافتتاح والتموذ والفاتحة المِقرة في الفيام الأولُ وآلُ عمرانَ في الشاتي والنساة في الثالث
(a) recite al-Baqara (Koran 2) for the first Koran recital;	
(b) recite Al 'Imran (Koran 3) after the sec- ond time one recites the Fatiha (A: in the first rak'a);	
(A: then, in the second rak'a:)	
(c) recite al-Nisa (Koran 4) for the third recital;	

# f21.0 The Prayer (Salat)

(d) and recite al-Ma'ida (Koran 5) for the fourth recital.	والمائدة في الرابع أوَّ نحوَ ذلك . ويُسَبِّحُ في الركوع الأول يقدر مائةِ
Or one may recite comparable amounts of the Koran in place of the above suras. One bows and says "Subhana Rabbiya al- 'Adhim" ("How far above any limitation is my Lord Most Great") after the first of the four Koran recitals for a period equal to reciting one hundred verses of al-Baqara (N: about 20 minutes); after the second recital for the length of eighty of its verses; after the third for the length of seventy verses; and after the fourth for the length of fifty verses. The other parts of the eclipse prayer are the same as other prayers.	آية من البقرة وفي الثاني بقدر تسانينَ وفي الثالث بقدر سيمينَ وفي الرابع بقدر خمسينَ. وباتيها كغيرها من الصلوات.
f20.6 After praying, it is recommended that the imam give two sermons like those of the Friday prayer (O: in integrals (def: f18.9) and conditions (f18.10), except that here the sermons follow the prayer, as opposed to those of the Friday prayer, which precede it).	f20.6 نمَّ يَخْطُبُ خطيتينِ (نــدبــاً) كالجممـة (في الأركــان والشــروط إلا كونهمــا بعــد الصـلاة بخـلاف خطيتي الجمعة فإنهما قبل الصلاة).
f20.7 One may no longer perform the eclipse prayer if one has not yet begun it when the eclipse passes, when the sun sets while still eclipsed, or when the sun rises while the moon is still eclipsed. But if one has begun the prayer and the eclipse passes or the sun sets while still in eclipse, one nevertheless completes the prayer.	f20.7 فإنَّ لمْ يُصَـلُ حَتَى تَجَـلًىٰ الجميعُ أوْ غَابَتْ (الشمس حال كونها) كاسفة أوْ طَلَعَتِ الشمس والقمرُ خاسف لمْ يُصَـلُ . ولسوْ أُخْرَمَ فَتَجَلُتُ أَوْ هَابَتْ كاسفة أَتَمَها .
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f21.0 THE DROUGHT PRAYER	f21.0 صلاة الاستسقاء
f21.1 The drought prayer is a confirmed sunna (def: c4.1) (O: even for someone travelling, or praying alone), and is recommended to be prayed in a group.	f21.1 هيّ مندةً مؤكندةً (ولبولمسافر ومنفرد) ويُنْدَبُ لهَا الجماعةُ .
f21.2 When the land is parched or the water supply is cut off or diminished, the imam (A: i.e. the	f21.2 فإذَا أَجْسَدْبَسَتْ الأرضُ أَوِ انْفَطَحْتِ المياهُ أَوْ تَلْتَ وَعَظَ الإمامُ الناسُ

caliph (def: o25) or his representative) warns people against wrongdoing and orders them to repent for their sins, give charity (O: because this influences the acceptance of prayers), settle their differences with enemies (O: if the enmity is not for Allah's sake. Otherwise, it is not objectionable, for severing ties with the corrupt is something that one should do), and fast for three days (O: which must be consecutive, for this is obligatory if the caliph orders it). Then, on the fourth day while still fasting, they come out to an empty expanse (lit. "desert") in their work clothes, accompanied by those of the women who do not have attractive figures (dis: f12.4(N:)), livestock, men and women advanced in years, infants and small children, the pious, and those related to the Messenger of Allah (Allah bless him and give him peace); and they ask Allah to give them rain because of those present (O: i.e. by vir- tue of their spiritual grace (baraka), interceding through them). Each mentions to himself the good works he has done and intercedes through them. Non-Muslim subjects of the Islamic state who attend are not hindered from doing so, but may not mix with us.	وأَسَرَهُمْ بالسوية والصدقة (لأن لذلك أثراً في إجبابة الدعاء) ومصالحة الأعداء (أي في عداوة لغير الله تعالى وأما هي قلا وصوم ثلاثة أيام (ويجب تنابع الصوم لأنه صار فرضاً عليهم بأمر الإمام لهم) ثم يتحرُجُونَ في الرابع إلى الصحراء صياماً لفيت وقت العمل)] ويتحرُج غيرُ ذوات المهنة وقت العمل)] ويتحرُج غيرُ ذوات والمحائز والأطفال (الرضع) والصغار والمحائز والأطفال (الرضع) والصغار الله: يبركتهم والتشفعون بهم) ويذكرُر كل في نفيد صالح عملِه ويَسْتَشْفِعُ به. وإذ خَرَج أهل الدمة لم يُمْنُعُوا لكنْ لا يَحْتَلِطُونَ بِنا.
DESCRIPTION OF THE DROUGHT PRAYER	صفة صلاة الاستسفاء
<ul> <li>f21.3 The drought prayer consists of two rak'as like those of the 'Eid (def; f19.5). The imam then gives two sermons like those of the 'Eid, except that in place of each Allahu Akbar (f19.7). the imam says, "I ask forgiveness of Allah Most Great. whom there is no god but He, the Living, the Ever Subsistent, and I turn to Him in repentance." During the sermons, the imam frequently asks Allah's forgiveness (istighfar), blesses the Prophet (Allah bless him and give him peace), supplicates Allah, and recites the verses,</li> <li>"Ask forgiveness of your Lord—verily He is oft-forgiving—and He will loose the sky upon you in torrents, aid you with wealth and sons, and make gardens and rivers yours" (Koran 71:10–12).</li> </ul>	£21.3 وهي ركعتان كالعبد. تم يُخْطُبُ خطبتين كالعبد إلا أنّه يُفْتَنِحُهُبا (أي خطبتي الاستسقام) بالاستغضار بدل التكبير (وصبغت في ابتسداء الخطبة هي قول د أشتَفْفِر الله العظيم السذي لا إله إلا هو الحي القيوم ويُكْبَر فيهما من الاستغفار والصلاة على ويُكْبر فيهما من الاستغفار والصلاة على إنَّه كَانَ عَقَاراً هو الآيات وتعامها فير بل الشماة عليَكُم بدراراً ويُشبد تُكم بأموال رأيتكران ويتجعل لكم جنات وتعيم لكم أنوال أنهاراً »).

In the second sermon (O: about a third of the way through it) the imam turns toward the direction of prayer (gibla) and switches his cloak around (O: by putting the right side of it on his left and vice versa. It is also sunna to turn it upside down. Both sunnas can be effected by putting the lower left corner on the right shoulder and lower right corner on the left shoulder. The wisdom therein is the favorable portent of a change of state). The people do likewise.

He should supplicate to his utmost, both to himself and aloud. (O: Those present raise their hands with the backs of the hands up. The sunna supplication is: "O Allah, send us rain, raining wholesomely, healthily, torrentially, widespread, pouringly, in sheets, drenchingly, continuously till Judgement Day. O Allah, give us rain and make us not of those who despair. O Allah, servants and cities are in distress, hunger, and want, from which we can ask none but You for relief. O Allah, make the crops grow and the milk of the tivestock flow, and send down the sky's blessings upon us and bring forth for us the blessings of the earth. Raise from us the affliction that none but You can lift.")

If they pray but are not given any rain, they repeat the prayer (O: until given rain). If they prepare (O: and gather), but are given rain before the prayer, they pray in thanks and ask for more.

f21.4 It is recommended for those whose land is flourishing to supplicate after prayers for those whose land is parched. (O: This being the middle course. The minimum is to make a supplication, while the optimum is to take the above measures of performing two rak'as with the two sermons, the supplications, and asking for forgiveness.)

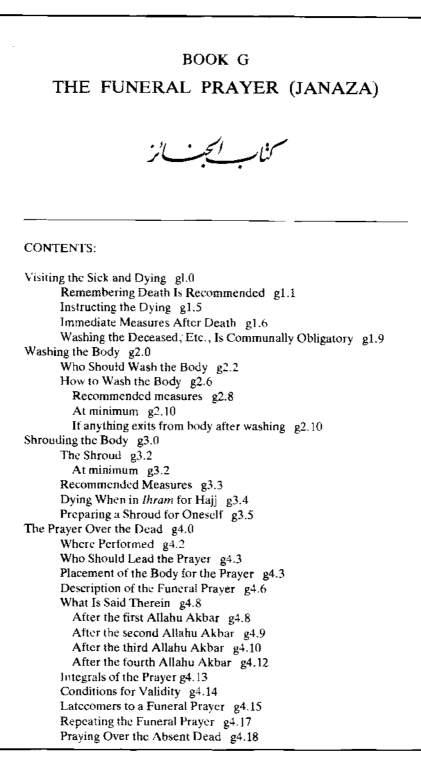
f21.5 At the first rainfall of the year, it is recommended to uncover part of the body for the rain to strike.

f21.6 It is recommended to glorify Allah when thunder is heard (O: saying, "Glory to Him the thunder and the angels glorify, in awe of Him,") and when lightning is seen (O: saying, "Glory to

ويسْتَقْبِلُ القبلة في أثناء الخطبة الثانية (أي من نحمو ثلثهما) ويُحَوَّلُ رداءَهُ (بأن يجعل يمين ردائنه بسناره وعكسه ويسن التنكيس بأن يجعسل أعسلاه أسفله ويحصلان معأ بجعل الطرف الأسفل اللذي على شقه الأيسر على عاتقه الأيمن والطرف الأسفيل الذي على شقه الأيمن على هاتفه الأبسر . والحكمة فيها التفاؤل بتغير الحال؛ ويَفْعَلُ الناسُ كَذَلْكَ. ويُبْالِعُ في الدعاء سراً وجهراً (ويرفع الحباضيرون أيبديهم في الدعاء مشيرين يظهبور أكفهم إلى السمياء والدعاء الوارد واللهم أسقنا غشا مغشا مغيثا حنيا مرينا سخا عَامَّا عَدَمًا طَبَقاً مُجَلِّلاً دَائِماً إلى يَوْمِ الدِّين ٱللَّهُمُّ ٱسْقِنَا الغَيْثَ ولاَ تَجْعَلْنَا مِنَ القابطين. أللهم إنَّ بالعِباد والسِلاد من الجهد والجوع والضَّنك مَا لَا نَشْكُو إِلَّا إلبُ اللَّهُمُ أَنَّبَتْ لَنا الرَّرْعَ وأَدِرَّكَ الضّرع وأنزل علَيْنا مِنْ بَرَكْسَاتِ السَّمَاءِ وأنبت لنامن بركات الأرض واكشف غنا مِنْ البِّلاءِ مَا لَا يَكْشِفُهُ غَيْرُكُ أَنَّ. فإنْ صَلَّوْا ولمْ يُسْفَسُوا أَعَسادُوهَا (أي الصلاة وتكر رحتي يسقوا) . وإنْ تَأْهُبُوا ([أي تهيسؤوا] واجتمعوا) فَسُقُوا قبلُ الصلاة صَلُّوا شكراً وسَأَلُوا إلرَ بادةً. ا ويُنْدِبُ لأهل الخصب أنَّ f21.4 يدعبوا لأهبن الجندب خلف الصلوات ررهذا هو الوسط فيها وأدناه الدعاء وأعلى منهما يحصل بما تقدم من صلاة الركعتين مع الخطيتين والدعاء والاستغفار) . f21.5 ويُنْدُبُ أَنْ يَكْشِفَ مِعْضَ بِدِنِه لِيُصِيبُهُ أولُ مطر يقَعُ في السنةِ . f21.6 ويُسَبِّعُ للرعبة (ريفسون استحسان المذي يسبع الرعد بحمده

والملائكة مِنْ خِيفَتِهِ») والبرق (ويقال

the shows you the lightning that you may	1
Him who shows you the lightning that you may have fear and hope").	عنده «سُبْحَانَ مِنْ يُرِيكُمُ البَرْقَ حَوْفًا وطَمَعاً»).
······································	وطمعا»).
f21.7 If it rains so much that harm is feared, it is recommended to supplicate as has come in the	f21.7 وإذا كَثْرَ المَطْرُ وخُشِيَ ضَرَرُهُ
sunna: "O Allah, around us, not upon us. O	ذعَسا برفعيه بمُسا وَرَدَ فِي السِنَةِ «اللَّهُمَّ
Allah, upon the hills and bluffs, the valley floors	حواليشا ولا عليتا، إلى أخره (أي إلى أخر
and copses of trees."	خواليَّنْ وَلاَ عَلَيْنَاء إلى آخرِه (أي إلى آخرُ المدعاء الموارد وهو اللَّهُمُ عَلَى الظُّرابِ والاكام وبُطُونِ الأَوْدِيةِ وَمَنابِتِ
	والأكام ويطون الأودية ومنابت
*	الشجر») .



visiting th	e sick and Dying	gr.c
Burying Martyrs g4.20 Burying the Stillborn g4.21 Carrying the Deceased to the Grave g4. Burial g5.0 Where the Deceased Is Buried g5.1 Digging the Grave g5.2 Burying the Body g5.3 Who should bury it g5.3 How to place the body in the grave g2 What is said g5.4 Obligatoriness of burying the body fac What is said after burial g5.6 The Finished Grave g5.7 Recommended measures g5.7 Visiting Graves g5.8 Consoling Next of Kin g6.0 Recommended g6.1 What Is Said g6.2 Weeping Permissible g6.3 Eulogies, Lamentations, Etc., Unfawful Preparing Food for Next of Kin g6.5	5.4 ing Mecca g5.4	
g1.0 VISITING THE SICK AND DYING	۽ عيـــادة الـــمــريض ين المحتضر	1.0پ وتلة
g1.1 It is recommended for everyone to fre- quently remember death, particularly if one is ill, and to prepare for it by repenting (def: p77) (O: because of the hadith, "Remember often the Ender of Pleasures,"	ع يُشْدُبُ لكسُلُ احدٍ أَنَّ يُكْثِرُ ذَكَرَ تِ وَالمريضُ آكَدُ وَيَسْتَعِدُ (كُل أَحَدُ) توبيةِ (لخبر «أكثر وا من ذكر هاذم ت، يعني السوت رواه الترمذي وابن ف والحاكم وصححاء وزاد النسائي :	المور لهُ بالتا اللذاء حينان
meaning death, a hadith related by Tirmidhi, Ibn Hibban, and Hakim, the latter two classifying it as rigorously authenticated (sahih). Nasa'i's version has the addition,	٨ ما ذكر في كثير إلا قلله ولا قليل إلا أي كثير من الأهل والدتيا وقليل من ) ·	کثرہ،
"for truly, it is not remembered in a plentitude save it diminishes it, and not remembered in a dearth save it increases it,"		
"plentitude" meaning of wives and this-worldly goods, and "dearth" meaning of spiritual works).		

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	g1.2 It is recommended to visit the ill, even if the malady is only sore eyes, whether the person is a friend or enemy. If the sick person is a non-Muslim subject of the Islamic state (dhimmi, def: 011) then if he is a relative or neighbor, visiting him is recom- mended. If not, visiting him is merely permissible.	g1.2 وَيَعُودُ المريضُ وَلَوْ بِنُ رَعَدٍ وَيَعْمَ بِهَا العَدَوُ وَالصَدِينَ . فإنَّ كَانَ دَعَيَا فَإِنَّ أَقَرُبُ اقْتَسَرَ نَ بِهِ قَرَايَةً أَقُ جوارُ نُدِبَتْ عيادتُهُ وَإِلاَّ أَبِيحَتْ.
	g1.3 It is offensive to sit lengthily with a sick person. It is recommended not to continuously visit (O: but only from time to time) unless one is a relative or similar person (O: of his friends) whom the sick person is fond of, or someone (O: of the righteous) from whose presence others derive spiritual blessing (baraka), for any of whom visiting the sick person is recommended at any time as long as there is no objection (O: by the sick person to long visits).	g1.3 ويُحْرَهُ إطالةُ القعود عندَهُ وتَسْدَبُ عَبْداً (أي وقتاً وقتاً لا على الدوام) وتَسْدَبُ عَبْداً (أي وقتاً وقتاً لا على الدوام) إلاً لاقارب ونحوهم ممن يأتش (هو بهم من يأتش (هو بهم من يأتش (هو بهم من الزائر ممن) بَيَرَكُم يُوالا الراب (من أهل الصلاح) فر (حينند تقدب الريارة)] كلَّ وقتٍ ما لم يَشْهُ (المسريض عن الإطالة).
	g1.4 If the visitor has hopes that the patient will survive, he supplicates for him (O: saying, "O Allah, Lord of Men, remove the harm and heal— for Yon are the Healer besides whom there is no other—with a cure that will not leave behind pain or sickness,") and then leaves. But if the visitor sees little hope of a recovery, he should encourage the sick person to repent and to make his bequests (def: L1-3) (O: by telling him, e.g. "You should repent of all your sins so that Allah Most High heals you, for repentance is reason for cures. And you should make some provision for bequests, as it prolongs one's life. A person should make bequests while alive and only die after having done so, for there is no one who does not pass on").	81.4 فإنَّ طَمِحَ في حياتِب ذَعَا (الزائر) له وانْصَرفَ (فيقول في دهائه والنهم زَبَّ النَّساس أَذَّهم البَّأَمر الشف وأنت الشف في لا شَافي إلا أنت شفاء لا يفابرُ أَلما ولا سَقماً، وإلا رَغْبَه في التوبة والوصية (بأن يقول له عليك بالتوبة من والتوبية سبب للشفاء. وعليك بالوصية فإن الوصية نطيل العمر ويتبغي للحي أن أحد إلا ويموت).
	INSTRUCTING THE DYING PERSON	تلقين المحتضر
	g1.5 If the visitor sees the person is dying, he should make him desirous of Allah's merey (O: since hope should predominate over lear in this state) and should turn him to face the direction of prayer (qibla) by laying him on his right side, or if impossible, on his left. If this too is impossible, he is laid on his back (O: with his face and feet	g1.5 وإنْ رَآهَ مَسْرُولًا بِهِ أَطَعْتُ فِي رحصة الله (لأنه ينبغي له تقديم البرجاء على الخوف في هذه الحالة) وَوَجَّهُهُ إلى القبلة على جنب الأيمن فإنْ تَعَذَّرْ فالأيسر فإن تُمَذَّرَ فقضاءُ (ووجهه وأخمصاه للقبلة

towards the direction of prayer (qibla) by prop- ping up his head a little, <i>feet</i> meaning the bottoms of them). The visitor should then instruct the dying per- son to say "There is no god but Allah," letting him hear it (N: so he can repeat it) but without irritat- ing insistence, and without telling him "Say," When he says it, then he is let be until he himself speaks of something else. It is recommended that the person instructing him to say it be neither his heir nor enemy.	بأن يرقبع رأسه قليلًا والاحمصان هذا أسفل الرجلين). ولَقَنَسَهُ قُولُ لا إِلَّهَ إِلَّا اللهُ لِيَسْمَعَهَا فَيَشُولَهَا بِلا إِلَحَاجِ وَلا يَتُلَ قُلْ فَإِذَا قَالَها تَرِكْ حَتَّى يَتَكَلَّمَ بِغَيرَهَا. وَإِيَّدِبِ وَعَدَاوَةٍ.
IMMEDIATE MEASURES AFTER DEATH	ما يندب إذا مات
<ul> <li>g1.6 When he dies, it is recommended that the kindliest to him of his unmarriageable kin (mahram) close his cycs. It is recommended: <ul> <li>(1) to close his jaws (O: with a wide bandage tied above his head so his mouth is not left open);</li> <li>(2) to make his joints flexible (O: by bending the forearm to the upper arm, calf to thigh, thigh to stomach, and then straightening them, and to similarly flex the fingers in order to facilitate washing and shrouding him. If the joints are flexed at this point, they remain flexible, but if not, it becomes impossible afterwards);</li> <li>(3) to (O: gently) remove his clothes, and to cover him with a light cloth (O: tucking the edge under his head and feet so they do not become uncovered);</li> <li>(4) and to place something heavy on his stomach (O: to prevent bloating).</li> </ul> </li> </ul>	91.6 فإذا مات تُدَب لأرفق محارمة تغميضُه (أي تقميض عينيه) وَ(لدب) شَدُّ (أي ربط) لَحَيْم وبعصابة عريضة تربط فوق رأمه لشلا يبقى فعه منفتحاً) وتليينُ مفاصلة (فيرد ساعده إلى عضده وساقه إلى فخذه وفخذه إلى بطنه ثم تمد وتلين أصابعه تسهيه لأ لغسله وتكفيته فإذ لينت المفاصل حينئذ لانت وإلا فلا يمكن تربيها) ثم يُشتر بشوب خفيف (ويتلطف في نزعها) ثم يُشتر بشوب خفيف (ويجعل طرفاه تحت رأمه ورجليه للاينكشف) ويُجْعَلُ على بطنة شيء غقيل (لثلا يتفنع).
g1.7 It is recommended to hasten in paying off the debts of the deceased (dis: L4.2-3) or having them waived (n: by creditors). It is recommended to hurry in implementing his bequests, and in readying him for burial (O: haste being recom- mended (N: in readying him and burying him) when it is unlikely that the body will rapidly change, but obligatory when this is likely).	21.7 وليناذر (تدبأ) إلى قضاء ذيليه أو إسرائيم منه و(يندب أن يسادر إلى) تنفيذ وصيتيم وتجهيمزه (هذا إن لم يخف تغيره وإلا فيجب أن يسادر إلى ذلسك (ح: أي إلى تجهيزه ودفنه)).

g2.0 The Funeral Prayer (Janaza)	
g1.8 When someone dies suddenly (O: or is believed to have died), the body is left until it is certain he is dead (O: by a change in odor or the like).	g1.8 فَإِذَا مَاتَ (أَوْ ظَنْ مُوتَــه) فَجَأَةً تَرِكَ لِيُنَيْقُنَ مُوتَةُ (بتغير الرائحة وتحوها) .
g1.9 Washing the dead person, shrouding him, praying over him, carrying him, and barying him are communal obligations (def: c3.2).	gl.9 وغسلُهُ وتكفينُهُ والصلاةً عليه وحملُهُ ودفتُهُ فروضُ كفايةٍ.
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g2.0 WASHING THE BODY	g2.0 غسل الميت
g2.1 Then the body is washed (O: obligatorily).	g2.1 ثُمَّ يُغَسَّلُ (وجوباً).
WHO SHOULD WASH THE BODY	الأولىٰ بغسله
g2.2 When the deceased is male, the best suited to wash the body (A: anyone may wash it, but it is not permissible (N: being offensive) for a non- Muslim to wash the body of a Muslim, and non- Muslim relatives are as though nonexistent in the following priority list) is:	g2.2 فإذًا كَانَ رَجِلًا فَالأُولَى بِعَسلِهِ الأَبُّ ثُمَّ الْجَـذَّ (أيو الأَب) ثُمَّ الآينُ (ثُم ابـن الابن) ثمَّ الأَخُ ثُمَّ العمُّ ثمَّ ابْنُـهُ (أي ابـن الـعـم) على ترتيب العصبــاتِ ثُمَّ
(1) the father of the deceased:	
(2) the father's father;	
(3) the son;	
(4) the son's son;	
(5) the brother;	
(6) the father's brother;	
(7) the son of the father's brother;	
(8) those named in the sequence given at $L10.6(12-14)$ :	
(9) men related to the deceased;	

.....

(10) men not related to him;	الرجالُ الأقاربُ ثمَّ الأجابَبُ ثمَّ الزوجة
(11) his wife;	ثمَّ النساءُ المحارمُ .
(12) and his unmarriageable female relatives (mahram, def: m6.1).	
g2.3 If the deceased is female, the best suited to wash the body is:	2.3 وإنْ كَانَ امرأَةً غَسَّلُها النساءُ الأقاربُ (وهن محارمها كالبنت والأم) ثمَّ الأجـانبُ ثمَّ الـزوجُ ثمَّ الـرجالُ المحارمُ
(1) one of her female relatives (O: meaning the women of her immediate family, such as her daughter or mother);	الاجاب بم الزوج بم البرجال المحارم ) (على الترتيب) .
(2) other women;	
(3) her husband;	
(4) and then a member of her unmarriage- able male relatives (mahram, def: m6.2) (O: in the above (g2.2) order).	
g2.4 If the deceased is a non-Muslim, then his non-Muslim relatives are better suited to wash him.	g2.4 وإنْ كَانَ كافراً فأقاربُهُ الكفارُ أحقُّ.
g2.5 It is recommended that the washer be trustworthy (O: so that he can be relied on to wash the deceased completely and so forth. If he notices something good, it is sunna to mention it, but if he notices something bad, it is unlawful to mention it, as this is slander (ghiba, def: $r2.2$ )).	g2.5 ويُنْدَبُ كونُ الغماسل أميناً (ليوثق به في نكميل غسله وغيره فإن رأى خيراً سن فكره أو رأى ضده حرم ذكره لأنه غية).
HOW TO WASH THE BODY	كيفية غسل الميت
<ul> <li>g2.6 It is obligatory for the washer to keep the nakedness (def: f5.3) of the deceased clothed (f5.4) while washing him.</li> <li>It is sunna that no one be present except the washer and his assistant. (O: It is preferable that the body be washed while clothed in an anklelength shirt into which the washer inserts his hand from the sleeve if ample enough, while pouring water over the garment and washing the body</li> </ul>	g2.6 ويُسْتَحَرُّ المَيتُ في الغسيل [(أي وجب على الغامل أن يستر عورة الميت)]. و(سن أن) لا يَحْضُرُ مِوْى الغامل ومينيه (ويستحب أن يغسل في قميص ويسدخل الغامل يده في كمه إن كان واسعاً ويصب الماه من فوق القميص ويغسل من تحته فإن لم يكن كم القميص

under it. If the sleeve is not wide enough for this, he tears open the seam from the side under the arm. It is obligatory that the body be covered from navel to knees.) Incense should be burned from the start of washing to the finish (O: as is sunna). It is best to wash the body under a roof, and best that cold water be used, except when neces- sary (O: to heat it, such as to clean away filth that could not otherwise be removed, or when the weather is cold, since the deceased suffers from it just as a living person would).	واسعاً فتق رؤوس المدخاريص ويجب تفطية ما بين سرت وركبتيه) و(سن أن) يُبَخُر منَّ أول غسله إلى آخره. والأوَّلَى تحتَ سففٍ وبساء بارد إلاً لحاجة (إلى الماء المسخن كمازالة وسنح لا يزول إلا بالمسخن وبسره شديمد لأن الميت يتأذى مثل ما يتأذى به الحي).
g2.7 It is unlawful to look at the nakedness of the deceased (def: f5.3) or touch it, except with a cloth (O: or similar, since direct contact without there being something in between is not permis- sible). It is recommended not to look at or directly touch the other parts of the body save with a cloth.	82.7 ويَتْحَرَّمُ نَظَرُ عورتِهِ وَمَشْهَا إلَّا بِحَرِقَةٍ (ونحوها فلا يجوز المس يغير حائل) ويُنْدَبُ أنْ لا يُنْظُرُ إلىٰ غيرِهَا ولا يَمَسُّهُ إلا يَحَرِقَةٍ.
<ul> <li>g2.8 It is recommended: <ul> <li>(1) to force out waste from the stomach;</li> <li>(2) to clean the private parts of filth (O: which is recommended when one is not certain anything has exited from those parts, though if it has, cleaning is obligatory);</li> <li>(3) to give the body ablution (wudu) (O: like the ablution of a living person, turning the head when rinsing the mouth and nostrils so that no water reaches the stomach);</li> <li>(4) to make the intention of performing the purificatory bath (ghusl), and then to wash the head, beard, and body each three times with water infused (with <i>sidr</i> (n: i.e. lote tree (<i>Rhamus spina christi</i>) leaves), taking care each time to press the hand on the stomach (N: in a downward stroke)</li> <li>(O: leaning on it to force its contents out, but gently so as not to hurt the deceased. If the hair of the head or beard is matted, it should be gently combed with a wide-toothed comb so as not to pull any out. If hair comes out as a result, the washer should return it and place it in the shroud to be buried with the deceased).</li> </ul></li></ul>	2.8 ويُخْرِجُ (ندباً) مَا فِي بطَبِه مَنَ السَفَصَحَدَاتِ وَيَسْتَنْجِيهِ (إن لم يتحقق خروج شيء من دبره وإلا وجب) ويُوضَئَّهُ المضمضة والاستناق لنلا يصل الماء ولحيته وجدة بماء وسدر ثلاثاً يَتَمَقَّد كُلْ مرة إمرارَ اليد على البطن (أي يجعل يده حتى يخرج ما فيه لكن بالرفق بحيث لا يتأذى وإذا كان هناك شعر متليد من رأسه ويرفق في ذلك حتى لا ينتف منه شيء. فإذا خرج بسبب ذلك شعر رده الغاسل فإذا خرج بسبب ذلك شعر رده الغاسل وجعله في كلفته ليدقن معه).

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<ul> <li>g2.9 (O: It is sunna: <ul> <li>(1) that the place of washing be on an incline so the head is highest and the water flows down away from it;</li> <li>(2) that there be an incense burner present with incense in it;</li> <li>(3) to put one's right hand on the shoulder of the deceased with the thumb on the nape of his neck so that the head does not loll, and brace his back up against one's right knee;</li> <li>(4) to have the helper pour abundant water during the process to obviate offensive odors from waste leaving the body;</li> <li>(5) to stroke the stomach firmly and effectively with one's left hand;</li> <li>(6) and when finished, to lay the deceased down again on his back with his feet towards the direction of prayer (qibla).)</li> </ul> </li> </ul>	g2.9 (السنة أن يكون الموضع منحدراً بعيث يكون رأسه أعلى لينحدر عنه الماء ويكون عنده مجمرة فيها بخور ويضع بده اليمنى على كتفه وإبهامه في تقرة قفاه لثلا بميل رأسه ويسند ظهره إلى ركيت اليمنى وبصب عليه المعين ماء كشراً لثلا يظهر رائحة ما يخرج منه ويمر يده السرى على بطنه إمراراً بليغاً ثم يَرده هيئة الاستلقاء ويلقيه على ظهره ورجلاء إلى القبلة).
<ul> <li>g2.10 If the body is not clean after three times, one washes it again, reaching an odd number of washings. (O: If clean after an even number of an odd number, one does not add any.) It is sunna to add a little camphor to the water, especially for the last washing. The obligatory minimum for this purificatory bath (ghusl) is that water reach all external parts of the body (O: and it is obligatory to remove any filth (najasa, def: e14.1), if present). The body should be dried with a cloth afterwards. If anything leaves the body after washing, only the affected area need be washed. (O: It is not necessary to repeat the ablution (wudu) or bath (ghusl), even if the excretion is from the front or rear private parts.)</li> </ul>	2.10 فإنَّ لَمْ يَنْظَفُ زَادَ وَتَراً. (ولو حصلت النظافة بالشفع من الوتر، ولو حصل الإنقاء بالوتر فلا يزاد بعده). ويتجعُ لُ في الماء قليل كافور وفي وواجبه تعميم البدن بالماء (وإن كانت التجاسة عينية فلا يد من زوال عينها). في يُتشف بتوب. فين خَرَج منه شيء بعد الغسل كَفَله غسل وإن خرج من أحد السبيلين).
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g3.0	SHROUDING THE BODY	
g3.1 torily).	Then the body is shrouded (O: obliga-	

g3.2 If the deceased is male it is recommended that he be wrapped in three washed (O: not new) white shrouds, without an ankle-length shirt or turban, each shroud covering the whole body (O: unless the deceased was in a state of pilgrim sanctity (ihram), in which case the head of the male or face of the female must be left uncovered). It is permissible to add (O: beneath the shrouds) an ankle-length shirt and a turban. It is unlawful to use silk (N: to shroud a man).

If the deceased is a woman it is recommended that she be dressed in a wraparound, headcover, and a shift, and that she be wrapped in two shrouds (O: like those used for men in being white and washed), each of which covers her (O: entire body). It is offensive for a woman's shroud to be made of silk, or fabric dyed with saffron or safflower.

The obligatory minimum for shrouding a man or woman is to completely cover their nakedness. (O: For a man it is obligatory to cover the navel, the knees, and what lies between them, and for a woman, her entire body.)

g3.3 It is recommended:

(1) to scent the shrouds with incense (O: from aloes and the like);

(2) to sprinkle them with hunut (O: an aromatic compound of camphor, reed perfume, and red and white sandalwood) and camphor;

(3) to place cotton and hunut on the apertures of the body (O: such as the eyes, mouth, nostrils, and ears) and on places that touch the ground in prostration (O: the forehead, nose, palms, bottoms of the feet, and the knees);

(4) and it is commendable to perfume the entire body.

g3.4 If a person dies while in a state of pilgrim sanctity (ihram, def: j3), it is unlawful to scent the body, to dress it in a garment with any sewing in it (A: if male), and to cover the head of a male's body or the face of a female's.	23.4 فإنَّ مَاتَ مُحَرِّماً حَرْمَ الطِيبُ والمحيط وتغطية رأس الرجل ووجهِ المرأة.
g3.5 It is not recommended to prepare a shroud for oneself, unless to ensure that it comes from a lawful source or from the effects of a virtuous per- son (O: meaning those who worship much, or religious scholars who apply their knowledge in their lives. In such a case, one may procure it for the blessing therein (tabarruk, dis: w31)).	g3.5 ولاً يُسْدَبُ أَنَّ يُعِمَّ لنفيهِ كَفَنًا إلاَ أَنْ يَقْطَعَ بِجَلَّهِ أَوْ مَنْ أَثَر أَهـل الخير (وأهل الخير هم العباد والعلماء العاملون فحينتذ بعده ويهيئه لأجل النبرك به).
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g4.0 THE PRAYER OVER THE DEAD	g4.0 الصلاة على الميت
g4.1 Then the deceased is prayed over (O: obligatorily). The obligation is fulfilled if a single Muslim male (O: who has reached the age of discrimination) prays over the deceased. It is not fulfilled by a prayer of women alone when there is a male available, though if there is no one besides women, they are obliged to pray and their prayer fulfills the obligation.	g4.1 ئم يُصلَّى عَلَيْهِ (وجوبَهْ). ويسُقَط السَرضَ بذَخَرِ واحدٍ (وهذا بشرط التمييز) دون النساء إن خضرَهُنَّ رجلُ [(وصلين فلا تسقيط صلاة الجنازة بهن مع وجود المذكر)] فإنَّ لَمْ يُوْجَدُ غيرُهُنُ لَرِمْهُنْ وَيَسْتُطُ الفرضُ بِهِنَّ.
g4.2 It is recommended to perform the funeral prayer in a group. It is offensive to pray it at a cemetery (O: though not in a mosque, which is preferable).	g4.2 وتُنْدَبُ فِيهَا الْجَمَاعَةُ وَتُكْرُهُ في المتبسرة (ولا تكره في المستجـد بل تستحب فيه) .
WHO SHOULD LEAD THE FUNERAL PRAYER	أَوَّلى الناس بالصلاة
g4.3 The person best suited to lead the funeral prayer as imam is the one who is best suited to wash the deceased (dis: g2.2) except for women, who have no right to lead (dis: f12.27). The family member responsible for the deceased is given preference in leading the prayer even over the sultan ( $\Omega$ : or imam of the mosque).	84.3 وأوَّلى الناس بالصلاةِ أولاهُمْ بالغسلِ منَّ أقاربه إلاَّ النساء فلاً حقَّ لهُنَّ [(لعدم أهليتهن لإمامتها)] ويُقدَّمُ الوليُّ على السلطانِ (ويلزم منه تقديمه على إمام المسجسد أيضاً) والأسنُّ (عي الإسلام

g4.4

# The Funeral Prayer (Janaza)

The older of two persons (O: meaning more years in Islam, provided he is upright (def: 024.4)) takes precedence over the more learned in Sacred Law (O: when they are at the same level (n: of the g2.2 precedence order), such as two sons or two brothers, since the purpose is to pray for the deceased, and the supplication of an older person is more likely to be answered) and (n: the older) is given precedence over any others (A: at that level), though if they are of the same age, then one is chosen according to the order used for the imamate of other prayers (def: f12.25). The responsible family member is given pre- cedence in leading the funeral prayer even when the deceased has stipulated some other nonfamily member to be the imam.	العسدل) على الأفق (منه وهذا عند استوائهما في درجة واحدة كابنين أو أخوين لأن الغرض هنا الدعاه ودعاء الأسن أقسرب إلى الإجابة) وغبره فإذ استووا في السنَّ رُبُّوا كباقي الصلاة. ولو أوصى أن يُصَلِّي عليه أجني قَدْمَ الوَلَيُّ عليه.
PLACING THE BODY FOR THE	وضع الجنائز للصلاة
FUNERAL PRAYER	_
g4.4 It is recommended (N: in the funeral prayer itself, where the deceased, enshrouded, is on a bier in front of the imam and lying on his right side facing the direction of prayer (qibla)) that the imam stand by the head of the deceased, if male, and by the posterior, if female (O: because this better screens her from view).	84.4 ويَقِفُ الإسامُ (نسديناً) عند رأس الرجل وعجيزة العوأة (لأنه أستر لها) .
g4.5 If there are several bodies, it is best to per- form a separate funeral prayer for each individual, though it is permissible to pray for all of them in a single prayer by putting the biers directly in front of the imam (O: one after another (N: parallel with the rows of worshippers), each body facing the direction of prayer (qibla)). The closest body to the imam (O: if the dead differ in gender) should be an adult male, then a boy, then a woman (O: though if all are male, all female, or all boys), then the best Muslim, then the next best (O: in piety, abstinence from this world, godfearingness, and all praiseworthy traits), and so forth. If bodies are brought successively, the first one brought is placed closest to the imam, even if a prior arrival is less virtuous or is a boy, though	84.5 فإن اجتمع جنائز فالأفضل إقراد كلَّ واحد بصلاة، ويَجُوزُ أنْ يُصَلَّي عليهم دفعة واحدة ويضعهم بيَّن يَديَدِ يعضهُم خلف بعض حكذا (أي مصطفين واحداً خلف واحد وموجهين إلى القبلة) ويلب (أي المصلي على الجنائز) الرجل ثم ريقدم) الصي (على غيره من الجنائز) الرجل المختلفة الجنس) ثم المرأة ثم (إذًا كانوا المختلفة الجنس) ثم المرأة ثم (إذًا كانوا الفضل فالأفضل (بالنورع والزحد والتقوى وسائر الخصال الحميدة [ولا المساز بالرق والحرية]. ولو جاء واحد بعد واحد قدم إلى الإسام (أي إلى ما يليه) الأسبق وتو (كان الإسام (أي إلى ما يليه) الأسبق وتو (كان
not if a female, whose body should be placed further from the imam than that of a male brought subsequently.	السَّابِق) مفضولًا وصبياً إلَّا المرأة فَتَوْخُرُ للذكر المتأخر مجيئةً.

The Prayer over the Dead g	
DESCRIPTION OF THE FUNERAL PRAYER	صفة الصلاة على الميت
g4.6 Then one intends to perform the prayer. One must keep in mind its obligatory character, though need not explicitly intend it as a communal obligation (def: c3.2). (O: One may confine one- self to merely intending to pray four Allahu Akbars over the particular deceased person as an obligatory act, without intending its being in ful- fillment of a communal obligation. The intention must coincide with one's opening Allahu Akbar.) It is valid for someone to perform a funeral prayer for a dead person who is absent (dis: g4.18) while following an imam who is praying over a dead person who is present.	84.6 ثم يَتَسوي ويَسجِبُ التمسرضُ للفرضية دونَ فرض الكفاية (بل له أن يقتصر على قوله أصلي على هذا العيت أربع تكبيرات فرضاً من غير التعرض لذكر الكفاية ويجب كون النية مقرونة مع التكبير). ولسو صَلَّى على خالب خَلفَ مَنْ (أي إمام) يُصَلَّي على حاضر صَحْ.
g4.7 One says "Allahu akbar" four times in the funeral prayer, raising one's hands (O: to shoul- der level) at each one, and it is recommended be- tween each one to fold the right hand over the left. The funeral prayer is not invalidated by adding a fifth Allahu Akbar, even intentionally, though if the imam adds one the follower does not do likewise, but simply waits to finish with him when he says his Salams.	84.7 ويُكَبَّرُ أربعاً رافعاً بديْهِ (حدو منكبيه) ويَضَعُ يمناه علىٰ يسراه (ندياً) بينَ كلَّ تكبيسرتَيْنٍ. فإنَّ كَبِّرَ خمساً ولو عمداً لمْ تَبْطُلُ لكنُّ (لوكبر الإمام خمساً) لا يُسْلِمُ مَعَهُ.
<ul> <li>g4.8 After the first Allahu Akbar it is obligatory to recite the Fatiha. It is recommended to say "I take refuge, etc." (Ta'awwudh, def: f8.16) before it and "Ameen" after it, though not to recite the Opening Supplication (Istiftah, f8.13) or a sura therein.</li> <li>(A: It is obligatory that the Fatiha be recited in the funeral prayer and that the other spoken elements be uttered, but as for each occurring after its respective Allahu Akbar, the only one which must obligatorily be in its place is the Blessings on the Prophet (Allah bless him and give him peace), which must come after the second Allahu Akbar.)</li> </ul>	84.8 ويُقْرَأُ الفاتحة (وجوباً) بعدَ الأولن ويُنْذَبَ التعموذُ والتأمينَ دونَ الاستفتاح والمورة. (ع: يجب قراءة الفاتحة وغيرها من الأركنان القولية في الصلاة على الميت. أما وفوع كل منها بعد نكبيرته فإنما يجب ذلك في حق المصلاة على النبي يُخَذ فيجب أن تكون بعد التكبيرة الثانية).
g4.9 After the second Allahu Akbar (N: and one remains standing throughout the funeral prayer), it is obligatory to say the Blessings on the Prophet (Allah bless him and give him peace),	84.9 ويُصَلَّي (وجوباً) علىٰ التيَّي في يعدَ الثانيةِ ثمَّ يَدْعُو (المصلي بعد ﷺ

g4.10

after which it is sunna to supplicate for the believ- ers. (O: It is also sunna to bless the folk of the Prophet after the blessings upon him (Allah bless him and give him peace) and to say "al-Hamdu lillah" before it.)	الصلاة على الني ﷺ) للمؤمنينَ (وهذا المدعاء على سبيـل السنة لا على طريق الـوجـوب وكذلك تسن الصلاة على الآل عقبها والحمد قبل الصلاة على النبي ﷺ).
g4.10 After the third Allahu Akbar one suppli- cates for the deceased. The recommended suppli- cation is: "O Allah, this is Your slave, and son of Your slave. He has left the zephyr of this world and its spaciousness, in which were the things and people he loved, for the darkness of the grave and that which he will meet. He testified that there is no god but You alone without a partner, and that Muhammad is Your slave and messenger. You know him better than we. O Allah, he has gone to remain with You, and You are the best to remain with. He is now in need of Your mercy, and You have no need to torment him. We come to You in desire for You, interceding for him. O Allah, if he did well, treat him the better, and if he did wrong, disregard it and through Your mercy show him Your good pleasure and protect him from the trial and torment of the grave. Make his grave spacious for him and distance the earth from his sides, and through Your mercy protect him from Your tor- ment until You raise him and send him safely to Your paradise, O Most Merciful of the Merciful." (n: This is the optimal supplication. The minimum is mentioned below at g4.13(f).)	84.10 ثيرة من المدين بعد الشائشة في فيقول اللهم خدا عبد لذي عبد الشائشة بمدا عبد في فيقول اللهم خدا عبد في وابين عبد الدائي حريمها بن روح الذي وما هو لايب بعد وابينا في في في في في في في في في في في في في
g4.11 It is commendable to say before the above: "O Allah, forgive those of us who are alive and those who are dead, those present and those absent, those who are young and those who are old, those who are male and those who are female. O Allah, let those of us You give life live by Islam, and let those of us You take back die in a state of faith." If it is the funeral of a child, one may add to this: "O Allah, send him ahead to smoothe the way for his parents, and make him a reason for reward, a treasure, admonition, reflection, and intercessor. Make the scales of their good deeds	94.11 وحَسَّنَ أَنْ يَقَدَّمُ عَلَيْهِ وَاللَّهُمَّ الْحَفِيلُ وَعَيَّنَا وَسَاهِدِنَا (أي حاصرتا) وعَالِينَا وصَنِيرِنَا وتَبِيرنَا وَتَبَيرنَا وأَنَّنَانًا. اللهمَ مَنْ أُحَيَّتُهُ مَنَّا فَأَحَيَهِ على الإيمان، ويقُولُ ومَنْ نُوفَيَّتُهُ مِنَّا فَتَوَقَّه على الإيمان، ويقُولُ في الصلاة علن الطفل [(ومثله المصير السدى لم يسلغ)] مَعَ هَذَا اللساني واللَّهُمُ المصالحه في الاحرة)] وسَلْفاً وذَخْراً وعَظَةُ وَاعْتَبَاراً وَشَفِيعاً وتُقَلَّ بِهِ مَوَارِيَتَهُمَا وأَخْرَع الصَبَرَ على قُلوبِهماء.

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232

tience."

heavy through him, and fill their hearts with pa-

g4.12 After the fourth Allahu Akbar, it is sunna to say. "O Allah, do not withhold from us his recompense, nor try us after him, but forgive us and him." Then one says "as-Salamu 'alaykum" twice (O: the first one being obligatory and the second sunna).	g4.12 ويُقُولُ يعد الرابعة (على سبيل النية) واللَّهُمُ لا تَعْرِمُنا أَجْرُهُ ولَا تَمْتِنَا يَعْدَهُ وَآعَفِرُ لَنَا ولَهُ . لَمْ يُسَلَّم تسليمتَيْنِ (إوهذا هو] الركن [السادس وإ هو التسليمة الأولى والثانية سنة).
<ul><li>g4.13 The integrals of the funeral prayer are seven:</li><li>(a) the intention;</li><li>(b) standing;</li></ul>	g4.13 وواجباتُهما سبعةَ النيةَ والقيامُ وأربعُ تكيبراتِ والفاتحةُ والصّلاةُ على النبيَّ ﷺ وأدقى الـدعاء وهو واللَّهُمَّ أغْبَرْ لِهذا الميَّتِ: والتسليمةُ الأولىٰ
(c) saying "Allahu akbar" four times;	
(d) the Fatiha;	
(e) the Blessings on the Prophet (Allah bless him and give him peace);	
(f) the supplication for the deceased, the minimum being "O Allah, forgive this deceased";	
(g) and the first of the two times one says "as-Salamu 'alaykum" to finish the prayer.	
g4.14 The conditions of the funeral prayer are the same as other prayers (def: f9.13), but in addition require:	84.14 وشـرطُهًا كغيرهَا ويَزِيدُ تقديمُ الغــل وأنَّ لاَ يَتَقَدَّمَ (المصلَي) على الجنازة.
(a) that the deceased's body has been washed before the prayer;	وَتُكْرَهُ (الصلاة على الميت) قبلَ الكفن. فإنَّ مَاتَ إفسي بشرِ أوَّ] تحتَ هذَم
(b) and that the imam and those praying do not stand ahead of the body during the prayer (N: i.e. closer to the direction of prayer (qibla)).	لون مات (قسي بسر أو) للمستر مدم. وَنَعَدُّرُ إِخْرَاجُهُ وَعَسَلُهُ لَمْ يُصَلَّ عَلَهِ .
It is offensive to perform the funeral prayer over a body before it has been shrouded. If someone dies under a pile of rubble, and it is impossible to take out the body and wash it (non-(a) above), then he is not prayed over.	
g4.15 A latecomer to the funeral prayer whom the imam has preceded by having already said	g4.15 ومنْ سَبَقْهُ الإمــــامُ ببعض

#### g4.16 The Funeral Prayer (Janaza)

"Allahu akbar" a number of times recites (O: the Fatiha) after his own opening Allahu Akbar, and then says "Allahu akbar" each time the imam does, though he performs the integrals in order from the point at which he began (O: reciting the Fatiha after his first Allahu Akbar, the Blessings on the Prophet (Allah bless him and give him peace) after the second, and the supplication for the deceased after his third), and when the imam finishes with Salams, the latecomer goes on to complete his remaining number of times of saying "Allahu akbar" and the other spoken elements, and then finishes with his own Salams. It is recommended that the body not be lifted until the latecomer finishes his prayer. If the latecomer finishes his prayer. If the latecomer finishes his prayer. If the latecomer finishes had a chance to recite the Fatiha), then the latecomer (N: omits the Fatiha and) says "Allahu akbar" with the imam. Here, the latecomer has had a chance to recite the Fatiha), then the latecomer (N: omits the Fatiha and) says "Allahu akbar" with the imam. Here, the latecomer has performed the first two Allahu Akbars (O: both the second one which he performed with them, and the first one which lacked the Fatiha), and he is no longer obliged to recite the Fatiha. If the imam's Allahu Akbar occurs while such a latecomer is reciting the Fatiha, he discontinues it and says "Allahu akbar" with the imam. If the imam says "Allahu akbar" and the fol- lower does not say it until the imam has said it a second time, it invalidates the follower's prayer.	التكبيرات أحرَّم وقَرَّا (الفاتحة) ورَاعَى في المذكر ترتيب نفسو (فيقرأ الفاتحة في النكبيرته الثانية والدعاء للميت في الثالثة) تكبيرته الثانية والدعاء للميت في الثالثة) وأي يذكره بفي) ثم يُسْلَم. ويُشْدَبُ أَنَّ لا تُرْفَعَ الجنازة حتى بَيْمُ المسبوق صلاتة. المسبوق) مَعَدُ (أي مع الإمام) وحَصَلَنا رأي التكبيرته (أي مع الإمام) وحَصَلَنا والفقه فيها والأولى الخالية عن القراءة) ومشق عنه القراءة. ولوكبَّبر وهو في ومنقسة عنه القراءة. ولو كَبُر الإمام بعدها بطلت الماتحة بم
REPEATING THE FUNERAL PRAYER	إعادة صلاة الجنازة
g4.16 When one has performed a funeral prayer over someone, it is recommended that one not repeat it.	g4.16 ومنَّ صَلَّىٰ (عـلى الجنـــازة) . يُنْدَبُ نُهُ أَنَّ لاَ يُعِيدَ .
g4.17 Someone who has missed praying (O: a funeral prayer until after the deceased has been buried) may pray it at the grave (O: and such a prayer is legally valid whether the deceased was buried before the funeral prayer had been performed over him, or whether after, though it is unlawful to bury a Muslim before his funeral	g4.17 ومنْ فَاتَشْهُ (صلاة الجنازة وقد دقـن الميت) صُلَّى عَلَى القيــر (فتصــح الصلاة على القبر سواء دفن قبل الصلاة عليـه أم بعـدهـا، ودفنه قبل الصلاة عليه

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prayer, and anyone who knows of it is guilty of a sin), but only on condition that the person praying at the grave had reached puberty and was sane on the day the deceased died (O: as he was thus one of those responsible for the communal obligation of praying over the deceased). Otherwise, he may not pray there.	حرام ويأثــم كل من علم به) إنَّ كَانَ يومُ موتِه بالما عاقلا (فالمصلي حيتذ من أهل المفرض) وإلاً فلاً .
PRAYING OVER THE DEAD WHO ARE NOT PRESENT	الصلاة على الغائب
g4.18 It is permissible to perform the functal prayer for an absent person whose body is out of town, even if not far (O: and even if the body is not in the direction of prayer (gibla) which the person praying faces (non-(g4.14(b))). But such a prayer does not lift the communal obligation from the people of the town where the deceased died). It is not permissible to perform the funeral prayer over someone who is absent (O: from the place of prayer) when the body is in the same town (A: though this is permissible if it is at the edge of a large city and is a problem to reach).	g4.18 ويَجُوزُ علىٰ الغانب عن المبلد وإنْ قَرْبَتْ مسافَتُهُ (ولو في غيرَ جهة القبلة والمصلي مستقبلها لكنها لا تسقسط لفرض أي عن أهل البلد). ولا يَجُورُ علىٰ غانب (عن محل الصلاة وهو، في البلد.
g4.19 If part of the body of a person whose death has been verified is found, then it is obligatory to wash, shroud, and pray over it (O: even if the part is a fingernail or hair, as there is no difference be- tween a little and a lot (A: provided that the part was separated from him after death (N: and pro- vided the rest of him has not been prayed over, for if it has, then it is not obligatory to pray over the part))).	94.19 ولمو وُجِدَ بعضُ مَنْ تُنَقَّن موتَهُ غُسَلَ وكُفَّن وصُلَى علَيه (وجوباً وإن كان ذلك الجزء ظفراً أو شعراً فلا فرق فيه بين القليل والكثيري (ح: هذا إذا لم يصل على الأصل وإلا فلا يجب).
BURYING MARTYRS	دفن الشهيد
g4.20 It is unlawful to wash the body of a martyr (O: even if in a state of major ritual impurity (janaba) or the like) or perform the funeral prayer over him. A <i>martyr</i> (shahid) means someone who died in battle with non-Muslims (O: from fighting them, as opposed to someone who died otherwise, such as a person killed out of oppression when not in battle, or who died from fighting non-	24.20 ويَحْرُّمُ عَسَلُ الشهبة (ولوجنبًا وتحوه) وَرْتحرم) الصلاة عليه، وهوَ مَنْ مَاتَ فَي معركةِ الكفارِ بيب قتالهم (كأن تله كافسر [أو كان موته بسب الحرب] بخيلاف من مات بغير ذلك كالمقتول في غير القتال ظلماً أو مات بسبب القتال لكنه

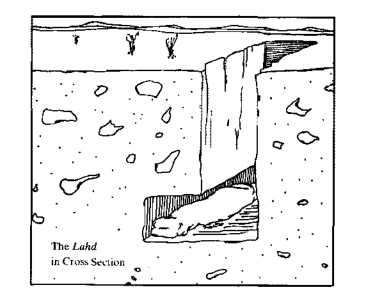
g4.21

polytheists, such as (N: Muslim) transgressors). It is recommended that war gear be removed from the body (O: such as a breastplate and the like), and it is best to bury the martyr in the rest of his bloodstained clothes (O: since it is the effect of worship), though the responsible family member may nevertheless remove the garments and shroud the body before burial.	غير قدال المشركين كقدال أهل البغي (ح: من المسلمين)). فَتَنْسَرَّعُ عَدَّهُ ثِمَابُ الحرب (كـدرع ونحوه [ونرع ذلك على سبيل الندب]) شمَّ الأفضلُ أنَ يُدْقِنَ بِبقيةٍ ثيابهِ الملطَّخةِ بالدم (لأنه أثر عبادة) وللوليَّ ترَعُها وتكفينَهُ.
BURYING THE STILLBORN	دفن السقط
<ul> <li>g4.21 A premature baby (A: meaning one born before six full months) that dies is treated as an adult if it gave a cry (O: sneeze, or cough when it left the mother) or showed movement (O: treated as an adult meaning it is obligatory to wash, shroud, pray over, and bury the baby, since its life and death have been verified). If it did not, then:</li> <li>(1) if it had reached four months in the womb (O: which is the time at which the spirit is breathed into it) then it is washed before burial but not prayed over;</li> </ul>	84.21 والمسقط إنْ بَكَىٰ (أي إن ظهر منه صياح حال نزوله أو عطاس أو سعال) أو اخْتَلَجَ فحكمً الكبير (في جميع ما تقدم من وجوب غسله وتكفينه والصلاة عليه ووجوب دفنه لمتيقن حياته وموته) وإلاً فإنَّ بَلَغُ أربعة أشهر (وهي زمن نفخ الروح فيه) غيسلَ ولمْ يُصَلُّ علَيْهِ وإلاً وَجَبَ دفنُهُ فَقَطْ .
(2) but if it had not, it is only obligatory to bury it.	
CARRYING THE DECEASED TO THE GRAVE	حمل الميت
g4.22 The burial should take place immediately after the funeral prayer and not be delayed to wait for anyone besides the responsible family member, provided he is (O: reasonably) nearby, if it is not to be feared that the condition of the body will change (O: though if this is feared, then the family member is not awaited).	g4.22 وَلَيَّبادَرُ بالدفنِ بِعدَ الصلاةِ ولاَ يُنْنَظُرُ (أي لا يؤخر لأحد) إلَّا الـوليُّ إنْ فَرُبَ (عرفاً) ولمَّ يُخْشَ تغيُّرُ العيتِ (فإن خشى ذلك لم ينتظر).
f4.23 It is best that the bicr be carried by its poles, sometimes by four (O: men) (N: one pole on the shoulder of each, the poles being parallel with the bier and supporting it, two ends forward and two ends aft) and sometimes by five, the fifth man between the two forward poles. It is recommended that the bearers walk faster than usual, though they should not trot.	84.23 والأفضل أنَّ يَحْسِلُ الجنازَة تارة أربعة (من الرجال) منَّ قوائِمها وتارة خمسة والخامسُ يَكُونُ بينَ العمودَيْنِ المقدمَيْنِ ويُنْدَبُ الإسراع قوق العادة دونَ الحَسِبِ [إنَّ لَمْ يَضُرَّ الميتَ وإنَّ جيفَ القجارة زيدَ على الإسراع].

g4.24 It is recommended for men to follow the bier to the place of burial close enough behind to be considered part of the funeral procession. It is offensive to follow it with fire or incense burners, which are likewise offensive at the burial.	24.24 وَيُنْدَبُ للرجال آتَبَاعُها إلى الدفن يقربها بحيث يُنَسَبُ إلَيْها. ويَكْرَهُ اتباعُها بنار والبخور في المجمرة وكذًا عندَ الدفن.
g5.0 BURIAL	g5.0 الدفن
g5.1 Then the deceased is buried (O: obligatorily). It is best to bury him in the cemetery. It is unlawful to bury someone where another person has been buried unless the previous body is completed disintegrated (O: such that nothing of it remains, neither flesh nor bone). It is also unlawful to bury two people in the same grave unless absolutely necessary, as when there has been much killing or death, in which case a wall of earth is made between the two bodies as a barrier. If the bodies differ in gender, this is even more imperative, especially when two people (O: of the same gender or not) are not related. If someone dies on a ship and it is impossible to bury him on land, the body is placed (O: tightly lashed) between two planks (O: to obviate bloating) and thrown into the sea (O: so that it reaches shore, even if the inhabitants are non-Muslims, since a Muslim might find the body and bury it facing the direction of prayer (qibla)).	1.58 ثم يُدْفَنُ (وجوياً) وفي المغبرة أنضل. أنضل. ولا يُدْفَنُ ميت على ميب إلاً أنْ يَبْلَى الأول كلَّهُ (أي بحيث لا يبقى منه شيء لا الأول كلَّهُ (أي بحيث لا يبقى منه شيء لا الحرورة اللحم ولا ميتان في تبر واحد إلاً لضرورة من تراب ويبن المرأة والرجل أكد (أي أشد طلباً) ميبما الأجتبين (مطلقاً امحد ولو مات في ميبين (مطلقاً امحد ولو مات في مات في مات في من تراب ويبن المرأة والمرجل أكد (أي المحد ولو مات في منهية ولم يُنبكن دفته في البحر (أي البرز مجيل بين لوخين (وشد عليه برباط شديد لله لا يتفخ والتي في البحر (أي ليصل إلى الساحل ولو كان أهله كفاراً نفذ يجده مسلم فيدفته إلى القبلة).
DIGGING THE GRAVE	حفر القبر
<ul> <li>g5.2 The obligatory minimum for a grave is that it conceal the odor of the body and that it protect it from (O: being dug up and eaten by) animals.</li> <li>It is recommended to dig the grave wider than the obligatory minimum and that its depth equal the height of an average man with his arm fully extended upward.</li> </ul>	5.2 وأقبل القبو مَا يَخْتُمُ الرائحة ويَمْسَعُ السباع (أي حفرة تمنع تبش السباع لها فتأكل الميت). ويُسْدَبُ توسيمُهُ وتعميقُهُ قامةً وبسطةً [(أي المزيادة في حفره لجهة الأسفل قدر قامة رجل معتدل وقدر يسطة يده إلى الأعلى)].

A lahd (O: i.e. a grave with a lateral hollow large enough for the body dug into the side of the bottom of the grave that is towards the direction of

واللحد أفضل مِن الشقّ (واللحد بفتح الملام وضمهما أن يحفير في أسفل جانب



prayer (qibla)) is superior to a *shaqq* (O: meaning a simple trench dug down into the middle of the floor of the grave with low block walls raised along the trench's sides, in which the deceased is placed before the walls are ceilinged with blocks (N: and the earth is shovelled back into the grave on top of them)). unless the earth is soft, in which case the *shaqq* is preferable (O: so as not to cave in on the deceased).

It is offensive to bury the deceased in a coffin (O: or to put in a pillow for him, because all of this wastes money without being of any benefit) unless the earth is soft (O: quick to fall) or moist (O: in which cases it is not offensive. If otherwise, then even if a coffin was stipulated by the deceased in his will, it is not provided).

BURYING THE BODY

g5.3 Men should bury the dead, even if the deceased is female, in which case the best suited is the husband, if able, and then (n: for either sex) those listed in the funeral prayer preference order

القبر القبلي قدر ما يسع العيت، والشق هو أن يحضر في وسط أرض القبر كالنهر تبنى حافت اه باللبن [أوغيسره] ويوضع بينهما ويسفف عليه باللبن [أوغيره]) إلاً أنْ تَكُونَ الأرضُ رخسوةً فَيُسْدَبُ الشقُ ويُكُرهُ في تابسوت (وهو الصندوق، وكره أن يجعل له مخدة فراش لأن في وكره أن يجعل له مخدة فراش لأن في تكون الأرضُ رخوة (سريعة السقوط) أو ندية (أي رطبة فلا يكره ما ذكر ولا تنفذ وصيته إلا حينتله).

دفن الميت

(g4.3), except that (A: when two are on the same level, such as two sons or brothers) the most learned in Sacred Law is preferred to the oldest, unlike the order for the prayer (O: the purpose thereof being knowledge of the rules of burial, which a learned person is likely to know better than others). It is recommended that the number of men (O: burying the deceased) be an odd number.	الأفضَّهُ مَصَدَّمٌ على الأسنَّ عكسُ الصلاة (فالغرض منه المعرفة بأحكام الدفن والأفقه أعسرف من غيره في ذلك). ويَتُذَبَّ أَنَّ يَكُونُوا (أي من يدفئونه) وتراً.
<ul> <li>g5.4 It is preferable to conceal it (O: the grave) with a cloth while placing the body in it (N: a blanket is stretched over the grave about half a meter above the level of the ground, helpers holding each corner, while another person stands down in the grave at the foot end, ready to take the body from the bier). (O: This is especially necessary when burying a female, and is done because something might be disclosed of the deceased that is desirable to conceal.) The head of the deceased is placed near the foot of the grave (O: <i>foot</i> meaning the end which will accomodate the feet when the body is in place), and the body is slid from the bier head-first. It is recommended for the person burying the deceased (N: who is standing in the grave taking the body, and there may be more than one): <ul> <li>(1) to say (O: to the deceased), "In the name of Allah and according the religion of the Messenger of Allah (Atlah bless him and give him peace)";</li> <li>(2) to supplicate Allah for (O: the forgiveness of) the deceased;</li> </ul> </li> </ul>	85.4 ويُغْظَى (آي القبر استحباباً) بنوب عند الدفن (وهو للأنثى) آكد لأنه ربماً ينكشف من الميت عا يستحب إخفاق،. ويُسوضَع رأمه عند رجْل القبر (والمراد برجل القبر المؤخر الذي سيصير عند أسفله رجل الميت) ويُسَلُ (أي يخرج المبت من النعش) من جهة رأبه. ويقول المدافن (للميت) ويُسَلُ أي وعلن منذ رسول الله عند ويدعم رأبه. للمبت بالمغفرة) ويُوسَدُه لبنة ويُفْضِي بخذه إلى الأرض (بعد كشف الكفن عنه بند الذه أبلغ في إظهار الذل) ويُوضَع على جنب الأيمن ندباً مستقبل القبلة حتماً فلو دفن مستديراً فها أو مستلقياً على ظهره فلو دفن مستديراً فها أو مستلقياً على ظهره
(3) to place a block as a pillow for him, and to pull back the shroud enough to lay his check directly on the surface of the block (O: as it is more expressive of lowliness);	
(4) and to place the deceased upon his right side.	
It is obligatory that the body be placed facing the direction of prayer (qibla) (O: and this is abso-	

lutely necessary. If buried facing the other way, or

239

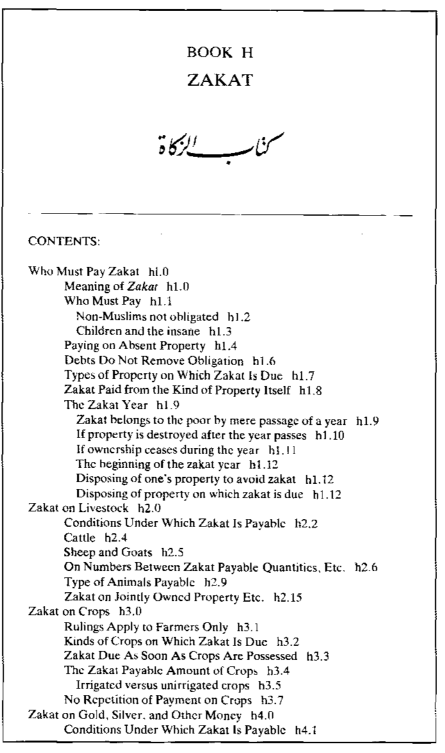
lying on his back, he is disinterred and reburied facing the direction of prayer).	نبش ووضع للقبلة) .
g5.5 The lateral hollow dug into the side of the grave (N: in the <i>lahd</i> (def: g5.2)) for the body is walled up with blocks (A: after the body has been placed in it, before filling in the grave. It is sunna to use nine blocks).	g5.5 ويُتُضَبُّ عَلَيْهِ [(أي على باب القبر المفتوح)] اللينُ .
<ul> <li>g5.6 The person at the graveside sprinkles three scoops of earth (O: using two hands) into the grave. (O: it is sunna to say with the first, "Of it We created you all." with the second, "To it We shall make you all return," and with the third, "And from it We shall bring you forth again" (Koran 20:55).)</li> <li>Then the grave is filled in, using shovels, after which one stays for a moment: <ul> <li>(1) to instruct the deceased (dis: w32) (N: the answers he will need to know when Munkar and Nakir (u3.3) question him in the grave as to his Lord, religion, and prophet);</li> <li>(2) to supplicate for him (O: such as to say: "O Allah, make him steadfast. O Allah, teach him his plea");</li> </ul> </li> </ul>	g5.6 وَبَحْشُومَنْ ذَفَا ثلاثَ حَيْبَاتٍ (من النسراب يسديه ويسن أن يقبول مع الأولى هِبْنَهَا خَلَقْنَاتُهُمْ وَمِع النائية فوفيها تُبِيدُكُمْ وَمع التالغ هَوَمِنْهَا أنْخُسرَجْحَتُمْ فَارَةً أُخْسَرَى لهَ) ثمَّ يُهالُ بالمساجى ويَسْتَخْفَ ساعة بعد الدفن يُلقَنَّهُ وَيَدْعُولَهُ (كَان يقول: أَاللَّهُمَ نَبَّتُهُ اللَّهُمُ لَقَتْهُ حَجْتَهُ»)وَيَسْتَغْفِرُ لَهُ.
(3) and to ask forgiveness for him.	
THE FINISHED GRAVE	القبر
g5.7 One should raise the grave's surface (O: up to) 1 span (n: about 23 cm.) above the ground (O: so that it can be known, visited, and respected), except in countries at war with the Muslims (O: where it is not raised but rather con- cealed, so as not to be meddled with), and to make its top flat is better (O: than mounding it). No earth should be added (O: when levelling it) to what was excavated from it. It is recommended to sprinkle water over the grave and to put pebbles on it. It is offensive:	85.7 ويُسرَّفَعُ القِبرُ (وغايت في الارتضاع أن يصبر) شيراً (لأجل أن يعرف فيزار ويحتمرم) إلا في بلاد الحرب (فلا يرفع بل يخفى لثلا يتعرضوا له) وتسطيحُه أفضل (من تسنيمه) ولا يُزادُ فيو (أي في التسطيح) على ترابي (فقط وهو ما خرج منه) ويُسرَضُ علَيْهِ الماءُ (على طريق الندب) ويُوضحُ عليْهِ حصى. ويَحَسرُهُ نجصيصُ [(أي تبسييضه

245	
(1) to whiten the grave with plaster;	بالجص وهـو الجيس)] وبنـاة (على الغبر ا كقبـة أو بيت) وَ(كـره وضع) خَلُوقٍ (على
(2) to build (O: a cupola or house) over it;	للب او بيت) ورندر، وصع) متلوي (على القبر وهو نوع من الطبب لأنه لا فائدة فيه
(1) to put $b$ along $(0, -)$ profession $b$ and the	بل فيه إضاعة مال) وماءُ وردٍ وكتابةُ (على
(3) to put khaluq (O: a perfume) on the $\frac{1}{2}$	القبر سواء كتب عليه اسم صاحبه أم غيره
grave (O: as it is of no benefit and wastes money) or rose water;	
or rose water,	في لوح عند رأسه أم في غيره إلا إذا كان
(4) to place an inscription on it (O: whether it is the name of the deceased or something other, on a board at the head of the grave or on some- thing else; unless the deceased is a friend of Allah (wali, def: w33) or religious scholar, in which case his name is written so that he may be visited and honored, it then not being offensive);	ولياً أو عالماً وكتب اسمه ليزار ويخترم فلا كراهة حينتذ) ومخدةً ومضربةً تحتّهُ .
(5) or to put a pillow or mattress under the deceased.	
VISITING GRAVES	زيارة القبور
g5.8 It is recommended for men to visit graves	-10-11 11 11 12
(dis: w34) (O: of Muslims, especially on Fridays.	g5.8 ويُسْذَب للرجال زيارة القبور
As for visiting graves of non-Muslims, it is merely	(أي قبور المسلمين أما زيارة قبور الكفار
permissible. The spirit of the dead person has a	فمباحسة ، ويتأكسد ذلك يوم الجمعية
connection with his grave that is never severed,	[(فائدة)] روح الممبت لها ارتباط في قبره
but is stronger from the midafternoon prayer	ولا تفارقه أبدأ لكنها أشد ارتباطأ به من
('asr) on Thursday until sunrise on Saturday,	مصمر يوم الخميس إلى شمس السبت
which is why people often visit graves on Friday	وللذلبك اعتباد الناس الزيارة يوم الجمعة
and on Thursday afternoon),	وفي عصر الخميس) .
There is no harm in wearing one's shoes when	
visiting (O: to walk between graves). The visitor	ولاً بأسَ بمشيب في المتعسل (بين
walks up to the grave as close as he would if the	القبـور) . ويَـدْنُـو مِنْـهُ (أي لا كراهة في
deceased were alive, and says, "Peace be unto	قرب الزائر من الممزور) كحياتِهِ ويُقولُ إذًا
you, abode of a believing folk; Allah willing, we	زارَ ،سلامٌ علَيْكُمْ دارَ قومٍ مؤمنينَ وإنَّا إنَّ
will be joining you."	ا شَاءَ اللهُ بِكُمْ لَاحِقُونَ. و(سن أن) يَقْرَأُ ا
It is sunna to recite (O: as much of the Koran	(بما نيسر من القرآن) وبُدْعُولَهُمْ
as is easy) and to supplicate Allah (O: to forgive the deceased, while facing the direction of prayer,	(بالمغضرة بعد توجهه للقبلة لأن الدعاء
as supplications benefit the dead and are more	ينفع الميت وهو عقب القراءة أقرب إلى
likely to be answered if made after reciting the	الإجابة).
Koran). (n: w35 discusses whether the spiritual	· (-1
reward for reciting the Koran may be donated to	
the deceased.)	
g5.9 It is offensive for women to visit graves	g5.9 وتُخْسَرَهُ للتسساءِ (لفقد صبر
(O: because of their lack of fortitude and exces-	الأنثى وكشرة جزعهما، وهذا في غير زيارة

6.0 The Funeral Prayer (Janaza)	
sive grief, though this does not apply to visiting the Prophet's tomb (Allah bless him and give him peace) which they should do. And like the Prophet (Allah bless him and give him peace) in this is their visiting the graves of the prophets, righteous, and learned).	قبره ﷺ وأما هي قمطلوبة لهن ومثل النبي ﷺ قبور الأنيباء والصلحاء والعلماء) .
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g6.0 CONSOLING NEXT OF KIN	g6.0 التعز <b>ية</b>
g6.1 It is recommended to console all the rela- tives of the deceased, except young women who are not (O: the consoler's) unmarriageable kin (O: since only her unmarriageable relatives (mahram, def: m6.2) may console her, <i>console</i> meaning to enjoin steadfastness and encourage it by mentioning the reward in the hereafter, to warn against overburdening oneself with grief, and to pray for forgiveness for the deceased and the lightening of the burden of those bearing the misfortune) when there has been a death in the family, for approximately three days after the burial. It is offensive to sit for it (O: that is, for the extended family of the deceased to be seated and gather in one place for people to come and console them, because it is an innovation (muhdath, syn. bid'a, def. w29.3) that the Prophet (Allah bless him and give him peace) did not do, nor those after him. It is offensive for either men or women). If one is absent (O: whether one is the con- soler or person to be consoled) and then arrives after a period (O: of three days), one should con- sole (N: the deceased's relatives) or be consoled (N: if one of them).	86.1 ويُسْدَبُ تعزية كلَّ أقاربِ الميتِ إلاَ السابَة الأجبية (من المعزي الميتِ إلاَ السابَة الأجبية (من المعزي فلا يعزيها إلا محادمها وهي الأمر بالصير والحمل عليه بوعد الآخرة والتحذير من الوز بالعوتزع والدعاء للميت بالمغفرة وللمصاب بجبر المصيبة) مِن الموتِ إلى ثلاثة أيام تقريباً بعد الدفن. ويكرهُ الجلومُ لها (أي جلوس أهل الميت بالمغفرة والتحذير من الموتِ إلى ثلاثة أيام تقريباً بعد الدفن. الميت واجتماعهم في مكان واحد ليأتيهم والنبياء. ويكرهُ ألجلومُ لها (أي جلوس أهل الني والمدياتينية والميت واجتماعهم في مكان واحد ليأتيهم والنبياء. يشيخ ولا من بعده. وسواء في ذلك الرجال فقد به أي من كان غائباً والنبياء. فقدم أرأي من كان غائباً منهما) بعد مدة المعد وهي ثلاثة أيام) غائباً المعادي إلى مزى الحاضر ألهادم أو عزى القادم الحاضر)].
<ul> <li>g6.2 It is recommended to say:</li> <li>(1) to a Muslim who has lost a Muslim relative, "May Allah greaten your reward, perfect your consolation, and forgive your deceased";</li> </ul>	g6.2 ويَقُــولُ في تعزيبُ المــلم بالـمـــلم (أي بالميت المسلم) «أَعْظَمُ اللهُ أُجْرِكَ وأَحْـنَ عَرَاءَكَ وغَفَرَ لَمَيَّبِكَ وفي (تعزيبة) المــلم بالكـافر (يعني أن
(2) to a Muslim who has lost a non-Muslim	

g6.0

relative, "May Allah greaten your reward and perfect your consolation"; (3) and to a non-Muslim who has lost a Mus- lim relative, "May Allah perfect your consolation and forgive your deceased."	الميت كانسر، أغظم الله أَجْسَرَكَ وأَحْسَنَ غزاءَكَ وفي الكافِر بالمسلم أُحْسَنَ اللهُ غزاءَكَ وغَضَرَ لِمَيَّتِكَ [وفي الكافر بالكافر أُخْلَفَ اللهُ عليكَ ولا نَقَصَ غدَدُكَ وينوي به تكثير الجزية (وهذا مشكل لأنه دعاء له ببقاء الكفر واستمراره فالمختار تركه)].
g6.3 It is permissible to weep before someone dies, but better not to afterwards (O: since the Prophet (Allah bless him and give him peace) wept for his son Ibrahim before his death. It is only considered better not to weep afterwards because it is sorrow for something that has already passed).	gh.3 والبكاءً قبل المسوت جالزً وبعدهُ خلاف الأولَى (لأنه ﷺ بكى على ولده إبراهيم قبل موته وإنما كان بعده خلاف الأولَى لأنه حيننذ يكون أسفاً على ما فات).
g6.4 It is unlawful to eulogize the dead, lament in a raised voice, slap onc's checks (n: as a display of grief), rend onc's garments, or dishevel one's hair.	g6.4 ويُحْرَّمُ الندبُّ [(على الميت وهو عد محاسنه)] والنياحةُ واللطمُ وشقُّ الثوب وتشرُّ الشعرِ.
g6.5 It is recommended for distant relatives and neighbors to prepare enough food for the deceased's close family relatives to suffice them for a day and night, and to urge them to eat.	86.5 ويُنْسَدْبُ لأقسارب السميتِ البعداء وجيرانِه أنْ يُصْلِحُوا طَعاماً لأهل السبتِ الأقسريينَ يَتْفِيهِم يومَهُمْ ولينَتَهُمْ ويُلْحُ عَلَيْهِمُ لِيَأْكُلُوا .
g6.6 For the deceased's family to prepare food and gather people over it is an unpraiseworthy innovation (bid'a, def: w29.3).	g6.6 وما يَضْعَلُهُ أَهْسُلُ الديتِ مَنْ إصلاح طعام وجمع الناس عليَهِ بدعةً غيرُ حسنةٍ.
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Amounts on Which Zakat Is Due h4.2
Lawful Versus Unlawful Women's Jewelry h4.4
Zakat on Trade Goods h5.0
Conditions Under Which Zakat Is Payable h5.1
Beginning of Zakat Year on Trade Goods h5.2
Estimating Whether Goods Reach Zakatable Minimum h5.3
Turnover and Sale for Cash Do Not Affect Zakatability h5.4
Zakat on profits is paid in same year as on goods h5.5(n:)
Zakat on Mines and Treasure Troves h6.0
Mines h6.1
Treasure Troves h6.2
The Zakat of 'Eid al-Fitr h7.0
Conditions for Being Due h7.1
Also Due for One's Dependents h7.2
What Payment Consists Of h7.6 When It Is Due h7.7
Giving Zakat to Deserving Recipients h8.0
Delaying Payment of Zakat Is Unlawful h8.1
Paying Zakat in Advance of Year's End h8.2
Authorizing Another to Distribute One's Zakat h8.3
The Prayer of Recipient for the Giver h8.4
The Intention h8.5
The Eight Categories of Recipients h8.7
The Poor h8.8
Meaning of poor h8.8
Entitlement of students and teachers of Sacred Law h8.8(n:)
Those separated from their money h8.9
Those entitled to others' support are not given zakat h8.10
Those Short of Money h8.11
How much the poor, etc., are given h8.12
Zakat Workers h8.13
Those Whose Hearts Are to Be Reconciled h8.14
Those Purchasing Their Freedom h8.15
Those in Debt h8.16
Those Fighting for Allah h8.17
Travellers Needing Money h8.18
Distributing Zakat to Recipients h8.19
Those in two categorics receive zakat for one h8.19
Recipients' place of residence h8.20
Each category receives an equal share h8.21
Recommended to give to relatives h8.22
Needier recipients should receive more h8.23
Unlawful to give zakat to non-Muslims, etc. h8.24 Giving zakat to those who owe one debts h8.25
Distributing the zakat of 'Eid al-Fitr h8.26
Voluntary Charity h9.0
Recommended Especially at Noble Times and Places h9.1
Better to Give to the Righteous, Relatives, Etc. h9.2
Unlawful for Those in Debt to Give Charity h9.3
Charles for those in provide Ordenty 1975

h1.0

Giving Away Everything h9.4 Unlawful to Remind Recipients of Charity Given h9.6 Giving to Those Not In Need, Etc. h9.7

المخاطب بوجوب

(محمد الشربيني الخطيب : وهي لغة

النمو والبركة وزيادة الخير [ . . . ] وتطنق

على التطهيسر [ . . . ] وتطلق أيضاً على

المدح وشرعاً اسم لقدر مخصوص من

مال مخصوص يجب صرف إلى أصناف

مخصوصة بشرائط تأتي . وسميت بذلك

لأن المال ينمو ببركة إخراجها ودعاء

الاخبذ لها ولانها تطهر مخرجها من الإثم

وتصدحه حتى تشهيد له يصحة الإيمان [محيور من كتباب الإقتباع في حل ألفاظ

hl.1 تحبُّ السركساةُ على كلَّ حوًّ

(مسواء كان ذكراً أو أنثى كبيراً أو صغيراً)

h1.2 فلاً تَلْزُمُ المكانتَ ولاً ] الكافرَ

وأمَّا المرسدُ فإنْ رَجَعَ إلى الإسلام لَزَمَهُ

لِمْهَا مَضْيَ وَإِنَّ مَاتَ مُرْتَداً فَلَا (ح : لأَنْ

مالمه يعتبر فيشاً لبيت مال المسلمين من

حين الردة) .

أبي شجاع: ١/ ١٨٣]).

نَمَّ ملكَهُ على تصاب حَوْلًا .

h1.0

الركاة

### h1.0 WHO MUST PAY ZAKAT

((Muhammad Shirbini Khatib:) Lexically, zakat means growth, blessings, an increase in good, purification, or praise. In Sacred Law it is the name for a particular amount of property that must be payed to certain kinds of recipients under the conditions mentioned below. It is called zakat because one's wealth grows through the blessings of giving it and the prayers of those who receive it, and because it purifies its giver of sin and extolls him by testifying to the genuineness of his faith (al-Iqna' fi hall alfaz Abi Shuja' (y7), 1.183).)

h1.1 Zakat is obligatory:

(a) for every free Muslim (O: male, female, adult, or child);

(b) who has possessed a *zakat-payable amount* (Ar. nisab, the minimum that necessitates zakat, def: for livestock h2.4–5; for grain and dried foodstuffs h3.4; for gold, silver, and other money h4.2; and for trade goods h5.1);

(c) for one lunar year.

h1.2 Non-Muslims are not obliged to pay zakat, nor apostates from Islam (murtadd, def: 08) unless they return to Islam, in which case they must pay for the time they spent out of Islam, though if they die as non-Muslims their property is not subject to zakat (N: because their property is considered to belong to the *Muslim common fund* (bayt al-mal) from the moment such people leave Islam).

ويَلْزَمُ الولئ إخراجهَا من مال h1.3 The guardian of a child or insane person is h1.3 obliged to pay zakat from their property (N: if الصبي والمجنسون فإن لم يُخْدر ج عَصَى they owe any). It is a sin for the guardian not to ويُلْزُمُ الصبي والمجنونَ إذًا صارًا مكلفين pay the zakat due on their property, and when the (بالبلوغ والإفاقة) إخراج ما (أي القدر child or insane person becomes legally responsible الذي/ أَهْمَلُهُ الولِي (من الزكاة في المدة (O: upon reaching puberty or becoming sane), he is obliged to pay the amount that his guardian neg-الماضة). lected to pay (O: of zakat in the past). h1.4 وليدو غصب مائية أوسرق أو h1.4 Zakat is due from the owner of property that has been: ضَاعَ أَوْ وَقَعَ فِي البِحرِ أَوْ كَانَ لَهُ ذَيْنَ عَلَىٰ مماطل فإن قَدَرَ عَلْيَهِ بعد ذلك لزمة زكاة (1) wrongfully seized from him; مَا مَضْيَ (من حول وأحوال من غير زكاة لذلبك المبال البذاهب لأنه تبين يرجوعه (2) stolen; إليه أنه باق على ملكه له ولا يضر عدم كونيه تجت يده في هذه الأحوال الماضية ا (3) lost; بشرط بقماء النصاب في هذه الأحوال، (4) fallen into the sea; وإذ نقص عن التصاب بسبب الإتفاق منه فلا پرکس) وإلاً [(أي وإن ليريقسدر على ا (5) or loaned to someone who is tardy in رده ودخوله تحت يده) ] فَلَا (زكاة عليه) . repayment; whereupon he must pay zakat on it for the whole time it was out of his hands (O: for the year or years that no zakat was paid on the absent property, since his having regained it establishes that it belonged to him the whole time, and his ownership of it is not vitiated by the mere fact of its not having been in his possession during these years, provided that it has remained a zakat-payable amount (nisab) during them. If it has diminished through expenditure to less than the zakatpayable amount, then no zakat need be paid on it). If the owner cannot regain the property, there is no zakat on it. h1.5 If a landlord rents someone a house for ولسة آجبر دارا ستتين باربعين h1.5 two years for 40 dinars, which he accepts in دينياداً وقَبْضَهَا وَبَقِيَتُ فِي مِلْكِ إِلَىٰ آخر advance and retains possession of until the end of ستشيين فإذا خال المحسول الأول زكمي the two years, then at the end of the first of the two عشرينَ فقطُ وإذًا حَالَ الحولُ الثاني زَكِّي ا years he only pays zakat on 20 dinars, but at the العشرين التي زكماها لسنة وزكمي العشرين end of the second year he pays one year's zakat on the 20 which he paid zakat on at the end of the first year (N: as the 20 has now been in his possession a second year) and pays two years' zakat on the 20

for which he did not previously pay zakat (N: as it has remained in his possession for two full years).	التِي لَمْ يُزَكُّها لستتين .
h1.6 Someone with only the zakat-payable amount (O: of gold or silver) must pay zakat on this amount even when he is in debt for an amount equal to it, for debts do not remove the obligation of zakat.	h1.6 ولوْ مُلَكَ نصاباً (ذهباً أو فضة) فقط وعلَيْهِ مِنَ السَّنْيَنِ مثلَّهُ لَزِمَهُ زكاةً مَا بيدِهِ (من التصاب) والدينُ لا يَعْنَعُ الوجوبَ.
h1.7 Zakat is not due on anything besides:	h1.7 _ ولا تُجِبُ الــزَكــاةُ إلاَّ في
(1) livestock (def: $h2.1$ );	ا المــواشِي والتِــاتِ والــذهبِ والفَصَــةِ وعروضِ التِجارةِ ومَا يُوْجَدُ مَنَ المعدنِ
(2) (n: some) food crops (h3.2);	والركاذ.
(3) gold and silver (A: or their monetary equivalents);	
(4) trade goods;	
(5) mined wealth (n: meaning gold or silver exclusively, as at h6.1);	
(6) and wealth from treasure troves (A: buried in pre-Islamic times),	
h1.8 Zakat is paid from the property itself, though it is permissible to take it from another lot of property (N: on condition that the amount paid is from the same type of property (n: of the five types mentioned above) that the zakat is due on, such that one may not, for example, pay <i>money</i> for zakat due on <i>wheat</i> (n: but must pay wheat. An exception to this is trade goods, which are appraised, and zakat may be paid on them with money, as at h5.1(O:) below)).	h1.8 وتَجِبُ المزكاةُ في عين المعال. لكنْ لوْ أَحْسَرَج مِن غيسر و جَازَرح : لكن يشـتسرط أنْ يكسون المخسرج من نوع الواجب فلا يخرج تقوداً عن القمح مثلًا).
THE ZAKAT YEAR	الحول
h1.9 By the mere fact that a full lunar year transpires (O: i.e. begins and ends while zakat- payable property is in the owner's possession), the poor now own the portion of it that the owner is obliged to pay as zakat. Thus, if someone has had	h1.9 فيمجرَّد خَوَلَانِ الحولِ (أي دخولِه وتمامه والعال المزكى باق تحت يده) يَشْلِكُ المفقراءُ منَّ المسال قَدَرَ القرض حتَّى لؤَ مَلَكَ ماتَتْنِ درهم فِقَطْ

200 dirhams (a: the minimal zakat-payable amount of silver) in his possession for years with- out paying zakat, he is only obliged to pay zakat on it for the first year (O: because after that year, the amount owned by the poor (n: 5 dirhams) has diminished the money he possesses to less than the zakat-payable amount).	ولمْ يُزَكَّهُا أحوالاً لَزِمَهُ الرَّكَةُ للسنةِ الأولىٰ فقط (وإنما وجبت الرَّكَاة في السنة الأولى دون غيرصا لأنه بمجمرد حولان الحول اشتسرك المفقراء في المساتين فنقص النصاب عن تمامه).
<ul> <li>h1.10 If all one's property were destroyed after having been in one's possession a full year but before it was possible to pay zakat (O: to deserving recipients), then there is no obligation to pay zakat on it (O: because it was destroyed through no fault of the owner); but if only part of the property has been destroyed, such that this diminishes the rest to less than the zakat-payable amount, then one must take the percentage due on the original amount (n: 2.5 percent, for example) from the remaining property, and no zakat is paid on the amount destroyed.</li> <li>If all or part of one's property is destroyed after having been in one's possession a full year and after it was possible to have paid zakat on it (O: by there being both property and recipients), then one must pay the zakat due on both the remainder and the property destroyed.</li> </ul>	h1.10 ولو تلف مالة كلم بعد الحول وقب المحكن من الاحراج (من مال المزكاة لمستحقبه) سَقَطْتِ الزكاة (لوجود المتلف من غير تقصير من المالك). وإن تلف بعضً بحيث نقص عن النصاب لزمة بقسط الماقي وسقط بقسط التالف. وإن تلف مالم كله أو بعض يعد الحول والنسكن (من أدانها بأن وجد والتالف.
h1.11 Zakat is not obligatory if a person's own- ership of the property ceases during the year, even if only for a moment, and it then returns to his pos- session; or if it does not return; or if the person dies during the year.	h1.11 ولو زال ملكمة في الحول ولو لحظة ثمَّ عاذ إلى ملكِ في الحول أو لمُ يُعُدُ أوْ مَاتَ في آثناء الحول ِ سَقَطَتُ الزكاة.
h1.12 The zakat year begins on property pur- chased or inherited when the bayer or inheritor takes possession of it, though if a person relin- quishes his ownership of property during the zakat year merely to avoid paying zakat on it, this is offensive (O: as the learned differ about its unlaw- fulness). The more reliable opinion is that it is unlawful, though the transaction would be legally valid (dis: c5.2). But if such a person sells the property after possessing it a full year and before paying zakat on it (O: as when he sells it all, or sells part and the rest is not enough to require zakat), then the sale of the proportion of the prop-	h1.12 ويَبْتَدِيهُ المشتري والوراثُ الحول منَّ حين ملكِ المال، لكنَّ لو أزالَ ملكة في الحول فراراً منَ الزكاة فإنَّذ يكرهُ (لما فيه من خلاف العلماء) والأصح أنَّه حرامُ ويصحُ البيح. ولوباع بعذ الحول وقبل الإخراج (أي ولم يبق شيئاً بان باع الجميع أو اليعض والباقي لا يفي بقدد

## h2.0 Zakat

erty that was owed as zakat is invalid (O: because it belonged to someone else (n: i.e. the recipients, as at h1.9), and it is not valid to sell another's property without his consent), although the sale of the proportion of the property that was not owed as zakat is valid.	الــزكــاة) بَطَـلَ (البِيع) في قدر المزكـاة (الواجبة لأنه حق الفير ولا يصح بيع ملك الغير بغير إذنه) وصحُ في الباقي.
*	
h2.0 ZAKAT ON LIVESTOCK	h2.0 زكاة المواشي
h2.1 Zakat on livestock is restricted to camels, cattle, sheep, and goats.	h2.1 لا تَجِبُ النزكساةُ إِلاً في الإبل والبقر والغنبي .
h2.2 Zakat is obligatory when one has owned:	h2.2 فمتّى مَنْنَكَ منها نصباباً حولاً كاسلا وأسَامَهُ كلّ الحول ِ لزَمْتُهُ الزَكاةُ إلاَّ
(a) a zakat-payable number of livestock;	أَنْ تَكُونُ ماشيتُهُ عاملةً مثلَ أَنْ تَكُونُ معدةً
(b) for one year;	للحرائية أو الحمسل فَلا رُكَاةً فِيهَا (لأَنَّ القصد منها حيثيدَ الاستعمال لا النماء
(c) and has been grazing them (n: on unowned open range, as discussed below) for the entire year.	كليساب البندن وأمتعة الندار). والمسرادُ بالإسسامية أنَّ ترْعن منَ الكللا المبياح. (خسرج به الكلا المملوك كان نبت في أرض مملوكة لشخص) فلوُ عَلَمُهَا زماناً
There is no zakat on work animals, for ex- ample, those trained to plow or bear loads (O: since the purpose in having them is utility, like	لَا تَعْرَيْشُ دونَــهُ لَوْ تَرَكَبُ الأَكَــلَ سَفَطَتُ الزكاةُ وإذْ كَانَ أقلُ فَلَا يُؤَكِّرُ (ذلك العلف
clothes or household furnishings, and is not pro- duction).	في وجوب الزكاة) . (ت: اتّـبـاع الإمــام مالــك في هذه .
Grazing means they have been grazed on open range pasturage (O: open range excluding pasturage growing on land that a person owns (A:	المسألة أحبوط في الدين وأنفع للفقراء. فقيد ذهب الإسام إلى وجبوب المزكاة في
as it would then be considered fodder)). If the livestock have been given fodder for a period long	الماشية إذا بلغت النصاب وحال عليها
enough that they would have been unable to sur- vive had they not caten during it, then there is no	
zakat on them, though if fed with it for less than such a period, then this does not affect the neces-	
sity of paying zakat on them. (A: There is no zakat on cattle that have been solely fed fodder or grain,	
even if they could have otherwise been grazed.) (n: It is religiously more precautionary (def:	

(n: It is religiously more precautionary (def: c6.5) and of greater benefit to the poor to follow Imam Malik on this question. Malik holds that zakat is obligatory whenever one has possessed a

zakat-payable number of livestock for a year. whether or not they are work animals, and whether they have been grazed on open pasturage or fed with fodder for the entire year (al-Sharh al- saghir 'ala Aqrab al-masalik ila madhhab al-Imam Malik (y35), 1.592).)	الحول سواء العاملة وغيرها، ومسواء أكانت سائمة أم معلوفة في السنة كلها [الشرح الصغير على أقرب المسالك إلى مذهب الإمام مالك : ١/ ٥٩٢]).
ZAKAT ON CAMELS	زكاة الإبل
حبَّ فيها شاة من غنم الملد وهي جذعة من الضان وهي ما لها سنة أو ثنية من و كانت الإبل أناثا وفي عشر شاتان وفي خصة عشر تلات شياء وفي عشرين دونها بعبراً يُجْزىء عن خمس وعشرين قبل بنّه وفي خمس وعشرين ينتُ قو مُنَكَ في إيله ينتُ مخاص أو كانتُ وهي معية قبل منة ابنُ لبون ذكراً و مُنَكَ بنت مخاص كريمة لم يُكَلَف إكانتُ وهي معية قبل منة ابنُ لبون ذكراً خ بالكريمة إنْ شاء وفي ستُ وثلاثين بنت لبون وفي ست وأربعين حقة وهي وفي إحدى وسنين جدعة وهي التي لها أوبع سنين وتُخَفت في الخاصة وفي حقتان وفي ماتة واحدى وعشرين نلات بنت لبون وفي منت وأربعين حقة وهي معين حقة قفي ماتة ومناتي حقيق ومينات لبون وفي ماتة وأربعين بنت لبون معين حقة قفي ماتة واحدى وعشرين نلات بنات لبون فان زادت إبله على ذلك معين التين أربع حقاق خصينات وعمس ينات لبون في أو عيني بنت لبون وفي أحد ماتة واحدة وشلائين حقة وبتنا لبون في أربعين بنت لبون و أراد أن يُنتز أن يع حقاق خصينات وعمل وان كان في ملكه أحد المنون و أراد أن يُترز أو يضعذ درجتين فجرائين في غلو أول كان في ملكه أحد المنفين دون و أراد أن يُترز أو يضعذ درجتين فجرائين في أي أن فقذ أيضاً الدرجة القربي خون و ول للمزكي وفي الغنم والدراهم لمن أعطاء ولا يتشعل البورا في المرجران في الغنم و ول المزكي وفي الغنم والدراهم لمن أعطاء ولا يتشعل البورا في الم أو مالي والي خارة وال	المعز وهي ما لها مستان ويُجزى ، الذكر ولم أربع شيساء فإن أخرج عن العشرين فما مخاص وهي التي لها منة ودَخَلَت في الثان أو أنهى وهو ما له ستتان ودَخلَ في الثالثة ول لون فبَلَزَمُ تحصيل بنب مخاص أو يَسْمَعُ التي لها ثلاث سنين ودَخلَت في ألرابعة م سب وسبعين بنتا ليون وفي إحذى وتسعين وحقتان وفي مائة وحمسين ثلاث حقاق وفي خمس ينات ليون وأربع حقاق لزمة الأغبط الآخر دَدَخة ومُنَ لَزَمَهُ من وليس عندهُ ط نزل درجة ودَعَع ماتين أو عشريان درهما وا
ZAKAT ON CATTLE	زكاة البقر
<ul> <li>h2.4 For cattle, the minimum on which zakat is payable is 30 head, for which it is obligatory to pay a yearling, meaning a male calf in its second year (A: though a female may take its place, being worth more).</li> <li>The zakat due on 40 head is a two-year-old female that has entered its third year (A: a male will not suffice).</li> <li>The zakat on 60 head is 2 yearling males.</li> <li>Zakat on additional numbers is figured in the same way: on 30 head, a yearling male, and on 40 head, a two-year-old female (N: according to which of the two alternatives accommodates the last 10 head (dis: h2.6)).</li> </ul>	h2.4 وأول نصباب البقر ثلائون فَجَجْ فيها تبيعُ وهوماً له منةً وذخلَ في الشانية ، وفي أربعين مسنة وهي مالمها ستتاب وذخلَت في الشالشة ، وفي ستينَ تبعسان وعلى هذا أبسداً : في كلَّ ثلاثينَ تبيعُ وفي كلَّ أربعينَ مسنةً .

#### h2.5 Zakat

ZAKAT ON SHEEP AND GOATS	زكاة الغنم
h2.5 For sheep or goats (n: the Arabic ghanam meaning both), the minimum on which zakat is payable is 40, on which it is obligatory to pay a shah, meaning either a one-year-old sheep (O: in its second year) or a two-year-old goat (O: in its third year). The zakat on 121 sheep or goats is 2 shahs. on 201 sheep or goats is 3, on 400 sheep or goats is 4, and for every additional 100 the zakat is 1 shah.	h2.5 وأولُ نصباب الغنم أربعـونَ تَنْجِبُ فيهَـا شاةً جَدَّعَـةً ضَأْنَ (لَهـا سَنـة مضت من عمرها، أو ثنية معز (مضى لها من عمرها سننان وشرعت في الثالثة، وفي مائية وإحـدي وعشرينَ شانانِ وفي مائتينِ وواحدة ثلاث شـاو وفي أربعمـائةُ أربعُ شياو ثمَّ هكذا أبداً في كُلُ مائةٍ شاةً.
CALCULATING THE NUMBER OF ANIMALS	تقدير الأنصاب
h2.6 Numbers (O: of camels, cattle, or sheep) which are between zakat quantities (N: i.e. which number more than the last relevant zakat quantity but do not amount to the next highest one) are not counted, and no zakat is due on them.	h2.6 وهسلية الأوقساص ([وهو ما بين الفرضين] من الإبيل والبقر والغنم) التي بينَ الْنُصُبِ عفوٌ لَا شيءَ فِيهَا .
h2.7 New offspring of a zakat-payable quantity of livestock that are born during the year are counted for the zakat of the year their mothers are currently in, no matter whether their mothers sur- vive or die. Thus, if one owned 40 shcep or goats which gave birth to 40 young a month before the year's end, but then the 40 mothers died, one's zakat on the offspring would be 1 shah.	h2.7 وما نتتج من النصاب في أثناء الحول بُزَحَىٰ لحول أصبله وإنْ لمُ يَمْض عليه حول سواه بَعْنِتِ الأمهات أوْ مَانَتْ كُلُها. فلوْ مَلَكُ أربعينَ شاةً وَمَانَتِ الأمهاتُ أَزِمَهُ شاةً للتتاج .
ذَ بنهما مريضة متوسطةً . أوْ صحاحاً أَخَذَ مِنهَا صحيحةً . أوْ بعضهًا صحاحاً قاذا مَلَكَ أر بعين تصفُهًا صحاحً قُلْنَا لوْ كَانَتْ كَلهَا صحاحاً كمّ تُسَاوي واحدةً ل كلهَا مراضاً كمّ تُساوي واحدة منها، فإذا قِبلَ درهمين مثلاً قُلْنَا لهُ حَصَّلْ لَنَا صحاح للائينَ لَزِمَة شاة تُساوي ثلاثة دراهم وتصفاً . ومَتَى قَوَّمَ (من في ملكه ساوي ربع عشر كُفّى . نَعَمَّ لوْ كَانَ الصحيح فيها دونَ الواجب (أي لو كانت العريضة في القيمة) أَجْزَأَه صحيحة ومريضةً (فيراز إخراجهاً أي الصحيحة من الصحيحة في القيمة)] .	وبعضها مراضاً أَخَذَ صحيحة بالقسط. ا منها، فإذا قِيل أربعة دراهم مثلاً قُلنًا لو كَانَتْ شاة صحيحة بشلافة دراهم. ولو كانَتِ ال صحاح ومراض الجملة وأُخْرَج صحيحة تُ
h2.9 If a group of livestock are all female, or are both male and female, then only a female ani- mal may be paid as zakat, except as mentioned	h2.9 وإنْ كَانَتْ إِنَّامَ أَوْ ذَكُوراً وإِنَّامًا لَمْ يُؤْخَذُ فِي قَرْضِهَا إِلَّا أَنَثْنَ إِلَّا مَا تَقَدَّمَ اللهُ حَدَد مِعَدُ مِنْ مَنْ اللَّهُ مِنْ أَنَ

وعش

ىرين عنسذ فقه

د بنت

above (h2.4) for 30 cattle, where a yearling male is acceptable,	مخاص و] في ثلاثين بقرة [وفي خمس من الإبل ] فائَّة يُجَزِىءُ {ابنُ ليونِ و] تبيعُ [وجَـلْعُ ضَانِ أو ثنيَّ معزٍ (في الاستثناء الثالث وهو قوله وفي خمس من الإيل)].
h2.10 If a group of livestock are all male, then a male animal may be paid as zakat.	b2.10 وإنْ تَمَحَّضَتُ ذَكَوراً أَجْزَأَهُ الـذَكَرَ مطلقـاً . [لكن يُؤْخَذُ في سَتِ وثـلائين ابنُ لبـونِ أكثرُ قيمةً منَ ابنِ لبونِ يُؤْخَذُ في خمس وعشرينَ بالتقويم والنسبةِ].
h2.11 If all the livestock are below the minimum age that may be given as zakat (def: h2.4–5), then one of them is given anyway. But if the herd is mixed, with only some of them underage, then only an animal of the acceptable age may be paid.	h2.11 وإنْ كَانَتْ كَلُّها صغاراً دونَ منَ الفسرض (أي لم تبلغ سنسه السلي تجزى، فيه) أَخَذَ منهَا صغيرةً [ويُعْبَهِدُ بحيثُ لا يُنسوّي بين القليس والكليس فضيل خمس وعشوين] وإنْ كَانَتْ كباراً وصغاراً لزِمَةُ كبيرةً وهو سنَّ الفرض المتقدم .
h2.12 If the animals of the herd are defective, an animal is taken which is of the average defective- ness (O: of the group, <i>defective</i> meaning with defects that permit return for refund when sold as merchandise (def: k5.3)).	h2.12 وإنَّ كَانَتْ معيدةً أَخَذَ الأوسطَ في العيب ([بـاعتبار عيب اليقية] والمراد بالعيب ما يثبت به الرد في الميبع) .
h2.13 If the herd is composite, such as sheep and goats, then either kind may be paid as zakat, though the value of the animal given must correspond to the average value of the members of the herd.	h2.13 وإنْ كَانْتُ أَسُواعاً كَضَاْنِ وَمَعَزٍ أَخَذَ مَنْ أَيْ نَوْعٍ شَاءَ بِالقَسْطِ (أي ياعتبارُ القيمة) [فَيْغَالَ لَوْ كَانْتُ كُلُّها ضَاناً كُمُ تُسْاوِي واحدةً منها إلى آخِرِ مَا تَقَدَّمَ].
<ul> <li>h2.14 The following are not taken as zakat unless the owner wishes to give them:</li> <li>(1) a pregnant female (O: because of its superiority);</li> </ul>	h2.14 ولا يُؤْخَذُ الحاملُ (في الزكاة لأنها من الخيار) ولا التي وَلَـدَتُ (لكثرة لبنها) ولا الفحلُ (لأنه للضراب فيتضرر
<ul><li>(2) one that has given birth (O: because of the high yield of milk);</li></ul>	
(3) a stud (O: as it is for insemination, and the owner would suffer its loss);	

<b>15.0 Zaka</b> t	
<ul><li>(4) a superior quality animal;</li><li>(5) or one fattened for eating.</li></ul>	الممالمك بأخذه) ولاً الخيارُ ولاً المسمنةُ للأكلِ إلاً أنْ يَرْضَى المالكُ .
ZAKAT ON JOINTLY OWNED PROPERTY OR VENTURES WITH SHARED FACILITIES	زكاة التصاب المشترك
<ul> <li>h2.15 Two people pay zakat jointly as a single person if: <ul> <li>(1) they jointly own a zakat-payable amount of livestock or something else (O: such as fruit, grain, money, or trade goods), as when two people inherit it;</li> <li>(2) or when the property is not jointly owned, as when each owner has, for example, 20 head of sheep(N: of a herd amounting to the zakat minimum of 40), but they share the same place to bed them down, to gather them before grazing, to pasture, water, or milk them, or share the same stud, employ the same shepherd, or similar, such as having the same drying or threshing floor (O: for fruit or grain), the same store, or the same warehouse.</li> </ul> </li> </ul>	h2.15 ولو كَانَ بِينَ نفسينِ من أَحمل الزكاة نصاب مشترك من العاشية أو غيرها (من النمر والزرع والنقد وعرض التجارة) مِثْل أنْ يَرِنَّهُ أَوْ غيرَ مَسْتَرَكِ بِلَ لكلَّ منهما عشير ونَ شاة مشلاً معيَّرة إلا أَنَّهُمَا الْمَرَكَ في المصراح والمستسرح والمحرين والسراجي وفي غيرها من التناطور (أي والسراجي وفي غيرها من التناطور (أي موضيع تجنيف النمير والخرين) والجرين (أي والسدكان (أي الموضع الدلي توضع الاتعشة والأمنعة فيه) ومكان الحفظ رَكَيا زكاة الرجل الواحد.
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h3.0 ZAKAT ON CROPS	h3.0 زكاة النبات
h3.1 (N: The rulings of this section apply to the farmers who raise the crops. As for those who buy agricultural produce with the intention to sell it, their produce is no longer considered as crops are, but is rather a type of trade goods, and the zakat on it must be paid accordingly (def: h5).)	
h3.2 There is no zakat on grains or legumes except the staple types that people cultivate, dry, and store, such as wheat, barley, millet, rice, len- tils, chickpeas, broad beans, grass peas, and Sana'i wheat. There is no zakat on fruit except for raw dates and grapes (O: the zakat on grapes being taken in	h3.2 لاَ تَجِبُ الرَّكَاةُ فِي الزَرِعِ إِلاَّ فِيهَا يُقْتَاتُ من جنس مَا يَسْتَنَبِّتُهُ الاَدميُونَ وَيَبْسُ وَيُدَخَحَرُ كَحْنَطَةٍ وَشَعِيرُ وَذَرَةٍ وَأَرَزٍ وعدس وحمص وباقلاء وجلبان وعلس . ولا تَجِبُ فِي الثمارِ إِلاَ فِي الـرطب

raisins, and on dates, in cured dates). There is no zakat on vegetables. Nor is there zakat on season- ings such as cumin or coriander (O: since the aim in using them is preparation of food, not nourish- ment).	والعنب (وسُوْخَدْ زَكَاتَه زَبِياً كَمَا تَوْخَدُ زَكَاةُ الْسُخَسَلَ تَمَسراً) . ولا تَجِبُ فِي الخضرواتِ ولا الأبازيرِ مَثْلَ الكمونِ (لأن القصد منها إصلاح الطعام لا القوت) والكزبرة .
h3.3 One is obliged to pay zakat as soon as one possesses the zakat-payable amount (def: below) of grain, or when the ripeness and wholeness of a zakat-payable amount of dates or grapes is apparent. Otherwise, one is not obliged.	h3.3 فَمَنِ انْعَقَدَ فِي مَلَكِ بِ نَصَـابُ حب أَوْ بَدَا صلاحُ مَصــابِ رَطَبٍ أَوْ عَنْبٍ لَزِمَتُهُ الزكاةُ وإلاَ فَلاَ .
THE ZAKAT-PAYABLE AMOUNT OF CROPS	نصاب النبات
h3.4 The minimal quantity on which zakat is payable for crops is 609.84 kilograms of net dried weight, free of husks or chaff, though for rice and Sana'i wheat, which are stored in the kernal, the zakat minimum, including husks, is 1219.68 kilo- grams of dried weight. Zakat is not taken from grain until it has been winnowed (O: made free of straw), nor from fruits until they are dried (n: made into raisins and dates). The produce for the entire year (N: i.e. the agricultural year) is added together in calculating the zakat minimum (N: when, for example, the season's first crop alone is less than the zakat minimum). When one crop is harvested after another—due to varietal differences or the loca- tion of the two fields—in the same year, and of the same kind of crop (n: such as spring wheat and winter wheat), zakat is payed from them as if they were a single quantity. Different varieties of grain are also calculated additively when harvested at the same time, though the fruit or grain of one year is not added to the fruit or grain of a different year. Grapes are not calculated cumulatively with dates, nor wheat with barley (O: as they are different from one another).	h3.4 والتصاب أنَّ بَبَّلُغَ جافاً خالصاً منَ القسر والذين خمسة أوسق وهو ألفُ وستسابة وطل بغدادية، إلاَ الأرز والعلس وهو صنف من الحنطة يُدْخَرُ مَعَ قشره فتصابُهُما عشرة أوسق يقشر هما. ولا تُخْرَجُ الزكاة في الحب إلاً بعد التصفية (من التبن) ولا في النمرة إلاً بعد وتُضمُّ تسرة العام الواحد بعضها إلى الجفاف. البعض بعد جذاذ البعض لاختلاف نوجه بعض في تكميل التصاب حتى لو أُطْلَعَ أوْ بلبه والعام واحد والجنس واحد صَمَة البرع بعضة إلى يعض في النصاب إن التيه في تكميل المنصاب ويُضَمُ أنواغ زرعه عام أو رغة إلى نمرة عام آخرا في زرجه. ولاً عنب لرطب ولا برلاس عيس (لاختلاف الجنس).
h3.5 The zakat for crops that have been watered without effort, as by rain and the like, is 10 percent of the crop (N: i.e. of the net dried stor-	h3.5 شمَّ الواجبُ العشرُ إنَّ سُقِيَ بِلَا مؤنسةِ كالمطرِ ونحوِه وتصفُ العشرِ إنَّ

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	age weight of the grain, raisins, or dates). The zakat for crops that have been watered with effort, such as on land irrigated by ditches (O: or a water- wheel) is 5 percent of the crop. If a crop has been raised without irrigation for part of the year and irrigated for part of it, then the zakat is adjusted (O: according to the period, meaning how much of the time the fruit or crops were growing). (N: It is more reliable to consult agricultural experts as to how much of the crop's water came from rain and how much came from irrigation. If 50 percent of the water came from each, for example, one would pay 7.5 percent of the crop as zakat, as this is the mean between the above two percentages.)	سُتَمِي يصوْنَة كسافية وتحوها (وكناعورة) والقسط إنَّ سُبْني بِهِمَا (باعتبار العدة أي مدة عيش الثمر والمزرع ونعاتهما). (ح: الأولى أن يستشار خبراء الزراعة في نسية العاء الذي من العطر، والنسبة التي من السري. فإن كان مشلاً ، ٥٪ من كل منهما فالواجب ٥, ٧٪ لأنه المعدل بين العشر وبين نصف العشر).
	h3.6 After one has paid zakat once on a crop (N: if one is the farmer), there is nothing further due on it (O: as there is no repetition of zakat on one's crops when they are in storage, unlike the repetition of it on money), even if it remains in one's possession for years.	h3.6 ثمّ (بعد إخراج زكاته) لأشيءَ فيه (لأن زكساة النبسات لا تتكسر كل عام كتكور زكاة النقد) وإنْ فامَ في ملكِهِ سنينَ.
~	h3.7 It is unlawful for the grower to consume dates or grapes or otherwise dispose of them or sell them before they have been assessed (O: i.e. estimated as to how much there is, and the owner made responsible for the portion to be paid as zakat), and if he does, he is responsible for the loss (O: since part of it belongs to the poor (dis: h1.9)).	13.7 ويَحْرُمُ على المالكِ أَنْ يَأْكُلَ نَسِئُ مَنَ النَّمرةِ أَوْ يَتَصَرُفَ فَيهَا بَسِع وغِبره قبلَ الخرص (أي الحزر والتقدير وقبل التضمين للمالك في ذمته) قان فَعَلَ ضَمِنُهُ (لأن فيه حق الفقراء).
	صاً (له معرفة بكمية ما يخرج من الثمر ظناً) عدلاً (وأما اتصاف الميعوث اهل به ولا غير عدل) يخرَّصُ الثمارَ ومعناء أنهُ يَذُورُ حول النخلة فَيَقُولُ : فيها الحق من العين إلى الذمة تمراً أو زبيباً ليخرجه بعد جفافه . والخوص خاص يؤكل غالباً رطباً بخلاف التمر) بحسابه (أي يقدر ما قدره الخارص) في ذمته اء منةً إلى ذمتِه ولهُ بعدُ ذلكَ التصرف] .	بهذين الوصفين فهو شرط فلا يصح بعث ج من الرطب كذًا ويَأْتِي منهُ من التمر كذًا. ويَضْمَنُ المالكُ نصيبَ النقراء (ليستقل
	h3.9 If an act of God destroys the fruit after assessment, there is no zakat on it.	h3.9 فإنَّ تَلِفَ بَآفَةٍ سَمَاوِيةٍ بِعَدْ ذلكَ سَقَطَبَ الرَكَاةُ .

## Zakat on Gold, Silver, and Other Money h4.0

h4.0 ZAKAT ON GOLD, SILVER, AND OTHER MONEY	h4.0 زكاة الذهب والفضة ا
h4.1 Zakat is obligatory for anyone who has possessed the zakat-payable amount of gold or silver for one year.	h4.1 مَنْ مَلْكَ مِنَ السَدَحَبِ والفَصَّةِ نصاباً حولاً لَزِمَتْهُ الزَكَاةُ .
THE ZAKAT-PAYABLE AMOUNTS OF GOLD, SILVER, AND JITHER MONEY	تصاب الذهب والفضة
h4.2 The zakat-payable minimum for gold is 84.7 grams, on which 2.1175 grams (2.5 percent) is due. The zakat-payable minimum for silver is 592.9 grams, on which 14.8225 grams (2.5 per- cent) is due. There is no zakat on less that this. (N: One must pay zakat (n: 2.5 percent) on all money that has been saved for a year if it equals at least the market value of 592.9 grams of silver (n: that is current during the year). While there is a considerable difference between the value of the gold zakat minimum and the silver zakat minimum, the minimum for monetary currency should correspond to that of silver, since it is bet- ter for the poor.)	b4.2 ونصباب القدم عشرون متقالاً وزكاتُه نصف متشال، ونصاب الفضية ماتناً درهم خالصة وزكاتُه حصة دراهم خالصةً، ولا ركاة فيما دون ذلك. (ح: تجب الزكاة على من ملك عملة ما حولاً كاملاً إذا ساوت قيمتها نصباب الفضة. وإنما قدرنا بالفضة دون الذهب مع الفارق في قيمة تصابيهما لأن ذلك أنفع للفقراه).
h4.3 > Zakat is exacted proportionately (2.5 per-cent) on any amount over these minimums,whether the gold or silver is in coins, ingots,jewelry prepared for uses that are unlawful oroffensive (dis: f17.6,8,11), or articles which arepermanent acquisitions.	h4.3 وتُبَحِبُ فِيمَا زَادَ علىٰ النصابِ بحسابِ سواءً في ذلسكَ المضسروبُ والسبانكُ والحليُّ الممَدُّ (أي المهياً) لاستعمال مُحرَّم أَزْ مكروه أَوْ للقنية.
h4.4 There is no zakat on (n: gold or silver) jewelry that is for permissible use.	h4.4 فإنَّ كَانَ السِحسليُّ معسدًاً الاستعمال مباح قلاً زكاة فيه.
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h5.0 ZAKAT ON TRADE GOODS	h5.0 زك <b>اة العروض</b>
h5.1 A zakat of 2.5 percent (O: like that of gold and silver, as merchandise is assessed according to its value in them) is obligatory for anyone who:	. h5.1 إذًا مَلَكَ عرضــاً حولاً وكَــانَ

(a) has possessed trade goods for a year (n: whether the merchandise itself remains, or whether there is sale and replacement, as below at h5.4-5);	قيمتية في آخير الحول نصاباً لزمَّتَة زكاتَة وهي ربعُ العُشر (كما في الذهب والفضة لأن العسرض المسذك وريقوم بهمسا) بشسرطين : أنَّ يَتَعَلَّكُ بمعاوضة (كشراء
(b) whose value (n: at the zakat year's end, as at h5.3) equals or exceeds the zakat minimum (N: 592.9 grams of silver if bought with monetary currency or silver, and 84.7 grams of gold if bought with gold, these being reckoned according to the values of silver and gold existing during the year);	وإصداقً وهبة بنواب واكتراء كمان يستأجر الأعيان ويؤجرها بقصد التجارة أويستأجر أرضا ثم يؤجرها بقصد التجارة) وأن يُنُوي حال التملك التجارة. فلو مَلَكُمُ بإرث أوْ هية أوْ بيع ولمَ يُنُو التجارة فلا زكاة.
provided:	
(c) that the trade goods have been acquired through a transaction (O: such as a purchase, or acquired by a woman as her marriage payment (mahr, def: m8), or received as a gift given in return for something else (dis: k31.4), or such as articles rented from someone in order to rent them out to others at a profit, or land rented from someone in order to rent it out to others at a profit);	
(d) and that at the time of acquisition, the owner intended to use the goods for trade.	-
There is no zakat on trade goods if (non-(c) above) the owner acquired them by estate division (irth, def: L1) or received them as a gift, or if (non- (d)) he acquired them by purchase but at the time did not intend using them for trade.	
THE BEGINNING OF THE ZAKAT YEAR FOR TRADE GOODS	ابتداء الحول
h5.2 When the owner buys trade goods that cost (N: at least) the gold or silver zakat minimum. the year of the merchandise's possession is consid- ered to have begun at the beginning of the gold or silver's zakat year (N: so that a merchant's zakat is figured yearly on his total business capital and goods).	h5.2 فَإِنْ الْمُتَرَاهُ بِنصابِ كَامَلٍ مَنْ النقدَيْن يَنَى حولَهُ على حول التقدِ. وإنَ الْمُتَرَاهُ بغيرِ ذلكَ إِمَّا بِدُونِ نصابٍ

But the year of the merchandise's possession is considered to have begun at the moment of purchase if:

258

(1) the owner has bought the merchandise for less than the zakat minimum (O: provided the price of the new merchandise plus his remaining money do not amount to the zakat minimum);	(أي ولم يكن عنده باقيه من النقد) أو بغير نقدٍ فحولةُ منَ الشرامِ .
(2) or he has bought it (N: in exchange) for nonmonetary goods (N: provided these are not also trade goods, as at h5.4, for if they are, the zakat year continues from the zakat year of the previous goods).	
ESTIMATING WHETHER THE VALUE OF ONE'S TRADE GOODS AMOUNTS TO THE ZAKAT MINIMUM OR NOT	تقدير نصاب العروض
h5.3 Merchandise is appraised (A: at its current market value) at the end of the zakat year:	h5.3 ويُفْسَوُّمُ مال التجسارةِ آخِسرَ الحول بِمَا اشْتَرَاهُ بِهِ إِنِّ اسْتَرَاهُ بِنَقَدٍ وَلُوُّ
(1) in terms of the same type of money that it was purchased with, if bought with money (N: i.e. if purchased with silver or monetary currency, we see if the merchandise's market value at the year's end has reached the silver zakat minimum (def: h5.1(b)); or if with gold, we see if its market value has reached the gold minimum) even if it had been purchased for less than the zakat minimum (N: at the beginning of the year) (O: so that if it has now reached the value of the zakat minimum, one pays zakat on it, and if not, then there is no zakat):	بدون النصاب (فيان بلغ نصاب المركاة زكاء وإن لم يبلغ به نصاباً فلا زكاة). فإن اشتراة بغير نقد (كعرض ونكاح وحلع) قوّمَ منقد البلد. فإذًا بِلَغْ نصاباً زكَّةُ وإلاً فلا زكاةً حتَّى يَعُول علَيْهِ حولً أَخَرُ فَيْفَوَّمْ نانياً وهكذا ولا يُشْتَرُطُ كونَّهُ نصاباً إلاً في آخر الحول فقط (لا في أوله ولا وسطه ولا في جميع الحول).
(2) or in terms of its value in local monetary currency, if the merchandise was acquired by other than paying money for it (O: such as in exchange for goods, or acquired by a woman as her marriage payment (mahr), or by a husband in exchange for releasing his wife from marriage (def: n5)). If its value equals the zakat minimum (h5.1(b)), then zakat is paid. But if not, then there is no zakat on it until the end of the next year, when it is reappraised and zakat is paid if its value amounts to the zakat minimum, and so on (N: in the following years).	
It is not a condition that the value of the trade goods amount to the zakat minimum except at the end of the year (O: not at the beginning, middle, or during the whole of the year).	

### h6.0 Zakat

h5.4 👘 ولسو بَاغ عرضُ التجسارةِ في h5.4 If trade goods are exchanged for other trade goods during the course of the year, this الحول بعرض تجارةٍ لمُ يُنْفَطع الحولَ does not interrupt their possession (O: because (لأن زكماة التجمارة تتعلق بالقيمة وقيمة zakat on merchandise is based on the value, and الشاني والأول واحدة فلا ينقضع الحول the value of the previous merchandise and the new لانتقالها من سلعة إلى سلعة). merchandise is the same, so the year of its possession is not interrupted by merely transferring it ولو باغ الصيرفي النفوذ بعضها ببعض from one set of goods to another), though the في الحول للتجارة الْقَطْعَ . zakat year of the funds which a professional money changer exchanges for other funds is interrupted by each exchange (N: and he pays no zakat as long as he keeps changing his business capital). h5.5 if merchandise is sold during the zakat h5.5 ولسوباغ في الحسول بتقسد year at a profit and its price is kept until the end of وربح وأمُسَخَـة [(أي المذكور من النقد the year, then zakat on the merchandise's original والمربح)] إلىٰ أخر الحول ِ زَكْمَىٰ الأصلُ value is paid at the end of that zakat year, but the بحوله والربخ بحوله [وأول حول الربح zakat on the profit is not paid until the profit has من حين نضوضهِ لا من حين ظهوره]. been possessed for a full year. (n: A second position in the Shafi'i school is (ت: وفي قول أخسر عند الشنافعية that the zakat on the profit is simply paid in the يزكمي الأصبل والبرينج بحول الأصل كما current zakat year of the merchandise, just as one يزكى نتاج نصاب الماشية لحول أصله pays zakat on the offspring of livestock (dis: h2.7) [مغنى المحتاج إلى معرفة معاني ألفاظ in the current year of their mothers (Mughni al-المنهاج : ١/ ٢٩٩]). muhtaj ila ma'rifa ma'ani alfaz al-Minhaj ( $\sqrt{73}$ ), 1.399).) h6.0 ZAKAT ON MINES AND ركاة المعدن والركار h6.0 TREASURE TROVES h6.1 A zakat of 2.5 percent is immediately h6.1 | إذا اسْتَخْسَرُجْ مِنْ مَعَدْنِ (أَي due on: مكان خلق الله فيمه الذهب والفضة) في أرضى مباحة أو مملوكة له نصاب ذهب أو (a) the zakat minimum or more of gold or فضبة (فخبرج بالذهب أو الفضة غيرهُ من silver (def: h4.2) (O: gold or silver excluding any-الحسديد والمرصياص والبلور والفيبروز thing else, such as iron, lead, crystal, turquoise, والعقيق والزمرد والكحل وغيرها فلا زكاة cornellian, emerald, antimony, or other, on which there is no zakat); (b) extracted from a mine (O; i.e. a site at which Allah has created gold or silver) located on land permissible for the miner to work or owned by him;

# h7.2 Zakat

obliged to support (def: m12.1), what one needs to clothe them, and in excess of one's debts and housing expenses.	نفتُ وكسوتهم ليلة العيد ويومَة [(كل منهما متعلق بقول فاضلاً)] وعن دين ومسكن [وعيد بَحْتَاجُهُ].
If one's excess amounts to only part of the required zakat, one must pay as much of it as one has.	قلوْ فَضَلَ بعضُ مَا يُؤَدِيهِ لَزَمَهُ إخراجُهُ .
PAYING THE ZAKAT OF 'EID AL-FITR FOR ONE'S DEPENDENTS	إخراج الفطرة عمن يعول
h7.2 Someone obligated to pay the zakat of 'Eid al-Fitr must also pay it for every person he is obliged to support, such as his wife and family (O: e.g. his young son, grandson, father, or mother), if they are Muslim and if he has enough food (O: 2.03 liters per person above his own expenses and theirs), though he is not obliged to pay it for his father's wife when supporting his father because of the father's financial difficulties, even though he is obliged to support her (dis: m12.5).	h7.2 ومَنْ لَزِيَتُ فَطَرتُهُ لَعَرَبُهُ لَوَمِنَهُ لَعَرةُ فَطَرةُ لَحَدَّمُ فَطَرةُ لَحَدَّهُ فَطَرةُ لَحَدَّ مَنْ زَوْجَةً وقربِ كَانَ مَنْ زَوْجَةً وقربِ أَوْ (كَانِ مَانِ كَانُوا مَالِ اللَّهُ الْمَانِ إِنَّ كَانُوا مَاللَمِينَ وَوَجَةً مَا يُوَدُّهُ يَعْتُهُمُ (وهو الصاع عن كل شخص فاضلاً عن نفقته ونفقتهم) لكن لا تَلْزَهُمُ فاطرة زوجة الأب المعسر [ومستولدتِه] فظرة زوجة الأب المعسر [ومستولدتِه] وإنْ لَزِمْتُهُ نفقتُهَا.
h7.3 If one is obligated to pay the zakat of 'Eid al-Fitr but only has enough to pay part of it, then one begins by paying one's own, then that of one's wife, young child, father, mother, and then one's adult son (O: without an income, as when he is chronically ill or insane, for otherwise one is not obligated to support him).	h7.3 ومَنْ لَزِمَ يُطَرةُ وَوَجَدَ بِعَضَهَا بَدَأْ بَنْعَسِهِ ثُمَّ رَوَجَتِهِ ثُمَّ ابْنَهِ الصغيرِ ثَمَّ أَبِيهِ ثُمَّ أَنَّهِ ثُمَّ ابِنِهِ الكَبِيرِ (الذي لا كَسَب له وهو زمن أو مجتون فإن لم يكن كذلك لم تجب نفقته) .
h7.4 A wealthy woman married to a man too poor to pay her 'Eid al-Fitr zakat is not obliged to pay her own (A: though it is sunna for her to pay this and all forms of zakat to her husband, even if he spends it on her).	h7.4 ولـوْ تَزَوَّج معسـرٌ بموسرة [أوَ بأمةِ لَزِمَتْ سيدَ الأمةِ فطرةُ لأمته في لا تَلْزَمُ الحرةُ فطرةُ نفيهُا [وقيل تَلْزَمُها].
h7.5 The zakat of 'Eid al-Fitr becomes obliga- tory when the sun sets on the night before the 'Eid (n: meaning on the evening of the last day of Ramadan).	b7.5 وسبب بالسوج وب إدراك غروب الشمس ليلة الفطر [فلو وُلدَ لُه ولسدُ أو تَزَوَّجَ أَوَ الْمُسَرَى قَبُّلَ المُعروب ومَاتَ عَدْبَ العَروب لَزِمْتُهُ فطرتُهُم وإن وُجدُوا بعدُ الغروب لَمْ تَجَبْ فطرتُهُم].

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WHAT TYPE OF FOOD MUST BE GIVEN	النوع الواجب من الطعام
h7.6 The zakat of 'Eid al-Fitr consists of 2.03 liters of the main staple of the area in which it is given, of the kinds of crops on which zakat is payable (def: h3.2). (A: If the main staple is bread, as in many countries, only wheat may be given, and is what is meant by the expression giving food here and in all texts below dealing with expirations (e.g. $j3.22(2)$ ).) (N: The Hanafi school permits paying the poor the wheat's value in money, both here and for expirations.) It is permissible to give the best quality of the staple food of the area, but not to give less than the usual quality (O: such as by giving barley where wheat is the main staple).	h7.6 ثم المواجعة صاغ عن كلَّ شخص [وهمو حمسة أرطال، وثلثُ يغدادية وبالمصري أربعة ونصف ورُبْع ومُبَع أوقية من الأقوات التي تَجَب فيها المزكلة من عالب قوت البلد [ويُجزىء الأبط واللبنُ لمن قوتُهم ذلك] فإنَّ أَخَرَجَ مِنْ أَعلى قوت بلده أُجزاه. أو دونه (بأن كانوا، يتناتون البر وأخرج من الشعير) فَلَا.
h7.7 It is permissible to give the zakat of 'Eid al-Fitr (N: to deserving recipients (dis: h8.26)) anytime during Ramadan, though the best time is on the day of 'Eid al-Fitr before the prayer (def: f19.1). It is not permissible to delay giving it until after the day of the 'Eid (O: that is, one may give it until sunset), and is a sin to delay until after this, and one must make it up (N: by paying it late).	h7.7 ويُجُورُ الإخراجُ في جميع رمضانُ والأفضلُ يومَ العبدِ قبل الصلاة ولا يَجُورُ تأخيرُها عنَّ يومٍ الفطرِ (وهو يوم العبد أي فتكون أداء إلى الغروب) فإنَّ أَخَرَ عنهُ أَبْمَ ولَزِمَهُ الفضاءُ .
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h8.0 GIVING ZAKAT TO DESERVING RECIPIENTS	h8.0 قسم الصدقات
h8.1 It is unlawful to delay paying what is due from a zakat-payable amount of property when:	h8.1 مَتَىٰ حَالَ الحسولُ وَقَـلَرُ عَلَىٰ الإخراج (أي إخراج الركة) بأنَّ وَجَدَ الأُصنافُ (النمائية المستحقين للزكاة أو
(a) it has been possessed for one year;	وجد بعضهم) وسالُهُ حاضرٌ (عنده غير
(b) one can find the (O: eight) categories (O: of eligible recipients, or some of them) so as to be able to pay it;	غائب مسافة النصر، حَرَّم علَيْهِ التَّاخيرُ إِلاَّ أَنْ يَنْتَظِـرَ فَقَيـراً أَحقَّ مِنَ المـوجودينَ
(c) and the property is present (O: within 81 km./50 mi.);	5. 
-unless one is awaiting a poor person more deserving than those present, such as a relative	

h8.2

(O: of the person paying zakat whom he is not obliged to support), a neighbor, or a more righ- teous or needy person (O: than those present. Under these circumstances it is not unlawful to delay giving it because there is an excuse, unless withholding it involves considerable harm for those present).	كشريب (للمركي لم تجب تفقت عليه) وجار (له فقير) وأصلح وأحوج (من الحاضر فلا يحرم التأخير حيثنذ للعذر إلا إذا اشتد ضرر الحاضرين).
PAYING ZAKAT IN ADVANCE	تقديم الزكاة على الحول
<ul> <li>h8.2 Zakat, on all types of property that a year's possession of the zakat minimum makes giving obligatory, may be payed for the current year (A: alone) before the year's end whenever the property owner possesses the zakat minimum. This zakat in advance is considered valid only when the year ends and: <ul> <li>(a) the recipient it still among the types eligible for zakat (O: meaning, for example, that his state has not changed from poverty to wealth);</li> <li>(b) the zakat giver is still obliged to pay it;</li> <li>(c) and the property is still as it was (O: i.e. the zakat minimum still exists and has not been destroyed or sold).</li> </ul> </li> </ul>	18.2 وكلُّ مال وَجَبَتْ زكاتُه بحول ونصاب جاز تقديم الزكاة على الحول ونصاب جاز تقديم الزكاة على الحول بعد ملكِ النصاب لحول واحد وإذا خال الحول والداغع بصفة الاصحول واحد وإذا خال لم يتغير حاله من الفقر إلى الغنى مثلاً) والداغع بصفة الوجوب والمال بحاله (أي يشترط بقاء النصاب بحاله بأن لم يحصل وإذ كن مان الفقير أو استعنى بغير له تلف أو بيع) وقع المعجَّل عن الزكاة . وأخذ كان مان الفقير أو استعنى بغير (أحد) الزكاة . أو مان الفقير أو استعلق في نفي مالكَ والداغم بصفة الوجوب والمال بحاله (أي مناله أو بيع) وقع المعجَّل عن الزكاة . وإن كان مان الفقير أو استعنى بغير (أحد) الزكاة . أو مان الفقير أو استعنى بغير ماله على الزكاة . ورضم وقد نقص ماله عشرة ) ولو بيع لم دمعة من ماتي ورضم وقد نقص ماله عشرة ) ولو بيع لم يتم الزكاة . ويسترده إن بَيْنَ مان يَقْع المعجُل عن الزكاة . ويسترده إذ يتمن ماتي يتقي المعجُل عن الزكاة . ويسترده إذ يتمن الزكاة . ويسترده إذ يتمن ماتي يتقد المعجُل عن الزكاة . ويسترده إذ يتمن من الزكاة . ويسترده إذ يتم ماتي يتقد المعجُل عن الزكاة . ويسترده إذ يتمن ماتي يتقد المعجُل عن الزكاة . يتقد المعجُل إذ يتم ماتي يتقد المعجُل عن الزكاة . يتقد المعجُل من الذي يتقد المعجُل من الذي يتقد المعجُل من الفقير أو النه علي الزكاة . ورضم وقد نقص ماله عشرة ) ولو يت ماتي درهم وقد نقص ماله عشرة ) ولو يت ماتي يتقد المعجُل عن الزكاة . ويسترده إذ يتمن التم يتقد المعجُل عن الزكاة . ويسترده إذ يتمن التم يتقد المعجُل عن الزكاة . ويسترده إذ يتمن التم يتقد إذ يتمن النه المع أو أي يتم الماله عن الزكاة . ويسترده إذ يتمن أو يتقد المعجل عن الزكاة . ويسترده إذ يتمن أو يتقد المعجل عن الزكاة . ويسترده إذ يتمن أو يتقد المعلم إذي يتقد الفي أو أي يتم أو يتقد إذي يتمن الماله عنه إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي يتمن إذي يتم إذي يتم إذي يتمن إذي يتم إذي يتمن إذي يتمن إذي يتقد إذي يتمن إذي يتقد إذي يتم إذي يتقد إذي إذي يتم أو يتقد إذي يتم إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي يتم إذي إذي يتم إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي يتقد إذي إذي إذي يتم إذي إذي يتم إذي إذي يتقد إذي يتقد إذي إذي إذي إذي إذي إذي إذي إذي إذي إذي
The zakat in advance is not valid if (N: before the end of the year):	
(1) (non-(a) above) the poor person who accepted it dies, or becomes financially indepen- dent for some other reason than having accepted the zakat;	
(2) (non-(b)) the giver dies;	
(3) or (non-(c)) the property diminishes to less than the zakat minimum by more than the amount given in advance (O: such as when the giver takes out 5 dirhams as zakat in advance from 200 dirhams, but his holdings are subsequently reduced by 10 (N: to 190 dirhams, which is less than the zakat minimum)), even when this reduc- tion is because of sale.	

When the zakat in advance is not valid, the giver may take it back if he has explained that the money has been given in advance (O: by merely having said. "This is my zakat in advance," or if the recipient knows it). If what was given as zakat still exists, the recipient gives it back together with any increment organically connected with it, such as additional weight gained by a head of livestock while in the recipient's possession. But the property owner is not entitled to take back an increment that is not organically connected to the zakat, such as its offspring (O: born from the animal while in the recipient's possession).

If the zakat given in advance no longer exists, then the giver is entitled to take back a substitute (O: whether it be the substitute for a commodity that is fungible (mithli, def: k20.3(1)), such as silver dirhams, or whether for a nonfungible (mutaqawwim) commodity such as sheep or goats, in which case its price is the market value at the time the zakat in advance was *accepted*, not the time it ceased to exist).

After the return of the zakat in advance, the zakat giver pays the zakat from his wealth again if he is still obliged to.

The zakat in advance that is paid from the zakat-payable amount (nisab) is considered as if still part of the giver's property (O: only in respect to calculating whether the giver's total property equals the zakat-payable amount. It is not actually considered as still belonging to the zakat giver, since the recipient is entitled to dispose of it by sale or otherwise while it is in his possesion). Thus, if the zakat giver paid a sheep in advance as zakat on 120 head, and one of the sheep then gave birth to a new lamb, the giver would now be obliged to pay another sheep (O: it being as if he owns the (N: next highest) zakat-payable amount of 121 head (dis: h2.5)).

AUTHORIZING ANOTHER TO DISTRIBUTE ONE'S ZAKAT

h8.3 It is permissible for the zakat giver to personally distribute his zakat to eligible recipients or to authorize an agent (wakil, def: k17) to do so. It is permissible for the zakat giver to pay his

(أى الدافع له) أنَّهُ معجَّلُ (كأن قال هذه زكاتي المعجلة فقط أوعلم القابض أنها معجلة) . فإنْ كان (ذلك المعجل) باقياً رَدَّةُ بِرَيادَتِهِ المتصلةِ كالسمن . لأ (يسترده بزيادته) المنفصلة كالولد (الحاصل عند المستحق). وإنْ تَلْفُ أَحْدَذْ بِدَلَّهُ (المثلى كالدراهم والمتقوم كالغنم والعبرة بقيمة وقت القبض لا وقت التلف) . ثمَّ يُخْرِجُ ثانياً إنْ كَانَ بِصِفَةِ الوجوبِ ثُمَّ المحرجُ (أى أن السمسخسرج من بد السمالسات للمستحقين هو) كالباقي على ملكِيهِ (أي في تكميل النصبات به وليس المبراد أنه باق حقيقة فإن للقابض أن يتصرف فيه بالبيع وغيره). ولو عَجُّلَ شاةً عن مانةٍ وعشرين ثم وُلِذ لهُ سخلةُ لَزَمَهُ شاةً أخرى وفكأنه ملك نصابأ قدره مائة وإحدى وعشرون).

جواز الوكالة في نفريق زكانه h8 ويَجُوزُ أَنَّ يُفَرَقَ زَكَانَهُ بِنفسِهِ وكيليو. ويَجُوزُ أَنْ يَذْفَعَهَا إلى الإمام وهوَ h8.3 أوٌ بوكيله.

zakat to the imam (A: i.e. the caliph (o25) or his representative), and this is superior unless the imam is unjust, in which case it is better to dis- tribute it oneself.	أنضـَـلُ إلاً أنَّ يَكُـونَ جامَـراً (غَبِـر عادل) فتفريقُهُ بنفيهِ أفضلُ.
THE PRAYER OF THE RECIPIENT FOR THE ZAKAT GIVER	دعاء الآخذ للمعطي
h8.4 It is recommended for the poor person (O: receiving zakat when the owner is distributing it) or the agent assigned to deliver the zakat to recipients (N: if the imam has gathered it by means of agents to distribute to the poor) to supplicate for the giver, saying, "May Allah reward you for what you have given, bless you in what you have retained, and purify it for you."	h8.4 ويُنْدَبُ للفقير (الآخذ للزكاة إن فرق المسالسك) والسساعي (ح: إن جمعها الإمام يواسطة السعاة ليفرقها على الفقراء) أنْ يَدْعُو للمعطي فَيْقُولُ : آجَرَكَ اللهُ فيمَا أَعْطَيَتَ وبَارَكَ لَكَ فِيمًا أَيْفَيْتَ وَجَعَلَهُ لَكَ طَهُوراً».
THE INTENTION OF ZAKAT	نية الزكاة
h8.5 Making the intention of zakat is a neces- sary condition for the validity of giving it. The intention is made when zakat is paid to the poor person or the one being authorized to distribute it, and one must intend giving it as the zakat of one's property. (O: It is permissible to make the inten- tion before paying the money.) When the owner has made this intention, it is not necessary that the agent distributing it also make an intention before giving it (O: because the owner's intention is suffi- cient, whether the agent is an ordinary individual or is the ruler. It is also permissible for the owner to authorize an agent to both make the intention and distribute the zakat).	h8.5 ومِنْ شَرْطِ الإجرزاء النيدة. فَنَبْدِي عندَ الدفع إلى الفقير أو إلى الوكيل أنَّ عذه زكاة مالي (ويجوز تقديم النية على دفع المال) فإذا نوى المالكُ لم تجب نية الوكيل عندَ الدفع ([للفقراء] اكتفاء بنية المالكَ سواء كان الوكيل من آحاد الناس أو كان هو السلطان وإن وكله يالنية وبالدفع جان).
h8.6 It is recommended that the imam dispatch a zakat worker, (O: to collect zakat funds from those obliged to pay, to make this easier for them. Such an agent must be) an upright Muslim (def: o24.4) who knows the rulings of zakat, and who is not of the Hashimi or Muttalibi clans of Quraysh.	h8.6 ويُنْدَبُ للإمام أنْ يُبْمَتْ عاملًا (على الزكواتِ بأن يأخذها من أربابها أي من وجبت عليه تسهيلًا عليهم، ولا بد أن يكون العامل) مسلماً [حراً] عدلاً فقيهاً في الزكاةِ غيرُ هاشمي, ومطلبي,.
THE EIGHT CATEGORIES OF RECIPIENTS	أصناف المستحقين الثمانية
h8.7 It is obligatory to distribute one's zakat among eight categories of recipients (O: meaning	h8.7 ويجبُ عرفُ الـزكـاةِ إلى تمــانيةِ أصنـافٍ (والمراد أن الـزكـاة لا

that zakat goes to none besides them), one-eighth of the zakat to each category. (n: In the Hanafi school, it is valid for the giver to distribute his zakat to all of the categories, some of them, or to confine himself to just one of them (al-Lubab fi sharh al-Kitab (y88), 1.155).)	تخـرج عنهم [فهي مقصـورة عليهم لا تتجاوزهم]) لكلٌ صنّفٍ ثمنُ الزكاةِ .
THE POOR	الفقراء
h8.8 The first category is the <i>poor</i> , meaning someone who: (a) does not have enough to suffice himself (O: such as not having any wealth at all, or having some, but (N: he is unable to earn any, and) what he has is insufficient to sustain him to the end of his probable life expectancy if it were distributed over the probable amount of remaining time; <i>insufficient</i> meaning it is less than half of what he needs. If he requires ten dirhams a day, for example, but the amount he has when divided by the time left in his probable life expectancy is four dirhams a day or less, not paying for his food, clothing, housing, and whatever he cannot do without, to a degree suitable (dis: f4.5) to someone of his standing without extravagance or penury, then he is <i>poor</i> —all of which applies as well to the needs of those he must support (def: m12.1).) (N: A mechanic's tools or scholar's books are not sold or considered part of his money, since he needs them to carn a living);	h8.8 أحدُها النفراء ، والفقير : - مَنْ لا يَتَسبر على ما يَفْعُ موقعاً مِنْ كفايته (بأن لم يكن له مال أصلاً أو له مال توزيعه عليه أي أنه لا يسد مسداً بحيث لا بيلغ النصف كأن يحتاج إلى عشرة ، ولو وزع العال الذي عنده على العمر الغالب من المطمم والمبلس والمسكن وسائر ما لا بد منه على ما يليق بحساله من غير من المطمم والمبلس والمسكن وسائر ما لا بد منه على ما يليق بحساله من غير اسراف ولا تقتبر وكل ذلك لنفسه ولمن تلزمه نفقته ). المين لا يعتادون التكسب بالبدن فهو في كالعدم حتى لو كان من الناس الكبار الذين لا يعتادون التكسب بالبدن فهو فقير . ومن جملة العجز أنه إذا قدر على منعسة تليق به لكن لا يجد من يستعمله في تلك الصنعة فيعد نقيراً .
<ul> <li>(b) and is either:</li> <li>(1) unable to carn his living by work suitable to him (O: such as a noble profession befitting him (N: given his health and social position), as opposed to work unbefitting him, which is considered the same as not having any: If such an individual were an important personage unaccustomed to earning a living by physical labor, he would be considered "poor." This also includes being able to do work suitable to one, but not finding someone to employ one);</li> <li>(2) or is able to earn his living, but to do so would keep him too busy to engage in attaining</li> </ul>	او شعله الحسب عن ١١ ميمان, يعمر

<ul> <li>knowledge of Sacred Law. (n: Nawawi notes, "If able to earn a living at work befitting him except that he is engaged in attaining knowledge of some subject in Sacred Law such that turning to earning a living would prevent the acquisition of this knowledge (dis: w36), then it is permissible for him to take zakat because the attainment of knowledge is a communal obligation, though zakat is not lawful for someone able to earn a living who cannot acquire knowledge, even if be lives at a school. What we have just mentioned is the most correct and well known position. Darami mentions three positions concerning someone engaged in attaining religious knowledge:</li> <li>—that he deserves charity even when able to earn a living;</li> <li>—that he does not deserve it:</li> <li>—and that if he is an outstanding student who can be expected to develop a good comprehension of the Sacred Law and benefit the Muslims thereby, then he deserves charity, but if not, then he does not.</li> </ul>	شرعي. (ت: قال النسووي: ولسو قدر على كسب يليق بحساله إلا أنه مشتغل بتحصيل بعض العلوم الشرعية بحيث لو أقبل على الكسب لانقطع عن التحصيل كفاية، وأما من لا يتأتى منه التحصيل فلا تحل له المزكاة إذا قدر على الكسب وإن كان مقبساً بالمدرسة . هذا الذي ذكرناه والصحيح المشهور وذكر الدارمي في [أحدها] يستحق وإن قدر على الكسب [أحدها] يستحق وإن قدر على الكسب فالثاني] لا إوالتالث] إن كان نجياً يرجى فلا. ذكرها الدارمي في باب صدقة فلان شغلَة التعبد فليس بنقير.
"Darami mentioned this in the chapter of 'Volun- tary Charity' " ( <i>al-Majmu</i> ' (y108), 6.190-91).) But if one's religious devotions are what	
keeps one too busy to carn a living, one is not con- sidered poor.	
h8.9 Someone separated from his moncy by at least 81 km./50 mi. is eligible for zakat. (N: This was in the past. In our day it is fitter to say that he must be far from his money in terms of common acknowledgement (def: f4.5).) (O: Such a per- son's absent property is as if nonexistent, and his "poverty" continues until the money is present. Likewise, someone owed money on a debt not yet due who does not have any other money is given zakat when it is distributed (N: to suffice him) until the debt becomes due.)	h8.9 ولو كان لذ مال غائب بمسافة المقصر أعطي (ح: هذا في زمانهم والأولى أن يقال له مال يعيد عرفاً) (وماله الغائب كالعدم فيستمر فقره إلى حضور ماله. ومثله من له دين مؤجل وليس عنده غيره فيعطى وقت تفرقة الزكاة حتى يحل الأجل).
h8.10 People whose needs are met by the expen- ditures of those who are obliged to support them	h8.10 وإنْ كَانَ مستقنيساً بنفقسة منْ تَلْزُمُهُ تَفَقتُهُ مِنْ زوج وقريبٍ فَلَا.

such as their husbands or families are not given zakat (N: for poverty) (O: though it is permissible for a third party to give zakat to such a dependent by virtue of the dependent's belonging to some category other than the poor or those short of money (def: below), as when the person belongs to a category such as travellers needing money (h8.18) or those whose hearts are to be reconciled (h8.14)).	(ويجوز أن يدفع الأجنبي إلى المكفى بنفقة غبره باسم غير الفقراء والمساكين إذا كان بتلك الصفة كصفة ابن السبيل أو المؤلفة قلوبهم).
THOSE SHORT OF MONEY	المساكين
h8.11 The second category is people short of money, meaning someone who has something to spend for his needs but it is not enough, as when he needs five dirhams, but he only has three or four. The considerations applicable to the poor person also apply to someone short of money (O: namely, that he is given zakat if he cannot earn a living by work befitting him (def: h8.8(b)), or if he can earn a living but attainment of knowledge of Sacred Law prevents his doing so; though if he is able to earn a living but extra devotions prevent him from doing so, then he may not take zakat).	h8.11 الشابي المساكين ، والمسكين من وجد ما يقع موقعاً من كفايته ولا يكفيه مثل أن يُريذ خصبة فَيَجدَ ثلاثة أو أربعة . ويأبي فيه ما قسل في الققير (وهو أنه إن عجر عن كسب يليق به أولم يعجز لكنه يشغله عن علم شرعي فإنه يعطى حينة لم فإن شغله الكسب عن التعبيد دون العلم فلا يعطى).
HOW MUCH THE POOR ARE GIVEN	ما يعطى الفقراء
h8.12 A person who is poor or short of money is given as much as needed of tools and materials (O: if he has a trade, such as the tools of a carpenter) with which he can earn a living, or property with which he can engage in trade (O: if a merchant), each according to the demands of his profession. This amount varies, depending on whether, for example, he is a jeweller, clothicr, grocer, or other. If the recipient has no trade (O: i.e. is unable to do any work, whether for wages, by trading, or other), then he is given enough zakat to fulfill his needs from the present till the end of his probable life expectancy (O: based on (N: the average life- span for someone like him ia) that locality). Another position is that such a person is given enough for just one year. These measures are obligatory when abun-	h8.12 ويُعطى الفقير والمسكين ما يزيبل حاجتهما من عدة يُختبب بها (كل منهما إن كان من أصحاب الصنائع كآلة النجارة مشلاً) أومال يتجرز به (كل منهما إن كان من أهل المتجارة) على حسب ما يليني به فيتضاوت بين الجوهري والبزاز والبقال وغيرهم. والبقال وغيرهم المنجل الي بأن لم يحسن ولا عبرهما) أعطي كفاية العمر الغالب وفذا مفروض مع كثرة الزكاة إما يأنً

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	dant zakat funds are available, whether the imam distributes them or a property owner. But if there is not much zakat available (O: meaning if the owner or imam distributes funds that are too little to last the poor person for his probable life expec- tancy or for even one year), it is distributed as is, an eighth to each category.	فَرَّنَّ الإمامُ الرَّحَاةَ أوْرَبُّ المالِ وَحَانَ المسالُ كَثيراً . وإلاَّ (أي وإن فرقها رب المسال أو الإمام وكان المال قليلاً جداً لا يكفي لغايد العمر الغالب أو كفاية سنة) فكلُّ صنفٍ الثمنُ كيفَ كَانَ .
	ZAKAT WORKERS	العاملون
	h8.13 The third category consists of zakat work- ers, the above-mentioned agents (h8.6) dis- patched by the imam. These include the person collecting it, the clerk (O: recording what the owners give), the person who matches the payces to recipients, and the one who distributes it to recipients. The zakat workers receive an eighth of the zakat funds. If this amount is more than it would cost to hire someone to do their job, then they return the excess for distribution to the other categories of recipients. But if less (N: than the cost of hiring someone), then enough is taken from the zakat funds to make up the difference. All of this applies only if the imam (A: caliph) is distributing the zakat (O: and has not allotted a fee to the zakat workers from the Muslim common fund (bayt al-mal)). If the property owner is dis- tributing the zakat (O: or if the imam has allotted the workers a fee from the common fund) then the zakat funds are divided solely among the other categories of recipients.	18.13 الثالث العاملون وهم الذينَ يَبْتَنُهُمُ الإمامُ كَمَا تَقَدَّمَ فِبْنُهُمُ الساعِي (وهو الذي يجمعها) والكاتب (وهو الذي يكتب ما أعطاه أرياب الأموال) والحاشر روه و الذي يجمعهم أو يجمع دوي على أربابها المستحقين)]. فَيْجَعَلْ على أربابها المستحقين)]. فَيْجَعَلْ الباقين وإنَّ كَانَ أَتَلْ كَمْلَهُ مِنَ الزَكَةِ هَذَا إذا فَرْقَ الإمامُ (ولم يجعل للعامل جعلًا ولا فَرْقَ الإمام (ولم يجعل للعامل جعلًا من ببت المال) قان فرَق المالك (أو جعل الإمام للعامل جعلًا من ييت المال) قَسَمُ على سبعةٍ وسَقَطَ العامل.
	THOSE WHOSE HEARTS ARE TO BE RECONCILED	المؤلفة قلوبهم
	h8.14 The fourth category is <i>those whose hearts</i> are to be reconciled. If they are non-Muslims, they are not given zakat, but if Muslims, then they may be given it (O: so that their certainty may increase, or if they are recent converts to Islam and are alienated from their kin). Those to be reconciled include:	h8.14 الرابِعُ المؤلفةُ قلوبُهُم. فإنَّ كانُوا كفارةً لمْ يُعْطَوا وإنَّ كانوا مسلمينَ أُعطَوا (ليتقدوى يقينهم أو كانوا قريبي العهد بالإسلام بأن كان عندهم وحشة في أهلهم) والمسؤلفةُ قومُ أشسرافٌ (نيتهم ضعييفة في الإسلام) يُرْجَى حسنُ
	(1) the chief personages of a people (O: with weak Islamic intentions) whose Islam may be	

<ul> <li>expected to improve, or whose peers may be expected to enter Islam;</li> <li>(2) or the heads of a people who collect zakat for us from Muslims living near them who refuse to pay it, or who fight an enemy for us at considerable expense and trouble to themselves.</li> </ul>	إسلامهم أو إسلام نظر إقيم أوْ يَجْبُونُ (لنا) الزكاة مِنْ مانعيها بقريهم أوْ يُقَاتِلُونَ عَنَّ عدواً يُحْتَاجُ في دفعه إلىٰ (صرف) مؤنة لقيلة .
THOSE PURCHASING THEIR FREEDOM	الرقاب
h8.15 The fifth category is slaves who are pur- chasing their freedom from their owners. They are given enough to do so if they do not have the means.	h8,15 السخسامسُ السرقسابُ وهُمُمُ المكاتبونَ فَيُعْطَوُنَ مَا يُوَدُّونَ إِنَّ لَمْ يَكُنُ مَعْهُمْ مَا يُوَدُونَ .
THOSE IN DEBT	الغارمون
<ul> <li>h8.16 The sixth category is those who have debts (O: and they are of three types);</li> <li>(1) A person who incurs debts in order to settle trouble (O: between two people, parties, or tribes) involving bloodshed (O: as when there has been a killing but it is not known who the killer is, and trouble has arisen between the two sides) or to settle trouble concerning property (O: such as bearing the expense when trouble occurs over it) is given zakat even if he is affluent.</li> </ul>	b8.16 السادس الغارمونَ (وهم ثلاثة أقسام) فإنُّ غَرْمَ لإصلاح (ببن شخصين أو طائفتين أو قبيلتين) بأنا اسْتَدَانَ ديناً لنسكين فتئة دم (أي قنيل ولم يظهر قائله وقد وقتع التسازع بين من ذكر) أو مالر (كتحمل قيمة وقد وقع التنازع أيضاً في هذه القيمة لأجل تسكين تلك الفتنة) دُفِع إلَيْهِ مَعَ الفَقرِ دونَ الفَنَي.
(2) A person who incurs debts to support himself or his dependents is given zakat if he is poor, but not if affluent. If he incurs a debt (O: for something lawful) but spends it on something unlawful, and then repents (O: and is felt to be sin- cere in this, and the original reason is known to have been something lawful), then he is given zakat.	وإن استدانً (في مباح) وصَرَفَهُ في معصيةٍ ونَابَ (وظن صدقه في توبته وقد عرف قصد الإبساحية) دُفِيعَ إِنَّهِ [قي الأصبح]. (ولم يذكر المصنف القسم الثالث وهو من استدان لضمان فيعطى من الزكاة إن أعسر مع الأصيل وإن لم يكن
(3) (O: And a third type, not mentioned by the author, which (n: given persons P, Q, and R) is when R incurs a debt by guaranteeing (daman, def: k15) to P that Q will pay P (n: what Q owes him). If R finds that neither he nor Q can pay, then R is given zakat (n: because he has gone into debt in order to guarantee Q's debt), even if the	

reason R agreed to guarantee Q was not charity (N: but was rather that Q would pay him back).)	منيرعاً) .
THOSE FIGHTING FOR ALLAH	في سبيل الله
h8.17 The seventh category is <i>those fighting for</i> <i>Allah</i> , meaning people engaged in Islamic military operations for whom no salary has been allotted in the army roster (O: but who are volunteers for jihad without remuneration). They are given enough to suffice them for the operation, even if affluent; of weapons, mounts. clothing, and expenses (O: for the duration of the journey, round trip, and the time they spend there, even if prolonged. Though nothing has been mentioned here of the expense involved in supporting such people's families during this period, it seems clear that they should also be given it).	h8.17 السابع في سبيل الله. وهم الغزاة الذين لا حق لمهم في الديوان ([أي وهم في دفت المعاجد ولا على منطوعون ([أي بالجهاد بلا مقابلة شيء) فيمطون من ملاح بالجهاد بلا مقابلة شيء) فيمطون من ملاح وقد من وكسوة ونفقة (مدة المدهاب ووهر من نفتة عياله والظاهر أنه يعطاها).
TRAVELLERS NEEDING MONEY	ابن السبيل
h8.18 The eighth category is the traveller in need of money, meaning one who is passing among us (O: i.e. through a town in Muslim lands where zakat is collected), or whose journey was not undertaken for the purpose of disobeying Allah. If such a person is in need, he is given enough to cover his personal expenses and transportation, even if he possesses money back home.	h8.18 الشسامنُ ابنُ المسيسل . وهو المسيسل . وهو المسافرُ المجتازُ بِنَا (أي في بلد الزكاة من بلاد المسلمين) أو المنتيمة للسفسر في غير معصية فيُعطى نفصةً ومركوباً مَع غير معصية وإنْ كَانَ لَهُ في بلدِه مالَ .
PAYING ZAKAT TO RECIPIENTS	الدفع للمستحقين
h8.19 A person who qualifies as a member of two or more of the above categories is only given zakat for one of them.	h8.19 ومَنْ فيه سببانِ لَمْ يُعْطَ إلَّا بأحدِهِمَا
h8.20 When the (N: eight) categories of recip- ients exist in the town where zakat is collected, it is unlawful and invalid to give it to recipients elsewhere (O: as it must be paid to those present if the property owner is distributing his own zakat. The other schools of jurisprudence permit giving it	h8.20 فَمَتَى وُجِدَت هَذِهِ الأَصناتُ في يلد المال قنقل الزكاة إلى غيرها حرام ولم يُجْزٍ (قيتمين صرفها لهم وهذا كله إن فرق المالك. يخلاف يقية المذاهب

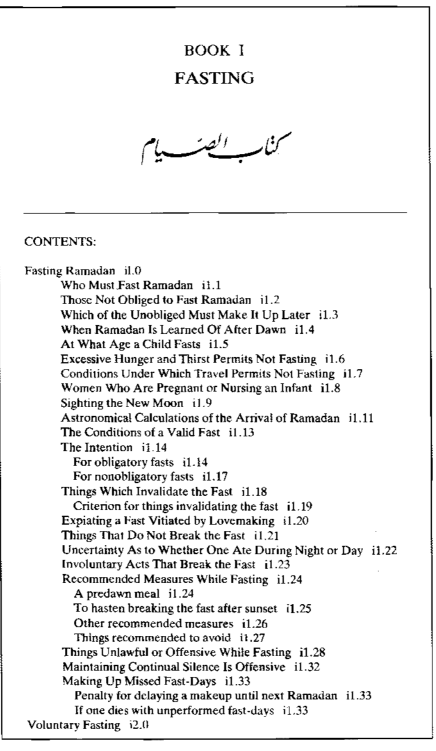
elsewhere). But if the imam (A: caliph) is dis- tributing the zakat, he may give it to recipients in a different place. If the zakat giver's property is in the desert, or none of the eight categories of eligible zakat recipients exist in his own town, then the zakat should be distributed in the nearest town.	فيجوز نقلها عندهم) إلاّ أنَّ يُفَرَّقَ الإمامُ قلّه النقلَ . وإنْ كانَ مالَّه بياديةِ أوْ فَقِدَتِ الأصنافُ كلَّهَا يبليو نَقَلَ إلى أقربِ بلدِ اليَّهِ .
h8.21 Each category of recipients must receive an equal share, one-eighth of the total (dis: h8.7(n:)) (A: though one may give various indi- viduals within a particular category more or less), except for zakat workers, who receive only their due wage (def: h8.13). If one of the categories does not exist in one's town, their eighth is distributed over the other categories such that each of them gets one- seventh. If two categories of recipients do not exist in the town, then each of the remaining categories receive a sixth of the zakat, and so on (O: such that if there were only one category in town, all the zakat would be paid to it). It is obligatory to give zakat to every indi- vidual member of a category if the owner is dis- tributing zakat and the individuals are of a limited, known number, or if the imam is distributing zakat and it is possible to give it out person by per- son and include them all because of the abundance of funds. If the owner is distributing zakat and the recipients in each category are not of a limited, known number, then the fewest permissible for him to give to in one category is three people, except for the category of zakat workers, in which a single person is enough.	18.21 ويَجبُ النسوية بين الأصناب للحسل صنف النعمُ إلا المساسل فقدر الحسرت. وقان فَتِمدَ صنف في بلدِه فرَّق نسم المساسل فق في بلدِه فرَق نم المسينة على المساسل منه منه السدس ومكذا (حتى لولم يوجد إلا صنف واحد ولا تشم المسالك وآحاد الصنف واحد وفرت منه المسالك وآحاد الصنف وفرت فرق فرق فرق فرق فرق فرق فرق فرق فرق فرق
h8.22 It is recommended to give one's zakat to relatives other than those one is obliged to support (def: m12.1).	_ h8.22 ويُنْدَبَّبُ الصيرفُ (أي صرف الزكاة) لأقاربِهِ الذينَ لاَ تلزمُهُ تفقَّتُهُمْ.
h8.23 It is recommended to distribute zakat to recipients in proportion to their needs, giving someone who needs 100 dirhams, for example, half of what one gives to someone who needs 200.	h8.23 وأنَّ يُفَرَّقَ على قدر الحاجةِ فَيُمْطِي مَنْ يَحْنَاجُ إلى ماتَةٍ مثلاً قدرَ نصفِ مَنْ يَحْنَاجُ ماتتينِ

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	h8.24 It is not permissible to give zakat to a non- Muslim, or to someone whom one is obliged to support (def: m12.1), such as a wife or family member.	68.24 ولاَ يَجْوَزُ أَنَّ يَدْفَعَ لَكَافَرِ [ولا لَبِتِي هاشم وبني المطَّلَبِ]ولاَ لَمَنْ تَلزَّمُهُ نفقتُهُ كَزُوجَةٍ وقريبٍ.
	<ul> <li>h8.25 It is not valid for one to give zakat to a poor person on condition that he return it to one to pay off a debt he owes, or to tell the recipient, "I hereby make the money you owe me zakat, so keep it for yourself." But it is permissible:</li> <li>(1) for the giver to pay his zakat (O: to a poor person who owes him money) when the giver's intention is that the recipient should pay him back with it;</li> </ul>	18.25 ولو ذفع لفتير وشرط أنْ يَرَدُهُ عَلَيْهِ مِنْ دَيْن له عَلَيْهِ أَوْ قَالَ جَعَتْ مالِي عَلَيْهِ مَنْ دَيْن له عَلَيْهِ أَوْ قَالَ جَعَتْ مالِي (الدَى هو) في ذمبت زكاة فَخَدْهُ (عنها وانْ دَعْم رَعْم أَلْي يُجْز . وإنْ دَعْم إلَيه (أي إلى الفقير الذي عليه وانْ دَعْم أَلْي بالى الفقير الذي عليه عليه الدين أي الفقير ) يقضي ما ي يؤديد له) أوْ قَالَ اقض مالي لِأَعْطَيْكُهُ زكاة أوْ قَالَ المديسونُ أُعْطِيْتِي (من الحركة) ومَذَل المُوْ يَحْذ .
	(2) for the zakat giver to tell the poor person, "Pay me the money you owe me so that I can give it to you as zakat";	لِأَقْضِيَكُهُ (عن دينك الذي هو علي) جَازَ. ولا يَلَزُمُ الـوفاءُ بِهِ (أي بالشرط الموعود بِه في الصورتين الأخيرتين).
	(3) or for the poor person to tell his creditor, "Give me (O: zakat) so that I can pay it back to you (O: for the debt I owe you)";	
	though it is not obligatory to fulfill these promises (O: meaning the outcomes alluded to in (2) and (3) above).	
	h8.26 All of the above rulings concerning zakat (h8.2-25) apply to the zakat of 'Eid al-Fitr (def: h7) (O: in details, in giving it to deserving recipients (N: the eight categories described in this section), and in giving it in advance). It is per- missible for a group of people to pool their zakat of 'Eid al-Fitr, mix it, and collectively distribute it, or for one of them to distribute it with the others' permission. (O: The author mentions this to inform people that anyone can distribute their zakat of 'Eid al-Fitr to all categories of recipients, no matter how little it is.)	h8.26 وتركة الفطر في جميع ما ذُكْرَنْهُ (من النفصيل ومن إعطائها لمن ذُكْرَنْهُ (من النفصيل ومن إعطائها لمن يستحقها ومن تعجيلها) كرّكاة المالر من عيسر فرق، فلَوْ جَمَع جماعة فطرتُهُم ونَّذَيَ وَخَلَطُوها وَ فَرْقُوها أَخْدُهُم بِإِذَنِ وَخَلَطُوها وَ فَرْقُوها أَخْدُهُم بِإِذَنِ للساقية من التبيه على أنه لا يتعذر على الإنسان نفرقة ركاة قطره وإن كانت قليلة على الأصناف كلهم).
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h9.0 VOLUNTARY CHARITY	h9.0 صدقة التطوع
h9.1 Giving voluntary charity is recommended at all times; especially during Ramadan, before praying for something one needs, (O: when there is an eclipse, illness, or journey,) and at all noble times and places (O: e.g. times such as the first ten days of Dhul Hijja or the days of 'Eid, and places such as Mecca or Medina).	h9.1 تُنْسَدَّبُ صدقتةُ التطوع كلُّ وقتٍ وفي رمضانَ وأمامَ الحاجاتِ ([أي في ايتداء طلبها] وعند الكسوف والمرض والسفسر) وكسلُ وقتٍ شريفٍ (كعشر ذي الحجة وأيام الميد) ومكانٍ شريفٍ (كمكة والمدينة) آكَدُ.
h9.2 It is superior to give charity to righteous people (O: meaning those who give Allah and His slaves their due), to one's relatives (A: which is better than giving to the righteous), even those of them who are one's enemies (A: and this is better than giving to one's friends among them), and to give from the best of one's wealth (O: meaning that which is lawful, which is better than giving what is from a doubtful source, or giving what is of poor quality, either of which are offensive to give as charity. It is unlawful to give property that has been unlawfully obtained (N: if one knows its rightful owner. If not, one <i>must</i> give it as charity (A: or taxes (def: p32)) to remove it from one's possession)).	h9.2 وللصلحاء ([جمع صالح] وهو القائم بحقوق الله وحقوق العياد) وأقاريد وعدوًه منهم، وباطب عالم (أي الحلال منسه) أفضر (من التصدق به بالمشيسوه ومثله السرديء، فالتصدق به مكروه وبالعال الحرام حرام (ح: إن عرف صاحيه. وإلا فيجب التصدق يه ليخرجه من ملكه)).
h9.3 It is unlawful to give as charity money needed to support one's dependents or needed to pay a debt that is currently due (O: because sup- porting one's dependents or paying a current debt are obligatory, and obligatory acts take prece- dence over recommended ones).	h9.3 ويَحْرُمُ التصدقُ بِمَا يُنْفِقُهُ على عياليه أو يَقْضِي بِهِ دَيْنَهُ الحالُ (لأن النفقة على عياله وقضاء الدين الحالُ كل منهما من الواجب وهو مقدم على المندوب).
h9.4 It is recommended to give away in charity everything one owns that is in excess (O: of per- sonal expenses and the expenses of those one is obliged to support), provided one can be patient with the resultant poverty. (O: But if one cannot be patient, it is offensive to give away what is in excess of one's needs.)	h9.4 ويُنْدَبُ بِحُلْ مَا فَضْلَ (وزاد على نفقته ونفقة من تلزمه نفقته) إنَّ صَبَر على الإضاقة ([أي على الشدة بعد التصدق] وأما إذا لم يصبر على ذلك فنكره بما فضل عن حاجته).
h9.5 It is offensive to ask for anything besides paradise with the words "For the sake [lit. "By the countenance (O: i.e. entity)"] of Allah," though if someone does, it is offensive not to give to him.	h9.5 وَيُكْرَهُ أَنَّ يَسْأَلَ بوجهِ اللهِ (أي بذاته) غيرَ الجنبة وإذَا سَأَلُ سائلُ بوجهِ الله شيئاً كُرِهَ ردُّهُ .

## Zakat

9.6 Zakat	
	h9.6 والمنَّ بالصدقة حرامُ ويُبْطِلُ قوابُها.
(Allah bless him and give him peace). It is offen- sive for a person not in need to accept charity, and preferable that he avoid it. It is unlawful for such a person to accept it if he pretends to be needy, and is unlawful for him to ask for charity. It is permissible to give charity to a non-	h9.7 (وتحل الصدقة لغني ولذي قربى للنبي ﷺ وبكره للغني التعسرض لأخذها ويستحب له التنزه عنها بل يحرم أخذها إن أظهر الفاقة بل يحرم سؤاله أيضاً. وتحل لكافر).
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	<ul> <li>h9.6 It is unlawful to remind a recipient of charity that one has given him (mann, dis: p36), and it eliminates the reward.</li> <li>h9.7 (O: It is permissible to give charity to a person not in need, or to a relative of the Prophet (Allah bless him and give him peace). It is offensive for a person not in need to accept charity, and preferable that he avoid it. It is unlawful for such a person to accept it if he pretends to be needy, and is unlawful for him to ask for charity. It is permissible to give charity to a non-Muslim (n: but not zakat, as above at h8.24).)</li> </ul>



i1.0

Days on Which Fasting Is Recommended i2.1 Fasts That Are Offensive or Unlawful i2.2 Singling out Fridays etc. to fast i2.5 Interrupting a Fast or Prayer One Has Begun i2.6 Unlawful for an obligatory fast or prayer i2.6 Spiritual Retreat (I'tikaf) i3.0 A Sunna i3.1 Laylat al-Qadr i3.2 Date i3.2 How to Perform Spiritual Retreat i3.3 Vowing Retreat in Particular Mosques i3.4 Vowing a Consecutive Period of Retreat i3.6 Wife's Retreat Requires Husband's Permission i3.9

#### i1.0 FASTING RAMADAN

(O: The month of the fast is the best of months, and it is one of the distinctive features of this Community (Umma); that is, as now practiced, a fact not contradicted by the word of Allah Most High,

"Fasting is prescribed for you, as it was prescribed for those before you" (Koran 2:183),

the resemblance interpreted as referring to *fasting* without other qualification, not to its amount and time. Fasting Ramadan is one of the pillars of Islam (def: u2) by scholarly consensus (ijma'). Bukhari and Muslim relate that the Prophet (Allah bless him and give him peace) said,

"Islam is built upon five: testifying there is no god but Allah and that Muhammad is the messenger of Allah, performing the prayer, giving zakat, making the pilgrimage to the House [Kaaba], and fasting Ramadan.")

WHO MUST FAST RAMADAN

- i1.1 Fasting Ramadan is obligatory for:
  - (a) every Muslim (O: male or female) who:
  - (b) has reached puberty;

11.0 صبوم رمضان (وشهره أنفسل الشهود وهو من (وشهره أنفسل الشهود وهو من خصائص هذه الأمة أي يهذه الكيفية الموجودة الآن فلا ينافي قوله تعالى: (حَيَّبَ عَلَيْكُمْ الصَّيَامُ حَمَا كَتِبَ عَلَىٰ اللَّذِينَ مِنْ تَبْلِكُمْ (البقرة: ١٨٣]، فإن قدره وزمنه. وصوم رمضان أحد أركان الإسلام بالإجماع وروى الشيخان أنه شهاذة أن لا إله إلا الله وأن محمداً رسوكُ شهاذة أن واقم الصلاة، وإيناء الزكاة، وحَجَّ البت، ووضوم رمضان).

المخاطب بوجوب الصوم

(c) is sane;	عاقس قادر على الصموم مَعَ الخلوُعنَ
(d) is capable of bearing the fast;	) حيض _ي وثقامن _ي .
(e) and if female, is not in the period of menstruation or postnatal bleeding (nifas).	
THOSE NOT OBLIGED TO FAST RAMADAN	من لا يجب عليه الصوم
i1.2 The following are not required to fast:	i1.2 فَلَا يُخْسَطَبُ بِهِ كَافَرُ (بِمِعَنِي أَنْ اللهُ عَنْ اللهُ عَنْ اللهُ عَنْ اللهُ عَنْ اللَّهُ عَنْ ال
<ul> <li>(1) (non-(a) above) a non-Muslim (O: meaning that we do not ask him to, nor would it be valid if he did (N: though he is punished in the next life for not doing so));</li> <li>(2) (non-(b)) a child;</li> </ul>	أنسا لا نطاله بادائه أي ولا يصع منه أيضاً رح : لكنه يعذب على تركه في الآخرة)) وصبيع ومجنون وزلا يخساطب به) مَنْ أَجْهَدُهُ الصومُ [(أي أنعب)] لكبر أوْ مرض لا يُرْجَى بُرُوَّهُ (لا) بادام ولاً بقضاء لكنْ يَلْزَمُ مَنْ أَجْهَدَهُ الصومُ لكلُّ يوم مدُّ
(3) (non-(c)) someone insane;	طعام.
(4) or (non-(d)) someone whom fasting exhausts because of advanced years or having an illness from which he is unlikely to recover.	
None of the above-mentioned is obliged to fast or to make up missed fast-days, though some- one who misses a fast because of (4) above must give 0.51 liters of food (def: $h7.6(A:)$ ) for each fast-day he misses.	
i1.3 The following are not required to fast, though they are obliged to make up fast-days missed (A: <i>making up</i> , according to our school, meaning that one fasts a single day for each obligatory fast-day missed):	i1.3 ويُسْخَساطَبُ المسريضُ (ح: والسرض المبيح للإنطار هو الذي يزيد بالصيام أو يتأخر شقاؤه أو يتضرر صاحبه بالصيام ضرراً شديداً. وكذا إذا كان بحتاج إلى تناول دواء مفطر في التهار ولا
(1) those who are ill (N: the <i>illness</i> that per- mits not fasting being that which fasting would worsen, delay recovery from, or cause one consid- erable harm with; the same dispensation applying to someone who needs to take medicine during the day that breaks the fast and that he can not delay taking until night);	يعلى بلى عارف فارا للبسل في الهيرونا بمكن تأخيسره إلى اللبسل) ، والمساغرُ والمرتدُّ والحائضُ والتفساءُ بالقضاءِ دونَ
(2) those who are travelling (def: i1.7);	
(3) a person who has left Islam (murtadd, def: 08);	

#### Fasting

i1.4

(4) or a woman who is in her menses or period of postnatal bleeding.

If the ill person or traveller take it upon themselves to fast, it is valid, though a fast by someone who has left Islam, or a woman in menstruation or period of postnatal bleeding is not valid.

When not fasting on a day of Ramadan, if a non-Muslim becomes a Muslim, an insane person regains his sanity, or a child reaches puberty, it is recommended but not obligatory that they fast the rest of that day and make up the fast later. A child who reaches puberty while fasting on a day of Ramadan is obliged to fast the rest of the day, and is recommended to make it up.

A woman whose period ends during a day of Ramadan is recommended to fast the rest of the day and is obliged to make up the fast (O: and the fast-days prior to it missed during her period or postnatal bleeding).

i1.4 If the testimony of a witness (O: that the new moon has been seen during the previous night) is made during a day (N: that was initially) uncertain as to whether it was the the first of Ramadan, then it is obligatory (O: for people) to fast the rest of the day and to make it up later.

i1.5 A child of seven is ordered to fast, and at ten is beaten for not fasting (N: with the reservations mentioned at f1.2).

i1.6 Excessive bunger or thirst, meaning likely to cause death or illness, are legitimate excuses not to fast, even when they occur on a day one has already begun to fast, as soon as the fast becomes a hardship.

i1.7 It is permissible not to fast when travelling, even when the intention to fast has been made the night before, provided that the journey is at least 81 km./50 mi. one way, and that one leaves town (def: f15.6) before dawn. If one leaves after dawn, one is not entitled to omit the fast. It is preferable for travellers not to fast if fasting

الأداء . فإنْ تَكَلَّفَ المب بضُ والمسافرُ وصامًا صَحٍّ دونَ المرتدُ والحائض والتف فادُ أَسْلُمُ أَوْ أَنْسَاقٍ أَوْ بَلَعَ أثشاء التهبار تدت الامسياك والقضيباء ولا ان. وإنْ تَلْغُ صائماً أَرْمَهُ الإصباكُ وندب القضاء ولو طَهْرَتْ الحائض (في أثناء النهار) أمسكت نديا وقضت حتما زمع ما قبله من أيام الحيض والنفاس) . وليو قامت البينية بروسة يوم - i1.4 الشيبكَ (والمعنى لو شهسدت البيشة يوم الشبك يرؤينة الهبلال ليلته) وَجُبُ (علم الناس إمسان نقئته وقضاؤه j1.5 i1.6 طرا في أثناء اليوم إذًا شَوَّ الصوح. وسفر القصر إنْ فَارَقَ العمرانَ i1.7 قبلَ الفجر وإنْ نُوَاهُ مِنَ اللَّيلِ . فإنَّ سَافَرَ بِعدَهُ فَلا . والفطرُ للمسافر أفضلُ إنَّ صَرَّهُ

	rubing Kumudan 11.0
would harm them, though if not, then fasting is better.	الصومُ وإلاً قالصومُ أفضلُ .
i1.8 A woman who is breast-feeding a baby or is pregnant and apprehends harm to herself or her child may omit the fast and make it up later, though if she omits it because of fear (A: of harm) for the child alone (O: not for herself) then she must give 0.51 liters of food (def: $h7.6(A:)$ ) in charity for each day missed, as an explation (A: in addition to making up each day).	i1.8 ولو خَافَتْ مرضع أوْ حَاملُ على الفسيهما أوْ ولدَيْهِمَا أَفَطْرَنَا وَقَضَنَا، لكنْ تُفْدِيَانِ عندَ الخوفِ على الولدِ (فقط أي من غير الخوف على أنفسهما) لكلُ يوم مداً.
SIGHTING THE NEW MOON	رؤية الهلال
i1.9 Fasting Ramadan is only obligatory when the new moon of Ramadan is sighted (O: i.e. in respect to the person who sees it, though for those who do not see it, it only becomes obligatory when the sighting is established by the testimony of an upright witness (def: o24.4)). If it is too overcast to be seen, then (n: the preceding lunar month of) Sha'ban is presumed to last for thirty days, after which people begin fasting Ramadan. If the new moon is sighted during the day (O: before noon on the last of the thirty days), it is considered as belonging to the following night (O: and the ruling for that day does not change). If the moon is seen in one city but not another, then if the two are close (O: i.e. in the same region), the ruling (n: that the new month has come) holds for both. But if the two are not close, then not (O: i.e. the people far from the place where it was seen are not obligated to fast), <i>not close</i> meaning in different regions, such as the Hijaz, Iraq, and Egypt.	iI.9 ولا يَجِبُ صومُ رمضانَ إلاً برؤية السهدلال (أي في حق من رآه أو ببوتها في حق من لم يره بشهدادة عدل) قان هُمَّ وَجَبَ استكمالُ شعبانَ ثلاثينَ مُمَّ يَصُومُونَ فَإنَّ رُؤِي نهاراً (أي رؤي قبل الزوال في اليوم المنعم للشلائين) فهوَ النياز المستعلة (فلا ينغير حكم ذلك النهار). (باتحاد المطلع) عُمَّ الحكمُ وإلاَ فَلا (أي فلا يلزم أهدل البلد البعيد عن محل الرؤية الصوم) واليعدُ ياختلافِ المطالع النهار].
i1.10 The testimony of a single witness (N: that the new moon has been seen) is sufficient to estab- lish that the month of Ramadan has come, pro- vided the witness is upright (def: o24.4), male, and responsible for the duties of Islam (O: which excludes boys who have reached the age of dis- cernment but not puberty).	i1.10 ويُقْبَـلُ في رمضانَ بالنــبة إلىٰ الصــوم عدلُ واحـدٌ ذكر [حرّ] مكلُفُ (والتكليفُ مخرج للصبي المميز) [ولاً يُقْبَلُ في سائرِ الشهورِ إلاَ عدلانِ].

## i1.11 Fasting

i1.11 If a person knows by calculations of lunar movements or the positions of the stars that the next day is Ramadan, fasting is nevertheless not obligatory (O: for him or the public), though it is permissible for him alone.	i1.11 ولَــوْعَرَفَ رَجَـلُ بِالحَسَّابُ والتجـوم أن غذاً منُ رمضانًا لَمْ يَجِبِ الصومُ (عَلَيه ولا على عامة الناس) لكنُ يَجُوزُ للحاسبِ والمتجم فَقَطْ.
i1.12 If it is difficult to learn which month it is, for someone imprisoned or the like (O: such as someone being held in a dark place who cannot tell night from day, or someone who does not know when Ramadan has come because of being in a land without habitations or people who know when it is), then such a person is obliged to reckon Ramadan as best he can and to fast it. Such a fast is valid if it remains unknown as to whether the month fasted actually coincided with Ramadan, or if it <i>did</i> coincide with it, or if the month fasted was before Ramadan, it is not valid.	i1.12 وإن اشْتَبَهَت الشهسورُ على أسير وتحويه (كالمحبوس في محل مظلم لا يعرف الليل من النهار ومثل المحبوس من في أرض خالية عن العمران وعمن يعرف رمضان فلم يدر رمضان من غيره) اجْتَهَد وجوياً وصام فإن استمراً الإشكال أو وافق رمضان أو ما بعده صعَّم . وإنَّ وَافَقَ مَا قَبِلَهُ لَمْ يَصِحُ
THE CONDITIONS OF A VALID FAST	شروط الصوم
<ul> <li>i1.13 The conditions of a valid fast are:</li> <li>(a) the intention;</li> <li>(b) and refraining from things which break the fast.</li> </ul>	i1.13 وشرط الصوم النية والإمساك عن المفطَّرات.
THE INTENTION	النية
<ul> <li>i1.14 One must make the intention to fast for each day one fasts. If the intended fast is obligatory, then the intention must:</li> <li>(a) be specific (O: as to the fast being for</li> </ul>	11.14 فَيَسْوِي لَكَسَلَّ يَوْمٍ . فَإِنْ كَانَ عرضاً وَجَبَ تعيينَهُ (أي صوم الفرض من كونه عن رمضان أو عن نذر أو عن كفارة أو غير ذلك) وتبييتُه من الليل .
Ramadan, a vow, an explation, or whatever):	, <b>e</b> = = = ( ), <b>e</b> = =
(b) and be made in the night prior to dawn. (n: For Hanafis, the intention for a day of Rama- dan (but not a makeup) is valid if made before midway between true dawn and sunset of the day itself (al-Hadiyya al-'Ala'iyya (y4), 171).)	

	e
The optimal way is to intend (O: in one's heart) to fast the following day as a current performance of the obligation of Ramadan in the present year for Allah Most High (O: <i>fast</i> and <i>of Ramadan</i> being unanimously considered as integral to the intention, though scholars differ concerning the obligatoriness of intending it as a current performance, an obligation, or for Allah Most High).	وأكملَّهُ أَنَّ يَنَّوِي (يقلبه) صومَ غَدِ عَنْ أداء فرض رمضان هذه السنة للهِ تعالى (قاما الصوم وكونه عن رمضان فلا بد منه بلا خلاف، وأما الأداء والسفسرضيسة والإضافة إلى الله تعالى ففيها خلاف).
i1.15 One's intention is valid if on the night before a day of uncertainty (N: as to whether it will be the first day of Ramadan), someone one trusts but who does not have all the qualifications of an acceptable witness (def: i1.10) informs one of having seen the new moon, and relying on this information one intends to fast the next day to ful- fill the obligation of Ramadan, and the next day turns out to be Ramadan. But one's fast is not valid if one makes the intention without anyone having informed one of sighting the new moon, no matter whether if one's intention is firm or whether undecided, as when one intends that if the following day is Ramadan, one will fast, but if not, one will not.	i1.15 ولمو أُحْتَرَهُ بالروية لملة الشكَّ من يَبْتى به مِتَن لا يَقْبَلُهُ الحاكم [من نسوة وعيد وصيبان] قنوى بناء على ذلك فكان منه ضح . وإن نواه مِن غير إخبار أحد فكان منه لم يُصِح سواء جَزَم النية أو نَرَدُد فقال : «إن كان غداً مِن رمضان فأتا صالم وإلا فمفطرة .
i1.16 One's fast is valid if on the night before 30 Ramadan, one intends that if the following day is of Ramadan, one will fast, but if not, one will not, and then the next day is of Ramadan (O: since it already is Ramadan, and the initial presumption is that it will remain so (dis: e7.6(A:))).	1.16 ولو قال لهلة الشلائين من رمضيان : «إنْ كَانَ غداً منْ رمضان فأنسا صائم وإلاً فمفطرٌ، فكَانَ من رمضانَ صَحَّ (لأن الأصل بقاء رمضان وقد كان من رمضان).
i1.17 Nonobligatory fasts are valid by merely making the intention to fast before noon (O: without needing to specify the type of fast).	i1.17 ويَصِحُ المُعْلُ بِنِيةٍ مُطلقةٍ (عن التعيين) قبل الزوال .
THINGS WHICH INVALIDATE THE FAST	۽ مفسدات الصوم
i1.18 Each of the following things invalidates the day's fast when one knows they are unlawful (A: during an obligatory fast) and remembers one is fasting (A: but does them deliberately anyway):	i1.18 وإنْ أَكَـلَ أَو شَرِب (ح: أَو شرب المــدخــان) أو اسْتَمَطَ (أي أَدخـل

#### i1.18 Fasting

and they obligate one to both make up the fast-day later and fast the remainder of that day:

(1) cating;

(2) drinking (N: and smoking (A: though not if there is some smoke in the air that one unintentionally inhales));

(3) taking snuff (O: up the nose that reaches the sinuscs, a ruling likewise applicable to oil or water preparations);

(4) suppositories (O: vaginal or anal);

(5) pouring (O: water, oil, or other) into the ears until it reaches the eardrum;

(6) inserting a finger or something else into the anus or vagina further than the area disclosed when one squats (O: to relieve oneself);

(7) anything that enters the body cavity, whether stabbed into it (O: such as a knife or spear thrust which penetrates it) or whether medicine (N: though intramuscular or intravenous injections of medicine do not break one's fast);

(8) vomiting (N: if it is deliberate and one is able to prevent it, though if nausea overcomes one, vomiting does not break one's fast);

(9) sexual intercourse (O: if deliberate, even if there is no orgasm), or orgasm from stroking a nongenital region or from masturbation (O: no matter whether such orgasm is produced by unlawful means, like one's own hand (dis: w37), or whether by lawful means, such as the hand of one's wife);

(10) using so much water to rinse out the nose and mouth (O: in ablution (wudu) or the purificatory bath (ghusl)) that some reaches the stomach (O: i.e. if any reaches the body cavity because of using an abundance of water, it breaks the fast, though if some water slips down when an abundance has not been used, it does not break it);

السعموط المذي هو النئسوق في أنف مع جذبيه بواسطية التفس إلى الخيشوم ومثل المسعسوط دهن أوماء في هذا الحكم) أو الحتقن والحقشة دواء يحفن به المر يض في قيسل أو ديس) أوْ صَبٌّ (ساء أو دهناً أو تحموه) في أذبه فوصل دماغة أو أدخل إصبعيا أؤغيره في دبيره أوقبلها وراءمًا يبذوا عنبذ القعدة (أي القعود لقضاء الحاجة) أو وصل إلى جوف شيءً من طعنية (أي ضربية بسكين أو رمح وقيد وصبلت إلى الجسوف) أوَّ دواءٍ (ح : ولا يفطير الصبائم إذا حقن بدواء بواسطية الإبرة الطبية في العضل أو الوريد) أوْ تَقَيَّأْ (ج: ويشتسرط فينه العميد والقيدرة على منعمه، فلو غلب القيء الصبائم لم يفظر) أَوْجَامَعَ (الصائم ولولم ينزل) أو بَاشَرَ فيما دون الفرج فأنزل أو اسْتَمْنَى فأَنْزَلَ ومحسوما كالا الإنزال كإخراجه بيده أوغير محموم كإخبراجه بيد زوجته). أو بَالْغُ فِي المضمضسة (في الـوضسوء أو الغسال) أو الاستششاق فشراله جوفية رقيادا نزل إلى لجسوف شيء من أجلهما ضر بخلاف ما إذا سبق ماء المضمضة من غير مبالغة فلا يضر . إقال ابن عبد الحق : لا يضبر بلع ريقبه إثبر ماء المضمضمة وإن أمك، مجه]) أو أُخْرُج ريقَة مِنْ قَمِهُ (ثم

	<u>c</u> .
<ul> <li>(11) swallowing saliva that has left the mouth, such as when threading a needle and one moistens the end of the thread, and then remoistens it, swallowing some of the saliva that the thread had been previously wetted with;</li> <li>(12) swallowing saliva that has been qualitatively altered, such as when threading a needle</li> </ul>	ابتلعه ثانياً، كُمّا إذَا جَرُ الخيطَ في قَمِهِ عندَ قتلِه قَائَفَصَلَ علَيْهِ (أي على الخيطَ) ربق ثمَ ردَّهُ ويَلْعَ ربقَهُ أَوْ بَلْعَ ربقَهُ متغيَّراً كَمَا إذَا قَشَلَ حيطاً فَتَغَيَّرَ بصببَهِ أَوْ كَانَ (ذلك الريق) نجساً كَمّا إذَا ذَبِي فَسُهُ وَعَمَقَ حَتَى صَفَا ربِقُهُ (عن النغير أي صار
and one wets the end, and some dye from the thread remains in the mouth and is swallowed (A: so people who use toothpaste should take care to eliminate it from the mouth before dawn on fast- days);	خالصاً من لون الحمسرة) ولم يغْسِلُهُ (فيضر حينلا ابتلاعه لأن الفم متنجس في هذه الحالة) أو أيْتَلَعْ نخاصةً مَنْ أَتَصَى الفم إنْ تَذَرَ على قطبها ومجُها فَشَرَكَهَا حَتَّى نُزَلْتُ أَوْ طَلَعَ الفجسرُ وهو مجامعً فَاسْتَدَامُ ولو لحظة وهو في جميع ذلك
(13) swallowing saliva that has been made impure by contact with filth (najasa), such as when one's mouth is bloodied and one spits out the saliva until it is clear and colorless, but neglects to wash one's mouth out (O: before swallowing the saliva, which breaks the fast because the mouth is still affected by impurity (n: and water is necessary to purify it, as at e14.10));	ذاكــرُ للمَــوم عالمُ بالتَّحَريم ، يَطْـلَ صوئة وعليه قضاء وإمساكُ بقية النهارِ.
(14) allowing phlegm or mucus at the back of the mouth to be swallowed when one could have spit them out (n: though in the Hanafi school this does not break the fast, even if intentional ( <i>al-Hadiyya al-'Ala'iyya</i> (y4), 180));	
(15) or to continue making love, even for a moment, after dawn has arrived.	
THE CRITERION FOR THINGS WHICH INVALIDATE THE FAST	ضابط المفطر
i1.19 The criterion as to whether something invalidates the fast is (N: whether it comes under any one of three headings):	11.39 وضابط المفطر وصولُ عين وإنَّ قلْتُ مِنْ منفسَدْ مغتسوح إلى جوفٍ (وحسرج بالعين وصول الريح وحرج
(1) a substance, even if not much, that reaches the body cavity through an open passage- way (O: substance excluding odors, and open excluding anything else, such as absorption through pores). (N: The deliberate introduction of anything besides air or saliva into the body cav- ity breaks the fast, though if the person fasting does so absentmindedly or under compulsion, it does not break it);	بالمنفتح غيره كالتشرب من المسام) (ح: ويفطر وصول الشيء إلى الجوف عمداً إلا الهواء والريق، فلو فعل الصائم ذلك ناسياً أو مكرهاً لم يبطل صومه به)

(2) sexual intercourse (O: meaning inserting the head of the penis into the vagina);	والجماعُ (أي وضابط المفطر إدخال الحنينة في فرج [قبلاً كان أو ديراً]) ،
(3) or orgasm, whether as the result of touch- ing (O: such as kissing, contact, lying between the other's thighs, or something else), or because of masturbation;	والإسرال عن مبساشرة (كتقييل ولمس ومضاخذة وغير ذلك) أو استمناء، عالماً بالتحريم ذاكراً للصوم (ح: ويشترط فيها أيضاً العمد والاختيار)
—provided that one is aware that these acts are unlawful and that one remembers one is fasting (N: and provided they are done deliberately and voluntarily).	
THE EXPLATION FOR VITIATING A FAST-DAY BY SEXUAL INTERCOURSE	كفارة الإفساد بالجماع
i1.20 In addition to making up the fast, an expi- ation is obligatory for fast-days of Ramadan that are (A: deliberately) vitiated by sexual inter- course. (O: The legal occasion of the offense is the particular day of fasting, so that if it were commit- ted on two separate days, two separate expiations would be necessary. though if it were committed twice in one day there would be only one ex- piation.) The expiation consists of freeing a sound Muslim slave (dis: k32), or if not possible, then to fast the days of two consecutive months. (A: In our school the expiation is only for sexual inter- course, though the Hanafishold it is obligatory for vitiating the fast for other reasons as well.) If this is not possible, then the expiation is to feed sixty unfortunates (N: 0.51 liters of food (def: h7.6(A:)) to each unfortunate). If one is unable to do this, the expiation remains as an unperformed obligation upon the person concerned. The woman who is made love to is not obliged to expiate it.	11.20 وَبَلْزَمْتُ لإقساد الصوم في رمضان بالجماع مع القضاء الكفارة (والإثم بسبب الصوم، حتى لوجامع في بومين أو أيام وجب لكمل يوم كفارة وإن وهي عتى رقبة مؤمنة سليمة من العيوب متابقين. قان لم يَجد فصيام شهر بين متتابقين. قان لم يُسْتَطِع فإطعام ستين مسكياً (ح: فكم مسكين مد طعام) فإن فلا يُجِب على الموطوءة كفارة .
THINGS THAT DO NOT BREAK THE FAST	ما لا يفسد الصوم
i1.21 The fast remains valid if any of the things which break it are done absentmindedly (O: not remembering the fast), out of ignorance (O: that doing the things which break the fast are unlawful,	i1.21 فإنْ فَمَـلَ جميعَ ذلـكَ ناسيـاً (للصوم) أو جاهلاً بالتحريم (أي تحريم تشاول المفطرات يأن كان قريب العهد

i1.20

Fasting

F	asting Ramadan 11.22
<ul> <li>whether this is due to being a new Muslim, or to being born and raised far from Islamic scholars), or under compulsion. Nor is it broken by: <ul> <li>(1) involuntary vomiting;</li> <li>(2) having a wet dream, or orgasm as a result of thinking or looking at something (A: unless the latter two usually cause orgasm, in which case one has broken one's fast by not avoiding them);</li> <li>(3) some water reaching the body cavity as a result of rinsing out the mouth or nose, (dis: i1.18(10)), provided not much water was used;</li> <li>(4) saliva carrying down some food particles from between one's teeth, provided this is after having cleaned between them (O: after eating, by using a toothpick or the like between them), if one is unable to spit them out;</li> <li>(5) gathering saliva in the mouth and swallowing it, bringing saliva as far forward as the tongue (O: but not to the lips) and then swallowing it, or coughing up phlegm from the throat and spitting it out;</li> <li>(6) the arrival of dawn when one is lovemaking and one immediately disengages;</li> <li>(8) or when sleeps all day or has lost consciousness, provided one regains consciousness for at least a moment of the day.</li> </ul> </li> </ul>	بالإسلام أو نشأ يعيداً عن العلماء) أو مكرها أو غلبة القيء أو أنزل باحتلام أؤ عن فكر أو نظر أو نزل جوفة بمضمضة أو يبقى من الطعام في خلال أسنابه بعد تخليله (أي أسر الطعام بأن خلله بعود ونحوه) وغجز عن ميجو أو جمع ريقة في فيه وايتلمة صرفا أو أخرجة على لمابو لم موتحه والم يتحرج ذلك الربق إلى أو طلع الفجر وفي فيه طعام فلفظة أو كان الشفتين) أو أقتلع تخامة من باطيه ولفظها مجامعاً قنزع في الحال أو نام جميع الم يشرة في جميع ذلك ويصغ صومة.
EATING OR DRINKING WHEN UNCERTAIN OF THE TIME OF DAWN OR SUNSET	حكم تعساطي المفطـرات عنــــ الشك في طلوع الفجر أو غروب الشمس
i1.22 Making up the fast-day is obligatory if one cats, thinking it is night, but then finds that it is day; or eats, presuming (N: but uncertain) that the sun has set, and the question (O: as to whether one ate before sunset or after) continues and remains unresolved (dis: $e7.6(A:)$ ).	11.22 وإذا أنحسل معتقداً أنه ليلٌ وبَانَ أشم نهارٌ أوْ أنحسل طائساً للغروب واسْتَعَرْ الإشكسالُ (وحسو أنه أكل وقت الغروب أو قبله) وَجَبَ القضاءُ.

It is not obligatory to make up a fast-day on which one ate on the presumption that dawn had not yet come, and the question (O: as to what the case was) remains unresolved (A: since the initial certainty was that it was night).	وإنْ ظَنَّ أَنَّ الـضَحِـرَ لَمْ يَطْلُعُ فَأَكَــلَ وَاسْتَمْـرَّ الإِسْكَالَ (أي عدم ظهور الحال) فلاَ تضاء .
INVOLUNTARY ACTS WHICH INVALIDATE THE FAST	مفسدات الصوم غير الاختيارية
i1.23 A fast-day is invalidated by:	11.23 وإنْ طَرَأْ فِي أَنْنَاءِ اليوم جنونَّ
(1) insanity, even for a moment;	ولسو في لحظية منسه أو اسْتَغْرَقْ نَهَارُهُ بالإغماء أو طرأ حيضٌ أو نفساسٌ بطسلُ
(2) being unconscious the entire day;	الصسومُ (ح: لكن لا يجب القضاء على من جنَّ لذلسك البسوم ويجب على غيره
(3) or the appearance of menstrual or post- natal flow.	مين ذكر).
(N: The insane person is not obliged to make up such a day's fast, while the others are.)	
RECOMMENDED MEASURES WHILE FASTING	ما يندب للصائم
i1.24 A predawn meal is recommended, even if it is slight or consists of water alone (O: and the time for it begins from the middle of the night onwards). It is best to delay it to just before dawn, as long as one does not apprehend dawn's arrival while still eating (O: though when one does not know when dawn is, it is not the sunna to thus	i1.24 ويُنْدَبُ السحورُ وإنْ قُلْ ولُوْ بِمَاءٍ (ووقته من نصف الليل) والأفضلُ تأخيرُهُ ما لَمْ يُخَبَ الصَبْحَ (فإذا خفي عليه الصبح فلا يسن تأخيره).
delay it).	
	i1.25 والأفضالُ تعجيلُ الفطر إذًا نحقق الغروبُ ويُفْطِزُ على تعرابَ وتراً. فإنَّ لَمْ بَجِدْ فالماءُ أفضلُ ويَقُولُ : «اللهُمُ لكَ صُمَتُ وعَلى رِزْقِكَ أَفْطَرْتُ«.
delay it). i1.25 It is best to hasten breaking the fast when one is certain that the sun has set. One should break it with an odd number of dates, though if one has none, water is best. It is recommended to say after doing so, "O Allah, for You I fasted, and	محقق الغروب ويُقْطِزُ على تمرات وتراً . فإنَّ لَمْ يَجِدُ فالماءُ المَصَلُ ويقُولُ : «اللهُمُ

## i1.23 Fasting

<ul><li>(2) to improve one's relations with family and relatives;</li><li>(3) to recite the Koran much;</li></ul>	تلاوة المسرآن والاعتكاف سيما العشر الأواجر وأنَّ يُفَطَّر الصوام (فقد روي الترمذي وقال حسن صحيح أن الني يتيخ قال : «من فطر صائماً فله مشل أجره ولا
(4) to spend periods of spiritual retreat (i'tikaf, def: i3) in the mosque, especially during the last ten days of Ramadan;	بنتص من أجر الصائم شيءه) ولو بماء وتقديم غسل الجنابة على الفجر .
(5) to break the fast of others after sunset. even if only with water (O: because of the hadith related by Tirmidhi that the Prophet (Allah bless him and give him peace) said.	
"He who breaks another's fast earns the same reward as the one who fasted without diminishing the latter's reward in the slightest");	
(6) and if in a state of major ritual impurity (janaba). to perform the purificatory bath (ghusl) before dawn,	
i1.27 It is recommended to avoid:	i1.27 وتسركُ الغيبية والمكسلي والفحش (ح: وهي محرسة دائماً لكن
<ul> <li>i1.27 It is recommended to avoid:</li> <li>(1) slander (def: r2.2), lying, and foul language (N: which are always unlawful, but even worse when fasting);</li> </ul>	والمحتى (ح: وهي محرمة دائماً لكن بناكسد تحسر بممها في حق الصمائم) والشهموات (التي لا تبطل الصوم كشم الرياحين والنظر إليها لما فيها من الترفه
<ul><li>(1) slander (def: r2.2), lying, and foul language (N: which are always unlawful, but even</li></ul>	والتحتن (ح: وهي محرمة دائماً لكُنّ يُنَكَسد تَحَسر بِمَهَسا فِي حَقَ الْصِبائِم) والشهبواتِ (التي لا تَبطُل الصومِ كَشُم
<ul> <li>(1) slander (def: r2.2), lying, and foul language (N: which are always unlawful, but even worse when fasting);</li> <li>(2) the pleasures of the senses (O: i.e. those that do not break the fast, such as smelling fragrant plants or looking at them, because of the gratification therein which is incompatible with the wisdom of the fast, even though they are permissible when not fasting) (A: and while it is recommended not to use perfume during a fast-</li> </ul>	والمحتس (ح: وهي محرمة دائماً لكن يأكد تحريمها في حق الصائم) والشهوات (التي لا تبطل الصوم كشم الرياحين والنظر إليها لما فيها من الترفه الذي لا يناسب حكمة الصوم وإن كانت مساحة في غير الصوم) والفصد والحجاءة (لأن ذلك يضعف والصوم مضعف فيجتمع على الصيائم مضعفان) فإنً

## i1.28 Fasting

THINGS THAT ARE UNLAWFUL OR OFFENSIVE WHILE FASTING	محرمات الصوم ومكروهاته
i1.28 It is unlawful to kiss (O: or embrace, or pet with the hand) on fast-days for those it sexually arouses.	i1.28 وتَحْرَمُ الصَّبِلَةُ لَمْنَ حَرَكَتْ شهونة (وفي معنى القبلة في هذا الحكم المعانقة والمباشرة باليد).
i1.29 It is unlawful not to eat or drink anything (wisal) between fast-days, though it is not unlawful if one has some water, even a mouthful, before dawn.	i1.29 والسوصالُ بأنَّ لا يَتَسَاوَلَ في اللَّي اللَّهُ اللَّهُ عَنْدَ اللَّهُ عَنْدَ اللَّهُ اللَّهُ وَلَقُ جَرِعَةً عَندُ اللَّهُ وَلَقُ جَرِعَةً عَندُ السَّحورِ فَلاَ تَحريمُ .
i1.30 It is offensive during the fast to taste food, or to use a toothstick (def: e3) after noon.	i1.30 ويُكْمَرُهُ ذوقُ الطعام [وعلكُ] وسواكُ بعد الزوالي
i1.31 It is not offensive during the fast to line the eyes with $kohl$ (def: e4.1(4)) or to bathe.	ił.31 لَا كَحَنَّ وَاسْتَحْمَامٌ.
i1.32 It is offensive (dis: w38) for anyone (O: whether fasting or not) to keep silent all day until night (O: when there is no need to) (A: <i>need</i> including the necessity of restraining the tongue from useless talking (dis: $r1.1$ )).	i1.32 وَيُكْبُرُهُ لَكُبُلُ أَحَدٍ صَمَتُ يَوْمِ إلى الليسل (من غيسر حاجسة سواء كان صائماً أم لا).
MAKING UP MISSED FAST-DAYS	قضاء الصوم
i1.33 Someone obliged to make up some fast- days of Ramadan is recommended to do so con- secutively and immediately. It is not permissible for a person with some unperformed fast-days of Ramadan to delay mak- ing them up until the next Ramadan unless there is an excuse (N: for delaying). If one delays until the next Ramadan, one must pay 0.51 liters of food (def: h7.6(A:)) (N: to the poor) for each fast-day missed, in addition to making it up. If making up a fast-day is delayed until a second Ramadan comes, then one must pay double this amount for each day. And so forth: every year that passes upon an unfulfilled fast-day adds 0.51 liters to be paid for that day. (O: But if one's excuse for not performing them persists, such as travel or illness,	1.33 ومَسَنَّ لَمَوْمَسُهُ فَضَسَاءُ شيء مِنْ رَمَضَانَ يُتَذَبُ لَهُ أَنَّ يَقْضِيه مَتَابِعاً على القور. ولا يَجُورُ أَنَّ يُوَخُرَ القضاء إلى رَمضانِ آخر بغير عذر. فإنَّ أُخر لَزَمَهُ مَعَ القضاء عن كلَّ يوم مَدً طعام فإنَّ أُخر رَمضانَيْن ومدان وهكذا يَتكرُرُ بَتكرُر السنينَ (وأما إذا دام العدر كالسفر والمرض جاز له

then it is permissible for one to delay making them up as long as the excuse is present, even if it lasts for years. One is not obliged to pay the penalty (eef for this delay even if several Ramadans go by, but is merely obliged to make up the missed fast-days. If someone dies with unperformed fast-days as 20 year, and 20 year, but it held here can any (each of the secose fast of the fast-day is paid for (N: by the responsible family member) with 0.51 liters of food (N: or the family member on both fast ad ay and pay 0.51 liters (n: double the above) of food (N: or the family member can both fast ad ay and pay 0.51 liters (n: double the above) of food (N: or the family member can both fast ad ay and pay 0.51 liters (n: double the above) of food (N: or the family member can both fast ad ay and pay 0.51 liters (n: double the above) of food (N: or the family member can both fast ad ay and pay 0.51 liters (n: double the saved). As for someone who dies after two Ramadans delayed before the deceased's death, because this is the legal explation for the delay). As for someone who die before his excuse (n: for not fasting) ceased to exist, nothing at all is obligatory for him).) * i2.0 VOLUNTARY FASTING 2.1 It is recommended to fast: (1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive): (2) on 9 and 10 Muharram; (3) on the full moon (lit. 'white'') days of every lumar month, which are the thirtecnth and the wodays that follow it:		Voluntary Fasting 12.0
<ul> <li>i2.0 VOLUNTARY FASTING is RECOMMENDED</li> <li>DAYS ON WHICH FASTING IS RECOMMENDED</li> <li>i2.1 It is recommended to fast: <ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. 'white'') days of every lunar month, which are the thirteenth and</li> </ul> </li> </ul>	up as long as the excuse is present, even if it lasts for years. One is not obliged to pay the penalty fee for this delay even if several Ramadans go by, but is merely obliged to make up the missed fast- days). If someone dies with unperformed fast-days which he could have fasted but did not, then each fast-day is paid for (N: by the responsible family member) with 0.51 liters of food (N: or he can fast for him (A: in place of paying for each day)). (O: As for someone who dies after two Ramadans elapse upon his missed fast-days, each fast is paid for with 1.02 liters (n: double the above) of food (N: or the family member can both fast a day and pay 0.51 liters for each day (A: i.e. the family member may fast in the deceased's stead for the initial nonperformance of the fast-day, though he cannot fast in place of paying the 0.51 liters of food for each year that making up a fast-day was delayed before the deceased's death, because this is the legal expiation for the delay). As for some- one who died before his excuse (n: for not fasting) ceased to exist, nothing at all is obligatory for	تلزمه الفدية لهذا التاخير وإن تكرر عليه رمضان وإنما عليه القضاء فقط). ومن مات وعليه صوم تمكن من فعليه اطعم غنة (ح: وله أن يصوم عنه) (ومن مات بعد مضي رمضان الثاني أطعم عنه لكل يوم مذين (ح: أو يصوم يوماً ويطعم مداً عن كل يوم، أما لو مات قبل انقضاء العذر الذي أفطر بسببه فلا يجب
<ul> <li>i2.0 VOLUNTARY FASTING is RECOMMENDED</li> <li>DAYS ON WHICH FASTING IS RECOMMENDED</li> <li>i2.1 It is recommended to fast: <ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. 'white'') days of every lunar month, which are the thirteenth and</li> </ul> </li> </ul>	*	
<ul> <li>DAYS ON WHICH FASTING IS RECOMMENDED</li> <li>i2.1 It is recommended to fast:         <ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. "white") days of every lunar month, which are the thirteenth and</li> </ul> </li> </ul>		
<ul> <li>DAYS ON WHICH FASTING IS RECOMMENDED</li> <li>i2.1 It is recommended to fast:         <ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. "white") days of every lunar month, which are the thirteenth and</li> </ul> </li> </ul>	i2.0 VOLUNTARY FASTING	i2.0 صوم التطوع
<ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. "white") days of every lunar month, which are the thirteenth and</li> </ul>	DAYS ON WHICH FASTING IS RECOMMENDED	أيام يندب الصوم فيها
the function that follow it.	<ul> <li>(1) on six days of the month of Shawwal, and that they be the six consecutive days immediately following 'Eid al-Fitr (O: their being consecutive and their immediately following the 'Eid are two separate sunnas), though it is permissible to fast them nonconsecutively;</li> <li>(2) on 9 and 10 Muharram;</li> <li>(3) on the full moon (lit. 'white') days of every lunar month, which are the thirteenth and</li> </ul>	وتَنْسَدَّبُ متسابعةً نَلِّي العَبْدَ (فهاتانَ سَتَانَ وهما التسابع والعقبية؛ فإنَّ نُرُقْهَما جَازَ وتاسوعاءً وعاشوراءً وأيامِ البيضِ في كلُّ

291

### i2.2 Fasting

(4)	ດກ	Monday	is and	Thursdays
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(5) on the first nine days of Dhul Hijja;

(6) during the inviolable months, which are four: Dhul Qa'da, Dhul Hijja, Muharram, and Rajab;

(7) (n: and on every other day, a fast described by the Prophet (Allah bless him and give him peace) as "the most beloved fast to Allah" (*Riyad al-salihin* (y107), 466)).

The best fast-days, after Ramadan, are those of Muharram, then Rajab, then Sha'ban. (O: In general, the best month for fasting, after Ramadan and the inviolable months, is Sha'ban (A: there being no objection to fasting an entire month or just part of one).)

It is recommended to fast on the Day of 'Arafa (O: 9 Dhul Hijja), unless one is a pilgrim present at 'Arafa (def: j8), when it is better not to fast. It is not offensive for such a person to fast, though it is better for him not to.

FASTS THAT ARE OFFENSIVE OR UNLAWFUL

i2.2 It is offensive to fast every day of the year (O: besides the two 'Eids and the three days following 'Eid al-Adha (n: these being unlawful to fast (dis: below) rather than offensive)) if this harms one (O: in body or mind) or causes one not to do something one should do (O: for oneself or others, even if merely recommended). If not, then it is not offensive.

i2.3 It is unlawful and not valid to fast (O: whether voluntarily, as a vow, or as a makeup) on the two 'Eids or the three days following 'Eid al-Adha.

i2.4 It is also unlawful and invalid to fast on a day of uncertainty (N: as to whether it is the first day of Ramadan), meaning that on 30 Sha'ban, someone who does not have the necessary qualifi-

والخميس وعشير ذي الحجةِ [(ح: يريد به تسع ذي الحجة)] والأشهر الحرم وهيَ أربعةً ذو الفَعْدَةِ وذوُ الحجةِ والمحرمُ ورجب وأقضبل الصبوم يعذ رمضانا المحرم ثمَّ رجبٌ ثمَّ شعبانٌ . (وبالجملة فأفضل الأشهر للصوم بعد رمضان وبعد الأشهر الحرم شهر شعبان). ومسومُ يومٍ عرفةَ (وهنو تاسع ذي الحجة) إلاً للحاجُ بعرفةَ فقطرُهُ أَقْضَلُ فإنْ صَامَ لَمْ يُكُرُه لَكُنَّهُ تَرَكَ الأولى. ما يكره أو يحرم من الصيام ويُكْرَهُ صومُ الدهر (غير عبدي i2.2 الفطر والأضحى وأبام التشريق) إنَّ ضَرَّهُ (الصوم في بدن أو عقل) أوْ فَوَّتْ حَقًّا (له أو لغيره ولو مندوباً) وإلاً لم يُكْرَهُ . i2.3 ويُحْسَرُمُ ولا يَصِبُحُ أَصَبَلاً (لا تطوعياً ولا عن نذر ولا عن قضباء) صومً العيدَيْنِ وأيام التشريقِ وهي ثلاثةُ بعدَ الأضحي. ويبوم الشك وهو أذُ يَتَحَدَّثَ i2.4 بالسر ويبة يوم السلائينَ مِنْ شعبانَ مَن لا

cations of a witness (def: i1.10) mentions having seen the new moon of Ramadan. Otherwise (O: when no one has mentioned seeing it, or when an acceptable witness has), then it is not considered a day of uncertainty. Fasting on a day of uncertainty is not valid as a day of Ramadan, though it can validly fulfill a vow or a makeup fast. Voluntary fasting on such a day is only valid when one would have fasted anyway because it falls on a day one habitually fasts, or when one has been fasting each day since before mid-Sha'ban. If neither of these is the case, then it is unlawful to fast during the days after mid-Sha'ban unless one would have fasted anyway

Sha ban unless one would have fasted anyway because they fall on days one habitually fasts, or unless one has been fasting each day since before mid-Sha ban.

i2.5 (Nawawi: (n: with commentary by Muhammad Shirbini Khatib)) It is offensive to single out Fridays or Saturdays ((Shirbini:) or Sundays for fasting, i.e. to single out one of the above-mentioned days when they do not coincide with days one normally fasts. The fast of someone who usually fasts every other day and whose fast coincides with one of these days or with a day of uncertainty is *not* offensive, because of the hadith related by Muslim,

"Do not single out Friday for fasting unless it happens to coincide with a fast one of you performs,"

similar days being analogous to Fridays in this respect) (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 1.447)).

i2.6 Once begun, it is unlawful to interrupt either an obligatory fast-day or an obligatory prayer, whether it is current, a makeup, or vowed; though if it is nonobligatory (O: whether wholly supererogatory or linked with a particular event or time), then one may interrupt it (O: but it is offensive to do so if there is no excuse).

*

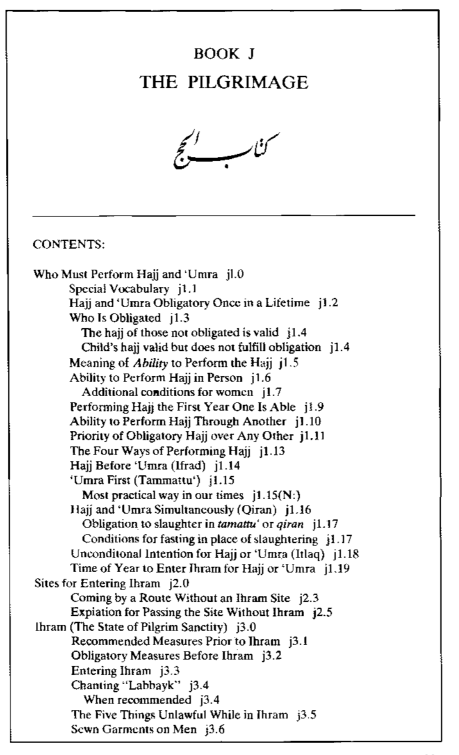
يَنُّبُتُ (هـلال رمضان) بقـول [مِنْ عبيدِ وفسقية ونسوة] و إلا (أي وإن لم يتحدث أحدد بوؤيشه أصلاً أو تحدث برؤيته من يقبل قولمه) فليس بيموم شكَّ، فلا يُصِحُ صومة عن رمضان بل (يصح صومه) عنَّ نذر وقضاء وأمَّا التطوُّع بهِ فَإِنَّ وَافَقَ عادةً لَهُ أَوْ وَصَلَهُ بِعَسًا قِسَلَ تَصْفِ شِعِبَانَ صَعَ وإلاً خرم ولم يصح ويَحْرُمُ صومُ ما بعد نصف شعبانَ إنْ لم يُوافق عادة ولم يتسلُّهُ بما قبِلَهُ . i2.5 (الإمنام الشووي (ت: بشرح الشربيني الخطيب) : ) وَيُكُرُهُ إِفْرَادُ (يوم) الجمعة (بالصوم) ، وإقرادُ السيتِ (أو الأحد بالصوم [...] ومحل كراهة افراد ما ذكر إذا لم يوافق عادة له ، فإن [كان له عادة كأن ] اعتباد صوم يوم وقطر يوم فوافق صومه يوماً منها لم يكره كما في صوم يوم الشيك ، لخبسر مسلم ولا تخصبوا يوم الجمعة بصبام من بين الأيام إلاً أن يكون في صوم يصدومه أحدكم؛ وقيس بالمحمعة الباقي) [محرَّر من كتاب مغنى المحتاج إلى معرفة معانى ألفاظ المنهاج: . [ £ £ ¥ / Y ومَنْ دَخَــلَ في صوم وصلاةٍ i2.6 فرضاً أداءً كَانَ أَوْ قَضاءً أَوْ نَذَراً خَرْمَ قطعهما . فإذا كان نفلًا (مطلقاً أو ذا سبب أو ذا وقت) جَازَ قطعُهُمــا (لكن الجمواز المذكور مقيد بالكراهة من غير عذر).

# i3.0 Fasting

i3.0 SPIRITUAL RETREAT (I'TIKAF)	i3.0 ) <b>لاعتكاف</b>
i3.1 It is sunna, at any time, to make spiritual retreat (i'tikaf) in the mosque.	i3.1 الاعتكاف سنةً في كلِّ وقتٍ .
LAYLAT AL-QADR	ليلة القدر
<ul> <li>i3.2 Spiritual retreat (i'tikaf) is especially recommended in Ramadan, particularly in the last ten days of it, seeking Laylat al-Qadr (lit. "the Night of the Divine Decree") (O: which is, as Allah Most High says,</li> <li>"better than a thousand months" (Koran 97:3),</li> <li>meaning that spiritual works therein are better than works of a thousand months lacking Laylat al-Qadr. Indicating its excellence, the Prophet (Allah bless him and give him peace) said,</li> <li>"He who prays on Laylat al-Qadr in faith and</li> </ul>	13.2 ورمضانُ آكَدُ والعشرةُ الأخيرةُ التحدر (التي هي كما قال آخَدُ لطلب ليلة القدر (التي هي كما قال تمالى: ﴿ خَيرَ مِنْ أَلَبَ شَهْرَ إِنَّ المعل في أَلْفَ شَهْرَ إِنَّ العمل في أَلْفَ شَهْر ليس فيها خير من العمل في ألف شهر ليس فيها خير من العمل في ألف شهر ليس فقصلها دمن قام ليلة القدر إيماناً واحتساباً على عُمر له التقدم في منها واحتساباً ومسلم].
expectation of its reward will be forgiven his previ- ous sins").	عفوَّ تُحِبُّ المَقْوَ فَاعْفُ عَنِّيَهِ.
Laylat al-Qadr could be on any night of Ramadan (n: or any other month of the year, according to some (dis: w39)). It probably occurs within the last ten nights, more likely on the odd- numbered ones (N: remembering that the night of an Islamic date comes before the day of that date), the twenty-first and twenty-third of which are the likeliest (n: though most scholars hold it to be the twenty-seventh (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 1.450)). On Laylat al-Qadr it is recommended to frequently repeat, "O Allah, You are oft-relenting and love to for- give, so forgive me."	
HOW TO PERFORM SPIRITUAL RETREAT	كيفية الاعتكاف
i3.3 At minimum, spiritual retreat (i'tikaf) consists of:	i3.3 وأقدلُ الاعتكافِ ليتُ وإنُ قُلُ بشسرط التية وزيسادتِهِ على أقلُ الطمأنينةِ
(a) staying, with the intention of spiritual	

retreat, for more than the least amount of time that can be considered <i>repose</i> (A: i.e. a moment); (b) while being Muslim, sane, conscious, and free of major ritual impurity (O: i.e. of menstruation, postnatal bleeding, and major impurity (janaba)); (c) in a mosque, even when this stay is no more than entering the periphery and then leaving by the same entrance (taraddud), though to merely pass through is insufficient. Optimally, the spiritual 'retreat (i'tikaf) should be accompanied by fasting, take place in the Friday congregational mosque (O: because of the size of the group prayer therein, and so as not to have to leave to attend the Friday prayer), and be no less than a day.	وكونيه (أي المعتكف) مسلماً عاقلاً صاحيا خالياً من الحدث الأكبر (وهو ولو متردداً في جوانيه ولا يَنْحِني مجرَّدُ العرور. والأفضل كونُهُ بصوم وفي الجامع (نكثرة الجماعة فيه ولندلا يعتاج إلى الخروج للجمعة) وأن لا يَنْقُص عن يوم.
VOWING SPIRITUAL RETREAT IN PARTICULAR MOSQUES	نذر ألاعتكاف في مساجد معينة
<ul> <li>i3.4 If one vows (def: j18) to make spiritual retreat (i'tikaf) in:</li> <li>(1) al-Masjid al-Haram (n: in Mecca);</li> <li>(2) al-Masjid al-Aqsa (n: in Jerusalem);</li> <li>(3) or Masjid al-Medina;</li> </ul>	13.4 ولسوَّ نَذَرَ الاعت كانَ في المسجب الحرام أو الأقضى أو مسجب المدينية تَعَبَّنَ لكن يُجري مُ المسجدُ الحرام عنهما بغلاف المكس ويُجزى مُ مسجد المدينة عن الأقصى بخلاف المكس ولوُ عَيْنَ مسجداً غير ذلك لمُ يَتَمَيَّنُ (إذ لا مزية لبعضها على غيره).
then the vow cannot be fulfilled elsewhere. Spiritual retreat (i'tikaf) in al-Masjid al-Haram fulfills a vow to make spiritual retreat in either of the other two (n: al-Aqsa or Medina), but not vice versa (N: they do not fulfill a vow to make a spiritual retreat in al-Masjid al-Haram). Spiritual retreat in Masjid al-Medina fulfills a vow to do so in al-Masjid al-Aqsa, but not vice versa. If one vows to make a spiritual retreat in any mosque besides these three, the vow can be fulfilled in any mosque whatever (O: since none besides these three is superior to any other).	
i3.5 Spiritual retreat (i'tikaf) is invalidated by lovemaking and by orgasm as a result of touching.	i3.5 ويُفْسَدُ الاعتكافُ بالجماع ِ والإنزال ِ عنْ مباشرةٍ.

VOWS TO SPEND A CERTAIN CONSECUTIVE PERIOD IN SPIRITUAL RETREAT	الاعتكاف المنذور لمدة متتابعة
i3.6 If one vows to make spiritual retreat for a consecutive period, then one is obligated to do so. The consecutiveness of such a period is not nullified by leaving the mosque for something necessary such as eating (even when it is possible to do so in the mosque), drinking (provided it is not possible to do so in the mosque), using the lavatory, attending to an illness, the onset of a menstrual period, or similar things; though one's spiritual retreat is interrupted by leaving the mosque to visit a sick person, perform a funeral prayer (janaza), or attend the Friday prayer (jumu'a).	13.6 وإن نَذَرَ مدةً متتابعةً لَزَمَةً. فإنَّ خَرْج لِما لا بَدَّ منهُ كَاكل وإنَّ أَمْكَنَ في المسجسد وشسرب إنَّ لم يُمْكِنَ فِيهِ وقضاء حاجة الإنسابُ (من يول وغائط) والمرض والحيض وتحوذلك لم يَبْطُلْ (أي التتابع) وإنَّ خَرَجَ منَ المسجبِ لزيسارة مريض أو صلاة جنازة أوَّ صلاة جمعة يَطَل احتكافَة.
ِ خارجةً عنهُ لَيُؤَذَّنَ جَازَ إِنَّ كَانَ هوَ المؤذنَ الراتبَ وإلاَّ فَلاً . وإنْ خَرْج لِمَا لاَ جُ جَازَ (إِن لَمْ يَطل وقوفه عنده) وإنْ عَرَّجَ لاجلِهِ (أو طال وقوفه) بَطْلَ].	
i3.8 Touching another with sexual desire is unlawful for someone in spiritual retreat (i'tikaf).	i3.8 وتَحْرُمُ العباشرةُ بِشهوةٍ.
i3.9 It is not permissible for a wife to make spiritual retreat without her husband's permission,	i3.9 ويَحْرُمُ على [العبدِ وَ] الزوجةِ دونَ إذنِ [سيدِ وَ] زوجٍ .
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Meaning of sewn [3.6 Headcover forbidden j3.6 Parasols, safety pins, belts, permissible 13.6 Perfume j3.7 Removing Hair or Nails 13.8 Explation for violating ihram [3.9] Accidentally removing a hair - j3.11 Sexual Intercourse or Foreplay [3,13] Explation for intentional sexual intercourse j3.15 Intercourse after partial release from ihram [3.18] Prohibition of marriage while in ihram [3.20] Hunting j3.21 Explation for hunting j3.22 Men's Versus Women's Ihram 13.23 Veiling not permitted [3.24] Entering Mecca j4.0 Recommended Measures [4,1 When First Seeing the Kaaba | j4.2 Circumambulating the Kaaba (Tawaf) j5.0 Entering al-Masjid al-Haram [5,1 How to Circumambulate the Kaaba [5.2] Kissing the Black Stone before beginning [5.2] How and where to begin [5.2] What is said when passing the Kaaba's door 15.5 What is said when passing the Hijr [5.6 What is said when passing the rainwater spout 15.7 What is said before reaching the Yamani Corner 15.8 Touching the Yamani Corner [5,9] Touching or kissing the Kaaba 15.10 Circumambulation Consists of Seven Rounds 15.12 Trotting in the First Three Rounds [5.13 Kissing the Black Stone in Each Round [5.14 If unable j5.14 The Buttress at the Base of the Kaaba [5.15] The Conditions of a Valid Circumambulation [5.16 The Two Rak'as After Circumambulations [5,18] Words of the supplication afterwards j5.18 Going Between Safa and Marwa (Sa'y) j6.0 On Hajj Prior to 'Arafa j6.1 How to Go Between Safa and Marwa j6.2 What is said on Safa j6.2 Walking towards Marwa (6.3) Obligatory Elements of Safa and Marwa 16.4 Sunnas j6.5 The Way to 'Arafa j7.0 When One Departs for 'Arafa j7.1 Staying at Mina 17.2 What Is Said on the Way 17.3 Arrival at Namira j7.4

Standing at 'Arafa | 8.0 Sunnas j8.2 Where to Stand 18.3 Obligatory Elements of Standing at 'Arafa 18.4 Muzdelifa, Mina, and the Going-Forth Circumambulation [9.0 Muzdelifa j9.1 On the way from 'Arafa to Muzdelifa j9.1 Meaning of spending the night at Muzdelifa [9.1 Valid excuses for missing the night at Muzdelifa j9.1 Stopping at Mash ar al-Haram [9.2] Release from Ihram: the Initial Stoning at Mina j9.4 How to stone Jamrat al-'Aqaba j9.5 Release from Ihram: Cutting the Hair [9.7] Shaving It Is Optimal j9.7 Sunnas j9.8 The Going-Forth Circumambulation (Tawaf al-Ifada) [9.10] Going between Safa and Marwa afterwards [9.11] Release from Ihram: General Provisions [9,12] In two stages, partial and full j9.13 Encampment and Stoning at Mina on the Days After 'Eid j10.0 Time for Stoning j10.2 Avoiding the crowds i10.2(N:)Proper Sequence for Stoning j10.3 The Second Day After 'Eid j10.4 Leaving Mina on the Second Day After 'Eid [10.6] Conditions for validity j10.6 Not permissible after sunset j10.7 Conditions for the Validity of Stoning j10.8 Leaving on the Third Day j10.9 Excuses for Not Spending the Night at Mina j10.10 The Farewell Circumambulation and Final Measures (11.0) The Farewell Circumambulation j11.2 Obligatory for anyone leaving Mecca at any time j11.2 Two rak'as afterwards j11.3 Farewell supplication j11.3 One May Not Delay Departure Thereafter [11.4] Menstruating Women Excused from Circumambulating [11.5] Recommended Measures for Those Staying in Mecca j11.6 The Obligatory Features of Hajj and 'Umra j12.0 Description of 'Umra j12.1 The Integrals of Hajj and 'Umra j12.2 Missing an Obligatory Feature of Hajj or 'Umra 112.4 Others Preventing One's Completing the Hajj Etc. j12.5 A Full Summary of Hajj and 'Umra Explations j12.6 Visiting the Tomb of the Prophet j13.0 Recommended j13.1 How to Visit the Prophet's Tomb [13.2] Things unlawful or offensive while visiting j13.3 Visiting al-Baqi' Cemetery [13.4]

j1.0

Bidding Farewell to the Mosque j13.5					
Sacrifices on Eid al-Adha j14.0					
May not be given to non-Muslims j14.0					
A Confirmed Sunna j14.1					
Not trimming one's nails on 'Eid Day j14.1					
Sacrifice Animal Specifications j14.2					
Animal defects that invalidate the sacrifice 114.2					
Having Another Slaughter for One j14.3					
The Intention j14.4					
Distributing the Meat 114.5					
Sacrifice for a Newborn ('Aqiqa) and Name-Giving 15.0					
Sunnas After the Birth of a Child [15,1					
The Sacrifice j15.2					
Name-Giving j15.3					
Names of prophets are sunna j15.3(A:)					
Foods j16.0					
Avoiding Doubtful Foods j16.1					
Animals Lawful and Unlawful to Eat j16.2					
Other Substances Unlawful to Eat j16.5					
- 1					
If Forced to Eat Unslaughtered Meat j16.7					
Hunting and Slaughtering j17.0					
Only Fish or Locusts May Be Eaten Unslaughtered j17.1					
Only Meat Slaughtered by Muslims Etc. Is Lawful j17.2					
Conditions for Validity of Slaughtering j17.4					
Measures Recommended While Slaughtering j17.5					
Long-necked animals j17.6					
Other animals j17.7					
Unlawful to Return to Finish Cutting j17.8					
Hunting j17.9					
Vows (Nadhr) j18.0					
Meaning of Vow j18.0					
Why Many Pious Muslims Avoid Vows j18.0(A:)					
Conditions for Validity j18.1					
Vows Exclude Other Than Acts of Worship j18.1					
General Provisions Regarding Vows j18.2					
Vows make what is vowed obligatory j18.2					
Vows conditional on some event j18.3					
Vows made in the heat of anger j18.4					
Inability to Fulfill a Vow j18.5(O:)					
j1.0 WHO MUST PERFORM HAJJ (أرامخـاطب بوجـوب ) j1.0					
j1.0 WHO MUST PERFORM HAJJ (1.0 مناطب بوجـوب AND 'UMRA (O: Haji and 'umra are obligatory because of (					
(O: Hajj and 'umra are obligatory because of					
the word of Allah Most High: (وهما فرضان لقوله تعالى: ﴿وَلِلَّهِ					

## Who Must Perform Hajj and 'Umra j1.1

"People owe Allah to make pilgrimage to the House, whoever is able to find a way" (Koran 3:97),	عَلَى النَّـاس حِجُّ البَيْبَ مَنْ اسْتَطَـاعَ إِلَيْهِ سِبِلاً» [آل عمران : ٤٧]، وقوله تعالى : فِوَابْشُوا الحَـحُ وَالمُسْرَةَ لِلَّهِ [البقرة :			
and,	وريسلو، عليم ومسلو يون) و . ١٩٦]، أي النوا بهما تامين).			
"Complete the hajj and 'umra for Allah" (Koran 2:196),				
meaning, "Perform both of them completely.")				
j1.1 (n: This section uses the following special vocabulary, in addition to some of the terms previously mentioned at f8.1;				
'Arafa: (syn. 'Arafat) the name of a plain abo southeast of Mecca.	out thirteen miles to the east-			
Hajj: the pilgrimage to Meeca.				
Ihram: the state of consecration that pilgrims e	enter for hajj and 'umra.			
Labbayk: a litany meaning, "Ever at Your service, O Allah, ever at Your service."				
al-Masjid al-Haram: the Holy Mosque in Mecca that encompasses the Kaaba.				
Safa and Marwa: two hillocks connected by a course adjoining al-Masjid al-Haram.				
<i>Umra:</i> the lesser pilgrimage or <i>visit</i> to Mecca that may be performed at an time of the year.)				
j1.2 Both hajj and 'umra are obligatory, though neither is obligatory more than once in a person's lifetime unless one vows (def: j18) more than that.	j1.2 الحــجَّ والعمــرةَ فَرضــانِ ولا يَجِنَانِ فِي العمر إلاَ مرةَ واحدةَ إلاَ أَنْ يُنْذَرًا.			
j1.3 They are only obligatory for someone who:	j1.3 وإنْمَـــا بِلْمَزْمَانِ مـــلمــاً بِالغُــاً عاقلاً [حرأ] مستطيعاً.			
(a) is Muslim;				
(b) has reached puberty;				
(c) is sane;				
(d) and is able (def: j1.6–10) to make them.				
	L			

## The Pilgrimage

j1.4

j1.4 The hajj or 'umra of someone considered unable (non-(d) above) is valid (O: i.e. if he undertakes the hardship, travels, and stands at 'Arafa (def: j8), it fulfills the obligation), though not that of a non-Muslim, or a child below the age of discrimination (f1.2) who is unaccompanied by a guardian. It is valid for a child of the age of discrimination to enter the state of ihram with his guardian's permission (O: guardian meaning the person with lawful disposal over the child's property). It is also valid for the guardian to enter ihram on behalf of an insane person or a child below the age of discrimination, in which case the guardian has his charge do as much as he is able, by having him (O: telling him to) perform the purificatory bath (ghusl), remove clothing that has seams, and put on hajj garments; and forbidding him the things prohibited while in the state of ihram, such as perfumes and the like (def: j3.5), after which he takes him to the various places of the hajj rites (O: it being insufficient for the guardian to go alone), and performs the acts that the charge cannot do himself, such as entering into ihram (n: which the charge, lacking discrimination, is unable to make a legally valid intention for), the two rak'as after circumambulating the Kaaba, and stoning at Mina. (N: But the hajj of someone who has not reached puberty does not fulfill the obligation Islam imposes, since even though it is valid, it is supererogatory.)	1.4 وَأَرَبُ وَيَصِحُ حَجُّ [البِدِوَ] غير المستطيع (إذا تكلف وارتكب المشقة وسافر وأدرك الوقوف وقع له عن فرض الإسلام) ولا يُعِحُ من الكافر وغير المعيز فإن أَحْرَمَ الصيل المعيز بإذن الولي من المجنون أو الطفل الذي لا يُعَبَّرُ عن المجنون أو الطفل الذي لا يُعَبَّرُ جاز. ويُكلَفَ الولي عا يقدر عليه فيغسلة (أي الولي أي يأمره عند إرادة الإحرام جاز. ويُكلف الولي عا يقدر عيد إيرادة الإحرام ويُجبَّبُ المحطور كالطيب وتحسوه يساب الإحرام (من إزار ورداء وتعلين) الولي لها) ويُغمَل عنه ما لا يُمكن منه وحج غير السالغ لا يسقط عنه حجة الإسلام وإن صح، فهو ناظله).
WHO IS CONSIDERED ABLE TO PERFORM THE HAJJ	معنى الاستطاعة
j1.5 Those able to perform the hajj are of two types: those able to perform the hajj in person, and those able to fulfill the hajj by sending some- one in their stead.	j1.5 والمستطّب عُ النسابَ مستطيعً بنفية ومستطيعُ بغيرِهِ .
THOSE ABLE TO PERFORM THE HAJJ IN PERSON	المستطيع بنفسه
j1.6 The conditions for being considered able to perform the hajj in person are:	j1.6 أنَّــ الأول فهــوَ أَنَّ يَكُــونَ

(a) to be healthy (O: enough to ride there without serious harm);

(b) to be able to obtain provisions for the trip;

(c) to have enough money to afford water at the going price at the places people travel through because of the water there;

(d) to have transportation suitable to someone like oneself (O: though if one cannot find any, or if it is more than the usual price (A: usual meaning that the fare to the hajj is no more than the fare to another destination of comparable distance), then one is not obliged to perform the hajj);

(all of the above (O: (b), (c), and (d)) apply equally to the journey there and back)

(c) to be able to pay for (b), (c), and (d), round trip, with money one has that is in excess of the amount one requires to support the members of one's family and clothe them while one is travelling there and back, and obtain lodgings for oneself; and that is in excess of any money one owes for debts, even those not yet due (O: scholars concur that a debtor is not obliged to perform the hajj even when his creditor does not mind postponing the debt until after the hajj, and that a person is not obliged to perform the hajj when someone is willing to loan him the money to do so (N: though such a person's hajj would be valid, as previously discussed (j1.4)));

(f) and that a route exist that is safe for one's person and property from predators and enemies, whether the latter be non-Muslims or whether highwaymen wanting money, even when the amount is inconsiderable (A: including socalled hajj fees, which are not countenanced by Sacred Law). If there is no route except by sea, then one must take it if it is usually safe, but if not, then it is not obligatory.

(N: These are the conditions for the obligatoriness of the hajj or 'umra, meaning that if one of them is lacking, the hajj and 'umra are not obligatory for that year, though if one performs them

صحيحاً (أي بأن يثبت على مركبوب بلا ضرر شديد) واجداً للزاد والماء بثمن مثلة في المواضع التي جَرَبَ العادة بكونه فيها وراحلة تصلّح لمثله إفإن لم يجدها أصلا أو وجدها بأكثر من أجرة المثل لم يجب عليه) [إنْ كَانَ مِنْ مكةَ على مسافة القصر وإنَّ أَطَاقَ المشيِّ وكذًا دونُها إنَّ لَمُ يُطِقُّهُ ومحملًا إنْ شَقَّ عَلَيْهِ ركوبُ القنب وشمر يكمَّ يُعَمادلُهُ ] يُشْبَوَطُ ذلكَ كُلُّهُ ذاهباً وراجعاً (أي يشترط وجود الزاد وما بعده) وأنْ يَكُونَ ذَلِكَ فَاصْلًا عَنْ نَفَقَةٍ عِيالِهِ وكسوتهم ذهمابسا وإبابا وعن ممكن [يُتَامِبُهُ وَحَادم يَلِيقُ بِهِ (ويحتاج إليه) لمنصب أوْ عجسز] وعنْ دين ولوْ مؤجلًا (ولسورضي صاحب بتأخير وإلى ما بعد الحيج لم يلزمه الحج بلا خلاف ولو وجد من يقترضمه ما يحج به لم يجب الحج بلا خلاف (ح: لكن يصح حجه كما سبق)) وأن يجدد طريضا أمنا بأمن فيها على نفسه ومالية من سَبْع وعدو ولو كافرا أو صدياً يُريدُ مالاً وإنْ قُلْ (ذلك العال) وإنْ لَمْ يَجَدْ طريقاً إِلَّا في البِحر لَزِمَهُ إِنَّ غَلَبَتَ السلامة وإلاً فلا. (ح: هذه شروط لوجــوب الحــج أو العمرة بمعنى لوققند واحد منها لايجب الحج أو العمرة في تلك السنة ، لكن إن

## The Pilgrimage

j1,7

anyway, one's performance validly fulfills the rites which Islam imposes, as mentioned above at j1.4.)	أذاها أسقط عنه فرض الإسلام كما سبق).
j1.7 The above conditions apply equally to a woman, who in addition requires someone to accompany her to protect her, such as a husband, an unmarriageable male relative (mahram, def: m6.2), or some (O: two or more) reliable women, even if they are not accompanied by any of their unmarriageable male relatives.	1.7 والمعرأة في كلَّ ذلكَ كالرجل وتويد بأنَّ يَكُونَ مَعْهَا مَنْ تَأْمَنُ معهُ على نفسها منَّ زوج أوْ محرم أوْ نسوة تقات (ثنتين فأكثر) وإنَّ لمَّ يَكُنُّ مَعَ إحداهنَّ محرم.
j1.8 If the above conditions are met, but there is no longer time to reach Mecca, then the hajj is not obligatory. But if time remains, it is obligatory.	jl.8 فمتّى وَّحِــدَتْ هَذِهِ الشروطُ ولمْ يُذرِكْ زمناً يُمْكِنُ فيهِ الحجّ على العادةِ لمْ يَلْزِمُهُ . وإنْ أَدَرَكَ ذلكَ لَزِمَهُ .
j1.9 It is recommended to perform hajj as soon as possible (N: i.e. to perform it the first year that one is able to, and likewise for 'umra). One is entitled to delay it, but if one dies without per- forming it after having been able to, one dies in disobedience, and it is obligatory to take out the cost for it from the deceased's estate (n: just as debts are, as at L4.3(1)) to pay for someone to make it up (A: in the deceased's place (dis: below)).	j1.9 ويُنْسَدَّبُ الميادرةُ بِهِ (ح: أي بالنسك من حج وعصرة بأن يأتي بالحج في عام الاستطاعة ويسالعمسرة عنسد الاستطاعة) ولهُ التأخيرُ لكن لوْ مَاتَ بعد المتمكنِ قبسلَ فعلِهِ مَاتَ عاصيساً ووَجَبَ قضاؤَهُ مِنْ تركيهِ.
THOSE ABLE TO PERFORM THE HAJJ BY SENDING SOMEONE IN THEIR STEAD	المستطيع بغيره
j1.10 The second type of being able to perform hajj is when one may fulfill it by sending another in one's place, the necessary conditions for which are:	j1.10 وأمَّا المستطيعُ يغيره فهوَ مَنْ لاَ يَقْدِرُ على التبدوتِ (أصلاً أويقدر بمشفة شديدة) لزمنٍ أوَّ كِبَر ولهُ مالً، أو (ح: ليس له مال ولكن له) مَنْ يُطيعُهُ
(a) that one is unable to ride there (O: at all, or is able, but with great difficulty) because of chronic illness or old age;	(بـــالإتيـان بالنســك (ح : على نقفته أي المتبـرح)) ولـوْ أجنبياً . فَيَلْزُمُهُ أَنْ يَسْتَأْجِرَ
(b) and that one either has the money (n: to hire someone to go in one's place) or (N: if lacking the money) has someone to obey one (O: by agreeing to perform the rites of hajj for one (N: at their own expense. as a charitable donation)),	

## Who Must Perform Hajj and 'Umra j1.11

even if not a family member—in which case one is obliged to either hire someone (N: in the former instance) or give permission to someone (N: in the latter instance) to perform hajj in one's place. One may also have someone perform a	بمسالِب (ح: في الحسال الأول) أوْ يَأْذَنَ للمطيع في الحجَّ عنهُ (ح: في الحسال الشاني) . ويَجُوزُ أَنْ يُخَجَّ عنهُ تطوعاً (أي حج التطوع) أيضاً.
nonobligatory hajj for one under such conditions.	
THE PRIORITY OF THE OBLIGATORY HAJI OVER ANY OTHER	أولوية حجة الإسلام على غيرها
j1.11 It is not permissible for someone who has not yet performed his own obligatory hajj:	1.11 وَ وَلاَ يَجْسُورُ لَمْسَنُ عَلَيْهِ فَرَضُ الإسلام أَنْ يَحْجُ عَنْ غَيْرِهِ وَلاَ أَنْ يَتَنَقَّلُ وَلاَ أَنْ يَخْجُ نَدْراً وَلا قَضَاءً رَحِ: فَإِنْ فَعَل
<ul><li>(1) to perform the hajj for someone else;</li><li>(2) to perform a nonobligatory hajj;</li></ul>	وقع حجه عن حجة الإسلام في كُل هذه الصور).
(3) or to perform hajj in fulfillment of a vow, or as a makeup.	
(N: If he does any of these, it counts instead as his own obligatory hajj).	
j1.12 The order of performing hajj (O: or 'umra) must be:	j1.12 فَيَحُجُ أُولاً الفَسرضَ (ومثله العمرة) ويعلَّهُ القضاءَ إنَّ كَانَ عليهِ ويعلَّهُ النفلَ أو النيابةُ .
(1) the obligatory hajj first;	النفل أو النيابة . فإنُّ غَيَّرَ هٰذا الثرتيبَ فنُوَىٰ التطوع أو
(2) then a makeup hajj (def: j3.14:(c)) if any is due;	التنذر مثلاً وعليه فرض الإسلام لَغَتْ نَيْتُهُ ووَقَعَ عَنُ جَعِدَةِ الإسلامِ وقِسْ عَلَيْهِ.
(3) then a hajj in fullfillment of a vow, if any has been made;	
(4) and then a supererogatory hajj, or one in another person's place.	
If one tries to change this order, for example, by commencing a hajj with the intention for a supererogatory performance or a vow when one has not yet made the obligatory hajj, the intention is invalid, and the hajj counts instead as fulfilling the obligatory one. The same is true for the other types (A: i.e. if one intends any of the types in the order just mentioned when a prior type exists	

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<ul> <li>the prior one, regardless of the intention).</li> <li>WAYS OF PERFORMING THE HAJJ</li> <li>j1.13 It is permissible to enter ihram with the intention for any of four ways of performing the hajj, which are, in order of superiority: <ul> <li>(1) hajj before 'umra (ifrad);</li> <li>(2) 'umra first (tamattu');</li> <li>(3) hajj and 'umra simultaneously (qiran);</li> <li>(4) and the unconditional intention to perform hajj and 'umra (iflaq).</li> </ul> </li> <li>HAJJ BEFORE 'UMRA (IFRAD)</li> <li>j1.14 Hajj before 'umra (ifrad) means to perform hajj (O: i.e. enter ihram for hajj) first (O: before subsequently entering ihram for 'umra) at the ihram site for people from one's country (def: j2), then (O: after having completed one's hajj) to go outside the Sacred Precinct (Haram) and enter ihram for 'umra. (O: There is no special place for the sacred JP eccinct, it would suffice for this ihram of 'umra.) (N: People generally go to the Mosques of 'A'isha (Allah be well pleased)</li> </ul>
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the Mosques of 'A'isha (Allah be well pleased ) عائله رضي الله عنها في التعبيم تقرب
and introduce of Training (Tringing or were produced )
with her) at al-Tan'im because it is close.)
'UMRA FIRST (TAMATTU')
•UMRA FIRSI (IAMATTU•)
j1.15 'Umra first (tamattu') (N: perhaps the والنستُع أَنْ يَعْتَبُوَ أُولاً (أي تَبل j1.15 'easiest and most practical way to perform hajj in
easiest and most practical way to perform hajj in الإتسان بعميل المحج) من ميقات بللبو في our times, since one does not have to remain in a
state of ihram throughout the week or more that
one is generally there between the initial 'umra and subsequent hajj) means to perform the 'umra
first (O: before the hajj) by:

(a) entering ihram for it from the ihram site for people of one's own country;

(b) during the hajj months (def: j1.19);

(c) and then (O: after finishing the 'umra) performing hajj within the same year from Mecca (O: meaning to intend hajj from Mecca (n: by entering ihram there), if one wants to have to slaughter (n: in explation, as at j12.6(I)), which relieves one of the necessity to return to the ihram site of people of one's country, though if one returns to that site to enter ihram for hajj, then one is no longer obliged to slaughter and one's ihram is valid).

It is recommended to enter ihram for hajj on 8 Dhul Hijja if one is performing 'umra first (tamattu') and has an animal to slaughter. But if one does not have an animal, (O: one enters ihram) on 6 Dhul Hijja (O: so that one's (N: threeday explatory) fast (N: in place of slaughtering (def: j12.6(I))) takes place before standing at 'Arafa (A: since in the Shafi'i school, being in ihram for hajj is obligatory during these three days of fasting, though for the Hanafi school, these days may be fasted before entering ihram for hajj, after one's 'umra), thus fasting on the sixth, seventh, and eighth, and not on the Day of 'Arafa (N: the ninth) if one was able to fast on the sixth, though if not, then fasting the Day of 'Arafa is mandatory because of the previous inability. If one does not fast it, it is a sin and the delayed fast-day is a makcup, as its obligatory time is before the Dayof 'Arafa). One enters ihram for hajj in Mecca from the door of one's lodgings. Then one proceeds in a state of ihram to al-Masjid al-Haram as a Meecan would (O: to perform a farewell circumambulation (tawaf al-wada', def: j11.2) of the Kaaba, which is desirable (mustahabb) for non-Meccans who are leaving Mecca to go to 'Arafa. For Meccans, the farewell circumambulation is obligatory when leaving Mecca, even for a short distance).

HAJJ AND 'UMRA SIMULTANEOUSLY (QIRAN)

أشهر الحجُّ لمْ يَحُجُ مِنْ عامِهِ مِنْ مَكَةً (أي ينسوى حجمه منهما إن أراد لزوم المدم ولا يجب عليسه العسود إلى ميضات بلده فإن رجمع إليه سقط الدم عنه وصح إحرامه) . ويُشْدَبُ أَنْ يُحْرِمَ المتمتعُ إِنَّ كَانَ وَاجِداً للهدى بالحبج ثامن ذي الحجة وإلا رأي وإن لم يكن واجداً له) فـ (يحرم) سادسَهُ (أي سادس ذي الحجية لأجيل أن بقيع الصبوم قبل الوقوف فيصومه وما بعده وهو المسابع والثامن ويكون يوم عرفة مفطرأ ما لم يتضيق عليمه الصوم بأن لم يصم يوم السادس فيتعين عليه حينئذ صوم يوم عرفة للتضيق المذكور وإلاكان أثمأ بتأخير صوم يوم من هذه الثلاثة عن وقت الوقوف ويصير المؤخر قضاء لأذوقت صومها قبل الوقوف وجوياً) [ت : فيحرم المتمتع بحجه ] في مكة منْ باب دارهِ فَيْهَابِي المنجدَ (أي مسجنا الحرام) محرماً (لطواف الوداع لأنه يستحب للخارج إلى عرفة وهي ليست وطنأ له ولو كالت وطنأ له لوجب بمفارقة مكبة طواف البوداع ولبو كالت المسافة قصيرة) كالمكيٍّ. القران

j1.16 Hajj and 'umra simultaneously (qiran) والقرّانُ أَنْ يُحْرِم بِهمَا معاً (أي j1.16 Hajj and 'umra simultaneously (qiran) والقرّانُ أَنْ يُحْرِم بِهمَا معاً (أي يوانعمره) مِنْ ميقابَ بِلابِهِ ويَقْتَصِرُ

#### j1.17 The Pilgrimage

'umra) at the ihram site for people of one's country, and then perform only the rites of hajj. (O: Such that one does not perform an additional circumambulation or a second going between Safa and Marwa (def: j6), but rather once is sufficient to fulfill the obligation of both hajj and 'umra, because the actions of the 'umra have been incorporated into the actions of the hajj. The author mentions a second way of performing hajj and 'umra simultaneously (qiran) by saying:)

Or the person may enter ihram first for 'umra, and then before beginning his circumambulation (O: even if only by a single step), incorporate into his intention for 'umra the intention to perform hajj, this taking place in the months of hajj.

THE OBLIGATION TO SLAUGHTER OR FAST FOR THOSE PERFORMING THE 'UMRA FIRST (TAMATTU') OR HAJJ AND 'UMRA SIMULTANEOUSLY (OIRAN)

j1.17 A Person performing 'umra first (tamattu') or performing hajj and 'umra simultancously (qiran) is obliged to slaughter (N: a *shah* (def: h2.5) or to fast, as mentioned below), though if the person performing hajj and 'umra simultaneously (qiran) lives within the Sacred Precinct (Haram) or within 81 km./50 mi. of it, or if the person performing 'umra first (tamattu') teturns to the ihram site for people of his country (N: after his 'umra) to enter ihram for hajj, or lives within 81 km./50 mi. of the Sacred Precinct—in any of these cases he is not obliged to slaughter.

If one (O: performing 'umra first (tamattu') or hajj and 'umra simultaneously (qiran)) is obliged to slaughter but:

(1) lacks an animal there (O: i.e. in the Sacred Precinct (Haram), which is the place of the obligation to slaughter, *lacks* meaning absolutely, as when there is not an animal available that meets slaughter specifications (def: j14.2));

(2) or (O: there is an animal, but one lacks) its price (O: or has the price but needs the money for expenses and the like);

على أفعال الحجُّ فقطَّ (فلا يزيد لأجل العميرة طوافسا أخسر ولاسعينا ثانيبا با الطيواف المواجيد كاف عنهميا وكبذليك السعى فقيد البدرجت أفعيال العميرة في أقعسال الحسج وقبد أشبار المصنف إلى الصبورة الشانية للقران بقوله) أو يُحْرِم بالعمرة أولا ثمَّ قبل أن يَشْرَع في طوافها (ولو بخطوة) يُدْخِلُ عليهًا الحجُّ في أشهره. فدية التمتع والقران 1.17 ويلزم المتمتع والقبارت دم. ولا يَجِبُ على القاربَ إلاَّ أَنْ لا يكونَ مِنْ حاضمري المسجب الحرام وهم أهل الحبرم ومَنْ كَانَ مِنْهُ عَلَى دُونِ مُسَافَةٍ القصس، ولا على المتمنع إلاً أنَّ لا يَعُودُ لاحبوام الحجّ إلى الميقات وأذْ لا يَكُونَ مِنْ حاضر ي المسجد الحرام . فإنْ فَقَد (كل من القارن والمتمنع) الدمَ هناكُ (أي في أرض الحرم لأنها محل وجوب الذبح أي فقده أصلا بأن لم يوجد ما يجزيء في الذبح) أوَّ (وجده لكن فقد) ثمنية (أو وجده وكان محتاجاً إلبه لتفقة أو

غيرها) أو وجده أباع بأكثر من ثمن مثله (3) or finds that it is being sold for more than the normal price for that locality and time; صام ثلاثــة أيــام في الحــجّ (ولا يكفى صومهما قبله عندنما بخيلاف مذهب أبي -then one must fast three days of the hajj. (O: حنبفسة فإنبه يجاوز صومهما قيمل التلبس For our school it is insufficient to fast them before بالحج) ويُنْذُبُ كونُهَا قبل يوم عرفة (من the hajj, as opposed to the school of Abu Hanifa, حيث اتساع الوقت كأن يصوم من أول ذي in which it is permissible to fast them before the hajj (A: i.e. when performing the 'umra first الحجبة بعبد التلبس بالإحبرام به ويحبرم (tamattu'), fasting them after having finished the تأخيرها عن يوم عرفة) وسبعةً إذًا رَجْعَ إلى initial 'umra and before entering ihram for haji).) أهله (أي إلى وطنه) . It is recommended that these days be before the وتفوت الثلاثة بتأخيرها عن يوم عرفة Day of 'Arafa (O: time permitting, as when one (ولا يجوز صوم شيء منها في (النحر ولا fasts from 1 Dhul Hijja after having entered ihram في أينام التشيريق) ويُجبُ قضياؤها قبلَ for hajj. It is unlawful to delay these fast-days till after the Day of 'Arafa), and one must fast seven السبعية ويُقُرِّقُ بِينَهَا وبِينَ السبعةِ بِمَا كَانَ additional days after returning home (n: making a يُفَرِّقُ في الأداء وهمو مدة السير (من مكة total of ten fast-days). إلى وطنه) وزيادةُ أربعةِ أيامُ (هي يوم The time for current performance of the العيد وأيام التشريق) . three fast-days ends after the Day of 'Arafa (O: and it is not permissible to fast any of them on 'Eid al-Adha or on the three days following the 'Eid), and if one thus delays them, it is obligatory to make them up before the other seven fast-days, by an interval between the three and seven fast-days equal to the interval that would have separated them had they been a current performance, namely, the time taken by the trip (O: from Mecca to home) plus four days (O: equal to the 'Eid and the three days that follow it). THE UNCONDITIONAL INTENTION TO PERFORM الاطلاق HALL AND 'UMRA (ITLAQ) j1.18 The unconditional intention to perform j1.18 والإطلاق أن يتوى الدخول hajj and 'umra (itlaq) means to merely intend في النسك منْ غير أنْ يُعَيَّنَ حَالَةُ الإحرامِ. أنهُ حجَّ أوْعمرةَ أوْ قرانُ نُمَّ لهُ بعدَ ذلكَ entering into the performance of rites, without specifying at the time of ihram that it is for haji. صرفُهُ (أي الإحرام المطلق بالنية) لِمَا 'umra, or hajj and 'umra simultaneously (giran). شاء (أي الحج فقط أو العمرة فقط أو هما After this, one may use it (O: the ihram, made unconditional by the intention) as one wishes (O: معاً). meaning to perform hajj orily, 'umra only, or hajj and 'umra simultaneously (qiran) (A: though one may not use the unconditional intention as a way to perform 'umra first (tamattu') without having to either return to the ihram site to enter ihram for hajj, or to slaughter or fast (def: j1.17))).

### j2.0 The Pilgrimage

THE TIME OF YEAR TO ENTER IHRAM FOR HAJJ OR 'UMRA	الميقات الزماني للحج والعمرة
j1.19 It is not permissible to enter ihram for hajj other than during its months, namely, Shawwal, Dhul Qa'da, and the first ten nights of Dhul Hijja (A: with their days). If one enters ihram for hajj during non-hajj months, one's ihram counts for 'umra. Entering ihram for 'umra is valid at any time of the year except for a person on hajj encamped at Mina for stoning (def: j10).	1.19 ولا يَجُورُ الإحرامُ بالحجُ إلاّ في أشهر، وهيَ شوالُ وذو القمدةِ وهشرُ ليالُ منْ ذي الحجة . فإنْ أُحَرَمَ بِه في غيرها الْمَقَدَ عمرةً . ويَتْعَبَدُ الإحرامُ بالعمرة كلَّ الوقتِ إلاً للحاجُ المقيم للرمي بعني .
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j2.0 SITES FOR ENTERING IHRAM	2.0غ الميقات
<ul> <li>j2.1 The sites for entering ihram for hajj or 'umra are as follows:</li> <li>(1) (N: people going to hajj from the West by plane must enter ihram before boarding it, or during the flight before it passes the airspace that is even (def: j2.3) with the city of Rabigh, on the western coast of the Arabian Peninsula, this generally being announced on the plane);</li> <li>(2) Medina residents (N: or those travelling through Medina to Mecca) enter ihram at Dhul Hulayfa;</li> <li>(3) residents of the Syria-Palestine region, Egypt, and North Africa enter ihram at al-Juhfa;</li> <li>(4) residents of al-Tihama in Yemen enter ihram at Yalamlam;</li> </ul>	12.1 مقساتُ الحسجِّ والعمرة : ذُو الحليفة لأهل المدينة والجحفة للشام ومصرَ والمغرَبِ ويلملُم لتهامةَ اليمنَ وقرنَّ لنجدِ اليمنِ وتجدِ الحجازَ وذاتُ عرقَ للعراقِ وخراسانَ والأفضلُ لهُ المقينُ.
<ul> <li>(5) residents of the Najd of Yemen and the Najd of the Hijaz enter ihram at Qarn;</li> <li>(6) and residents of Iraq and Khurasan enter ihram at Dhat 'Irq, preferably at al-'Aqiq.</li> </ul>	
j2.2 Someone at Mecca, even if merely passing through, enters ihram for hajj in Mecca, and for	j2.2 ومَنْ في مكةَ ولَوْ مارًا ميقاتُ حجّد مكةُ وميقاتُ عسرته أدنى الحلُ

'umra must go (N: at least) to the nearest place outside of the Sacred Precinct (Haram). of which the best is al-Ji'rana, then al-Tan'im, and then al- Hudaybiya. Someone residing closer to Mecca than the ibram site is to Mecca should enter ibram (O: for hajj or 'umra) at his residence.	والأفضلُ من الجعرائة ثمَّ التنعيم ثمَّ الحديبية . ومَنْ مسكنَّ أقربُ منَ الميشاتِ إلى مكنة فميشاتُهُ (للحج أو العمرة) موضعُهُ (أي موضع إقامته) .
j2.3 When coming by a route lacking an ihram site, one enters ihram when even with (O: on the left or right) the ihram site that is nearest.	j2.3 ومَنْ سَلَكَ طَرِيقاً لا ميقات فيهِ أحْسَرُمَ إذًا حَاذَى (سن جَهِـهُ الـيـمين أو اليسار) أقرب المواقيتِ إليهِ .
j2.4 For someone residing farther from Mecca than the ihram site is, to enter ihram at the ihram site is superior (A: than for him to enter ihram at his own residence).	j2.4 ومَنَّ دارُهُ أبعــدُ مَنَ الميتـاتِ إلى مكــة فالأقضــلُ أنَّ لاَ يُحْــرِمَ إلاَّ منَ الميقاتِ [وقيلَ منْ دارِهِ].
THE EXPLATION FOR NEGLECTING TO ENTER INRAM AT THE PROPER SITE	فدية تجاوز الميقات من غير إحرام
j2.5 Someone intending hajj, 'umra, or both, who passes the ihram site (O: intentionally, absentmindedly, or in ignorance of it) and enters ihram somewhere closer to Mecca, is obliged to slaughter (def: j12.6(I)), though if he returns to the proper site and enters ihram there before hav- ing performed a single rite, he is no longer obliged to slaughter.	2.5 ومَنَّ جَاوَزَ الميقاتَ وهوَ يُريدُ النسكَ (مسواء كان حجاً أو عمرة أو هما مماً وسواء جاوز عامداً أو تاسياً أو جاهلًا) وأُحْرَمَ دونَهُ لَزِمَهُ دَمَ فِإِنَّ عَادَ إليه محرماً قبلَ التليس ينسكِ سَقَطَ الدَمُ.
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j3.0 IHRAM (THE STATE OF PILGRIM SANCTITY)	j3.0 الإحرام
MEASURES RECOMMENDED PRIOR TO IHRAM	ما يندب قبل الإحرام
j3.1 When one wishes to enter ihram, it is recommended (even for a woman in menstrua- tion) to perform the purificatory bath (ghusl), intending bathing for ihram. If there is not much water, one merely performs ablution (wudu).	j3.1 إذا أراد أنَّ يُحْسِرِمَ اغْتَسَسَلَ (ندباً) ولوْحانصاً بنيةِ غسل الإحرام . فإنَّ قَلَّ ماؤُمُ نَوَضًاً فقطُ [وإنَّ فَقَدَهُ بالكلِّيةِ

# j3.2 The Pilgrimage

It is also recommended to shave puble hair, pluck the underarms, clip the mustache, (O: trim the nails.) clean oneself of dirt, and wash the head.	تَيْمُمَ]. وَيَتَنْظُفُ بِحليّ العانةِ ونتفِ الإبطِ وقصٌ الشــارب (وقلم الأظفار) وإزالـة الوسخ بأنْ يُغْسِلَ رأسَهُ [بسدرٍ وتحوه].
OBLIGATORY MEASURES BEFORE IHRAM	ما يجب قبل الإحرام
<ul> <li>i3.2 Then (O: if male) one:</li> <li>(a) sheds any garments that have sewing in them (O: taking them off being obligatory for ihram, which is incomplete if one does not remove them before entering it);</li> <li>(b) puts on a clean white <i>mantle</i> (Ar. rida', the rectangular piece of cloth worn over the shoulders that covers the upper body of a man in ihram) and <i>wraparound</i> (izar, the cloth worn around the lower body), and sandals (O: that do not enclose the foot, but rather reveal the toes and heels, as opposed to sandals that cover the toes, for wearing such sandals obliges one to slaughter (def: j12.6(II)));</li> <li>(c) and it is recommended to perfume the body, though not one's clothes.</li> <li>The above measures (j3.1) apply equally to women, although women do not divest themselves of sewn garments (O: a woman being obliged to cover all of her body except the face and hands, which, in ihram as well as in prayer, are not considered nakedness). It is recommended that she dye her hands and face with henna (O: a measure that is desirable, and whose nonperformance is without consequence). (A: But women do not use perfume.)</li> </ul>	3.2 نم تُتَجَسُرُدُ (المرجل) عن المخيط (والتجرد في الإحرام واجب لا يتم إلا بالتجرد قيله) ويَلْبُسُ إزاراً ورداة أبيضبّن نظيفين ونعليّن غير محيطيّن ربالرجل بأن نظهر أصابع الرجلين لزمته الفدية) ويُعلَيْبُ بدئة (ندباً) ولا والعقب منهما لا ما يغطي الأصابع، وإلا لزمته الفدية) ويعليّبُ بدئة (ندباً) ولا الندب]. والمرأة في ذلك كالرجل إلا في نزع الندب]. مالر بدنها إلا الوجه والكفين فإنهما ليسا المخصية كُفَيْها كلّهما يالحناء (وهذا وتتُخصبُ كُفَيْها كلّهما يالحناء (وهذا الخضب على مبيل الاستجاب والندب وجهتها. خذا كلة قيل الإحرام.
INTERING IHRAM	الشروع في الإحرام
j3.3 One then prays two rak [*] as, provided it is not a time when the prayer is forbidden (def: f13), intending the sunna of ibram. (O: It is sunna to	3.3 أَ الْمُ يُصَلَّي رَكَمَتَيْنَ فِي غَيرِوقَتِ ] الكراجة يَنْوِي بِهمَا سنةَ الإحرام (ويسن

recite al-Kafirun (Koran 109) in the first rak'a, and al-Ikhlas (Koran 112) in the second.)

Then one rises to start travelling to Mecca. As soon as one begins travelling to Mecca, one has entered ihram.

Ihram (O: which is an integral of hajj and 'umra) is the intention to enter into the performance of the rites (O: of hajj, 'umra, or both (qiran)). One intends in one's heart to perform the hajj for Allah Most High, if one wants to perform hajj; or to perform 'umra if one wants to; or both together if one wants to perform them simultaneously (qiran). It is recommended that one also pronounce this intention with the tongue.

CHANTING "LABBAYK"

j3.4 Then one chants "Labbayk" (n: as described below), raising the voice (O: enough to (N: at least) hear oneself, the *raising* being relative. For the duration of the time one is in ihram one raises it enough for those nearby to hear), though a woman should lower her voice when saying it (O: as raising the voice is offensive for a woman) saying: "Ever at Your service, O Allah, ever at Your service. Ever at Your service, You have no partner, ever at Your service, Verily, all praise, blessings, and dominion are Yours. You have no partner" (O: saying this three times).

Then (O: after chanting the above) one recites the Blessings on the Prophet (Allah bless him and give him peace) in a softer voice, asking Allah Most High for paradise (O: saying, "O Allah, I ask You for paradise and its blessings," and asking for His good pleasure and acceptance (ridwan)) and seeking refuge in Him from hell (O: saying, "I take refuge in You from Your wrath, and hell," and asking Him for whatever one wishes of the good of this world and the next).

It is desirable to chant "Labbayk" for the duration of one's ihram, whether standing, sitting, riding, walking, lying down, and even in a state of major ritual impurity (janaba), or for a woman in menstruation. It is particularly desirable when:

 changing from one state, time, or place to another, such as when going uphill or down, or getting on or off a vehicle;

التلبية

ئم يُلْبَى رافعاً صوتَهُ (فيكون j3.4 رفيع صوته بقدر ما يسمع نفسه (ح) على الأقبل) فالمرقع نسبى وأما في دوام إحرامه فيرقع بحيث يسمع من يقبريه) والمرأة تَخْفِضُهُ (فِيكره لها الرفع) فَيَتُولُ: "لَبِّيْكَ اللهمَّ لَبَّيْتُ، لَبِّيْكَ لا شَرِيكَ لَكَ لَبَّيْكَ ، انَّ الحميدَ والنعمَةُ لَكَ والملكَ لا شريكَ لك، (شلالة) . ثمَّ (بعد فراغه من التلبية) يُصَلَّى على النبيُّ ﷺ بصوب أخفضَ مِنْ ذلك ويشأل الله تعالى الجنة ربان يقوله «اللهم إنَّى أَسْأَلُكَ الجنة وتعبِمُهَا، ويسأله رضوانه) وَيُسْتَعِيذُ بِهِ مِنَ النار (بأن يقول: «وأُعُوذُ بِكَ مِنْ سَخْطِكَ والنَّارِ» ويدعو بِما شاء وأحب من خيري الدنيا والآخرة) . و بُكْثِرُ التلبية في دوام إحرامه (استحباباً) قائميا وقياعيدا وراكيبا وماشيا ومضطجعا وجنبأ وحائضا ويتأكد استحبابها عنذ تغير الأحيوال والأزميان والأمياكن كصعبود وهيبوط وركبوب ونزول واجتماع رفاق

# j3.5 The Pilgrimage

(2) meeting groups of people;	وعنذ السّحر وإقبان الليل والنهار وأدبار
(3) at the approach of dawn, night, or	الصلاة وفي سائر المساجد ولا يُلَبِّي في
daytime;	طوافة وسعية (لأن لهما أذكاراً خاصة) ولا
	ا يُقْطِعُ التلبيةُ بكلام (استحباباً) فإنْ سَنَّمَ
(4) after prayer;	عَلَيْهِ إنسانُ رَدُّ عَلَيْهِ (نَدَباً لا وَجُوياً) فإذًا رَبَّى شِيْاً فَأَعْجَبُهُ (أو كَرْهُه) قَالَ: (على
(5) and in all mosques.	راي سب فاعجب (أو ترهمه) قان (على ] [ سبيان النسدب) «لَبَيْسَكَ إِنَّ العِيشَ عَيْشُ ]
	الجيني الصدي) (بينك إن اليواثي محترماً) الآخيرة: ([هـذا إذا كان التراثي محترماً]
One does not chant "Labbayk" while cir-	و إلا قال : «السله منه كان السعسيش عيش ا
cumambulating the Kaaba or going between Safa and Marwa (O: as these have their own particular	وريد 201 (مصحب مع المعلم). الآخرة: من غير ذكر لبيك).
invocations). It is undesirable to stop chanting it in	
order to speak, though if someone greets one with	
"as-Salamu 'alaykum," it is recommended (O:	
but not obligatory) to return his greeting.	
When one sees something pleasing (O: or dis-	
pleasing) during ihram, it is recommended to say, "Ever at Your service, truly, the real life is the life	
of the hereafter" (O: and if one sees the like while	
not in ihram, one says, "O Allah, truly, the real	
life is the life of the hereafter," without saying	
"Labbayk."	
THINGS UNLAWFUL WHILE IN IHRAM	محرمات الأحرام
THINGS UNLAWFUL WHILE IN IHRAM	محرمات الإحرام
j3.5 Five things are unlawful (dis: j12.6) when	محومات الإحوام j3.5 وإذَا أَخْوَمْ خَوْمْ عليه خمسةُ
j3.5 Five things are unlawful (dis: j12.6) when	
j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:	
<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> </ul>	
<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> </ul>	
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<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> <li>(3) removing hair or nails (j3.8);</li> <li>(4) sexual intercourse or foreplay (j3.13);</li> <li>(5) and hunting (j3.21).)</li> </ul>	j3.5 وإذَا أَخْرَمْ خَرْمْ عَلَيْهِ حَمَّـةُ أَسْيَاءَ.
<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> <li>(3) removing hair or nails (j3.8);</li> <li>(4) sexual intercourse or foreplay (j3.13);</li> </ul>	
<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> <li>(3) removing hair or nails (j3.8);</li> <li>(4) sexual intercourse or foreplay (j3.13);</li> <li>(5) and hunting (j3.21).)</li> </ul>	j3.5 وإذَا أَخْرَمْ خَرْمْ عَلَيْهِ حَمَّـةُ أَسْيَاءَ.
<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> <li>(3) removing hair or nails (j3.8);</li> <li>(4) sexual intercourse or foreplay (j3.13);</li> <li>(5) and hunting (j3.21).)</li> </ul>	3.5 وإذا أخرَم خرَم عليه خمــة أشياء . ليس المخيط
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<ul> <li>j3.5 Five things are unlawful (dis: j12.6) when one has entered ihram. (n: Namely:</li> <li>(1) sewn garments on men (dis: j3.6);</li> <li>(2) using perfume (j3.7);</li> <li>(3) removing hair or nails (j3.8);</li> <li>(4) sexual intercourse or foreplay (j3.13);</li> <li>(5) and hunting (j3.21).)</li> <li>SEWN GARMENTS ON MEN</li> <li>j3.6 The first thing unlawful in ihram is wear-</li> </ul>	3.5 وإذا أخرَم خرَم عليه خمــة أشياء . ليس المخيط

sewing, as a patched mantle or wraparound are permissible), and anything that encircles the body as sewn garments do, such as (N: those seamed) by being woven or felted together and the like.

It is unlawful to cover the head with anything, sewn or unsewn, that is generally considered a headcover (O: such as a hat, cloth, bandage (N: or blanket while sleeping)).

It is permissible while in ihram to carry a (N: sewn) bag or the like, or to tote a basket (O: on one's head, though it is unlawful if one intends it as a headcover). (A: It is permissible to carry anumbrella held in the hand for protection against the sun.)

It is not permissible to fasten one's mantle by tucking part of it through a hole, tying it together, passing a string through one end and then the other, or by tying a string to each of the two ends (N: though it is permissible to fasten it together with safety pins).

It is permissible to tie one's wraparound (O: one end to the other) or tie a string over it (O: so that it holds it fast, like a drawstring, and one may likewise use a waistband) (N: the reason for the permissibility (n: of tying the *wraparound* but not the mantle) being that if the wraparound were to fall it would reveal one's nakedness, unlike the mantle). (n: Safety pins are permissible to fasten the wraparound, and are useful to make pleats at the waistline by safety pinning two or three tucks of cloth there to gather the wraparound at the waist and leave more freedom of movement for the legs below.) (A: A belt may also be used to hold one's wraparound at the waist.)

PERFUME

j3.7 The second thing that is unlawful after entering ihram is using perfume, such as musk, camphor, or saffron on one's clothing, body, or bedding. It is also unlawful to smell roses, violets, lilies, or anything fragrant; to sprinkle rose water or flower water about; or to use scented oils (N: or scented bar soap), whether to smell them or to apply them to any part of the body.

It is also unlawful:

صنع بشكن خاص لللبس، لا كل ما خيسط، إذ لا يضمر إزار أو رداء موقع) وما استدارته كاستدارة المخيط ينسج وتلبيد وثحو ذلك ويحرم عليه أيضا ستر راسه بمخبط وغيبهر وممسا بُعَسدُ في السعسادةِ ساتسراً (كقلنسوة. وخرقة وعصابة) فَلا يَضْبَرُهُ [الاستظلالُ بالمحمل ف] حملُ عِدْلٍ ورَنبِيل (على رأسم، وإن قصيد بحميل القفية ونحبوه الستبر حرم) وتحو ذلكَ . ولَــيْسَى لَهُ أَنْ يَزُرَّ رِدَاءَهُ (بِأَنْ يَدْخَــل رداءه في السعسري) ولا أنَّ يَعْقِسَدُهُ ولا أنَّ يُخلُّهُ بخلال (بأن يدخل مخيطاً في طرفه وينفذه في الطرف الآخر) ولا أَنْ يَرْبِطَ خيطاً في طرفه ثمَّ يَرْبِطَهُ بِالطرفِ الآخر. ولة عقدُ الإزار (بأن يعفد طرفه بطرفه الأخبر) وشُدُّ خيبط علَيه (أي على الإزار من فوقبه حتى يستمسمك وأن يجعله مشل الحجيزة، ويدخل فيها النكة بكسر التاء) (ح: لأن منقوط الإزار يؤدي إلى انكشاف العورة وليس الرداء كذلك). الطيب الشاني: يَحْسَرُم بِعَمَدُ الإحرام j3.7 الطيب فى المسوب والبسدن والفسراش كالمسك والمكافور والزعفران وشم الورد والبنفسج والنبلوفر وكل مشموم طيب . ويحرم رش ماء البورد ومباء البزهر، وكذلك الذَّهْن المطيِّبُ يَحْرُمُ شمَّهُ ودهن . جميع بديّه به [كدهن الورد والبنفسج وما أشبة ذلك [...

### j3.8 The Pilgrimage

<ul> <li>(1) to apply unscented oils like olive, sesame, and so on to the beard or scalp, unless one is bald (A: in which case it can be used on the skin of the head), though it is permissible to smell them or apply them to any of the body (O: except the hair of the head and face);</li> <li>(2) to eat food in which the use of a cosmetic is manifest, whether in taste, color, or scent, such as the scent of rose water, the color of saffron or its taste, or the taste of ambergris in cooked grain and the like;</li> <li>(3) or to use scented perspiration deodorant or eyeliner.</li> </ul>	وإنَّ كَانَ عَسرَ مَطْيَبَ كَرْيَتَ وَشَيرَجَ ونجوه حَرَّمَ أَنْ يَدَعُنَ بِهِ لَعَيْتُهُ وَرَاسَهُ إِلاَّ اَنْ يَكُونَ أَصلَحَ ولا يَحْرُمُ شَشَهُ وَدَعَنُ جميع بدنبه (ما عدا شعر الرأس واللحية وشعور الوجه). وعَرْبُمُ عَلَيْهِ أَكُلُ طعام فيه طِيبَ ظاهر طعمت أو لوتُ أوريحُه كرائحة ماء الورد ولون الزعفران وطعيه وطعم العنبر في الجوارش وتحوه. ويُحَرُّمُ دَواءُ المَسرَقِ (أي ما يزيال رائحته الكريهة منه) والكحل المطيبَيْن.
REMOVING HAIR OR NAILS	إزالة الشعر أوقلم الأظفار
<ul> <li>j3.8 The third thing that is unlawful while in ihram (O: for both men and women, but only if one does so deliberately, knowing that it is unlawful, voluntarily, and remembering that one is in ihram) is:</li> <li>(1) cutting or plucking hair (O: i.e. removing it by any means whatever), even if only part of a single hair (by shortening it), and whether from the head, underarms, pubes, mustache, or any other part of the body (A: the obligatory explation for one hair is to give 0.51 liters of food to the poor in Mecca, and for two hairs, twice that amount. For three or more, a full explation (def: j12.6(11)) is obligatory);</li> <li>(2) or clipping fingernails or toenails, even if only part of one (A: my above remark on explations also applies to nails).</li> </ul>	3.8 أسالت : بَحْرَمُ (على المحرم ذكراً كان أو أنثى بشرط كونه عامداً عالماً بالمتحريم مختاراً ذاكراً للإحرام) حلَّن شعره ونتَّهُ (والمراد إذالته بأي نوع كان) ولو يعض شعرة تقصيراً مِنْ رأيم أو إيطيه أو عانتيم أو شاريد وسائير جملوه، وتقليم أظافره ولو يعض ظفر.
THE EXPLATION FOR VIOLATING THE CONDITIONS OF IHRAM	فدية محظورات الإحرام
j3.9 It is necessary to slaughter a <i>shah</i> (def: h2.5) (n: or perform one of the other alternatives mentioned below at $j12.6(II)$ ) when one is in ihram and one:	3.9 فَإِذَا تَطَــَّبُـبُ أَوْ لَبِسَ أَوْ حَلَقَ

(I) uses perfume;	اللات شعراتٍ أوْ قَلَّمَ اللاتَ أَطْفَارٍ أَوْ بَاشَرَ
(2) wears a prohibited garment (def: j3.6);	نيمًا دونَ الفرج ِ بشهوةِ أَوْ دَهَنَ لَزِمَةً شاةً.
(3) removes three or more hairs, fingernails, or toenails (def: j12.6(II(1 2)));	
(4) touches another person with desire in a nongenital area;	
(5) or applies unscented oil to one's hair (dis: j3.7).	
j3.10 A person obliged to perform such an expi- ation may fulfill it (A: any time thereafter) in any of the following ways:	j3.10 وعسوَ مُخَيَّسرُ بِينَ ذَبْجِهَا (أي الشباة وتضرقة لحمها على فقراء الحرم ومسساكينه) وبينَ أَنْ يُطْعِمُ للالةَ آصَعِ
(1) by slaughtering a <i>shah</i> (def: h2.5) (O: and distributing its meat to the poor and those short of money in the Sacred Precinct);	لكــلَّ مــكـين نصفُ صاع وبينَ صوم ثلاثةِ أيام (ولو مفرقة) .
<ul><li>(2) by distributing 6.09 liters of food (def: h7.6) to the poor in charity, giving 1.015 liters to each person;</li></ul>	
(3) or by fasting three days (O: even if unconsecutive).	
ACCIDENTALLY REMOVING A HAIR	فدية إزالة المشعر والظفر
<ul> <li>j3.11 It is unlawful during ihram to comb one's beard (N: or hair) or run one's fingers through it if one knows that hair will be pulled out.</li> <li>When one runs the fingers through one's beard or washes the face and then notices hair in one's hand, then if one knows one pulled it out while doing this, an expiation (def: j12.6(II)) must be paid, though if one knows that it came out by itself, or does not know whether it did or not, then one is not obliged to expiate.</li> </ul>	3.11 ( فَإِنْ عَلِمَ أَنَّهُ إِنَّ سَرَّحَ لَحَيَّهُ أَوْ خَلْلَهُا انْتَنَفَ شَعَرَ حُرَّمَ ذَلَكَ. قَلُوْ خَلْلَ أَو هُمَالَ وَجَهَهُ قَرْلَىٰ فَي كَفَي سَعراً وعَلَمْ أَنَّهُ هو الدي نَتَمَهُ حينَ غَسَلَ وَجَهَهُ أَوْ حَلَلَ لَازِهَ الفَدِيةُ . وإِنَّ عَلَمُ أَنَّهُ كَانَ قَدِ اتَتَتَفَ يَنْهِبِ أَوْ لَمْ يَعْلَمُ هٰذَا ولا ذَلَكَ فَلا شيءَ عَلَيْهِ .
j3.12 The following things necessitate the expla- tion (def: j12.6(II)), but when done out of need, are not unlawful:	j3.12 وإنَّ احْتَسَاحُ إلىٰ حلق الشعرِ

# j3.13 The Pilgrimage

(1) having to cut one's hair because of ill- ness, heat, or lice;	لمرض أوَّ حَرَّ وَكَثَرَةٍ قَمَلَ أَوَ احْتَاجَ إِلَى لِس المُخْيَطِ لِلْحَرَّ أَوَ الْبَرِدُ أَوَ إِلَى تَعْطِيةِ
(2) having to wear something sewn because of intense heat or cold:	الرأس فلَهُ ذلكَ ويَقْدِي [(شاة مجزئة في الأضحية ومي الأضحية وهي للتخيير كما عر)].
(3) or having to cover one's head.	
SEXUAL INTERCOURSE OR FOREPLAY	ا الجماع في الفرج والمباشرة فيما دونه
j3.13 The fourth thing unlawful while in ihram is sexual intercourse or touching a nongenital area with sexual desire, such as kissing, hugging, or touching lustfully.	3.13 [ السرابعُ : يُحْدُمُ الجماعُ في الفرج والمباشرةُ فيما دونَ الفرج بشهوةٍ كالقُبلةِ والمعانقةِ واللمس بشهوةٍ.
j3.14 If one intentionally has sexual intercourse before finishing one's 'umra, or while on hajj before partial release from ihram (def: j9.13), then:	3.14 في العمرة عمداً في العمرة في العمرة في العمرة في العمرة في العمرة في الحكم في العمرة في الحكم في الحكم في الحكم في الحكم والحكم على كما كان يُعمَم لو لم يُمسيدُه، والعصاء على الما يمسيدُه.
(a) this nullifies the hajj or 'umra;	الفورَ، وإنَّ كَانَ الفاسدُ تطوعاً، و(يجب على المواطىء وخرج بقولنا على الواطى.
(b) it is nonetheless obligatory to complete the hajj or 'umra from the point at which it was spoiled to the end;	على عوامي ترج ترج بتويد على الوامي . الموطوءة فلا شيء عليها غير الإثم إن كانت مطاوعة له) الكفارة .
(c) it is obligatory to make it up as soon as possible, even if the spoiled hajj or 'umra was merely supererogatory;	
(d) and it is obligatory to pay the expiation (def: below) (O: for the male, not the female, who need not do anything, though it is a sin if she par- ticipated willingly) (A: the more reliable position is that if the woman was unwilling, none of the above ((a), (b), (c), or (d)) apply to her, though if willing, (a), (b), and (c) apply to her but not (d)).	
j3.15 The explation for the above (j3.14) is to slaughter (A: and distribute to the poor of the Sac- red Precinct, immediately):	3.15 [      وهني بدئةً رأي واحد من الإبل ذكراً كان أو أنثى بصفة الأضحية) فإنَّ لَمْ
(1) a camel (O: i.e. a male or female that meets slaughter specifications (def: j14.2)), but if this is not possible (N: within the days of that hajj), then one must slaughter:	

	(ingrine Sancerey) 35.10
(2) a cow, but if not possible, then:	يَجِدٌ فِقرةً فإنَّ لَمْ يَجِدُ فَسَيَّعُ شِياهِ فإنَّ لَمْ يَجِدُ قَوَّمُ البِدِنَةُ دَرَاهِمَ والدارِهِمَ طَمَاهًا
(3) seven shahs (dcf: h2.5), but if not pos sible, then:	يَجِبَ عَلَى بَعِبْ اللَّهُ عَلَيْهُ وَاللَّمُ وَاللَّمُ وَاللَّهُ عَنْ كُلَّ مَدً ويَتَصَدَّقُ بِهِ فإنْ لَمْ يَجِدْ صَامَ عَنْ كُلَّ مَدً يوماً.
(4) one estimates the cost of a camel and how much food (def: h7.6) this would buy, and then gives that much food (N: to the poor in Mecca), but if not possible, then:	
(5) one fasts one day for every 0.51 liters of food that would have been given had (4) been done. (N: One may fast anywhere, but it is not permissible to delay it without an excuse.)	
j3.16 A person making up a hajj or 'umra nul- lified by sexual intercourse must enter ihram for the makeup hajj or 'umra at the same ihram site as the original (n: sullified) hajj or 'umra, though if one entered ihram for it at a location closer to Mecca (N: than the ihram site (dis: j2.5)), one must enter ihram for the makeup at the (O: pre- scribed) site (N: for those of one's country).	3.16 ويَجِبَ أَنْ يُحَرِمَ بِالقضاء مِنْ حِبُّ أَحْرَمَ بِالأَدَاء (آي قَبِل الفساد) فإنْ كَانَ أَحْرَمَ بِهِ مِنْ دونِ الميقاتِ (ح: أي من مكان أفرب منه إلى الحرم) أَحْرَمَ بِالقضاءِ مِنَ الميقاتِ (الشرعي).
<ul> <li>j3.17 When someone (O: in ihram who intends to make up a nullified hajj) is accompanied on the makeup hajj by the wife he made love to, he is recommended to separate himself from her while they are at the place where they had intercourse.</li> <li>(N: Such a makeup counts as the original hajj or 'umra would have counted: if it was obligatory, it counts as the obligatory one; if supererogatory, as supererogatory; and if vowed, as vowed.)</li> </ul>	3.17 وَبُنْدَبُ (للمحرم الذي أراد أن يتضي الحج الفاسد) أن يُفَارِقَ الموطوءة في المكانِ الذي وَطِنَهَا فيهِ إنَّ فَضَى وهي مَنَهُ. (ح: ويقيع القضاء عن النسك الفاسد فإن كان فرضاً وقع فرضاً وإن كان نفلاً وقع نفلاً وكذا المنذور).
j3.18 If a man has sexual intercourse after par- tial release from ihram (def: j9.13), it does not nul- lify his hajj (n: i.e. does not entail j3.14(a,b,c,d)), though he must pay an explation (O: of the type discussed at j12.6(II)).	j3.18 وإنْ جَامَعَ بِعَمَدَ السَحَلَّلِ الأولَ لَمْ يَفْسَدُ وعَلَيْهِ شَاةً (ودم الشَّاةَ المذكورة على التخيير والتقدير [كما مر]).
j3.19 If one has sexual intercourse absentminid- edly (O: forgetting one is in ihram or out of ignorance of its prohibition or because of being forced), then one is not obliged to do anything (A: i.e. none of j3.14(a,b,c,d)).	j3.19 وإنْ جَامَعَ ناسياً (للإحوام أو جاهلًا بالتحريم أو مكرهاً) قُلًا شيءً عليَّهِ.

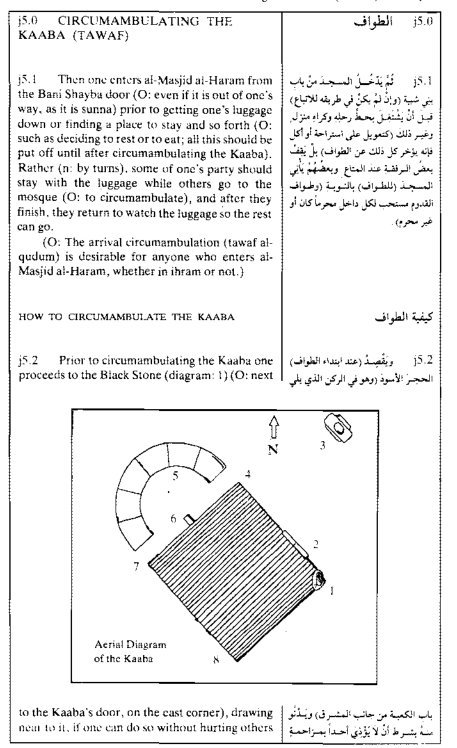
# j3.20 The Pilgrimage

THE PROHIBITION OF MARRYING WHILE IN IHRAM	تحريم عقد النكاح في الإحرام
<ul> <li>j3.20 It is unlawful while in ihram to marry, or to marry someone to another (zawwaja, def: m3.2(a)) (O: whether one does so oneself or through an agent). If one does so, the marriage contract is invalid.</li> <li>It is offensive while in ihram to get engaged to marry, or to serve as a witness for a marriage contract.</li> </ul>	j3.20 ويَحْسَرُمُ عَلَيْسِهِ أَنْ يَسْرَقُونَجَ أَوْ يَزَوْجَجَ (إمس بنفسه أو بوكسالة) فإنَّ فَعْسَلَ فالمقدُ باطلَّ. ويُكْبرُهُ لَهُ أَنْ يَخْطُبَ اسراءً وأَنْ يَشْهَدُ على نكام .
Hunting	الصيد
<ul> <li>j3.21 The fifth thing that is unlawful while in ibram is:</li> <li>(1) to kill any wild game that may be eaten by Muslims;</li> </ul>	j3.21 المخامسُ يَحْرُمُ أَنَّ يَصْطَادَ كُلُّ صيدٍ برِيَّ ماكول أَوْمَا نَوْلَدَ مَنْ ماكول وغير ماكول . فإنْ مَاتَ في بدِهِ أَوْ أَتَلْفَهُ أَوْ إَتَّلْفَ جَزَاهُ
(2) or to kill the offspring of matings be- tween game animals that may be eaten by Muslims and game animals that may not be eaten by Muslims.	لَذِمَهُ الجزاءُ .
Someone in ihram is obliged to pay the expia- tion (def: below) whenever such an animal dies at his hands, is destroyed by an act of his, or is injured, in which case one must explate in propor- tion to the part damaged.	
THE EXPLATION FOR HUNTING	فدية الصيد
j3.22 If the animal killed has a domestic coun- terpart, one may fulfill the explation in any of the following ways:	j3.22 فإنَّ كَانَ لَهُ (أي لَلصَّبَ دَ المقنول) مثرًا منَّ النعم (والمراد بالمثل التقريب لا حقيقة الممناثلة وتراعى في
(1) to slaughter a head of domestic livestock that is like the wild animal which was killed (O: like meaning an approximation, not actual resemblance. The criterion is the condition of the animal, not its value. One explates a game animal that was, for example, large, small, healthy, diseased, fat, thin, or defective, with a head of	الصبورة لا في القيمية فيقيدى الكبير والصغير والصحيح والمريض والسمين والهزيل والمعيب بمثله رعاية للمماثلة

livestock of the same description, heeding the cor-بشيرط اتحياد جنس العيب كالعور) (ح: respondences. It is a necessary condition that the وينجسوز إخسراج الصحيسح عن معيب wild animal and the head of livestock share, if the والكامل عن الناقص بل هو أفضل) وجب animal was defective, the same type of defect, مثلة من النعم المُخَبِّسرُ بينَسة وبينَ طعسام such as blindness (N: though it is permissible, بقيمت (أي قيمة المثل وبينَ صوم لكلُّ indeed superior, to pay a healthy one for a defective one or a whole one for one that is lacking مد يوم . some part)); (2) to estimate the value of the like head of livestock, and distribute an equal value of food (def: h7.6) to the poor; (3) or to fast one day for every 0.51 liters of food (N: that would have been bought had (2) been done). j3.23 If the animal killed does not have a domesj3.23 وإنْ لَمْ بِكُنْ لَهُ مُسْلُ وَجَبَتْ tic counterpart, then one may fulfill the explation القسمة إلاً الحمياء [ومَا غَبَّ وهَذَرَ إ فشاةً in any of the following ways: (تجب في قتبل جمامة واحدة) ثمَّ إنْ شَاءً بالفيمة طعاماً أو يَصُومُ لكلُّ مدًّ (1) to distribute funds to the poor which equal the value of the game animal, although if the animal was a pigeon, one is obliged to slaughter a shah (def: h2.5) (O: which is obligatory for killing even a single pigeon); (2) to buy food equal to the animal's value and distribute it as charity; (3) or to fast one day for each 0.51 liters of food (N: that would have been bought had (2) been done). i3.24 The prohibition of all things unlawful j3.24 ويُحْرُمُ ذلكَ كلَّهُ على الرجل while in ihram applies to both men and women, والمسرأة إلا فعسل التجرد من المخسط except for not wearing sewn clothing (def: j3.6) وكشف الرأس فيُخْتَصُّ وجوبُهُ بالرجل and not covering the head, which are restricted to الكنُّ يَلْزُمُ المرأة كشف وجههًا فإنَّ أَرَادَتُ men. الستر عن النَّاس مَدَلَتُ علَيه شيئاً بشرط A woman, however, may not veil her face in أنْ لا يُمسَ وجههُسا. فإنْ مُسَّهُ مِنْ غَيْر ihram (dis: (j12.6(II(3)))). If she wants to conceal it from people, she may drape something in front اختيارها لم يَضُرُّ. provided it does not touch her face (N: such as a veil worn over a cap's visor), though if it touches it without her intention, it is of no consequence.

# j4.0 The Pilgrimage

j3.25 It is permissible when in ihram to scratch one's head or body with one's fingernails as long as this does not remove any hair. It is also permissible in ihram to kill lice (N: or other insects harmful to humans), though if one kills a louse, it is recommended to explate its death by giving charity, even if only a single bite of food.	3.25 وللمُحْرَمَ حَكَّ رَأَسِهِ وَجَسَدِهِ ياطفاره بحيث لا يَقْطَعُ شعراً. ولم قصل القصل [لكن يُكُرُهُ أَنَ يَقْلَي المحرمُ رأسَهُ] فإنَّ قَتَلَ مِنهَا قملةً تُدِبَ أَنَّ يَتَصَدَّقَ ولوُ بِالقمةِ .
*	
j4.0 ENTERING MECCA	j4.0 مىنن دخول مكة
j4.1 It is recommended when one wants to enter Mecca:	4.1 فَتَسَلَّ (نـدباً) حارج مكة بنية دخول مكة
(1) to perform the purificatory bath (ghusl) outside of the city with the intention of entering Mecca;	ويَتْدْخُلُ بالنهار بنَّ بَابِ المُعْلَى بِنَ تَنَةِ كداءَ ماشياً حافياً إنَّ لَمُ يَخْفُ نجامةً ولاً يُؤْذِي أحسداً بمسزاحمةٍ وَلَيْمَض نحقً المسجد الحرام .
(2) to enter in the daytime, and from the Mu'alla gate of Thaniyyat Kada' (N: a pass from the direction of Jedda);	
<ul> <li>(3) to walk barefoot, provided one does not apprehend something unclean (najasa);</li> </ul>	
(4) not to annoy anyone by jostling;	
(5) and after entering, to proceed to al-Masjid al-Haram.	
WHEN ONE FIRST SEES THE KAABA	الدعاء عند رؤية البيت
j4.2 When one first sees the Kaaba, it is recom- mended to lift the hands and say: "O Allah, increase this house in nobility, honor, reverence, and dignity. Increase those going on hajj or 'umra who honor and reverence it in honor, reverence, and piety. O Allah, You are Peace, the Source of Peace: O Lord, raise us after death in peace." And then one asks Allah for whatever one wishes of religious matters or those of this world.	4.2 فإذا وَقَعَ بِصرُهُ على البِتِ رَفَعَ يدرُهُ على البِتِ رَفَعَ يدرُهُ على البِتِ رَفَعَ يديهُ مَنْ حارج المسجدِ من موضع يقالُ لَهُ رأسُ الردم فهناكُ يتفد ويرَفَعُ يديه] ويقُولُ : «اللهُمَ زِدْ هذا البِتَ تشريفاً وتكريماً ويقُولُ : «اللهُم أنتُ مردُ من شرفه ومهابة وردُ مَنْ شرفه ومقابة بين حجة واعتمرهما تشريفاً وتكريماً وتعليماً وبرأ اللهُم أنتَ السلام ومناكَ السلام فحيًا أحبَّ من أمْر الدين والدنيا.



#### The Pilgrimage

i5.3

by jostling. One faces the Black Stone, places the hand on it, and without a word, kisses the stone thrice and touches the forehead upon it thrice. (O: Touching, kissing, and placing the forehead on the stone are only sunna for women when the circumambulation area is vacant, whether in the night or day.)

j5.3 One ceases to chant "Labbayk" at this point, not to resume until after having finished both circumambulating the Kaaba and going between Safa and Marwa (def: j6). One puts the center (N: of the top edge) of one's mantle under the right arm and its two ends over the left shoulder so that the right shoulder is left bare (dis: j5.13, second par.).

One begins circumambulating by first standing facing the Kaaba with the Black Stone on one's right and the Yamani corner (diagram: 8) on one's left, standing back from the stone a little towards the Yamani corner (n: i.e. behind the black stripe in the marble pavement, extending out from the stone, that marks the beginning of one's circumambulation). One should intend performing the circumambulation for Allah Most High (O: though this intention is only necessary for a supererogatory or a departure circumambulation, not for an obligatory or an arrival circumambulation, since the intention to perform the rites of hajj or 'umra (def: j3.3) includes the intention for the latter two types of circumambulation).

Then one:

(1) places the hand on the Black Stone, and then kisses it and places the forehead on it thrice, as mentioned above (A: i.e. it is done again here to begin the circumambulation, just as it was done before circumambulation (j5.2));

(2) says "Allahu akbar" three times;

(3) and adds, "O Allah, out of faith in You and to affirm Your book, fulfill Your covenant, and follow the sunna of Your prophet Muhammad (Allah bless him and give him peace)."

j5.4 Then one moves sideways (A: as is recommended) to the right, passing in front of all of the

فَيَسْتَقْبِلُهُ (بِصِـدرِه ويستلمه بِيدِه) ثُمَّ يُقَبِّلُهُ بلاصوت ويشجد عليه ويكرر التقبيل والسجود عليه ثلاثاً [(والمراد بالسجود عليه وضبع الجبهبة عليه للاتباع] وإنما يسن الاستبلام والتقبيس والسجود للمرأة اذا خلا المطاف ليلاً أو نها. أن ومن هنا يقطع التلبية ولا يُلَمِّي j5.3 في طوافٍ ولا سعى حتَّى يَقُرُغُ مِنْهُمًا . لَمْ يَضْطَبِعُ فَيَجْعَلُ وسط ردائه تحت عابقيه الأيمن ويطرخ طرفيه على عاتقه الأيسر ويُتْرُكْ منكبَهُ الأيمنَ مكشوفاً. تُمْ يَشْرَعُ في الطواف فَيقف مستقبل البيت ويكبون الحجبر الأسبودمن جهبة يمينيه والبركن اليصانئ من جهبة شمطاليه ويُتَأْخُرُ عن الحجر قلبلًا إلى جهة الركن فَيُنْهوى الطواف لله تعالى (وهذه النية إنما تكون في طواف النفل أو طواف الوداع لا في طواف الفرض ولا في طواف القدوم لشمول نية النسك لهذه الأنواع) ئمٌ يسْتَلِمُ الحجيرَ بِيدِهِ ثُمَّ يُقَبِّلُهُ ويَسْجُدُ علَيْهِ ثلاثاً كَمَا تَقَدَّمَ ويُكَبَّرُ ثلاثاً ويُقُولُ: اللهُمَّ إيماناً بلُ وتصديقاً بكتابكُ ووفاءً بعهدكَ واتَّباعاً لسنةِ نبيِّكَ ﷺ، ([وإيماناً وما يعده مقعول لأجله]).

ثم يَمْشِي إلى جهةٍ بمينٍهِ مارا

على جميع الحجر الأسود بجميع بدنيه

j5.4

Black Stone with all of the body, while facing it. وهب ومستقبلة فإدا جاوره الفتس (عن When past the stone, one turns (O: from facing it) الاستقبال) وجعل البيت عنَّ يساره so that the Kaaba is on one's left and then pro-ويطُوفُ (ولو فعا هذا من أول الأمر وترك ceeds to circumambulate it. (O: If one did this (N: الاستقبال جان. kept the Kaaba on one's left while passing the stone) from the beginning and neglected to face the stone, it would likewise be permissible.) و يَقُولُ عنذ الباب : ١٠ للهُمَّ إِنَّ i5.5 At the Kaaba's door (diagram: 2) one j5.5 says, "O Ailah, verily this house is Your house, هذا البت ببتك والحوم حرمك والأمن the sanctuary Your sanctuary, the safety Your أمنك وهذا مقام العائذ بكَ من النارد. safety, and this is the station of him who took refuge in You from fire" (N: i.e. the Station of Ibrahim (diagram: 3), though some hold the words mean "him who takes refuge," alluding to oneself). 15.6 When one reaches the corner (diagram: 4) j5.6 👘 فإذًا وَصَــلَ إِلَىٰ المركن السَدِي by the opening of the Hijr (n: a semicircular wall عند نتحة الحجر قَالَ : «اللهمُّ إِنِّي أَعُوذُ that stands apart from the Kaaba (diagram: 5)), مكَ مِزَالشيكَ والشبيكَ والشقاق والنفاق one says, "O Allah, I take refuge in You from وسوء الأخلاق وسوء المُتْقَلُّب في المال doubt, from ascribing partners to You, from dis-والأهن والولدة. cord, hypocrisy, evil traits, and from bad turns of fortune in money, spouse, and children." 15.7 When even with the rainspout (N: called 15.7 ويُقُولُ قبالةَ الميزاب: واللهُمُ أظسنَت في ظَلُّكَ يومَ لاَ ظَلْنُ لِلَّهُ ظَلُّكُ the Spout of Mercy (Mizab al-Rahma), at the top of the Kaaba (diagram: 6)), one says: "O Allah, واسْقِنِي بِّكَأْس نَبِبُكَ محمدٍ ﷺ مشرباً shade me in Your shade on a day when there is no هيئاً لا أَظْماً بعده أدرا». shade but Yours. Give me to drink from the cup of Your prophet Muhammad (Allah bless him and give him peace), a wholesome drink after which I will never thirst." i5.8 Between the third corner (diagram: 7) and j5.8 ويقسولُ بين السيركن الشالث the Yamani corner (diagram; 8), one should say, واليمماني: ١٠ اللهمُ اجْعَلْهُ حَجَّاً مبروراً "O Allah, make this a pious hajj, a rewarded وسميا مشكمورا وغملا مقبولا وتجارة لن effort, an accepted work, and a transaction that تُبور يا عزيز يا غفورُ». will never perish, O All-powerful and Oftforgiving one." 5.9 فَاذَا بَلَغَ السركينَ اليمسائيَ لَمُ يَغَبِّلُهُ بِلْ يَسْتَبْهُمُ وَيَقَبَّلُ يَدَهُ بِعد ذَلكَ . j5.9 When one reaches the Yamani corner, one does not kiss it, but touches it and then kisses one's hand.

j5.10 One does not kiss any of the Kaaba (O: meaning that it is not required, though if one kis- ses any of its parts, it is not offensive, but rather is good) except the Black Stone. Nor does one touch any of it except the Yamani corner, which is the one before the Black Stone.	j5.10 ولا يُفَيِّلُ شيئاً من البِيتِ (أي لا يطلب تقبيله فلوقبل شيئاً من أجزائه لم يكره بل هو حسن) إلاً الحجر الأسوة ولاً يُستَلِمُ شيشاً إلاً البسائيّ وهوّ الذِي قيل الحجر الأسود.
j5.11 When one reaches the Black Stone, one has completed a single round (O: provided its conditions (def: j5.16) have been met).	5،11 في الم إذا وَصَـلَ إلى المحجـرِ الأسودِ فَقَدْ كَمَنْتُ لَهُ طَوْفَةٌ (واحدة مع الإتيان بشروطها).
j5.12 One goes around the Kaaba seven times (O: the seventh ending where one began, at the Black Stone. One's circumambulation is incom- plete as long as even a span remains between one- self and the place even with the stone).	5.12 فَقُعْلُ ذلك مبعاً (من المرات والسابعة تنتهي بما ابتدأ به وهو الحجر قلا يتم طواف ما يتي عليه مقدار شبر من الطواف قبل الوصول إليه).
TROTTING FOR THE FIRST THREE ROUNDS	الرمل
<ul> <li>j5.13 It is sunna in the first three rounds of circumambulation to hasten one's gait (N: if one can do so. without harming others) (O: taking close steps, without running) which is termed <i>trotting</i> (ramal) (O: and which is desirable for men only, not women).</li> <li>Both trotting and baring the right shoulder (def: j5.3) are only called for in circumambulations that are followed by going between Safa and Marwa (def: j6). If one wishes to go between Safa and Marwa (def: j6). If one wishes to go between Safa and Marwa after one's arrival circumambulation, then one does the two sunnas (O: both trotting and baring the shoulder at this point, but when one later performs one's going-forth circumambulation (tawaf al-ifada, def: j9.10), one does not do these two sunnas because that circumambulation is not followed by going between Safa and Marwa (N: if one has already gone between Safa and Marwa after the going-forth circumambulation (O: which is superior). one postpones the two (O: sunnas of trotting and baring the shoulder) until then.</li> </ul>	5.13 ويُسنَّ في التلائة الأول منها الإسراع (ح: بشرط عدم إيذاء الآخرين) (بان تكون الخطا متقاربة من غير عدو) ويُستَّى للمرمل (وهو مستحب للذكر لا للمرأة) وإنما يُشرَّع هو والاضطباع في طواف يُشْتُع ماي يُشرَّع هو والاضطباع في والاضطباع ولا يمعهما بعد طواف والاضطباع ولا يمعهما بعد طواف أباما المعي عَقب أرام المعي يقب أرام المعي يقب أباما المعي يقب منابع والاضطباع ولا يمعهما بعد طواف أبقاضة لأنه طواف الإفاضة (وهو الأفضل) ويُشول من أبي متقاربة من ميرورا وهو أباما المعي يقب منابع واف يقول في رمايو: والاضطباع) إليه . ويقول في رمايو: واللاضطباع) إليه . ويقول في رمايو: واللاضطباع) إليه .

sins."

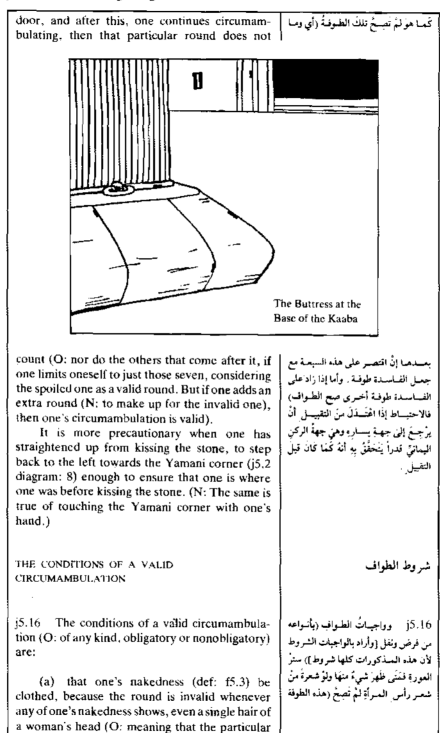
In the last four rounds of one's circumambulation, it is sunna to proceed at one's normal pace, while saying: "My Lord, forgive me, show me mercy, and pardon that which You know. Verily You are the All-powerful and the Most Generous. Our Lord, give us what is good in this world and the next, and keep us from the torment of hell." This supplication is particularly recommended in the odd-numbered rounds of the circumambulation (O: as they are superior. Reciting the Koran while circumambulating is better than making supplications that have not reached us through prophetic hadith, though supplications from hadith are superior to reciting the Koran during it).

j5.14 It is recommended to kiss the Black Stone in each round (O: and to place the forehead on it, each three times) and to touch the Yamani corner, particularly in the odd-numbered rounds.

If it is not possible to kiss the Black Stone because of crowds or because one fears to hurt people (O: or be hurt) by jostling, one may touch it with one's hand and then kiss the hand. If this is not possible, one may touch it with a stick (O: or the like, such as a scarf) and kiss the stick. If this too is impossible, then one points to it (O: or the Yamani corner) with the hand (O: and it is sunna to kiss one's hand).

j5.15 A noteworthy detail here is that there is a buttress at the base of the Kaaba that resembles a ledge and slide. It is part of the Kaaba, and when one kisses the stone, one's head is in the space above the buttress. So one is obliged to keep one's feet motionless until one finishes kissing the stone and straightens up, after which one continues circumambulating. (N: One may not move one's feet as part of the circumambulation while one's head is within the space above the buttress, as it nullifies that particular round because of the condition (dis: j5.16(i)) that circumambulation be done around the Kaaba, and not within its confines.) If, when leaning over to kiss the stone, one's feet move even a finger's width towards the Kaaba's

وأن يمس على مهله في الأرب عله الأخيرة ويُضُول فيها: «ربُّ أغفر وارْحَمْ واغف غشا تغلم إئسك أئت الأغرأ الأكرم ﴿ رَبُّنَا آتِنَا فِي الدُّنَّيَا حَسْبَةً [الآية (التي هِي] وَقِي الآخِيرَةِ حَسَنَةٌ وَقِنْسًا عَذَابَ النَّارِ ٢٠) وهو في الأوتار أكَّدُ (لأنها أفضل وقسراءة القسران في الطواف أفضل من الدعاء غير المأثور وأما الممأثور فهو أفضل متها) . p j5.14 ويُفَيِّلُ المحجرَ الأسودَ في كلُّ طوفة (ويندب أيضاً وضع الجبهة عليه كذلك ثلاثاً تُلاثاً) وكذا يَسْتَلِمُ البمانِي، وفي الأوتار آكدً. فإنْ عَجَهرَ عن تقبيله (أي الحجهر الأسود) لزحمة أوْ خَافَ أَنْ يُؤْذِي الناس (أو يتأذى هو منهم) اسْتَلْمَهُ بِيدِهِ وقَبُّلُهَا فإنَّ عَجِزَ اسْتَلَمَهُ بِعَصاً (ونحوه كمنديل) وقَبَّلُهَا فإنَّ عَجَزَ أَشَارَ إِلَيْهِ (وكذا أشار إلى الركن اليماني) بيدِهِ (ويسن تقبيل يده إذا أشار إليه بها) . 5.15 ومنسا دقيقةً وهو أنَّ يحدار البيت شاذروان كالصفّة والزلاقة وهومن البيت فعنبذ تقبيبل الحجمر يكؤن الرأس في هواء الشاذروانِ فَبَحِبُ أَنْ يُبْبِّتْ قَدَمَيْه إلى فراغبه من التقبيس ويُعْتَدِلَ قَائَماً تُمَّ بعدَ ذلكَ يَمُرُّ. فإن انْتَغَلّْتُ قدساه إلى جهة الباب وهوَ منطامنٌ فِي التقييل ولو قدر إصبع ومضي



round in which it showed is invalid, provided it was done intentionally. If it happened inadvertently and the woman immediately covered it (A: *immediately* meaning after no more than the time required to say "Subhan Allah"), then it does not invalidate that round, though if she does not cover it until after it is showing, the subsequent round takes the place of the above-mentioned invalid one);

(b) ritual purity (O: from minor (hadath) and major (janaba) impurity) (n: though for Hanafis, touching a marriageable member of the opposite sex (N: despite being unlawful) does not nullify one's ablution (*Maraqi al-falah sharh Nur al-idah* (y126), 17), and considering the difficulty of avoiding it at a contemporary hajj, taking the dispensation seems a virtual necessity);

(c) to be free from impure substances (najasa) on one's person, clothing, and the place of walking while circumambulating;

(d) that it take place within al-Masjid al-Haram;

(c) that one's circumambulation comprise seven full rounds;

(f) that it begin from the Black Stone, as described above, and that one pass by all of the stone with all of one's body, for if one begins from another part of the Kaaba, then the round does not count until one reaches the stone, from whence it begins;

(g) that one keep the Kaaba on one's left and move towards the door (j5.2 diagram: 1-2);

(h) that each round be outside of the Hijr (diagram: 5) such that one does not enter the opening between the Hijr and the Kaaba and then exit through the other opening;

(i) and that all of the body of the person cireumanbulating be exterior to all parts of the Kaaba, such that while walking around it, one does not put one's hand in the space above the buttress previously mentioned (j5,15), which violالتي ظهرت فيهاء هذا مع العمد، فإذا ظهر منها ذلك مع نسيان وسترتها حالاً فلا تبطل تلك الطوفة وأمما إذا سترتها بعد ظهورها فيقبال مابعد هذه الطوقة يقوم مقامها وتلغى هي أي الطوفة المذكورة) وطهارةُ التحدث (سواء كان الحدث أصغر أو أكبسر) والنجس في البسدن والنسوب وموضيع الطواف، وأنْ يَطُوف داخل المسجد الحرام ، وأنْ تُسْتَكْمُ ل سِعْ طوفيات، وأنَّ يَبْتَدِيءَ طواف من الحجر الأسود كما تقدَّم وأنَّ يَمْرُ عَلَّهُ بِكُلُّ بِدِبْهُ فإنْ يَدَأُمنُ غِيبُوهِ لَمْ يَعْتَدُ بِذَلِكَ إِلَى أَنَّ بصبل إليه فمنه ابتداء طوافه، وأذْ يَجْعَلَ البيت على يساره ويُعمرُ إلى جهية الباب وأنْ يَطُوفَ خارج الججر ولا يَدْخُلُ مِنْ إحدى فتحتِّبه ويَخْرُج من الأخرَى، وأنْ بَكُونَ كُلُّهُ حَارِجاً عَنْ كُلُّ البِيت فإذًا طَافَ لَا يَجْعَـلُ يَدْهُ فِي هُواءِ الشَّاذِرُوانَ فَيَكُونُ ا

ates the condition of being wholly outside all of the Kaaba while making one's rounds.	ما خَرْجَ بِكُلْهِ عَنْ كُلُّ البِيتِ.
j5.17 Everything besides the above conditions is sunna (N: not obligatory), such as trotting in the first three rounds, the various supplications, and the other things previously mentioned.	j5.17 وما سۇي ذلىك سَنَّنَّ كالرمل والدعاء وغير هما ممَّا تَقَدَّمَ
TWO RAK'AS AFTER CIRCUMAMBULATION	ركعتا الطواف
<ul> <li>j5.18 When one has finished circumambulating, and after putting one's mantle over both shoulders, it is recommended to pray two rak'as for the sunna of circumambulation (O: and it is best to perform them) behind the Station of Ibrahim (j5.2 diagram: 3). In the first rak'a, one recites al-Kafirun (Koran 109), and in the second, al-Ikhlas (Koran 112).</li> <li>After this, one supplicates Allah from behind the station (O: if one prays there. Otherwise, one may perform the two rak'as (N: in order of superiority) in the Hijr (diagram: 5), al-Masjid al-Haram, the Sacred Precinct, or whenever and wherever one wishes to pray them, and they remain a current performance until the day one dies. It is sunna to recite the suras aloud in these two rak'as if performed at night, and to recite them to oneself if performed during the day. It is desirable to make the supplication related by Jabir, who said that the Prophet (Allah bless him and give him peace) prayed two rak'as behind the station (N: of Ibrahim) and then said;</li> <li>"O Allah, this is Your city, and al-Masjid al-Haram. and Your inviolable house, and J am Your slave, the son of You slave and bondwoman. I have come to You with many sins, mistakes, and wicked acts, and this is the station of him who took refuge in You from the fire; so forgive me, verily You are the All-forgiving and Compassionate. O Allah, You have called Your servants to Your inviolable house, and I have come, asking for Your merey and seeking what pleases You, and You are the Rewarder, so forgive me and have merey on me, verily You have power over everything").</li> </ul>	3.18 ثم إذا فرغ من الطواف ضلمن ركعتين سنة الطواف خلف المتسام و يقرأ في الأولى بعد الناتجة فقل با أيّها الكافرون له وفي الثانية فاقل مو الله أحدته. أحدته. أحدته وفي الثانية فاقل هو الله في فإن لم ينقعو خلف المقام (إن صلاهما في فإن لم يفعلهما خلف المقام فقي المجر ففي المسجد ففي الحرم فحيث ثما من عام ولا يفونان إلا بموته. ويس أن يجهر بهما ليلا ويس فيما عدا ذلك ويستحب أن يدعو بما روي عن جابر أن النبي بالا صلى خلف المقام ثم قال: والملهم هذا بلذك والمسجد لم تعاد إذ والما من الذي وما يقونان إلا بموته. واعماله سينة وهذا مقام العائذ بك من أميك أنيك بذنوب كثيرة وخطايا جمية وأعماله سينة وهذا مقام العائذ بك من أميك أنيك ذخوت جب اذك إلى يبيك النار وقذ جنت طالباً رحمة. رضابك وانت مبيب فاغير لي وارتخني المع من كل شيء قديرا). رنك على كل شيء قديرا).

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Then one returns to the Black Stone and فستلم الحجير الأسبوذ touches it (O: kisses it, and bows one's head (ويقيله ويسجد عليه) . upon it). * i6.0 j6.0 السعي بين الصفا والمروة GOING BETWEEN SAFA AND MARWA (SA'Y) والمروة i6.1 Then it is recommended to exit through ثم يحدرج بن باب الصف j6.1 the Safa door of al-Masjid al-Haram if one wishes (ندياً) إنْ أَرَادَ أَنْ يَسْعَى الآنَ (فالشرط في to go between Safa and Marwa immediately. (O: صحبة تقديم السعي أن يكون بعد طواف It is necessary for the validity of going between قدوم لا بعد نشل أو وداع) . ولهُ تأخيرُهُ إلى Safa and Marwa (N: for hajj) prior to the Day of بعدً طواف الإفاضة (وهو أفضل [من 'Arafa that one do so after one's arrival circumambulation (tawaf al-qudum) (N: though one may تقديمه لوقوعه بعد الوقوف ويعد طواف not do so on an 'umra first (tamattu') hajj, for مفروض]). which the initial circumambulation and going between Safa and Marwa are part of one's 'umra (dis: j12.2(c))), nor do so after a supererogatory or farewell circumambulation.) One may postpone it until after the going-forth circumambulation (tawaf al-ifada, def; j9.10) (O; which is superior). HOW TO GO BETWEEN SAFA AND MARWA كيفية السعى فَيَسَدَأُ بِالصفَا. فَيَرْقَى عليها i6.2 One begins from Safa. It is recommended: 16.2 الرجال (لا المرأة) قدرُ قامية حتَّى يَرْي (1) for men (O: not women) to climb upon البيت من باب المسحيد فستثب القبلة Safa the height of a person, so that one can see the ويُهِنَّأُ ويُكَثِّرُ ويقَبو لُ: «لَا إِلَهُ إِلَّهُ اللَّهُ Kaaba through the mosque's door, and to face the وحبذة لاشريبك لة لة الملك ولة الحمد Kaaba: أيحس ويُمت بسيده الخيبرُ وهبوَ على كلّ (2) to say; "La ilaha illa Llah, Allahu شيءِ قديرٌ. لا إله إلا اللهُ وحدَّهُ لا شريكَ akbar," and "There is no god but Allah alone. لله أنبخي وغدة ونصر عبدة وهزم الأحزاب without partner. His is the dominion, His the وحسدة لا إلمه إلا الله ولا تَعْبُسهُ إلا إيَّاه praise. He gives life and causes to die, all good is مخلصين لهُ الدينَ ولوْ نُوهُ الكافرونَ، لمَّ in His hand, and He has power over everything. There is no god but Allah alone, without partner. He kept His promise, give His slave the victory, and routed the Confederates alone. There is no god but Allah. We worship none but Him, making our religion sincerely for Him, though unbelievers be averse";

### The Pilgrimage

j6.3	The Pilgrimage	
which is c places whe	o supplicate for whatever one wishes (O: called for here because it is one of the ere prayers are answered. 'Umar (Allah pleased with him) used to supplicate here);	يدِّعُوبِمَا أَحَبُّ (وإتما طلب الدعاء هنا لأنه من جعلة الأمكنة المستجاب فيها الدعاء وكان عمر يطيل الدعاء هنالك) . ثمَّ يُعِيدُ هذا الذكرَ كلَّهُ والدعاء ثائياً وثالثاً.
(4) a third time	and to repeat (2) and (3) a second and .	
(O: towar within thr pended fr women w marker, a usual pace Marwa an Safa. This Then walking a one reach At S: supplication is three the One	one descends from Marwa and returns, nd running at the proper places, until es Safa. This is twice. afa one says the same invocation and on, and then goes back to Marwa, which	6.3 ثم بُنْسِرْلُ منَ الصفَ فَبْعْبِي حَتَى (متسوجها إلى المروة) على هيتيه حتَى بَيْقَى بينَهُ وبينَ المسل الاحضر المعلق بيركن المسجد على يسارِه قدر منة أفرع بيركن المسجد على يسارِه قدر منة أفرع فحينة يَشْمَى معيناً مديماً حتَى يُتَوْمَهُ فَى ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر من أمديماً حر متصلَ بدار في ركن المسجد والاحر من معيناً من ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في ركن المسجد والاحر متصلَ بدار في من ركن المسجد والاحر من معيناً من من المسورة والدعاء فهذو مرة. ويشعى في موضع معيه إلى الصفا فهذو مرة. متحد إلى المسفا فهذو مرة. متحد إلى المسفا فهذو مرة من من موضع معيه إلى المسفا فهذو مرة أوالدعاة لم يَذْخُبُ إلى مرتاب.
	GATORY ELEMENTS OF GOING SAFA AND MARWA	واجبات السعي
	he obligatory elements (O: i.e. condi- he validity) of going between Safa and e four:	j6.4 وواجياتُ السبي (أي شروط صحته) أربعة أحدُّها أنْ يُبْذَأ بالصفًا فلُوْ بَدَأَ بِالمسروةِ إلىٰ الصفَ المُ تُحْسَبُ عَدِّهِ
and walks going bet	o begin at Safa. If one begins at Marwa to Safa, this does not count and one's ween them is not considered to have il one reaches Safa;	المرة وحيننا لإ دعين إذ بلغ الصفا) ايُنَدَّأُ السعيُّ، الثاني: قطعٌ جميع المسافةِ فلوُّ تَرَكَّ شِيراً أوْ أَقْدَلُ مُنْهُ لَمْ يَصِحُ فَيَجِبُ أَنْ يُلصِقَ عقبَهُ بحائطِ الصفَّا، فإذَا اتْنَهْن إلى
be invalid less of the	o traverse the entire distance. It would if one neglected even a single span or e distance. One must begin by putting l against the wall at Safa, and finish at	

.

Marwa by putting the toes against the wall there المروة ألصق رؤوس الأصبابيع بحائط (N: the course has now been enlarged and paved المروة إثم إذا السدأ الشانية ألصق عقبه so that one's going between them is complete بحبائيط المروة ورزوس أصابعه تحائط without having to reach the walls that are cur-الصف وهكذا أبدأ يلصق عقبة مما يذغب rently there. Rather, between the two sides of the منه ورووس أصابعه بما يَدْهَبُ إلَهِ]. paved track (n: the lanes for going and coming) الشالكُ : استكمالُ سبيع مرابٍ بحسب there is a smaller track for wheelchair patients. and the ends of this smaller track currently repre-ذهباب منَّ الصف إلى المروة مرةً ومِنَّ sent the minimal distance); المهروة إلى الصفّا مرةً وهكـذا كَمَا نَقَدُّمَ فلوْ شَكَّ فيبهِ أَوْ في أعـدادِ الطـوفاتِ أَخَذَ (c) to complete seven times: from Safa to بالأقبل وكَمُّبلَ (ولبو شك بعد الفراغ منها Marwa equals one, from Marwa to Safa is another فلا شي، عليه) ، السرابيعُ : أن يشعَى بعد ا one, and so on, as mentioned above. If doubts طواف الإقباضية أو القيدوم يشرط أنَّ لَا arise while going between them as to how many times it has been-or while circumambulating the يَفْصِل بِنَهْمَا (أي بين طواف القدوم Kaaba, how many rounds have been done-then والسعى الوقوت بعرقة . one assumes one has done the least number one is sure of and completes the rest (O: though if the doubts arise after finishing, one need not do anything); (d) and that going between Safa and Marwa take place after the going-forth circumambulation (tawaf al-ifada, def: j9.10) or else after one's arrival circumambulation, provided that standing at 'Arafa does not intervene between the arrival circumambulation and going between Safa and Marwa (dis: j6.1). THE SUNNAS OF GOING BETWEEN SAFA سنن الس AND MARWA j6.5 The sunnas of going between Safa and وسنتيهُ ما تَقَدَّمَ وأَنْ مَكُونَ على j6.5 Marwa are those previously mentioned (j6.2-3), طهمارة ومتارة ويَقُولُ بِينْهُمَا: دَرَبُ to have ablution (wudu), that one's nakedness وارحم وتجاوز عما تعلم إنك انت الأغر (def: f5.3) be clothed, and to say while between الأكرمُ اللهمَّ ربَّنَا أَبِّنَا فِي الدُّنْيَا حَسَنةً وَفِي Safa and Marwa: "My Lord, forgive, show mercy, الآخرة حَسَنَةُ وَقَنَّا عَدَّاتَ النَّانِ and overlook that which You know. Verily You ولو قَرَأُ القرآنَ فهو أفضل (من غير are the Most Powerful and Generous. O Allah, our Lord, give us what is good in this world and البذكير الوارد وأما الذكر الوارد فهو أفضل the next, and protect us from the torment of hell." من قراءة القرآن). If one recites the Koran (A: while going between them) it is better (O: than anything besides the invocations that have reached us in hadith (A: i.e. the above), which are better here than reciting

the Koran).

333

# j7.0 The Pilgrimage

j6.6 It is not recommended to repeat going be- tween Safa and Marwa.	j6.6 ولا يُتَدَبُ تكرارُ السعي .
*	
j7.0 THE WAY TO 'ARAFA	j7.0 الخروج إلى عرفة
j7.1 On 7 Dhul Hijja it is recommended for the imam (A: i.e. the caliph or his representative) to give a sermon after the noon prayer (zuhr) in Mecca (O: at the Kaaba), instructing the pilgrims about the rites they will soon perform, and order- ing them to go forth on the following day (O: the morning of the eighth) to Mina.	7.1 فإذا كان سابع في الحجة 7.1 في المحجة تبب للإمام أن يَخْطَبَ خطبة واحدة بعد صلاة الظهر بمكة (عند الكعبة) يُعلَمُهُم ضلاة الظهر بمكة (عند الكعبة) يُعلَمُهُم في أول في أول النهار يوم الثامن).
j7.2 The imam goes forth with them after the dawn prayer (subh) on 8 Dhul Hijja. He prays the noon, midafternoon, sunset, and nightfall prayers with them at Mina, and they spend the night and pray the following dawn prayer there. When the sun rises over the mountain at Mina that is called Thabir, they proceed to 'Arafa. Spending the night and staying at Mina during this time are a sunna (O: and not part of the hajj rites. If one does not spend the night at Mina at all, or go there, it does not entail any consequences) that many people no longer do, but come to 'Arafa at the end of the night with lighted candles. This lighting of candles is a disgraceful innovation (O: as is their coming there a day or two before 9 Dhul Hijja, a mistake that contravenes the sunna, and through which they miss many other sunnas).	7.2 ثمَّ يَحْسَرُجُ يوم الشامن بعد صلاة الصبح إلى من فَبْصَلُي (الإصام بعمل ويَبِتَ [(أي الإمام ومن معه)] بها بعن ويَبِتَ [(أي الإمام ومن معه)] بها على جبل يعنى ثينائمى تبسراً ساز إلى الموقف وهذا العبيتُ بمن والإقامة بها إلى هذا الوقت سنة (ليس من العناسك في شيء قلولم يبيتوا يهما أصلاً ولم يدخلوها فلا شيء عليهم) قد تركها كثير من السام فإنَّهُمْ يَأْتُونَ الموقد وهذا الإيقاد راخر الليل) بالمتمع الموقد وهذا الإيقاد بدعة قبيحة (ومن المعقد وخولهم قبل يوم التاسع بيوم أو يومين فهو خطأ مخالف للسنة وتفوتهم بسب ذلك سن كثيرة).
j7.3 It is sunna on the way to 'Arafa to say: "O Allah, to You I betake myself, seeking Your noble countenance. Forgive me my sins, make my hajj a pious one, show me mercy, and do not disappoint me"; and to do much of chanting "Lab- bayk," invocation (dhikr), supplication, and Bles- sings on the Prophet (Allah bless him and give him peace).	j7.3 ويَفْ ولَ في مسيسرو: «اللهُمُ إلسيان تُوَجَّهْتُ ولسوجْهسكَ الكسريم (والموجه المذات) أرَّدَتَ فاجْعَلْ ذَنْبَي مغمسوراً وحُجَّي مبسروراً وارْحَبَي ولا تُخَبَّنِي. ويُكْتِر النابية والمذكر والدعاء والصلاة على النبي تَقَد.

j7.4 When the pilgrims reach a place called Namira (N: the site of a large mosque) just before 'Arafa, they stop, and do not immediately enter 'Arafa. When the time for the noon prayer comes, it is sunna for the imam to give two sermons before the prayer, and then they pray, joining the noon and midafternoon prayers together. This too is a sunna that few follow.	7.4 فإذا وَصَلُوا إلىٰ موضع يُسَمَّىٰ نَسِرَة قبلَ دحول عَرَفَة نَزَلُوا هناكَ ولاً يَدْحَلُونَ حينتَهَ عرفةً . فإذا زَالتِ الشمسُ فالستة أنَّ يَخْطُبَ الإمسامُ خطبتَيْن تَمُ يُصَلِّى الظهرَ والمصرَ جمعاً . وهيَ سنةُ قُلَ مَنْ يَقْعَلُهَا أيضاً .
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j8.0 STANDING AT 'ARAFA	j8.0 الوقوف بعرفة
j8.1 Then they enter 'Arafa after the sunna bath (ghusl) for standing at 'Arafa, chanting "Labbayk" in lowliness and humility.	j8.1 ثمَّ يَدْخُسلُونَ عرفسةَ بِعسدَ أَنْ يُغْتَسِلُوا للوقوفِ مُلَيَّنَ حاضِعينَ .
THE SUNNAS OF STANDING AT 'ARAFA	سنن الوقوف
j8.2 It is recommended to stand exposed to the sun (O: and not take shade beneath a tent, umbrella, or other, unless there is an excuse such as harm from exposure) facing the direction of prayer (qibla) with one's heart fully attentive and not occupied with this-worldly matters, and to do much of chanting "Labbayk," reciting the Blessings on the Prophet (Allah bless him and give him peace), asking Allah's forgiveness, supplicating, and weeping, for here tears are shed and mistakes annulled. The greater part of one's words should be: "There is no god but Allah alone, without partner. His is the dominion, His the praise, and He has power over everything." And one should pray for one's family, friends, and all Muslims.	8.2 ويُسْدَبُ أَنْ يَقِسف بارزأ للله من (ولا يستظل تحت حيسة أو للله من (ولا يستظل تحت حيسة أو تحت غيرهما إلا لعذر بأن يتضر رإن برز) مستقبل القبلة حاضر والمعام من المدنيا ويكبر التلبية والصلاة على النبي والاستغفاز والمدعاء والمكاء لتم تُشكُ العبرات وتُقال والمعرف وتقال ورام في في في في في في في في في في في في في
j8.3 It is recommended to stand (O: if possible without hurting anyone) by the large round boul- ders that lie at base of the hill called Jabal al- Rahma (lit. "Mount of Mercy"). As for climbing Jabal al-Rahma, which lies in the middle of 'Arafa, there is no merit in doing so (O: above the merit of standing in other parts of 'Arafa). Stand-	18.3 ويُسنَسدَبُ أَنْ يَقِسفَ عندذ الصخرات الكيار المفروشة أسفَلَ جيل الرحمة (على حسب الإمكان بحيث لا يؤذي أحداثاً) وأمسا الصعبوذ إلى جبل الرحمة الذي في ومسط عرفة فلَيْسَ في طلوعة فضيلة زائدة (على الوقوف بغيره

# The Pilgrimage

j8.4

<ul> <li>ing is valid anywhere in the whole expansive plain, and this bluff is merely a part of it, the same as any other, though standing by the boulders below is better (A: as the Prophet (Allah bless him and give him peace) did so).</li> <li>It is better to be mounted, and not fasting. It is best for women to sit at the edge of the crowd (O: not in the middle of it, because men should not randomly mix with women).</li> </ul>	من بقية أجزاء عرفة) فالوقوف صحيح في جميع تلك الأرض المتسعبة وذلك الجبل جزء منها هو وغيرة سواءً والوقوف عند الصخرات أفضل. والأفضل أن يكون راكباً مفطراً. والأفضل للمرأة الجلوس في حاشية النساس (لا في وسطهم لأسه لا يليق اختلاط الرجال بالنساء).
THE OBLIGATORY ELEMENTS OF STANDING AT 'ARAFA	واجبات الوقوف بعرفة
<ul><li>j8.4 The obligatory elements of standing at 'Arafa are:</li><li>(a) to be present (O: while in ihram) in some portion of 'Arafa;</li></ul>	j8.4 وواجباتُ الموقوفِ [(بعرفة ثلاثية الأول) إحضورُ جزءٍ منْ عرفاتٍ (أي حضور المحرم) عاقلاً [(وهذا هو المواجب الثاني)] ووقتهُ من الزوال إلى
(b) while same and in full possession of one's faculties;	طلوع المفجسر النسابي من يوم النحسر (ويسن المكث في عرف إلى الغسروب لأجسل المجمع بين الليمل والنهار) فمن
(c) at some point between the noon prayer (zuhr) on 9 Dhul Hijja and dawn of the following day. (O: It is sunna to remain at 'Arafa until sun- set so as to include both night and day.) Anyone who is present and sane during any of this time, even if merely passing through for a moment, has accomplished the hajj (O: as the Prophet (Allah bless him and give him peace) said,	خَضَرَ بعرفة في شيءٍ منْ هَذَا الوقتِ وهوَ عاقـلُ ولَـوْ ماراً في لحظةٍ فَقَدْ أَدْرَكَ الحج (كما قال ﷺ دالحج عرفة؛ أي معظمه عرفة). ومنْ فانَهُ ذلكَ أوْ وَنَقَتَ مغمىٰ عليه فَقَدْ فانَتُ الحجَّ فَيَنْحَلُّلُ بِفعل عمرةٍ فَيَطُونُ ويَسْعَىٰ ويَحْلِقُ وَفَـدْ حَلَّ مَن إحرامِهِ. ويَسْعَىٰ ويَحْلِقُ وَفَـدْ حَلَّ مَن إحرامِهِ.
"The pilgrimage is 'Arafa,"	التمتع ِ .
meaning that most of it is 'Arafa). Someone who misses standing at 'Arafa or who spends it unconscious has missed the hajj, and he releases himself from ihram by performing the rites of 'umra; that is, by circumambulating, going between Safa and Marwa, and cutting his hair, and he is thus released from his ihram. Such a person is obliged to make up the hajj and to slaughter as do those who perform an 'umra first (tamattu') hajj (def: j12.6(1)).	
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Muzdelifa, Mina, and the Going-Forth Circumambulation j9.0	
j9.0 MUZDELIFA, MINA, AND THE GOING-FORTH CIRCUMAMBULATION	().9 المزدلفة ومنى وطواف الإفاضة
MUZDELIFA	المزدلفة
<ul> <li>j9.1 When the sun sets on 9 Dhul Hijja, those on hajj go forth to Muzdelifa, occupied with invocation (dhikr), chanting "Labbayk," proceeding with tranquility and dignity, not jostling or injuring others (though if the way is clear it is desirable to hurry), and they join the sunset and nightfall prayers in the time of the nightfall prayer ('isha) at Muzdelifa. (O: It is necessary to have made the intention to join the prayers while in the time of the sunset prayer.) When they reach Muzdelifa, they stop, pray, and spend the night there (O: which is best, and optimal. If one cannot spend the night, then the obligation to be present at Muzdelifa can be met by coming there, even for a brief moment, during the second half of the night, for <i>spending the night</i> merely means to be present there during the second half of the night, not actually staying overnight, as opposed to spending the night at Mina (dis: j10.4), which must be for the greater part of the night. If someone misses spending the night at Muzdelifa in the above-mentioned sense, does not return there before dawn, and has no excuse (N: of those given below), then he is obliged to slaughter as one does for an 'umra first (tamattu') hajj (dcf: j12.6(I)). But if he misses spending the night there for one of the same reasons which justify not spending the night at Mina (def: j10.10), then he is not obliged to slaughter. Other valid excuses for not spending the night at Muzdelifa include:</li> <li>(1) being occupied with standing at 'Arafa because of not having arrived there until after sunset, since it is more important than Muzdelifa;</li> </ul>	19.1 فإذًا غَرَبَتِ الشمسُ أَفْسَاصُوا إلى مزدافة ذاكرينَ مُلَيَّنَ بسكينةِ ووقار يَجْهَ مزاحمةَ وإيذاء [وضرب دوابً] فَمَنْ وَجَدَ فَرَجةُ أَسْرَعَ ويُتَوْخُرُونَ المغربَ ولَيْجْمَعُوهَا بمزدافة عَ الشاء. (ولا يد من تة جمع الناخير في وقت الأولى). وهو الأفضل والأكمل وإلا فالواجب العضور فيها في نصف الليل الثاني لا تصف الليل الثاني فالمراد من الميت يها العضور فيها في نصف الليل الثاني لا تمن ذلك العالي ومن ترك هذا من تركه لغير عذر من الأعذار المسقطة المبيت المذكور وقم يعد إليها قبل الفجر وكان ذلك لغير عذر من الأعذار المسقطة من تركه لعذر من الأعذار [الآتية] في ترك المبيت بعنى ومن العذر عنا الاشتغال من تركه لعذر من الأعذار [الآتية] في ترك لاشتغال بالأهم. ولو أفاض من عرفة إلى المبيت بعنى ومن العذر عنا الاستغال ولائية لله النهي عنه المؤلم المنوني ألمن من تركه لعذر من الأعذار والآتية في ترك المبيت بعنى ومن العذر عن الأعذار والآتية من من تركه لعذر عن الأعذار والآتية في ترك المبيت بعنى ومن العذر عن الاشتغال ولائية لله الذهم. ولو أفاض من عرفة إلى المبيت لأجل ذلك لم يلزم مشيء مكة لطواف الركن بعد نصف الليل وفات لاشتغاله بالطواف كاشتغاله يالوتوف).
(2) or going forth from 'Arafa after the middle of the night to Mecca in order to perform the (A: obligatory) going-forth circumambulation (tawaf al-ifada), missing Muzdelifa because of	

being occupied with it, since it too is more impor-

tant than Muzdelifa.

j9.2

In either of these two cases, one does not have to slaughter (A: for having missed Muz- delifa)). In the morning, the pilgrims pray the dawn prayer at the first of its time. They also pick up seven pebbles, not one stone broken into seven (O: which is offensive), to throw at the stoning site (Ar. jamra, the enclosed round space with a pillar in the middle of it) at Mina, and it is best that these be the size of a broadbean (N: i.e. about the size of a thumbprint).	وصَلَّوا الصبِّحَ أولَ الوقتِ ويَأْخَذُونَ مِنَهَا حَصَى الجمارِ سِبْعَ حَصَّاتٍ لقَطَّ لَا تَحَسِيراً (أي يكرو تَحَسِير الأحجار) والأفضل بقدرِ الباتلاءِ .
STOPPING AT AL-MASH'AR AL-HARAM	الوقوف على المشعر الحرام
<ul> <li>j9.2 After the dawn prayer, it is sunna to stop by a hill at the last of Muzdelifa (O: in the direction of Mina) called al-Mash'ar al-Haram (lit. "the Sanctuary Landmark"), which it is recommended to climb if possible. (A: Others hold that al-Mash'ar al-Haram refers to all of Muzdelifa.) It is desirable to face the direction of prayer (qibla), to do much of chanting "Labbayk," supplication, and invocation (dhikr), and to say, "O Allah, as You have brought us to stand in it and shown us to it, so too, give us success in Your remembrance, as You have guided us. Forgive us, and show us the mercy You have promised us by saying (and Your word is the truth):</li> <li>" 'And when you move on from 'Arafa, remember Allah at al-Mash'ar al-Haram. Remember Him, for He has guided you though you were astray. And then go forth from where the people go forth, and seek Allah's forgiveness. Truly Allah is Oft-relenting and Most Compassionate' (Koran 2:198-99).</li> </ul>	9.2 وَيَقِفُونَ بِعَدْ الصَلاةِ على المَسْتَمِر الحرام وهو جبل صغيرُ في آخر المستحر الحرام وهو جبل صغيرُ في آخر إن مُعْتَنَ وهما لا معاد من ويُتَدَبُ صعودة أي أَمْتَنَ وهما لا يا، محدث يُقُولُ العوام إن أَمْتَنَ وهما لا يا، محدث يُقُولُ العوام ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ون التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبَرُ ونَ التليبة والسدحام وليسَ كذلك! . ويُعْبول في أولان العرام الامن المستجلين القبلة (وكل هذا على سبيل الوقائية الإنهان ويُعْبول في أفي أولان كنه من قبلة فوذا الحمن وقاد تشعب والحرام والذي المعام والنه عندة المسمر الحرام والذي العالم والنه أبي المعام والذي الله عنو أولان كنتم من قبلة والمحرام والذي الله في أولان المعام والذي الله في قاد من من قبلة والذي الله إلى الله عندة المسمر الحرام ورحم من وقبلة المعام والله إن الله عنور الله إن الله عنور الله إذا المن واليه أنه أناص ورحم من قبلة المعام والذي الله في الحرام والله إن الله إلى الله عندة المسمر الحرام ورحم أولانا أنه عنور الحرام والله إن الله عنور العان من قبله والا الحرام والله إن الله إن الله عنور المن عنين العرام والله إن الله عنوا من حيث أناص والمن واليه واله إذا الما عنور وحم من وقبله المعار والمات والم والنه في المالة عنور والله إن الله عنور وحم من وقبله المعار ووليه علي وقبل المعالين في أنها والنه في الله إذا الله عنور وحم من وله في المالي وقبل المالي وقبل اله إذا الله وقبل المعار ووليه المالي وقبل المعار ووليه المالي وقبل المعار ووليه المالي وقبل إذا المالي ولي اله واله في من قبله أنه واله وقبل المعار وولي المعار وولي المعار وولي المالي وقبل المالي وقبل المالي وقبل المالي وقبل اله الله إذا الله وقبل المالي ووليه المالي وقبل المالي ووليه المالي ووليه المالي ووليه المالي ووليه ووليه المالي ووليه المالي ووليه المالي ووليه ووليه المالي ووليه المالي ووليه ووليه المالي ووليه ووليه المالي ووليه المالي ووليه ووليه ووليه المالي ووليه ووليه المالي ووليه ووليه ووليه ووليه ووليه ووليه ووليه ووليه ووليه وو
j9.3 When the day lightens considerably, the pilgrims proceed to Mina with gravity and tran- quility before the sun rises.	j9.3 فإذًا أَسْفَرَ حِدًا سَارُوا إلى متى بوقارٍ وسكينةٍ قبل طلوع ِ الشمس ِ .

RELEASE FROM IHRAM: THE INITIAL STONING AT MINA

i9.4 When the pilgrims reach the valley of Muhassir near Mina, it is sunna to quicken their step for a distance of a stone's throw. Then they take the middle way which leads to (N: one of the three stoning sites called) Jamrat al-'Agaba. They stone it as they are when they arrive (O: i.e. if mounted, they stone it mounted, and if on foot, they stone it on foot) with the seven stones picked up from Muzdelifa. These may be picked up from anywhere, not necessarily Muzdelifa, though it is offensive to take them from the stoning sites themselves, latrines (O: or other unclean places), or around mosques (O: which is not merely offensive but rather unlawful if they are taken from grounds included in the endowment (waof, def: k30) for the mosque).

j9.5 When one begins to stone Jamrat al-'Aqaba, one ceases chanting "Labbayk," and does not resume it thereafter (O: as its time is over, which was the period of ihram, and stoning Jamrat al-'Aqaba is the first step to release from ihram).

The (O: optimal) way to stone Jamrat al-'Aqaba is to stand in the middle of the valley after the sun is up so that 'Arafa lies to the right, Mecca to the left, and the stoning-site before one, and to throw the pebbles one by one (O: as throwing them two at a time or all at once counts as having thrown one pebble) with the right hand, saying "Allahu akbar" with each pebble, lifting the arms high enough when throwing (O: if male, though not if female) that the underarm shows, and to actually *throw* the pebbles (O: meaning hard enough to be considered throwing), not merely flick them off the thumb with the forefinger. (n: The minimal conditions for the validity of stoning are given at j10.8.)

j9.6 When finished stoning (N: Jamrat al-'Aqaba), one slaughters a voluntary sacrifice animal (hady) driven to hajj or one due by reason of

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التحلل: الرمي بمني

19.5 وكما [(قالكاف بمعنى عند)] يَشْرَعُ في المرمي يَقْطَعُ النلبية ولا يُلَمَي بَشْرَعُ في المرمي يَقْطَعُ النلبية ولا يُلَمَي بعد ذلك (لأنه فات وقتها وهو دوام الإحرام والرمي أول أسباب التحلق). وصورة الرمي (الفاضلة) أن يَبْفَنَ تَكُونُ عرفة عن يمينه ومكة عن يسار بعيث وتكثير ذفعة واحدة ويُكَبِّ مَعَ كَلَّ (فسافولة) رمّع كَلَّ وسافولة بديه حتَّى يُرَى بياض إيطه حصاة ويرفي يرمي رميًا كَلَ راد لامي (ولا ترفع المرأة) ويَرْمِي رمياً (أي شديداً) (ولا ترفع المرأة) ويُبْقَدَ معان ويرفي يرمي بعد المراح ويرفي يومان يعلم المراحي (ولا ترفع المرأة) ويَرْمِي رمياً (أي شديداً) (ولا ترفع المرأة) ويَرْمِي رمياً (أي شديداً) (ولا ترفع المرأة) ويرفي رمياً ولا يُقْدَد المراحي (ولا ترفع المرأة) ويرفي يرمياً (أي شديداً) أي بحيث يعد رمياً) ولا يُتْقَدُ نقداً.

فإذًا قَرَغَ مِنَ الـرمي ذَبِّعَ هَدِياً -

j9.6

# The Pilgrimage

j9.7

hajj (dis: j12.6); or other sacrifice animal (udhiya, def: j14).	إِنْ كَانَ مَعْهُ أَوْ ضَحْى .
RELEASE FROM IHRAM: CUTTING THE HAIR	التحلل: الحلق
j9.7 Then men have their entire head shaved, which is optimal, though one may confine oneself to (O: removing (A: by any means)) three hairs thereof (O: i.e. from the head, not something else such as the beard or mustache), or may merely shorten it, for which the optimal is to clip a little less than two centimeters from all the hair. As for women, it is optimal for them to shorten their hair in the latter way (O: it being offensive for a woman to shave her head).	59.7 نم يُخلِقُ الرجلُ جميعُ رأب هذا هو الأنضلُ وله أنَّ يَقْتَصرَ على (إزالة) ثلاث شعراتٍ منه (أي من الرأس لا من غيره كالمحيسة والمسارب) أو تقصيرها والأفضلُ في التقصير قدرً أنملة من جميع شعره. وأما المرأة فالأفضلُ لها التقصيرُ على هذا الوجه (فالحلق لها مكروه).
<ul> <li>j9.8 While having one's hair cut it is best:</li> <li>(1) to face the direction of prayer (qibla);</li> <li>(2) to say "Allahu akbar" (O: that is, "Allahu akbar, Allahu akbar, wa lillahi l-hamd");</li> </ul>	9.8 ويَكُونُ حالَ الحلق مستقبلَ القبلة مُكَبِّراً (أي فاتلاً الله أكبر الله أكبر الله أكبر ولله الحمد، ويَبَدناً الحالقُ (استحباباً) بشقّبو الأيمن ويدفينُ شعرَه (ندباً كسائر الأجزاء المنفصلة من الحي).
(3) for the person shaving to start from the right;	
(4) and to bury the hair afterwards (O: a measure recommended for any parts separated from a living being).	
j9.9 Cutting the hair is an integral without which the hajj remains unfinished (O: and which may not be compensated for by merely slaughter- ing), and a person remains in ihram until it is done. Someone without hair can simply pass a razor over his head (O: which is recommended, not obligatory, because it is a rite whose condition is the existence of a particular site, as is also the case with washing a hand (n: for ablution) when the hand has been amputated (A: i.e. it need not be done if the site does not exist). After one's hair, has been cut, it is sunna to say. "O Allah, for each hair reckon for me a good deed, annul a bad one, and raise me a degree. For-	j9.9 والحلق ركن لا يَتِمُ الحَجُ إلا يه (ولا يجبر تركه بدم) ويَتَقَن مُحْرِماً إلى أَنْ يَأْتِي بِهِ. ومَنْ لا شعر لهُ أَسْرَ الموسى على رأيبه (ندباً ولا يجب لأنه قرية تتعلق بمحل فتسقط يقواته كغسل البد إذا بمعت، وسن أنْ يقسول يعبد قراضه: واللهُمُ آتِنِي بِكُلْ شَعْرَةٍ حَسْنَةً وَامْحُ عَنَي بها سَيَّنَة وَآرَفَحُ لِي بِهَا درجةً وَاعْتَرْ لِي بها سَيَّنَة وَآرَفَحُ لِي بِهَا درجةً وَاعْتَرْ لِي

give me, those who shave their hair, those who shorten it, and all the Mushims").	وللمُخَلِّقِينَ والمُقَصَّرِينَ ولجميع المسلمين).
RELEASE FROM IHRAM: THE GOING-FORTH CIRCUMAMBULATION (TAWAF AL-IFADA)	التحلل: طواف الإقاضة
j9.10 On the same day (A: 10 Dhul Hijja) one enters Mecca and performs the going-forth cir- cumambulation (tawaf al-ifada), which is an integ- ral without which the hajj remains unfinished (O: the author's expression "without which the hajj remains unfinished" meaning that it may not be compensated for by merely slaughtering, though the time it may be performed is anytime there- after, according to our school. The Hanafis hold it must be done by sunset on 12 Dhul Hijja, and if the sun sets and one has not performed it, this obliges one to slaughter), and one remains in ihram until one does it. Its obligatory features are as described above (dis: j5.16). After it, one prays two rak'as (O: intending the sunna of circumambulation (def: j5.18)).	9.10 ثم يأتي مكة في يومد فتطوف طواف الإفساضة وهو ركن لا يتم الحج الأ يد (وأفاد قوله إنه لا يتم الحج إلا يه أنه لا يتجبر بدم ووقته موسع إلى ما لا تهاية عندنا بغلاف بقية المذاهب فعند الحنفية عندنا يغلاف بقية المذاهب فعند الحنفية فإذا غربت ولسم يطف وجب عليه دم) فإذا غربت ولسم يطف وجب عليه دم) تفكم. ثم يُعمل إلى أن يأتي به وصفته كما تفكم. مصليهما سنة الطواف).
j9.11 Then, if one has already gone between Safa and Marwa after the arrival circumambula- tion (dis: j6.1), one does not repeat it, though if one has not yet done it, one must do so, since going between Safa and Marwa is also an integral without which the hajj is unfinished, and one remains in ihram (O: legally, regarding one's rela- tions with women (dis: j9.13)) until it is per- formed.	i9.11 ثمَّ إِنَّ كَانَ سَعَمَىٰ مَعَ طوافِ الشدوم لم يُمِدْهُ وإلاً سَعَىٰ (وجوباً) لأنَّ السمي آيض ركنَّ لا يَتِمُ الحَصِّج إلاَ بِهِ ويَثْفَىٰ محرماً (حكماً بالنسبة لما يتعلَق بالنسام) إلى أَنْ يَأْتِيَ بِهِ.
RELEASE FROM IHRAM: GENERAL PROVISIONS	التحلل: أحكامه العامة
<ul> <li>j9.12 The best order in which to perform:</li> <li>(1) stoning Jamrat al-'Aqaba;</li> <li>(2) cutting the hair;</li> </ul>	j9.12 [وَاعْلَمُ أَنَّ] السرميّ، والحلقُ وطواف الإضاضة (كل منها يسن فعله في هذا اليوم و) الأفضلُ (في ترتيبها) تقديمُ السرمي ثمَّ الحلقُ ثمَّ الطواف (والمسراد
(3) and the going-forth circumambulation (tawaf al-ifada):	

### j10.0 The Pilgrimage

is (1), (2), and (3) (O: and the sunna is to do all three on this day), though it is valid to do them in some other order.

The time for these three begins at the middle of the night (A: between sunset of 9 Dhuł Hijja and dawn of the tenth) on 'Eid al-Adha (O: though it is best for the stoning to take place after sunrise). The (O: preferred) time for stoning Jamrat al-'Aqaba ends at the end of the day of the 'Eid (O: at sunset. As for the permissible time, it lasts until the end of the three days after the 'Eid. The best time to stone on 'Eid al-Adha finishes at noon. Thus, the stoning has three times: the best, the preferred, and the merely permissible), while the time for cutting one's hair and the going-forth circumambulation lasts indefinitely, even if years.

j9.13 The release from ihram in hajj is in two stages, partial (lit. "first") and full ("second").

Partial release from ihram occurs when any two of the three rites of stoning, cutting the hair, and the going-forth circumambulation are performed, whether cutting the hair and stoning, cutting the hair and circumambulation, or stoning and circumambulation. Doing any two of them accomplishes partial release from ihram, rendering permissible all the things that were made unlawful by ihram (def: j3.5) except those relating to women, such as sexual intercourse, getting matried, or touching with desire.

Full release from ihram occurs when all three rites have been performed, and it renders permissible everything made unlawful by ihram (O: though one still has to stone at the three stoning sites and stay overnight at Mina during the days following the 'Eid (Ayam al-Tashriq)).

بالرمي رمي جمرة العقبة) فلو أتي بهًا على غير هذا الترنيب فَقَدَّمَ وأُخَّرَ جَازً. ويَدْخُلُ وقتُ الثلاثة بنصف الليل من ليلة التحسر (والأفضل أذ يكبون البرمي واقعاً بعبد طلوع الشعس) ويُخْرُجُ وقتُ رمِي جمسرة العقبةِ (أي وقت الاختيار) بخروج يوم التحر (بغروب شمسها. وأمسا وقت الجنواز فيمتند إلى آخبر أينام النشريق ووقت الفضيلة لرمي يوم النحر ينتهى بالمزوال فيكمون لرميمه ثلاث أوقات : وقت فضيلة ووقت اختيار ووقت جوان ويسقى وقت الحلق والطبواف متراخباً ولو إلى سنين. j9.13 ______ وللحـــجُ تحلُّلانِ أولُ وثــانِ فالأولْ يَحْصَلُ باتنين منْ هَذَه الثلاثةِ أَبُّها كَانَ، إمَّا حلقٌ ورمنُ أوْ حلقٌ وطبوافٌ أوْ رمي وطواف فمتى فغل النين منها خصل التحللُ الأولُ ويَجِسلُ بهِ جميعةُ مَا حَرُمَ عليه ما عَدًا النسباء من وطو وعقد نكاح ومساشيرة فأذا فعل الشالث خارله كلما حَرَّمَهُ الإحترامُ (ويجب عليه أن يأتي بما بقى عليه من الرمى لأيام التشريق والمبيث) .

# j10.0 ENCAMPMENT AND STONING AT MINA ON THE DAYS AFTER 'EID

j10.1 When finished with the going-forth circumambulation (tawaf al-ifada) and going between Safa and Marwa (O: i.e. doing the latter if i10.0 المبيت والرمي بمنى لأيام التشريق

j10.1 فَإِذَا فَرَغَ مَنْ طَوَافِ الإِفْسَاضَةِ والسَسِعِي (إِنْ لَم يَكُنْ سَعَى بِعَــد طَوَافَ one had not previously performed it after the arrival circumambulation (dis: j6.1)), one is obliged to return to Mina (O: to stay overnight there and stone on the days following the 'Eid (Ayam al-Tashriq). It is desirable to arrive before noon to perform the noon prayer there as the Prophet did (Allah bless him and give him peace)), and one spends the night there.

One picks up twenty-one pebbles from Mina on the days after the 'Eid (the first of which is the second day of the 'Eid), taking care to shun the three places mentioned above (dis: j9.4(end)).

i10.2 After the time for the noon prayer has come (O: on 11 Dhul Hijja, the first day after the 'Eid) one stones with the pebbles before performing the noon prayer.

القسدوم) رَجَعَ إِلَىٰ مِنْنَ (وجبوباً لأجبل المعييت بهما والمرمي لأيمام التشمريق ويستحب كون الرجوع قبل الظهر بحبث يدرك الصلاة فيها اقتداء به بش وبات بها ويَلْتَقِيطُ في أينام التشيريق وهيو ثاني العيسد إحدى وعشيرين حصباة من منئ ويُتَجَنُّبُ المواضعُ الثلاثةُ المتقدمةُ . j10.2 فإذًا زَالَتِ الشمس (أي شمس

10.2 فاذًا زَالَتِ السَّمسُ (أي شَمسَ يوم الحــادي عشــر الــذي هو أول أيـام التشريق) رَمْن بهَا قبَلُ الصلاةِ.

(N: It is well to mention some rulings about stoning that enable one to avoid the crowding at Mina on a contemporary hajj. The time for stoning on each of the three days that follow the 'Eid (Ayam al-Tashriq) begins at *noon of that day* and ends at *sunset on the third day* after the 'Eid. This means that one may postpone all of one's stoning until the afternoon of the third day, having remained at Mina until then. But in such a case, the correct order is still obligatory: one must begin by stoning with the intention of performing it for the first day, starting at the first stoning site (Jamrat al-Kubra), then the second site (Jamrat al-Wusta), and then the third (Jamrat al-'Aqaba). Then one stones with the intention of performing it for the second day, the first stoning site first, then the second, then the third. And then one stones for the third day, observing the same order.)

THE PROPER SEQUENCE FOR STONING

j10.3 The first site one stones (O: called Jamrat al-Kubra) is the one closest to al-Khayf mosque. One (A: optimally) walks up to it, keeping it on one's left and facing the direction of prayer (qibla), stones it pebble by pebble as mentioned above (j9.5), and turns from the direction of prayer to avoid others' pebbles, after which one puts the stoning site behind one and again turns to the direction of prayer, to supplicate and invoke Allah humbly and imploringly for as much time as it takes to recite al-Baqara (Koran 2) (N: about an hour).

One then proceeds to the second site (O: called Jamrat al-Wusta), repeats the storing procedure, and when finished, supplicates (O: and

,		
	invokes Allah Most High) for as long as it takes to recite al-Baqara.	الأولى فإذا فَرَغَ متهَا وَقُفَ وَدَعَا (وَذَكَر الله تعالى) قدرُ سورة البقرةِ
	Then one goes to the third site, which is Jamrat al-Aqaba that was previously stoned with	لْمُّ يَأْبِّي الجمسرةَ الشالشةَ وهيَ جمرةُ
	seven pebbles on 'Eid al-Adha, and stones it as	العقبة التي رماها يوم النحر فيرميها بسبع
	one did at that time (dis: j9.5), facing it with the	كَمَا فَعَلْ يومَ النحر فَيُسْتَقْبِلُهَا والقيلة عن
	direction of prayer (qibla) to the left, though when finished, one does not stand there.	يسارِهِ فَإِذَا فَرْغَ لا يَقِفُ حَنَدُهَا.
	THE SECOND DAY AFTER THE 'EID	اليوم الثاني من أيام التشريق
	<ul> <li>j10.4 One is obliged to spend the night at Mina</li> <li>(A: that evening, after sunset on 11 Dhul Hijja). The following day, the second day after the</li> <li>'Eid (A: i.e. 12 Dhul Hijja), one picks up twenty- one pebbles, and after the noon prayer's time has come, one stones the three stoning sites as</li> </ul>	j10.4 ويَبِيتُ بِمَنِّيَ. ثمَّ يُلْتَ <del>فِسطُ</del> مِنَ الفَّ دِ وَهُوَ ثَانِي أَيَّامِ التَّسُرِيقِ إحدى وعَسْرِينَ حَصَاةً فَيْرْمِي بِهَا الْجِمراتِ السَّلَاتَ كُلُّ جَمرةِ بِسِيع بِعَدْ الزَوَالِ كَمَا تَقَدَّمَ.
	described above, seven pebbles at each site. It is not permissible to stone for each of the days after the 'Eid until after the noon prayer's time arrives. The correct sequence of stoning the sites is obligatory: the one closest to al-Khayf mosque first, the middle one second, and Jamrat al- 'Aqaba third.	ولا يَجُسوزُ رَمَّيُ المجعادِ في أيسامِ التشريقِ إلاّ بعدَ الزوالِ . ويَجِبُ الترتيبُ فَيَرْمِي ما يَلِي مسجدَ الخيفِ أولاً والوسطَى ثانياً والمقبةَ ثالثاً .
	j10.5 It is recommended to take a bath (ghusl) each day for stoning.	j10.5 ويُنْدَبُ الغسلُ كُلُّ يوم للرجي
	THE PERMISSIBILITY OF LEAVING MINA ON THE SECOND DAY	جواز النفر في ثاني التشريق
	j10.6 After stoning on the second day after the 'Eid, it is recommended for the imam to give a ser- mon informing people about the permissibility of leaving early (A: on the second day rather than the third) (O: which is permissible provided:	j10.6 فإذًا رَمَى في ثابي التشسريق تُدِبَ للإمسام أنَّ يَخْطَبُ خطبة يُمُلُمُهُم فيها جوارُ التفر (وهو أن يكون واقعاً بعد النوال وأن يكون بعد الرمي وأن يكون أ التفر من منى فلا يصح التفر من غيرها
	(a) that one's departure takes place after the noon prayer's time has come;	
	(b) after having stoned the three stoning sites;	
	(c) that one's departure is from Mina itself,	

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# Encampment and Stoning at Mina on the Days After 'Eid j10.7

as it is not permissible to leave directly from Jam- rat al-'Aqaba, in view of the position that it is not part of Mina;	كمن يتفر من جمرة العقبة على القول بأنها ليست منى وأن بنويه منها وأن يكون قبل الغروب) ويُوَدُّعُهُمٌ.
(d) that one intends leaving while within the boundries of Mina;	
(e) and that one leaves before sunset).	
Then the imam bids them farewell.	
j10.7 One then has a choice between leaving carly on the second day after the 'Eid, or waiting (A: until having stoned on the third day). If one wishes to leave early, one may do so, provided the departure from Mina occurs before sunset. If the sun sets and one is still at Mina, it is not permis- sible to leave early, and one is obliged to spend the night there and stone the sites the next day. If one does not wish to leave early, one stays overnight at Mina, picking up twenty-one pebbles and stoning the sites on the following day after the time of the noon prayer has begun, as previously	10.7 [ لَمْ يَتَخَسَّرَ بِينَ أَنْ يَتَعَجَّلَ فِي يومين وبينَ أَنْ يَضَاحَّرَ فَإِذَا أَرادَ التعجيلَ فَلْيَنْضِرُ يسْرِطِ أَنْ يَرْتَحِلَ مَنْ مَنْيَ قَبلَ الغروب فإنْ غَرَيَتُ وهو وَمِي الغد. وإنْ لَمْ يَرِد التعجيلَ وَانْتَقَطَ إِحَدَى وعتسرينَ حصاة يُرَمِيهَا مَنَ الغدِ بِعدَ الزوال كَمَا تَقَدَّمَ .
mentioned.	
mentioned. CONDITIONS FOR THE VALIDITY OF STONING	شروط صحة الرمي
	شروط صحة الرمي 10.8 ( انتبيب في حاصيل شروط الرمي إجمالاً بعد ذكرها مفصلة مشتق وهي سبعية : الأول كون السرمي بسبيع
CONDITIONS FOR THE VALIDITY OF STONING j10.8 (O: Having mentioned the conditions for stoning in various rulings above, it is well to enu-	j10.8 (تشبيسه في حاصسل شروط السرمي إجمعالاً بعد ذكرها مفصلة مشتق وهي سبعسة : الأول كون السرمي بسبسع حصيات، والثناني كونها واحدة واحدة.
CONDITIONS FOR THE VALIDITY OF STONING j10.8 (O: Having mentioned the conditions for stoning in various rulings above, it is well to enu- merate all seven together:	10.8 ( (تنبيب في حاصل شروط الرمي إجمالاً بعد ذكرها مفصلة مشتة وهي سبعة : الأول كون الرمي بسبع مصيات، والثالي كونها واحدة واحدة، والثالث أن يسمى رمياً بحيث يصدق عليه مسمى السرمي لا بوضع الحصاة في
CONDITIONS FOR THE VALIDITY OF STONING j10.8 (O: Having mentioned the conditions for stoning in various rulings above, it is well to enu- merate all seven together: (a) that seven pebbles be used;	10.8 ( تنبيب في حاصيل شروط الرمي إجمالاً بعد ذكرها مفصلة مشتق وهي سبعة: الأول كون الرمي بسبع مصيات، والثالي كونها واحدة واحدة، والثالث أن يسمى رمياً بحيث يصدق عليه مسمى السرمي لا بوضع الحصاة في المرمى، والرابع كون المرمي حجزاً بأي توع كان من أشواعه فكل ما يصدق عليه اسم الحجر يصح السرمي به، والخامس
<ul> <li>CONDITIONS FOR THE VALIDITY OF STONING</li> <li>j10.8 (O: Having mentioned the conditions for stoning in various rulings above, it is well to enumerate all seven together: <ul> <li>(a) that seven pebbles be used;</li> <li>(b) that they be thrown one by one;</li> <li>(c) that one's action may be termed throwing, not mercly putting the pebbles into the throw-</li> </ul> </li> </ul>	10.8 ( (تنبيب في حاصيل شروط الرمي إجمالاً بعد ذكرها مفصلة مشتة وهي سبعة : الأول كون السرمي بسبيع مصيات، والشاني كونها واحدة واحدة. والثالث أن يسمى رمياً بعيث يصدق عليه مسمى السرمي لا بوضيع الحصياة في المرمى، والمرابع كون المرمي حجراً بأي توع كان من أنواعه فكل ما يصدق عليه
<ul> <li>CONDITIONS FOR THE VALIDITY OF STONING</li> <li>j10.8 (O: Having mentioned the conditions for stoning in various rulings above, it is well to enumerate all seven together: <ul> <li>(a) that seven pebbles be used;</li> <li>(b) that they be thrown one by one;</li> <li>(c) that one's action may be termed throwing, not merely putting the pebbles into the throwing place;</li> <li>(d) that what is thrown be some form of</li> </ul></li></ul>	10.8 ( (تنبيب في حاصيل شروط الرمي إجمالاً بعد ذكرها مفصلة مشتة وهي سبعة : الأول كون الرمي بسبع مصيات، والشاني كونها واحدة واحدة، والثالث أن يسمى رمياً بحيث يصدق عليه مسمى الرمي لا بوضيع الحصاة في المرمى، والرابع كون المرمي حجراً بأي توع كان من أنواعه فكل ما يصدق عليه اسم الحجر يصح الرمي به، والخاص كونه ياليد لا بغيرها فلا يكفي يقوس ورجل. والسادس قصد المرمى وهو

# j10.9 The Pilgrimage

(g) that one be certain that the pebble reaches it, even if it falls out again, for if one doubts that the stone reached it, then that stone does not count;	والسابع تحقق إصابته بالحجر وإن لم يبق فيه كأن تدحرج وخرج مه فلو شك في إصابته لم يحسب ولا يعتد به. فهذه سبعة شروط تكون عامة لرمي يوم النحر
(the above seven conditions hold for both 'Eid al- Adha (dis: j9.5) and for the days following the 'Eid, though the days following the 'Eid require two additional conditions:)	ولرمي أيام التشريق، ويزاد عليه شرطان لرمي أيسام التشيريق: [الأول] أن يكسون السرمي واقعاً بعبد المزوال و(الثنائي] أن يكون مرتباً وتقدم معنى الترتيب) .
(h) that the stoning be done after the time for the noon prayer arrives;	
(i) and that one stone the three sites in the proper sequence (dis: j10.3).)	
j10.9 Then one (O: who has (n: remained at Mina and) stoned on the third day after the 'Eid) leaves (O: after stoning. None of the conditions for leaving early (def: j10.6) are necessary to leave at this point).	10.9 في المالية (بعيد رمي يوم الثالث) يَنْفِرُ (ولا يشتبرط لهيذا النفر الثياني شيء معا يشترط للأول) .
VALID EXCUSES FOR NOT SPENDING THE NIGHT AT MINA	أعذار لترك المبيت
j10.10 (O: If there is an acceptable excuse for not spending the night at Mina, then not doing so does not entail any consequences. Excuses include:	j10.10 (وترك المبيت لعـ لا شيء فيـه كمن له مال يخـاف ضياعه لو اشتغل بالمبيت أو يخاف على تفسه أو مال معه أو
(1) having property one fears to lose were one to stay overnight;	له مريض يحتباج إلى تعهده أو يكـون به مرض يشق معــه المزيت أو نحــو ذلــك فالصحيح أنه يجوز لهم ترك المـيـت ولهم
(2) feating for one's person or the funds with one;	أن يتقروا بعد الغروب ولا شيء عليهم
(3) having a sick person with one who requires care;	
<ul><li>(4) having an illness that makes spending the night a hardship;</li></ul>	
(5) or a similar excuse.	
People in such circumstances do not have to spend the night, and may leave on the second day after the 'Eid, even after sunset.	

# The Farewell Circumambulation and Final Measures j11.0

These excuses, which permit one to not spend the night at Mina, likewise permit not spending the night at Muzdelifa, in connection with which some other excuses have been previously men- tioned (dis: $j9.1(1-2))$ .)	فهذه الأعذار المذكورة كما تكون عـذراً لتـرك المبيت يمنى تكـون هذراً لتـرك المبيت بمزدلفة وتقدم يعضها هتاك).
310.11 It is recommended (N: after leaving Mina) to spend the night at al-Muhassab, which is by the mountain near the cemetery of Mecca, one's hajj now being finished.	j10.11 ويُنْسَدْبُ أَنْ يَشْرِلُ المُحَصَّبَ وهو عنذ الجبل الذي عند مقابر مكة وقد فرَخْ منْ حَجَّهِ.
*	
j11.0 THE FAREWELL CIRCUMAMBULATION AND FINAL MEASURES	j11.0 طواف الوداع والرحيل
j11.1 If one wishes to perform the tumra, one may do so (O: i.e. enter ihram for it) from any point outside of the Sacred Precinct (Haram), as mentioned below in the description of 'umra (def: j12).	j11.1 وإذًا أراذ الاعتماز اغْتُمَرَ (أي أحرم بها) منَ الحلَّ كَمَا سَلِّاتِي في صفةِ العمرةِ .
THE FAREWELL CIRCUMBULATION	ٍ طواف الوداع
j11.2 When one wants to return home, one comes to Mecca and performs the farewell cir- cumambulation (tawaf al-wada') (O: as is obligat- ory. It is disobedience to Allah to leave without the farewell circumambulation, and one must return to Mecca to perform it if still within 81 km./ 50 mi. of it. If farther than this, one is not obliged to return, but must slaughter (def: j12.6(1)) (N: i.e. if one goes by the position that the farewell cir- cumambulation is obligatory, though slaughtering is sunna if one goes by the position (A: the weaker position in the Shafi'i school) that the farewell cir- cumambulation is merely sunna). The integrals and conditions of the farewell circumambulation are the same as the obligatory circumambulation (def: j5.16). The farewell circumambulation is not only for those performing hajj or 'umra, but is required	أراد المرجوع إلى بلذه بعنى أو في المحصب)] [(والحال أنه بعنى أو في المحصب)] أمَّن مكة وطَاف للوداع (فلو خرج بلا وداع عصى ولزمه المود ما لم يبلغ مسافة القصر من مكة فإن بلغها لم يجب العود يعد ذلك ولكن تستقر عليه الفدية (ح: على القول بأنه واجب وتسن على القول بأنه منه)، وما وَجَبَ وشُرِط في طواف الفرض يجب في طواف الوداع، وطواف الوداع لا يختص بسن حج وامتعر بل يؤمر الوداع لا يختص بسن حج وامتعر بل يؤمر

11.5 The Fuguinage	
from (A: i.e. obligatory for) anyone leaving Mecca a considerable distance, no matter whether intending to return or not).	به كل من أراد فراق مكة إلى مسافة يعيدة سواه نوى أنه يرجع إلى مكة أم لا) .
j11.3 After the farewell circumambulation, one prays two rak'as (O: a sunna in our school) and stands at the place between the Black Stone and the door of the Kaaba, and supplicates: "O Allah, the house is Your house, the servant Your servant and son of Your two servants. You have carried me on a creature You have made submissive to me, bringing me to Your city and showing me Your grace that I might fulfill Your rites. If You are pleased with me then be the more so, and if not, then bless me now before my residence and the place where I am visited grow far from Your house. Now is the time I depart if You permit me, who seek none but You and no other than Your house, and am not averse to You or Your house. O Allah, give me good health in body and protect me in my religion. Make my affairs turn out well and give me the sustenance of obedience to You as long as You let me live. Give me the best of this world and the next, for truly, You have power over everything." One blesses the Prophet (Aliah bless him and give him peace), and then walks away normally (O: turning one's back on the Kaaba) without backing away from it (O: while facing it, as many people do, which is offensive because it is a reprehensible innovation (bid'a, def: w29.3)).	11.3 نَمْ رَحَعَ رَكْتِنَ (وهي عندنا النهم وَوَقَفْ في الملسوم بينَ الحجر الأسود وانباب وقال: «اللهم إنَّ البيت بيسَكَ والعبد عبد في وقال: «اللهم إنَّ البيت على يَسُكَ والعبد عبد في مِنْ خَلَقِب حَسَى عبد نا عبد ترتي في مِنْ خَلَقِب حَسَى عبد نا عامل من عبد في مَنْ خَلَقِب في مَدْمَن عان عبد في عن عند في من عند في من عند في عن عند في عن عبد في عن عند ند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عند في عن عن عن عن عن عن عن عن عند في الأذ قد عني رضا وإلاً فمن عند في عند في الأذ قد عني رضا وإلاً فمن إلى غير عسنبدل بيك ولا بيتك ذاري ويتما وتنه عند في ويني عند في ويتمن عند في ويتمن عن يبتك ذاري ويتما ويتما عند في ويتما عند في واز من عن يبتك ذاري ويتما إلى في في عبد في الحسن في في منابيك في والعصمة في ويني وأخص العامين على المعلي واز رُثْني العمل بطاعيك والا عسن على على المعن ين يبتك ملي على المعي على في عليم على المعمل على كل شي ي تديم على عام عابت على يسمن على عند أمر والا عمر والا عمر والا عمر والا عمر والا عمر واز ويتما على كل شي ي تدي والمع عن أمر بنه عالي في ينه في عالي والا عمر والا عمر والا عمر واز مع وأخم على على على على عبد مي ما عيك في يسم على المي يعلى الميت ينه منه ي على أمر من على المي ي قد يسره . ثم ما أيني يتني والا عمر في المي على المي ي على على على على على على على على على على
j11.4 One then immediately prepares for depar- ture. If one stops to stand (O: lengthily), or becomes involved in something unconnected with travel (O: like shopping, paying a debt, visiting a friend or sick person, and so forth), then one's farewell circumambulation is invalid (A: though such things do not nullify it in the Hanafi school) and it is obligatory to repeat it. But if one's activity concerns travelling, such as making one's baggage fast or buying travel provisions and the like (O: such as a rope with which to tie up one's baggage) then it is permissible.	11.4 فَمْ يُعَجَّلُ الرحيلَ. فإنَّ وَقَفَ بعد ذلك رأي وقوف طويلًا الو تشاغل بشيء لا تَعَلَّق له بالرحيل (كشراء متاع أو قضاء دين أو زيارة صديق أو عيادة مريض أو نحو ذلك لم يُعَنَّذ بطواف عن الوداع وتَنْزَمُه إعادتُه. فإنَّ تَعَلَّن بالرحيل كَشَدً زخل وشراء زاد ونحوه (أي الزاد كشراء حيل يشد به الرحل) لم يضر.
j11.5 A woman in her monthly period may depart without a farewell circumambulation, and	j11.5 وللحائض أن تنفر بلا وداع

need not slaughter in expiation (O: though it is sunna for her to come to the door of the mosque and say the supplication mentioned above (j11.3)).	ولاً دمَ عليُّهًا (لكن يسن لها أن تأتي على باب المسجد وثقول الدعاء المتقدم).
RECOMMENDED MEASURES FOR THOSE STAYING IN MECCA	ما يندب للمقيم بمكة
<ul> <li>j11.6 It is recommended to do much of: <ul> <li>(1) performing 'umra (O: the whole time one is in Mecca, especially in Ramadan);</li> <li>(2) looking at the Kaaba (O: as it is said that Allah Most High sends down one hundred and twenty mercies day and night upon the Noble House, sixty for those circumambulating, forty for those praying there, and twenty for those looking at it);</li> <li>(3) drinking the water of the Well of Zamzam for whatever intention one wishes, religious or this-worldly (O: as the Prophet (Allah bless him and give him peace) said,</li> <li>"The water of Zamzam is for whatever it is drunk for."</li> </ul> </li> <li>It is sunna to face the Kaaba while drinking, to breathe three times, and say "al-Hamdu lillah" and "Bismillah" each time one drinks), drinking one's fill of it;</li> <li>(4) and visiting the noble places of Mecca (O: which are many, such as the birthplace of the Prophet (Allah bless him and give him peace) and that of 'Ali (Allah bless him and give him peace) and that of 'Ali (Allah bless him and give him peace) and that of 'Ali (Allah bless him and give him peace) and that of 'Ali (Allah be well pleased with him).</li> </ul>	11.6 وَنُبْسَدُبُ أَنَّ [يَسَدُحُسُلُ البِيتَ حافياً إِنَّ لَمْ يُؤَدَ أَحَداً بِمزاحمة ونحوها فَاذَا تَخَلَ مَشَى تلقاء وجهه حتى يَبْقَى بِيَهُ فَاذَا تَحَلَّى فَهْدَ مَعْلَى النبي ثلاثة أَذْرِع وَبِينَ الْجِدارِ المعالِلِ للبابِ ثلاثة أَذْرِع فَهاكُ يُعْمَلُي فَهْوَ مصلَى النبي تَلاثة أَذْرِع مَنَ النبي يَحْدَقُ وخصوصاً فَهاكُ يُعْمَلُي فَهْ مصلَى النبي تَلاثة أَذْرِع مَن الاعتصار (هذة إقامت يمكة وخصوصاً الله تعالى ينز معادر (مذة إقامت يمكة وخصوصاً كل مَن الاعتصار (مذة إقامت يمكة وخصوصاً كل الله تعالى ينز ل على البيت الشريف في قو رمضان) والنظر إلى البيت الشريف في للطائفين وأر بعون للمصلين وعشرون كل يوم وليلة مانة وعشرين رحمة ستون المصلين وعشرون ون فلطائفين وأر بعون للمصلين وعشرون في أو والسلام : اماء زمزم لما شرب له، ويسمد في في في شريه استقبال الكعبة وأن يتنفس ثلاثاً في يشريه استقبال الكعبة وأن يتنفس ثلاثاً المناصلين قائز ومن يُؤورَ وفي كل مرة يحمد الله ومولد على رضي الله المواضع الشريفة بمكة (وهي كثيرة المواضع الشريف في دولا على رضي الله المواضع الشريف قاد ين عنه.
j11.7 It is unlawful to take the slightest bit of the earth of the Sacred Precinct or its stones, or take cups or jugs made from the clay of the Sacred Pre- cinct of Medina.	11.7 ويُحْرُمُ أَحَدُّ شيءٍ مِنَّ [طيب الكعبة و] تراب الحسرم وأحجاره ولاً يُسْتَصْحِبُ شيشاً من الأكورة والأساريق المعمولةِ منَّ حَرَمِ المدينةِ أيضاً.

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j12.0	) <b>ТН</b>	E OB	LIGATORY	FEATURES
OF	HAJJ	AND	'UMRA	

A DESCRIPTION OF 'UMRA'

12.1 The 'umra consists of entering thram as one does for hajj (def: j3) (O: resembling the hajj in the obligatoriness of the intention when one enters ihram, in the sunna of bathing (ghusl) for it, and in the necessity of divesting oneself of sewn clothing before or after the intention). If one is a Meccan (N: or a temporary resident (dis: j2.2)), one must go to (n: enter ihram from at least as far as) the nearest place outside of the Sacred Precinct. If one is from outside (O: meaning a stranger travelling towards Mecca), then one enters ihram at the ihram site (O; which one passes, meaning the hajj ihram sites (def: j2.1)), as previously mentioned. All of the things unlawful while in ihram for hajj (def: j3.5) are unlawful while in ibram for 'umra.

Then one enters Mecca and performs the circumambulation (def: j5.16) of 'umra, though the arrival circumambulation (tawaf al-qudum) is not called for by Sacred Law (O: at all, since one is performing an obligatory circumambulation).

One then goes between Safa and Marwa (j6), and finally shaves the head or shortens the hair (def: j9.7) (O: the former being preferable for men and the latter for women). When this has been done, one is released from the ihram of 'umra.

THE INTEGRALS OF HAJJ AND 'UMRA	أركان الحج والعمرة
j12.2 The integrals of 'umra are:	j12.2 فأركانُهَا إحرامُ وطوافٌ وسعيُ وحلقُ (وترتيب وبه نصير الأركان
(a) ihram (def: j3);	وحلق (وبريب وبه تصير الاركان
(b) circumambulation (def: j5.16);	
(c) going between Safa and Marwa (def; j6.4);	
(d) shaving or shortening the hair (def: j9.7);	

والعمرة

j12.0 واجبات الحج

j12.1 صفة العمرة أنْ يُحْرَمَ بِهَا كَمَا

يُحْسِرهُ بالحَيجُ (مشب، بإحبرام الحج في

وجموب النيمة عنبد الإحبرام وقى سنيمة

الاغتسال لها وقي وجوب النجرد بعد ألنية

أر قبيلهما) . فإنْ كَانَ مكيماً فيمنْ أدلَّني

الحِـلِّ. وإنَّ كَانَ آفاقياً (أي غريباً متوجهاً

إلى مكنة) قمِنَ الميقاتِ (التي يمر عليها

وهي مواقيت الحج) كَمَّا تَقْدُمُ. وَيَحْرُمُ

بإحرابها جميعُ ما يُحْرُمُ بإحرام الحجّ.

المُ يَدْخُلُ مِكْنَة فَيَطُوفَ طواف العمرة

ثمَ يَحْلِقَ رَأَسَهُ أَوْ يُقْصَّسرَ (والأول

أفضيل للرجيل والشاني أفضيل للمبرأة)

ولا يُشْسرُ ع لَهُ طواف قدوم (من أصله

لدخول طواقها المفروض).

تم بسعى .

و(حينند) قدْ حَلَّ مِنْهَا.

(O: and performing them in the order given, . which is a fifth integral).	خمسة <del>)</del> .
<ul> <li>j12.3 The integrals of hajj are these four (n: (a),</li> <li>(b), (c), and (d) above) plus standing at 'Arafa (def: j8.4).</li> <li>The hajj's other requisites (wajibat, dis:</li> <li>c2 1(A;) are:</li> </ul>	j12.3 وأركسانُ الحيحُ هٰذِهِ الأربعةُ والموقعوفُ وواجبانَّـهُ كونُ الإحمرامِ منَ الميقياتِ ورمي الجمارِ والمبيتُ يمزَدلفةُ وليالي من وطوافُ المداع
<ul><li>(a) that one enter ihram at the proper site (def: j2.1-2);</li></ul>	وليالي منى وطواف الوداع . وما غذا ذلك سننُ .
(b) stoning the stoning sites at Mina (def: j9.4, j10);	
<ul><li>(c) staying the night at Muzdelifa (def: j9.1)</li><li>(N: another position is that this is sunna and not obligatory);</li></ul>	
(d) staying the nights following the 'Eid at Mina (def: j10.1,4,7);	
(e) and the farewell circumambulation (def: j11.2).	
Everything besides the above is sunna.	
THE NONPERFORMANCE OF AN OBLIGATORY FEATURE OF HAJI OR 'UMRA	ترك ركن أو واجب
<ul> <li>j12.4 Someone who does not perform an integral (N: of hajj or 'umra) remains in ihram until he performs it.</li> <li>Someone who does not perform some other obligatory feature of them must slaughter in expiation (def; j12.6(I)) (O: if he does not return and perform it before its time is finished, as in such cases as:</li> </ul>	j12.4 فإنْ تَرَكُ ركسَساً لَمْ يَجَسَلُ مَنْ إحرامه حتَّى يَأْتِيَ بِهِ ومَنْ تَرَكُ واجباً لَوْمَهُ دَمَّ (إن لَم يعد إليه ويفعله كان يعود إلى العيشات قبل التلبس بالطواف وإلا فلا ينفصه المود فإنه قد استقر الدم عليه فلا يسقط عنه بالعود إلى الميقات حيناذ أي حين إذ شرع في الطواف؛ وكترك المبيت
(1) returning to enter ihram at the proper site before one starts circumambulating (dis: j2.5), though if one returns after having begun cir- cumambulating, it does not lift the obligation to slaughter;	
(2) not spending the night at Muzdelifa	

# j12.5 The Pilgrimage

<ul> <li>(j9.1), which necessitates slaughtering if one does not return before sunrise, though to do so after sunrise does not lift the obligation to slaughter;</li> <li>(3) or not spending most of the night at Mina, if one does not return to it before most of the time has passed, though if one does (n: return while most of it remains), then one need not slaughter.</li> </ul>	بمرزدلفة فإنه يجب عليه اللم ما لم يعد إليها قبل طلوع الشمس وإلا فلا ينفعه العود، وكترك المبيت بمنى معظم الليل أي أكثره ما لم يعد إليها قبل مضي أكثر الليل وإلا سقط عنه الدم وغير ذلك من الواجبات) ومَنْ تَرَكَ سنةً لَمْ يَلْزَمْهُ شيءً.
And similarly for the other requisites). Someone who does not perform a sunna is not obliged to do anything.	
BEING PREVENTED BY OTHERS FROM COMPLETING THE INTEGRALS OF HALL OR FUMRA AFTER HAVING ENTERED IHRAM	الإحصار
12.5 Someone prevented by an enemy (O: non- Muslim or Muslim) from entering Mecca (O: and fulfilling the integrals (A: of hajj or 'umra, includ- ing being barred from performing the obligatory circumambulation (tawaf al-ifada) or going be- tween Safa and Marwa) when there is no alternative route, releases himself from ihram by intending release from it, shaving his head, and slaughtering a sacrifice animal at the place he has been prevented, if an animal is available. If not (O: such as when unable to find an animal at all, or finding one for more than the going price of simi- lar animals at that place and time), one gives the animal's value in food (A: wheat) (O: as charity to the poor and those short of money in the Sacred Precinct (N: or place one is prevented)); or if unable (O: to give food), one fasts a single day for each 0.51 liters of food (A: wheat) that would have been given had the latter been done (O: fast- ing the days wherever one wishes. When fasting is the only option possible, one is immediately released from ihram after shaving one's head with the intention of releasing oncself). If such a hajj or 'umra was to have been supererogatory, one is not obliged to make it up.	12.5 ومَنْ أَحْصَرَهُ عَدَوُ (والعَدَو المذكور يشعل العسلم والكافر، عنْ مكة (وعن إتمام الأركان) ولمْ يَكُن لَهُ طريق ويُريق دماً مكانة إنْ وَجَدَهُ. وإلاً (إن لم يجده أصلاً أو وجده لكن زاد ثمنه عن ثمن المنسل، أخسرَج طعماصاً بقيعتِه (ويتصدق به على فقراء الحرم ومساكيته) مد يوساً (في أي مكان شاه. وإذا انتقل إلى الصوم تحلل حالاً بما تقدم من الحلق مع النية) ولا قضاء إنْ كان تطوعاً.

A FULL SUMMARY OF THE EXPLATIONS CONNECTED WITH HAJJ AND 'UMRA

محصل دماء الحج والعمرة

j12.6 (n: Muhammad 'Abdullah Jurdani distinguishes between four categories of expiations relating to hajj and 'umra.

(1) The first category consists of alternatives in a fixed precedence order and predetemined amount (dam tartib wa taqdir), meaning that one must either slaughter a shah (def; h2.5) meeting sacrifice specifications (def; j14.2), distributing its meat to the poor and those short of money (def; h8.11) in the Sacred Precinct; or if unable to slaughter (N: from lack of money (def; j1.17(2)) while on the hajj, even if one has enough money back home), then one must fast three days during the hajj and seven more at home, making ten days. (N: If this explainon is for something that should have been performed after standing at 'Arafa (n: (4), (5), (6), or (9) below), the three days "during the hajj" may be fasted after one's release from ihram while still in Mecca, or if one fails to do so while there (A: as is obligatory), they become a makeup fast that must be performed before the other seven fasted at home (A: by an interval equal to the days of one's journey home).)

There are nine things which necessitate this type of explation:

(1) performing an 'umra first (tamattu') hajj (def: j1.15,17);

(2) performing hajj and 'umra simultaneously (qiran, def: j1.16,17);

(3) not standing at 'Arafa (def: j8.4);

(4) to miss stoning (def: j10.8) at the stoning sites of Mina on the three days after the 'Eid, the time for which ends at sunset on the third day (dis: j10.2(N:)) if one does not leave early (def: j10.6);

(5) to miss all three nights at Mina after the 'Eid (def: j10.1,4,7), though if one only misses a single night, one distributes 0.51 liters of wheat to the poor of the Sacred Precinct, and if two nights, then double this amount:

(6) to miss spending the night at Muzdelifa (def: j9.1, second par.);

(7) not entering ihram at the proper site (dis: j2.5):

(8) breaking one's vow (def: j18.5);

(9) or not performing the farewell circumambulation (tawaf al-wada', def: j11.2).

(II) The second category consists of explations in which one is *free to choose* one of three predetermined alternatives (dam takhyir wa taqdir), namcly: to

slaughter and distribute a *shah* as described above (I); to fast three days, even if unconsecutive, wherever one wishes; or to give 1.015 liters of wheat to each of six of the poor or those short of money at the Sacred Precinct.

There are eight things which necessitate this type of explation:

(1) removal of three hairs (dis: j3.8) at one time and place, meaning that the interval between removing each is not considered *long* (dis: f4.5), and one has remained at the same place, though if their removal does not occur at a single time and place, one must pay 0.51 liters of wheat to the poor or fast one day for each hair, even if their number exceeds three;

(2) trimming three nails at one time and place, with the same rules and restrictions as just mentioned;

(3) mon weating sewn garments or covering their head (dis: j3.6), or women covering their faces (dis: j3.24);

(4) using oil (def: j3.7(1));

(5) using scent (j3.7);

(6) sexual foreplay (n: other than intercourse) (dis; j3.13);

(7) having sexual intercourse a second time after having spoiled one's hajj (dis: j3.14) by an initial sexual intercourse;

(8) or having sexual intercourse between partial and full release (def: j9.13) from ihram.

(III) The third category consists of explations in a fixed precedence order of alternatives involving estimate-based substitutes (dam tartib wa ta'dil). It is necessitated by two things.

(1) The first is being prevented by another from completing all the integrals of the hajj or 'umra (def: j12.5), in which case one must release oneself from ihram by slaughtering and distributing a *shah* as described above (1); or if usable to slaughter, one estimates its value, buys food for that amount, and distributes it to the poor of the Sacred Precinct (N: or place one is prevented); or if unable to give food, one fasts one day for each 0.51 liters of wheat that would have been given if one had been able to.

(2) The second is having spoiled one's hajj or 'umra by sexual intercourse (def: j3.14), in which case one must slaughter a camel, or if unable to, one must perform the alternative one is capable of, of those mentioned at j3.15.

(IV) The fourth category involves choosing between alternatives consisting of estimate-based substitutes (dam takhyir wa ta'dil). It is necessitated by two things.

(1) The first is killing a game animal while in ihram, where if there is a domestic animal of similar value (lit. "like"), one has a choice between the alternatives mentioned at j3.22, though if there is not, then those mentioned at j3.23.

(2) The second is destroying a tree of the Sacred Precinct, where, if it is large in relation to other trees of its kind, one slaughters and distributes a cow, and if small, one slaughters a sheep. In either case, one has a choice between slaughtering it and distributing its meat to the poor of the Sacred Precinct, estimating its cost and buying wheat to distribute to the poor of the Sacred Precinct, or fasting a day for each 0.51 liters of wheat that would have been bought had the latter been done.

### (Mufid 'awam al-Muslimin ma yajibu 'alayhim min ahkam al-din (y67), 230-38))

(N: Throughout the above, whenever one is obliged to slaughter an animal, it is permissible to commission (wakala, def: k17) another person to do so by means of the written contracts readily available at a modern hajj, simply paying an amount of money and signing the agreement. They then slaughter for one in the early morning of the 'Eid and distribute the meat to deserving recipients. Secondly, giving *food* or *wheat* to the poor, wherever it is mentioned in connection with explations, means giving them the type of food that is valid for the zakat of 'Eid al-Fitr (def: h7.6), and the remarks made in that section about the Hanafi school permitting other than wheat apply equally here.) (n: In the Hanafi school, slaughtering must take place in the Sacred Precinct, though one may distribute both the meat and other explations anywhere (*al-Lubab fi sharh al-Kitab* (y88), 1.212, 1.224).)

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j13.0 VISITING THE TOMB OF THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE)

j13.1 It is recommended when one has finished the hajj to visit the tomb of the Prophet (Allah bless him and give him peace) (n: in Medina). (O: One should enter his mosque with the right foot first, as in any mosque, and say the well-known supplication: "In the name of Allah, praise be to Allah. O Allah, bless our liegelord Muhammad, his folk and his Companions, and give them peace. O Allah, open unto me the gates of Your mercy.")

j13.1 يُسْدَبُ إذَا فَرْغَ مَنْ حَجَّو زبارةً قبر النبي تيخة (فإذا دخل المسجد فليقدم رجله اليمنى كما في سائر المساجد وحينند فليقل المدعاء المشهور وهو: بيسم الله والحمد للو اللهم صل على سيدنا محمد وعلى اله وأصحابه وسلَّم.

#### j13.2 The Pilgrimage

HOW TO VISIT THE PROPHET'S TOMB كبفية زيارة القير الشريف i13.2 It is recommended to pray two rak'as to j13.2 👘 نَيْصَلَّى تَحِيةُ مُسْجَدِهِ تُمَّ يَأْتِي greet his mosque, and then approach the noble القير الشريف المكرم فيستذبر القبلة and honored tomb and stand at the head of it with (ويَجْعُلُ فَتَبْدِيلُ الْقَبْلَةِ الَّذِي عَنْدُ وأَسَ one's back to the direction of prayer (gibla). One القبر على رأسه] ويُطْرِقَ رأسَهُ ويَسْتَحْضِم bows one's head and summons to mind reverent awe and humility, then greets the Prophet (Aliah الهبيسة والخنسوع ثم يسلم ويصلى على bless him and give him peace) and blesses him in a النبي ﷺ بصوتٍ متوسطٍ (وصيغة السلام normal voice (O: saying: "Peace be upon you, O هي قوال السمسلم : «السبلامُ عليسكَ يا Messenger of Allah. Peace be upon you, O رسوني الله، السيلام عليكَ بانبعُ الله، Prophet of Allah. Peace be upon you, O Chosen السلام عليكُ يا خيرة اللهِ ، السلام عليك One of Allah. Peace be upon you, O Best of يا خَيْسُ خلق اللهِ السلامُ عليكَ يا حبيب Allah's Creation. Peace be upon you, O Beloved الله:) ويَدْعُو بِمَا أَحَبُّ ثُمَّ يَتَأْخُرُ إِلَى جِهِةِ of Allah"), after which one supplicates Allah for whatever one wishes. Then one steps half a meter يمينه قدر ذراع فيسلم على أبى يكسر ثم to the right to greet Abu Bakr, and again to the يتسأخبر قدر ذراع فيسكم على غمسر رضي right to greet 'Umar (Allah be well pleased with الله عنهما. them). Then it is recommended to return to one's ثم يرجع إلى موقف الأول ويكشر original place and do much of supplicating Allah, الدعباءً والشوسيلُ (به ﷺ في مطلوبه turning to Allah through the Prophet (tawassul, def: w40) (O: concerning one's aims and goals, ومشمسوده لأتسه السوسيلة العظمي في since he is the greatest intermediary, in interces-الشفاعة وغيرها) والصلاة علَّهِ . sion and other things), and invoking blessings ثمْ يَدْعُو عندَ المنبر وفي الروضةِ . upon him (Allah bless him and give him peace), after which one supplicates beside the pulpit (minbar) and in the Rawda (N; which is the space designated by the white pillars between the chamber containing the noble tomb and the pulpit). j13.3 ولا يَجوز الطواف بالقر.

ويكمرة الصاق الظهر والبطن به ولا

يُقَبِّلُهُ (أي الجـدار) ولا يَسْتَلِمُهُ (بيـده

والأدب أن يبعد منه كما يبعد منه لوحضر

في حياته 🎉 هذا هو الصواب وهو الذي

قاليه العلمياء وأطبقوا عليبه ولاتغتم بما

يفعله العسوام لجهلهم بالأدب فهسذا من

البيدع المحمدشة) ومِنْ أقبح البدع أكلُ

التمر في الروضة.

113.3 It is unlawful to circumambulate the tomb.

It is offensive to nudge the wall around the tomb with one's back or front, to kiss it, or touch it (O: with one's hand. Proper conduct here is to stand back from it as one would if present during his life (Allah bless him and give him peace). This is what is right, and what scholars have said and are agreed upon. One should not be deceived by what some common people do in their ignorance of proper manners, for it is reprehensible innovation (bid'a, def: w29.3)).

One of the most disgraceful innovations is the cating of dates in the Rawda.

356

j13.4 It is recommended to visit al-Baqi' (O: the cemetery of Medina. It is desirable to go to it every day, for buried there are the wives of the Prophet (Allah bless him and give him peace), some of his children, his father's brother 'Abbas, our liegelord 'Uthman ibn 'Affan the successor of the Messenger of Allah (Allah bless him and give him peace), a number of his Companions (Sahaba), and Imam Malik, founder of the Maliki school of jurisprudence, the bliss and benefaction of Allah be upon them all).	أيسر ورا البقيع (وهو مقابر 113.4 ويسر ورا البقيع (وهو مقابر المدينة فيستحب أن يخرج إليه كل يوم لأن فيه نساء رسول الله الله ويعض أولاده وفيها العباس عم رسول الله الله الله الله العباس عنمان خليفة رسول الله الله الله وجملة من الصحابة وفيها قبر الإمام مالك صحب المذهب رضوان الله عليهم أجمعين).
j13.5 When one desires to travel, one bids farewell to the mosque by praying two rak'as, and to the noble tomb with a visit and supplication. And Allah knows best.	j13.5 فإذًا أرادَ الرحيلَ وَدْعَ المسجدُ بركعتين والقبر الكريم بالزيارة والدعاء . والله أعلم .
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j44.0 SACRIFICES ON 'EID AL-ADHA (O: Sacrifices are the livestock slaughtered in worship of Allah Most High between 'Eid al- Adha and the last of the three days that follow it. They are a general hospitality from Allah to believers (A: to whom the meat is distributed. It is unlawful to give any of it to non-Muslims).)	14.0 في <b>باب الأضحية</b> (وهي ما يذبح من النعم تقرياً إلى الله تعمالى من يوم عيد النحر إلى أخر أيام التشريق والأضحية ضبافة عامة من الله تعالى للمؤمنين).
<ul> <li>j14.1 'Eid al-Adha sacrifices are a confirmed sunna (def: e4.1) (N: which is considered obligatory in the Hanifi school) (O: being sunna for those able to slaughter, though uncalled-for from the poor person who is unable).</li> <li>It is recommended for someone who intends to sacrifice not to cut his hair or trim his nails on 10 Dhul Hijja until he slaughters (O: these being offensive until he does). The time for slaughtering begins when it is long enough after sunrise to have performed the 'Eid prayer (def: f19) with its two sermons (A: i.e. about forty minutes) (O: even if one does not attend it) and it ends at (A: sunset on) the last of the three days following the 'Eid.</li> </ul>	14.1 في سنة مؤكدة ([وطلبها على سبيل الندب] مفيد بكون الفاعل لها قادراً فلا تطلب من الفقير العاجز عنها). يُنْدَبُ لمز أرادقت أن لا يُحلِّق مُعَسرة ولا يُفلَّم الكراهة) حتَّى يُصَحِّى ويَدْحُلُ وقَتْها إذا الكراهة) حتَّى يُصَحِّى ويَدْحُلُ وقَتْها إذا والخطيتين (وإن لم يفعل ذلك) ويُخْرُجُ بحروج أيام التشريق [وهي ثلاثة بعدً العبد].

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SACRIFICE ANIMAL SPECIFICATIONS	ما يجزىء في الأضحية
<ul> <li>j14.2 Only camels, cattle, sheep, or goats may be slaughtered. At the youngest, camels must be over five full years, cattle and goats over two full years, and sheep over one full year. A single camel or cow fulfills the sunna for seven (A: men and their families), though a shah (def: h2.5) only fulfills it for one. It is superior to slaughter a single shah than to have a share in slaughtering a camel. The best animal to sacrifice is a camel, then a cow, then a sheep, and then a goat. The best kind of shah (h2.5) to slaughter is white, then tawny-colored, then black and white, and then a black one. It is a necessary condition that a sacrifice animal be free of defects that diminish (A: the quality of) its meat. It is invalid to slaughter:</li> <li>(1) a lame animal (O: that has an obvious walking problem that hinders its going to pasture and thus weakens it);</li> <li>(2) a blind or one-eyed animal (O: whose defect is manifest, as this diminishes its ability to graze);</li> <li>(3) a sick animal (O: whose infirmity is plain);</li> <li>(though if these defects are slight, the animal will suffice. It is likewise invalid to sacrifice an animal that is:)</li> </ul>	14.2 ولا تَجْسُورُ إلاَّ بإيسل أوْ بقس أوْ عند واقعل سنو في الإبل خمس سنينَ ورَحَسَلَ في السادسة وفي البقر والمعز ورَحَلَ في السادسة وفي البقر والمعز ورَحْلَ في النائة عن الثالة وفي الضان سنةً ورَحْلَ في النائية ، سبعة ولا تَجْزى مُناة إلاً عن واحد وشاة لفضل من شركة في بدئة وانضلها البدنة متا البقرة ثم الصان ثم المعز . الصفراء ثم البقاء ثم المعرة . المقراء ثم البقاء ثم الموداء . وتُشترط سلامة الاضحية عن العبوب المقراء ثم البلقاء ثم الموداء . وتشترط سلامة الاضحية عن العبوب التي تنقص اللحم . وانصلها ما ده العرجاء (أي البين عرجها بان يمنعها من ذهابها إلى المرعى والمريضة رأى البين مرضها) . فإن قلّت عدوها لأت يضعفها عن المرعى . والمريضة رأى البين مرضها) . فإن قلّت والمنه فطحة من شدة عزالها) ] والمجنونة والجرباء (وإن لم بكن بينا) والمتي فطح بعض أذينها وأبي زالها) إ مقطعة من فخذها وتحوه إنْ كَانْتْ كبيرة . والمع والذي أولا مخلوقة بلا أذي البين . والمع وال قل (ولا مخلوقة بلا أذي المرجا . والمع والذي أولا ولا مخلوقة بلا أذى الولي . والمع والي المنه المعلمة الا منه . والموالة أولا مناه ا الموالي . والم يون قل واله مناه . والمي والتي أخر والا مخلوقة بلا أذى المرعى . والم الما المالة المنه المام . والم يوان قل ولا مخلوقة بلا أذى الولي . والم يون يُول ولا مخلوقة بلا أذى . والمولا . والي المالة المالية اليسيرة منه . والمولي . والم يون يُول ولا مخلوقة بلا أذى . والي ماله . والمولي . والمالة المالية اليسيرة منه . والمولي . والي مالي . والمولي . والي مالي . والمولي . والمولي . والمولي . والي مالي . والمولي . والي مالي . والي مالي . والي مالي . والي مالي . والي مالي . والمولي . والي . والي مالي . والي . والي ما
<ul> <li>(4) deranged by malnutrition or insanc;</li> <li>(5) mangy or scabrous (O: even when it is not obvious);</li> </ul>	
(6) with an ear that has been cut off or a piece of it separated, even if not much (O: or one born without an ear);	
(7) or missing a considerable part of the haunch or similar meat-bearing portion (O: though not if it is a slight amount).	

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It is permissible to sacrifice an animal with a slit in its ear (O: a measure for identification that does not diminish the meat) or one with part or all of a horn broken off.	مشر وطةُ الأذنِ (لأنه وسم لا ينفص لحماً) ومكسورةُ كلَّ القرنِ أوْ بعضِهِ .
HAVING ANOTHER SLAUGHTER FOR ONE	التوكيل في الذبح
j14.3 It is best to slaughter (def: j17.4) the ani- mal oneself (O: if one can slaughter well. If not, then it is obligatory to have someone who can slaughter properly do it for one). If unable to slaughter well, it is recommended to be present when it is done.	14.3 ( والأفضـلُ أَنَّ يَدُّيَّع بَعْيهِ (إِنَّ أحسن الـذبـح فإن لم يحسنه فليوكل من يحسن الـذبـع وجـوبـآ) . فإنَّ لَمْ يُحْسِنُ فَلَيُحْصُرُ (ندبا) .
THE INTENTION	النية
j14.4 The intention to sacrifice must be made at the time of slaughtering. (O: It suffices the person who is having another slaughter for him to make the intention when he authorizes the other to do so.)	14.4 وَيَجِبُ أَنْ يَنْوِيَ عَنْدَ الذيح (والنية تكفي من الموكل عند التوكيل).
DISTRIBUTING THE MEAT	توزيع اللحم
<ul> <li>j14.5 It is recommended that a third of the animal sacrificed be eaten, a third be given away (O: even if to wealthy Muslims), and a third be given as charity (O: raw, not cooked).</li> <li>It is obligatory to give away some of the (O: raw) meat as charity, even if it is not much (O: it suffices to give it to one Muslim), and the hide is given in charity or used at home.</li> <li>It is not permissible to sell the hide or meat (O: all of the above applying to sunna or voluntary sacrifices). It is not permissible for a person who has vowed (def: j18) a sacrifice to eat any of the animal slaughtered.</li> </ul>	14.5 ( ويُسْذِبُ أَنْ يَنْحُسُ السُدْتُ ويُهدِي الثلث (ولو لأغنياء المسلمين) ويَتَصَدَّقَ بالثلث (أي نِيْنَا لا مطبوحاً). ويَجبُ التصدقُ بشيء (أي نِيْنَا أيضاً) وإن قُلُّ (ويكفي تعليك لمسلم واحد) والجلد يتصدقُ به أو يَتَنفعُ به في البيت. والجلد يتصدق به أو يَتَنفعُ من من من من اللحم (هذا كله في الأضحية المندوبة أو المتطوع بها) ولا يُجُوزُ لهُ الأكلُ منَ الأضحية المنذورة.
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j15.0 SACRIFICE FOR A NEW ('AQIQA) AND NAME-GIVING (O: Lexically, 'aqiqa means the baby's head at birth. In Sacred Law, i animal sacrificed when the baby's h which is a confirmed sunna (def: c4.1)	(وهي لغة الشعر الذي على رأس الولد (وهي لغة الشعر الذي على رأس الولد حين ولادت وشيرعاً ما يذبيح عند حلق t means the hair is cut,
SUNNAS AFTER BIRTH	ما يندب بعد الولادة
j15.1 It is recommended for anyone child is born to shave its hair on the s thereafter (O: meaning any newbor male or female; a baby girl should al- hair shaved) and give away in charity g equal to the weight of the hair. It is also recommended (N: when first born) to give the call to prayer ( f3.6) in its right ear and the call to (iqama) in its left.	seventh day n, whether so have her old or silver the baby is adhan, def:
THE SACRIFICE	الدّبح عن المولود
<ul> <li>j15.2 If the baby is male, it is reconsidughter two shahs (def: h2.5) that merifice specifications (def: j14.2), while is female, it is recommended to slaugh (O: The person called-upon to slanewborn is the one obliged to support (dis: m12.1).)</li> <li>After slaughtering, the shah is coat any feast) in sweet sauce, but none are broken (A: it is cut at the joints recommended to distribute the meat the statement of the s</li></ul>	ت شاتاب تُجَرباب في الأضحية ، وَإِنَّ كَانتُ جارية فشاة (والمخاطب باللذيح عن المولود هو من تلزمه نفقته). وتُطَبِّحُ (المفيقة كسائر الولائم) يحلي وتُطَبِّحُ (المفيقة كسائر الولائم) يحلي ولا يُكُسر العظم ويَفَرقُ (تدبياً لحمها) وهلا (O: as of its bones ), and it is
NAME-GIVING	تسمية المولود
j15.3 It is sunna to give the child a such as <i>Muhammad</i> or ' <i>Abd al-Rahm</i> desirable to name a child even if it being named.) (A: It is sunna for a new take a good name like the above, or names of the prophets (def: u3.5) ( them and give them peace).)	an. (O: It is dies before v Muslim to one of the

j16.0 FOODS (O: This section is an explanation of what is lawful (halal) and unlawful (haram), the know- ledge of which is among the most important con- cerns of the religion, since knowing it is personally obligatory for every Muslim.)	j16.0 [لأطعمة] (في بيان ما يحل متها وما يحرم. ومعرفتهما من أكد مهمات الدين لأن معرفة الحلال والحرام قرض عين).
AVOIDING DOUBTFUL FOODS	ترك الشيهات
j16.1 (n: The following hadith and its commen- tary have been added here by the translator.)	jl6.l (ت: قد أضباف المتسرجم الحديث التالي وشرحه هنا لعموم
Anas (Allah be well pleased with him) relates that the Prophet (Allah bless him and give him peace) found a date in his path, and said, "But for fear that it was charity. I would have eaten it."	فالدنه). - وعن أنس رضي الله عنه أنَّ النبيِّ فَشِحْ، وَجَدَ نمرةٌ في الطريق، فقالَ: دَنَوْلًا أَنِّي أَخَافُ أَن تكونَ من الصدقة لأكَلُنُهَا، [متفقٌ عليه] (حديث ٨٧ من كتباب رياض الصالحين للنووي).
(Riyad al-salihin (y107), 277) (Muhammad ibn 'Allan Bakri:) The hadith shows that when a person doubts that something is permissible, he should not do it. The question arises, Is refraining from it in such a case obligat- ory, or recommended?—to which our Imams explicitly reply that it is the latter, because a thing is initially assumed to be permissible and funda- mentally not blameworthy, as long as some prior reason for considering it unlawful is not known about it that one doubts has been removed. For example, when one doubts that one of the condi- tions for valid slaughtering (def: j17.2–4) has been met, conditions which make (N: a particular piece of meat) lawful, the assumption is that it remains unlawful (N: since initially the animal was alive, a state in which it is unlawful to eat, while it only becomes lawful by a specific procedure, i.e. Islamic slaughtering), so that the meat does not become lawful except through certainty (A: that it has been slaughtered. The case of meats is excep- tional in this, since most other foods are initially permissible, and one assumes they remain so unless one is certain something has occurred which has made them unlawful). In cases of doubt, only likely possibilities are taken into consideration, since it appears prob- able (n: in the above hadith) that dates for charity	(محصد بن علان البكري :) [] يؤخذ من الحديث أنه ينيفي للإنسان إذا شلك في إيساحة شيء ألا يفعله لكن هل الشرك حينتظ واجب أو مندوب؟ [وتقدم فيه الخلاف في حديث النعمان]. وكلام والبراءة الأصلية ما لم تعلم جهة محرمة قبل ذلك في شيء بعينه ويشك في زوالها كأن يشسك في شرط من شروط السذبيح بقماء الحرمة فلا يحل إلا ييقين. ثم لا يراعى من الاحتمال في ذلك إلا القربب لأن الظاهر أن تمر الصدقة كان موجوداً إذ لأن الظاهر أن تمر الصدقة كان موجوداً إذ

#### j16.2 The Pilgrimage

were present at the time. As for remote pos- sibilities, taking them into consideration only leads to a blameworthy extremism and departure from how the early Muslims were, for the Prophet (Allah bless him and give him peace) was given some cheese and a cloak (A: by members of a non- Muslim Arab tribe) and he ate the one and wore the other without considering whether they might have mixed the former with pork, or whether the wool came from a slaughtered or unslaughtered animal. Were one to take such possibilities into consideration, one would not find anything lawful on the face of the earth. This is why our colleagues say, "Complete certainty that something is lawful is only conceivable about rainwater falling from the sky into one's hand" (Dalil al-falihin li turuq Riyad al-salihin (y25), 5.37–38).	ذاك . أما الاحتمال اليعبد فتؤدي مراعاته إلى التنظيع الممذموم والخروج عما عرف من أحوال السلف فقد أتي تلي الله بعبنة وجبة فأكل ولبس ولم ينظر لاحتمال مخالطة الخنزير لهم ولا إلى صوفها من مذبوحة أو مينة . ولو نظر أحد للاحتمال المذكور لم يجد حلالاً على وجه الأرض . ومن ثم قال أصحبابنا لا يتصور الحلال بيقين إلا في ماء المطر النازل من السماء المناهتى بالبد [محرر من دليل الفالحين لطرق . رياض الصالحين : ٥/ ٣٧ - ٣٢].
ANIMALS LAWFUL AND UNLAWFUL TO EAT	ما يحل وما يحرم من الحيوان
j16.2 It is permissible to eat the oryx, zebra, hyena, fox, rabbit, porcupine, daman (n: a Syrian rock badger), deer, ostrich, or horse.	j36.2 لَيُؤَكَسُلُ بِقَبْرُ الموحش وحمارُ السوحش والمضبع والمتعلبُ والأرنبُ والقنفذُ والوبرُ والظينيُ [والضبُ] والنعامةُ والخيلُ.
j16.3 It is unlawful to eat:	j16.3 ولا يُؤْكَسُلُ السبينسورُ ولا
(1) (N: any form of pork products);	الحشراتُ المستخدِّةُ كالنمل والذباب وتسحسوهـمـــا (ووصـف الــحـشــرات
(2) cats or disgusting small animals that creep or walk on the ground such as ants, flies, and the like (O: <i>disgusting</i> being used here to exclude inoffensive ones such as the jerboa, locust, and hedgehog, which are small creeping animals, but are recognized as wholesome, and are pure);	بالاستخباث يخرج ما ليس خبيناً منها كالبربوع إوالضب] والجراد فإنها داخلة في مسماها مع أنها مستطابة فهي طاهرة). ولا ما يَتَقَوَّى (أي يعدو) بنابه كالأمد والفهد والنمر والـذئب والـدبُ والقرم
(3) predatory animals that prey with fangs or tusks, such as the lion, lynx, leopard, wolf, bear, simians, and so forth (O: including the elephant and weasal);	ونحوها (كالفيل والنمس). ومسا يصطاد بالممخلب كالصقسر والشساهين والحدأة والغراب إلا غراب الزرع فَيُؤْكُلُ. وما تَوَلَّدُ مَنْ مَاكبول وغير ماكول، لا
(4) those which hunt with talons, such as the falcon, hawk, kite, or crow, except for the barnyard crow, which may be eaten:	ومَا تَوَلَّدَ مَنْ مَأْكِبُولِ وَغَيْرِ مَأْكُولٍ، لأ
(5) or the offspring of an animal permissible	

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to cat and one not permissible to eat, such as a mule (O: which is a cross between one eaten, the horse, and one not eaten, the donkey).	يُؤْكِلُ كالبغلِ (فهو متولد من ماكول وهو الفرس وغير مأكول وهو الحمار الأهلي) [واليعفور] .
j16.4 It is permissible to eat any aquatic game (sayd al-bahr) except frogs and crocodiles.	jł6.4 ويُتَوَكَّلُ كُلُّ صِيدِ البحر إلاَّ الضفدغ والتمساح
OTHER SUBSTANCES UNLAWFUL TO EAT	ما يحرم أكله
j16.5 It is unlawful to eat anything harmful, such as poison, glass, or earth. (A: If something has been proven harmful, it is unlawful to con- sume, while if suspected to be harmful, it is offen- sive to.) (n: w41 discusses cigarette smoking.)	16.5 ( وكــلُّ ما ضَرُّ أكــلُّهُ كالـــــمُّ والزجاج والتراب [(لا يحل أكله)].
<ul> <li>j16.6 It is unlawful to eat anything impure (najasa, def: e14.1) (O: whether impure in itself. or because of being affected with something impure, as is the case with (N: befouled) milk, vinegar, or honey).</li> <li>It is also unlawful to eat substances which are pure, but generally considered repulsive, such as saliva or sperm.</li> </ul>	16.6 لا أَرْكَانَ نَجْساً (نجامة عين أو كانت نجاسة عارضة كاللبن والخل والعسن (ح: (ذا تنجمت))، أو طاهراً مستقدراً كالبصاتي والمني، لا يَجِلُ أكلَهُ.
j16.7 If forced to eat from a unslaughtered dead animal (O: out of fear of losing one's life or fear of an illness growing worse), then one may eat enough (O: the necessary minimum) to avert destruction (O: meaning enough to keep life from ending. One may not eat to repletion from a dead animal unless one believes that confining oneself to the survival minimum entails dangerous con- sequences, in which case it is obligatory to take the edge off one's hunger). If circumstances force one to choose between a dead animal and some per- missible food belonging to someone else (O: who is not present), one is obliged to eat of the dead animal.	16.7 فإن اضْطَسراً إلى أكل الميتة (بأن خاف على نفسه الهللاك أو زيادة العرض) أكل منها ما رأي شيئاً قليلاً) يُسُدُّ من أكل الميتة إلا إن خاف من اقتصاره على سد الرمق محذوراً فإنه يشيع وجوباً على سد الرمق محذوراً فإنه يشيع وجوباً على مد الحرق محذوراً فإنه يشيع وجوباً منذته وحدته). ملوك لغير، وصاحبه غائب) [أو مبتةً وصيداً وهو مُخرم] أكل المية (وجوباً في الصورة الأولى والثانية).
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## j17.0 The Pilgrimage

j17.0 HUNTING AND SLAUGHTERING	17.0 الصيد والذبائح
j17.1 It is not permissible to eat any animal (O: that Muslims are permitted to eat) until it has been properly slaughtered, the only exceptions to which are fish (def: j16.4) and locusts, which are permissible to eat even when they die unslaughtered.	j 17.1 لاَ يَجِـلُّ الحِيـوانُ (المأكول) إذَا بِالذَكاةِ [رأى إلا بالذيح]]. إلاُ السمكَ والجرادَ فَيَجلُّ مِتَّهُمًا.
j17.2 It is unlawful to eat meat slaughtered by a Zoroastrian, someone who has left Islam (mur- tadd, def: 08), or an idol worshipper, (O: included with whom are those (zanadiqa) with corrupt con- victions about tenets of faith that are well-known as essential parts of Islam (def: books u and v),) or a Christian of the desert Arab tribes (O: the upshot of which is that it is a necessary condition that the slaughterer be of a people whose women we are permitted to marry, whether Muslims, Jews, or Christians).	17.2 ويُحْرَمُ مَا ذَبَحَهُ مَجَمَومَيْ ومررئد وعابد وثن (والزنادقة ملحفة بعبدة الاوشان في عدم حل ذيبحتهم) ونصرائتي العرب ([ونصارى العرب هم بهز وتنوخ وتغلب] والحاصل أنه يشترط في الذابع حل نكاحنا لأهل ملته بأن يكون مسلماً أو كتابيةُم.
j17.3 It is permissible to slaughter with anything that has a cutting edge; but not a tooth. bone, or claw, whether human or otherwise, attached to the body or not.	j17.3 ويَجُمورُ المذيحُ بكلُ ما لهُ حدًّ يَقْطَعُ إِلاَ السَهْنُ والعظمَ والظفرَ من الأدميُ وغيرٍ، متصلاً أو منفصلاً .
<ul> <li>j17.4 The necessary condition for slaughtering any animal which is within one's capacity to slaughter (O: domesticated or wild) is to cut both the windpipe and the gullet (O: windpipe meaning the channel of breath, and gullet meaning the channel of food and drink which lies beneath the windpipe.</li> <li>It is not necessary for the validity of slaughtering to cut the carotid arteries, which are two blood vessels on the sides of the neck encompassing the windpipe.</li> <li>If the slaughterer neglects to cut any part of either the windpipe or gullet and the animal dies, it is considered an unslaughtered dead animal, as is an animal with nothing but purely reflexive movement left when one finishes cutting a part of the windpipe or gullet previously missed. If the slaughterer cuts from the back of the neck until he severs the windpipe and gullet, it is a sin because</li> </ul>	17.4 ومَا قُدِرَ على ذيبجيه (أي الحبوان إنسياً كان أو وحشياً) اشْتَرَطَ قطعُ حلقوبه ومريشه (والحلقوم هو معرى النفس والمريء هو معرى الطعمام والشراب وهو تحت الحلقوم، ولا يشترط في صحة الذيح قطع الودجين وهما عرف ن في صفحتي المنق يحيط ان بالحلقوم، فلو ترك من الحلقوم والمريء شيئاً ومات الحيوان فهو ميتة وكذا لو انتهى إلى حركة المذبوح فقطع بعد ذلك المتروك فهو ميتة. ولو قطع من القفا حتى وصل إلى الحلقوم والمريء عصى بزيادة

j17.6

standing, one foreleg bound up.

of the excess pain caused (A: though it is valid as الإيسلام. ويتبغى للذابسج أن يسبرع في slaughtering. Chopping off heads of chickens with القطع ولاينأني في القطع بحيث يقطع ما a hatchet is offensive, though the meat is lawful). ذكر في دفعتين فأكشر فإذا كان كذلك فلا The slaughterer should cut swiftly and not يحل المذبوح حينئذ إذا لم توجد الحياة take his time such that he has to cut two or more المستفرة عند الدفعة الثانية أما إذا وجدت times. If he does, and there is no life remaining in الحياة المستقرة عند الدفعة الثانية فيحل the animal on the second swipe, then the animal (A: has died unslaughtered and) is impermissible المنذينوح، فالشبرط في وجنود الحيناة to eat. The determining factor is whether life المستقرة في ابتداء وضع السكين على remains in the animal when the knife is applied at الذبح آخر مرة سواء كانت الثانية أم the beginning of the last stroke (A: the one which الثالثة) . successfully severs both the windpipe and gullet). no matter whether this is the second or third). j17.5 It is recommended when slaughtering: 17.5 ويُسْدَبُ أَنْ يُوَجُّسَهُ إِلَى القِبِلَةِ وأنْ يُحِدُّ الشفرةَ (والمراد هنا السكين) (1) to turn the animal towards the direction ويُشرع إمرارها (والمراد أن يسرع إسراعاً of prayer (qibla); زائداً على ما يجب بحيث لا يكون الذبح بدفعتين أو دفعات كما تقدم) ويُسَمِّيَ اللهُ (2) to sharpen the knife; تعمالي (لأجل حصول البركة فيقول «بسم (3) to cut rapidly (O: even faster than is الله، للاتباع) ويُصلِّي على التيُّ ﷺ obligatory, such that it does not take two or more ويقطع الأوداح كلُّها ((والمراد بالجمع ما swipes, as mentioned above); فوق الواحد لأن كل حيوان له ودجان] أي عرفان في صفحتي عنقه) . (4) to mention Allah's name (O: for the spiritual grace therein, saying "Bismillah." as is sunna) (A: this is obligatory in the Hanafi school); (5) to bless the Prophet (Allah bless him and give him peace); (6) and to cut the large blood vessels (O: on either side of the neck). It is recommended to slaughter camels by 17.6 وأَنْ يَنْحَرُ الإيارَ (في لبتها وهي thrusting the knife (O: into the hollow at the base أسفيل العنق وقبوق الصدر [وتسمى تغرة of the neck (A: between the two collarbones) المتحسر] بأن يقطعهما بالسكين في هذه above the chest so that one severs them (A: the الوهدة لأنه أسهل من ذبحها لأنه أسرع windpipe and gullet) in this concavity, since it is لخروج الروح بسبب طول عنقه ويشارك easier than cutting the throat, for it speeds the exit of the spirit from the body by bypassing the length الإبل في هذا كل مأكول طال عنقه كالبط of the neck, being the preferable way to slaughter والوز والنعامة والزرافة) قائمةً مُعَقِّلَةً (أي any animal with a long neck, such as a duck, حال كونها مربوطة إحدى يديها) . goose, ostrich, or giraffe), with the camel left

365

### j17.7 The Pilgrimage

i17.7 It is recommended to slaughter other than j17.7 ويَذْبُح ما عَذَاهًا (مَنْ تَحَوَيَقُرَ camels (O: such as cattle, sheep, goats, or horses كغنم وخيال في حلق وهمو أعلى العنق) (A: by drawing the knife) across the throat at the مضطجعة على جنبها الأيسر (وإنما طلب top of neck) after laying them on their left side. ذبحهما مع هذه الحسالية لسهمولتيه على (O: Slaughtering them this way is only called for to المذابيح لأخذه المكين بالبمين وإمساكه easily enable the slaughterer to hold the knife in his right hand and the animal's head with his left. الرأس باليسار، ويسن أن تكون مشدودة It is also sunna for the animal's legs to be bound, القبوائم غيبر الرجل اليمني لثلا تضطرب except the right hind leg, so the animal will not حالة الذبح فيخطىء الذابح المذبح وإنما jerk during slaughtering and cause the slaughterer تركت السرجيل البعني بلاشد لتستبريج to miss his mark. The right hind leg is left free in بتحسر يكها) [ولا بْكْسِرُ عنْقُهَا ولا يُسْلَخُهَا order to pacify the animal by giving it something to move). حتى تموت]. i17.8 It is a necessary condition that the j17.8 ويُشْتَسَرَطُ أَنَّ لا يَرْفَعَ بِدَهُ فِي slaughterer not raise his knife-hand while أنشاء المذبح (أي في أنشاء جر آلته على slaughtering (O: while drawing it across the neck). المــذبح) فَإِنَّ رُفْعَهَا قِبِل تمام قطع If he lifts it before completely severing both the الحلقوم والمريء ثمَّ قُطْعَهُمًا لمْ تُجَلَّ. windpipe and gullet, and then returns to cut them, the animal is not lawful to eat. HUNTING أحكام الصيد j17.9 وأنسا الصيدُ فحيثُ أصبايَهُ j17.9 As for hunting, a game animal is lawful to eat whenever one hits it with an arrow (A: or السهمُ أو الجنارحةُ المعلمةُ (قيند لا بد according to the Maliki school, shoots it with a منيه) فمَاتَ قبلَ القيدرة على ذبحِه حُلَّ rifle or shotgun) or brings it down with a trained (بشرط أنه لم يدركه حيًّا أو لم يبق فيه إلا hunting animal (A: such as a falcon or dog) (O: حركة مذبوح فإن أدركه حياً ذكاه أو وجد but only if trained), and it dies before one can slaughter it (O: that is, provided that one did not فيه حياة مستقرة فلا بد حينتذ من تذكيته) reach it when there was any life left in it besides إذا أرسلة بصير تجل ذكاته ولم يَعْتْ reflexive motion. If one reaches it while it is alive الصيد بثقل السهم بل بحدًّه (أي سقط or any life remains, then one must properly السهم على الصيد من جهة حده الجارح slaughter it), provided that the hunter is not blind. له؛ ولا أكْلَتِ الحارحةُ منهُ شيئاً. is of a people whose slaughtered food Muslims فإنَّ مَاتَ بِنقل الجارحة حلَّ. may eat (def: j17.2), and provided that the animal does not die from being struck by the more weight of the arrow, but rather dies by its edge (O: meaning that it hits the animal point-first, wounding it). If the game was brought down by a trained hunting animal, it is a necessary condition that the animal ate nothing of the game.

If the game animal dies from being struck by the weight of the trained hunting animal (A: as in falconing), then the game is lawful to eat.

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<ul> <li>j17.10 A game animal is not lawful to cat if:</li> <li>(1) an arrow hits it and it then drops into water (O: because of the likelihood that it died from drowning (N: if that is probable) rather than from being shot);</li> <li>(2) it is brought down on a peak which it then falls from (O: because of the likelihood that it died from the fall);</li> </ul>	17.10 وإنَّ أَصَّابَهُ السَهمُ فَوَقَع في ماءٍ أو على جبل ثمَّ تَرَدَّى منهُ فَمَاتُ أو غاب عنه بعد أنَّ جُرح ثمَّ وَجَدَه مِينَا لَمُ يَجِنُ (في الصورة الأولى لاحتمال موته بسبب الغرق لا بسبب الجرح، وفي الصورة الثانية لاحتمال موته بالتردي، وفي الثالثة لاحتمال موته بسبب آخر غير الجرح).
(3) or if it disappears after having been wounded and is found dead (O: because it might have died for some other reason than being wounded (N: though if it is obvious that it died from the wound, it is lawful to eat)).	
j17.11 A camel or other (O: domestic animal such as a cow, sheep, goat, or horse) that strays and cannot be retrieved, or that falls into a well and cannot be gotten out may be made lawful to eat by shooting it (O: because of the impossibility of slaughtering it), no matter where one hits its body (N: provided one mortally wounds it). And Allah knows best.	17.11 وإذًا لَذْ بعيسرُ ونحوهُ (من كل حيوان إنسي كيقرة وشاة وقرس) وتَعَلَّرُ زَدَّهُ أَوْ تَرَدَّى في بشرٍ وتَعَلَّرُ إخراجُهُ فَرَمَاه بحمديسدة في أيَّ موضع كَانَ مَنْ بديْهِ فَسَاتُ حَلَّ (ح: لكن بشسوط أنْ يجرحه جرحاً مزهقاً للروح) (لتعذر ذكاته) . واللهُ أعلمُ.
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j18.0 VOWS (NADHR) (O: Lexically, the word vow means any promise. It is legally defined as making obligatory some act of worship that was not originally obligatory in Sacred Law, such as a supererogat- ory prayer or fast, and the like. There is a differ- ence of opinion among scholars whether a vow in itself is an act of worship or whether it is offensive. The strongest position is that it is an act of worship when made to perform a pious act (A: since Allah Most High describes the pious as "fulfilling their vows" (Koran 76:7)), for it is an intimate dis- course with Allah Most High; though it is offen- sive in the heat of an argument.) (A: The advantage of a vow is that one may obtain the reward of an obligatory act by fulfilling it. Its drawback is that unlike broken oaths, which may be expiated (dis: o20), there is no way to lift	j18.0 المتذر (وهو لغة الوعد مطلقاً وتمريفه شرعاً التزام قربة لم تلزم بأصل الشرع كالتوافل من الصلاة والصوم وغيرهما وفي كونه قربة أو مكر وهاً خلاف والراجع أنه قربة في نذر اللبراج (لانه مناجاة لله تعالى مكر وه في نذر اللبجاج). الفرض. لكن من جانب اخر، لا سببل
	367

### The Pilgrimage

j18.1

the vowed action: it remains obligatory unless one is physically unable (N: in which case one per- forms an alternative (n: e.g. giving food in place of fasting) if there is one in Sacred Law). For this reason, many pious and learned Muslims avoid making vows.)	لوقيع موجّبه - فيبقى في المذمة إلا عند المجز الفعلى (ح: فحينذ يصار إلى بدل إن كان له بدل في المشسرع) ؛ بخسلاف البعين ، فلهما كفارة , ولذلك يجتنب كثير من أهل الورع والعلم النذور) .
THE CONDITIONS FOR THE LEGAL VALIDITY OF A YOW	شروط صحة النذر
j18.1 A vow (O: to perform some pious act) is only valid:	18.1 لا يُصِحُّ النَّذَرُ (للتبرر) إلاَّ منْ مسلم مكلُف في قريةٍ (أي طاعة) باللفظ
(a) if made by a Muslim who is legally responsible (mukallaf, def: c8.1);	وهو لله علَيْ كَذَا أو علَيْ كَذَا . (ولا يصح نذر المباح كالقيام والقعود لأنه ليس بقربة والأكمل والنوم لما رواء البخاري أن النبي
(b) when it concerns some act of worship (A: meaning, for the Shafi'is, any recommended act, though for the Hanafi school it can only be an act that is similar in kind to an <i>obligatory</i> form of wor- ship (n: such as prayer, fasting, or hajj));	ينة مرّبرجل قائم في الشمس لا يستظل فسأل عنه فغالوا هذا أبو إسرائيل نذر أن يشف ولا يقعب ولا يستظل ولا يتكلم ويصوم فقال: «مروه فليتعد وليستظل وليتكلم وليتم صومه». ومراد المصنف
(c) and is stated in words such as "I hereby owe Allah to perform such and such," or "I am hereby obliged to do such and such."	من القربة التوافل منها لا الفرائض لأنه لا يصبح تذر السواجب سواء كان فعسلًا كالصلاة السواجبة والصوم كذلك أو تركًا
(O: A vow to do something that is merely per- missible, such as standing, sitting, eating, or sleep- ing, is not legally valid because these are not acts of worship; the reason being the hadith related by Bukhari that the Prophet (Allah bless him and give him peace) passed a man standing in the sun without seeking shade, whom he inquired about and was told that it was Abu Isra'il, who had vowed to stand while fasting without sitting, tak- ing shade, or speaking; to which he replied,	كان نذر أن لا يشـرب الـخمـر ولا يزني وهكـذا فلا ينعقــد نذره كذلـك لأن الله
"Pass by him and have him sit in the shade and speak, but let him finish fasting."	
By act of worship, our author means acts that are supercrogatory and not obligatory, since an oath to undertake an obligatory act is invalid whether it involves performance of something, such as an obligatory prayer or fast, or nonperfor- mance of something, such as vowing to abstain from wine or fornication and the like. Such vows are not valid to begin with, as Allah has made	

these obligatory and "obligating oneself to do them" is meaningless. The obligatory acts which are not valid to vow are restricted to the personally obligatory. As for the communally obligatory (def: c3.2), a vow to do such an act obliges one to fulfill it, because it is an act of worship not originally obligatory in the law, meaning not initially called for from any par- ticular person.)	أوجب فعسل السواجبسات فلا معشى لالسزامها. والمسراد بالسواجب السذي لا يصح تذره السواجب العيني وأمما الكفائي فيصبح تذره ويلزممه فعله لأنه قربة لم تسعين بأصسل الشسوع أي لم يطلب من شخص معين).
GENERAL PROVISIONS REGARDING VOWS	أحكام عامة تتعلق بالنذر
j18.2 A valid vow to do an act of worship makes the act obligatory.	j18.2 فَيَلْزَمُهُ الإنبانُ بِهِ.
j18.3 One must fulfill a vow that one has made conditional upon the occurrence of some event, such as by saying, "If Allah heals my sick friend, I am obliged to do such and such" (O: of fasting, praying, or charity), which becomes obligatory if the sick person regains his health.	18.3 ( وَمَـنُ عَلَّقَ المسَـذَرَ على شيء مَثَالَ إِنَّ شَقَىٰ اللَّهُ مَرِيضِي فَعَلَيٍّ كَذَا (أَي أَن أَصوم أو أَصلي أو أَتصدق) لَزِمَهُ الوقاءُ يِمَا الْتَزَمَةُ عندَ الشقَاءِ .
j18.4 If someone makes a vow by way of argu- ment and in anger, saying, for example, "If I speak to Zayd, I am obliged to do such and such," then if he speaks to Zayd, he has a choice between doing what he has vowed, or else paying the expi- ation for a broken oath (def: o20).	j18.4 ومَنْ نَذَرَ علىٰ وجب اللجاج والتضب فقال إنْ كَلَّمْتُ زيداً فَمَلَيْ كَذَا قهـ وَبالخيارِ إِذَا كَلَّمَهُ بِنَ الوفاء وبِينَ كفارة اليمينِ.
j18.5 If one vows to perform the hajj riding but instead does so on foot, or vows to perform it on foot but then does so riding, this accomplishes the vow, though one is obliged to slaughter (O: as one does for an 'umra first (tamattu') hajj (def: j12.6(I)). (N: Because the vowed walking or riding has become one of the obligatory elements of one's hajj, the expiation for its nonperformance is as other unperformed obligatory acts of hajj, and if such a person lacks a <i>shah</i> (def: h2.5) or lacks the money for it, he may fast. As for a person who vows to do something unconnected with the hajj and finds he cannot fulfill it, he performs a valid alternative if one exists in Sacred Law (dis:	18.5 المانُ نَذَرَ الحيحُ راكِبُ فَحَجَّ مانياً أوْ تَذَرَ الحَجُ ماشياً فَحَجُ راكِباً أَجْزَأُهُ وعليه دمُ (كدم التمتع). (ح: لأن المشي أو السركوب المتذور قد صاد واجباً من واجبات الحج، فإن فقد شاة أو نستها أجرزاه الصسوم. أما من نذر ما لا يتعلق بالحج ثم عجز عن فعله ، فإن كان له بدل

### The Pilgrimage

j18.6

j18.0(A:)). If there is no valid alternative in Sacred Law, he remains responsible for performing the vowed act.)

(O: If one does not fulfill a vow because of being unable to or because of forgetfulness, it is not a sin, but one must slaughter, an obligation that incapacity or forgetfulness does not lift. To summarize, the sin (A: of not fulfilling one's vow) only exists when one is capable of fulfilling it, not when one is incapable, though someone who does not fulfill a vow because of incapacity must slaughter a *shah* meeting sacrifice specifications (def: j14.2).)

j18.6 If one vows to go to the Kaaba, Masjid al-Medina, or al-Masjid al-Aqsa (n: in Jerusalem), then one is obliged to. If one vows to go to the Kaaba, then one must perform hajj or 'umra (O: because hajj and 'umra are what is fundamentally intended in Sacred Law by going to the Sacred Precinct, and the vow is interpreted according to this convention of the Law as a vow to perform either hajj or 'umra). If one vows to go to Masjid al-Medina or al-Masjid al-Aqsa, then one must either perform the prayer or else spend a period of spiritual retreat (i'tikaf, def: i3) in the mosque (O: i.e. one is entitled to choose between prayer or spiritual retreat).

If one vows to go to some other mosque, the vow does not oblige one to do so (dis: i3.4(end)) (O: since travelling to other mosques is not an act of worship (N: that is, if intended for itself, though if one intends it in order to perform the prayer or for spiritual retreat therein, it is an act of worship)).

j18.7 If one vows to fast for the whole of a particular year, one does not have to make up days not fasted on the two 'Eids or the three days following 'Eid al-Adha (dis: i2.3), or the days fasted during Ramadan, or the days a woman misses during her monthly period or postnatal bleeding.

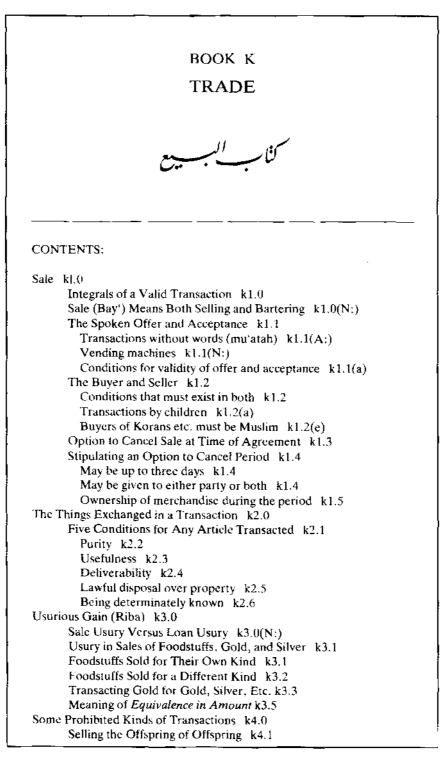
j18.8 Someone who vows to perform the prayer (A: but does not specify how much) must pray two rak'as.

(وإن ترك المنذور عجزاً قلا إلم عليه. والسدم لازم على كل حال لأن العجسز لا يسفيط السدم وكسذلك إذا تركه تسياناً له لا يسقطه أيضاً وإن لم يكن أثماً. فالحاصل أن الإثم يكسون مع القسدرة دون العجز فيجب على تارك ما ذكر شاة مجزئة في الأضيحة) j18.6 وإِنْ تَدَرَ المضيُّ إلى الكعبة أوْ سحيد المدينة أو الأقصى لرمة ذلك ويَجِبُ أَنْ يَقْصِدُ الْكَعِبَةَ بِحِجٍّ أَوْ عِمرةٍ (لأن ذلك هو المقصود شرعاً بالأصالة من إتيسان الحسرم فصمار محممولا في عرف الشرع عليه أي على ذلك النسك من حج أو عمرة) وأنَّ يُصَلِّي في مسجدٍ المدينةِ أو الأقصى أو يُعْتَكِفَ (فهمو مخير فيهما بين الصلاة والاعتكاف) وإنْ نُذَرَ المصفيَّ إلى غيسرهُ منْ المساجد لمْ يَلْزَمْهُ (لأنه ليس في قصده قربة (ح: أي قصده لذاته أما القصيد للصلاة أو الاعتكاف فقرية)). j18.7 👘 ومَنْ نَذَرَ صَوْمَ سَمَةٍ بِعَيْبَهَا لَمَّ

في الشرع أتى به. وإلا بقي في ذمته) .

18.7 ( ومَنْ نَذَرَ صومَ سَــَةٍ بِعِيْهَـا لَمَّ يَقْضِ أيامَ العِيدِ والتشريقِ ورمضانَ وأيامُ الحيضِ والنفاس

j18.8 ومن تذرّ صلاة لزمّة ركعتان [أو عنقاً أُجْزاءُ مَا يَتْعُ عَلَيْهِ الْاسَمُ].



Either-Or Sales k4.2 Sales with Extraneous Stipulations | k4.3 Valid Stipulations k4.4 Postponed payment k4.4(1) Putting up security, etc. k4.4(2)Paying Nonrefundable Deposits k4.5 Undercutting Another's Deal k4.7 Bidding up Merchandise k4.8 Selling Grapes to a Winemaker, Etc. k4.9 Combining Valid and Invalid Sales k4.11 Joining Two Types of Transactions in One Contract k4.12 The Return of Merchandise Because of a Defect k5.0 Types of Defect k5.0(O:) Informing Prospective Buyer of Defects k5.1 Returning Defective Merchandise k5.2 Meaning of Defective k5.3 Defect Discovered After Article Is Destroyed k5.4 Defect Discovered by Subsequent Buyer | k5,4 New Defect Occurring Before Return k5.5 Compensation to seller for new defect upon return k5.5 Immediacy a Condition in Returns for Defects k5.7 Selling for Original Price Plus Increment (Murabaha) k5.9 Selling Fruit and Crops k6.0 On the Tree, Etc. k6.1 Merchandise Before the Buyer Takes Possession of It k7.0 Is Seller's Responsibility k7.1 Buyer May Not Resell Until He Takes Possession k7.2 Meaning of Taking Possession k7.3 Disputes over What the Terms of a Transaction Were k8.0 Examples k8.1 Oaths Sworn in Absence of Other Proof k8.2 What is said k8.3 Kinds of Disagreements k8.5 Over validity of sale k8.5 Whether article is the one that was sold k8.5In whose possession the article's defect occurred k8.5 Buying in Advance (Salam) k9.0 Meaning of Buying in Advance k9.1 Conditions for Validity k9.2 Buyer May Not Resell Article Until He Has It k9.3 Substitutes for Article Ordered k9.4 Personal Loans (Qard) k10.0 Meaning of *Loan* k10.0(A:) Recommended k10.1 Spoken Offer and Acceptance k10.2 Loans Only Valid in What May Be Bought in Advance k10.3 Specifying Date of Repayment k10.4 Any Benefit Obtained by Loaning Is Usury (Riba) k10.5 Collateral k10.6

Paying Back Other Than What Was Lent k10.7 Putting Up Collateral (Rahn) k11.0 Meaning of *Collateral* k11.0(O;) Conditions for Validity | k11.1 General Provisions Concerning Collateral k11.2 One Article May Not Be Collateral for Two Debts | k11.3 When Article Is Destroyed in Holder's Possession k11.5 The Benefit of Collateral k11.6 Bankruptcy (Taflis) k12.0 Meaning of *Bankruptcy* k12.0(O:) Those Without Means to Repay Are Respited k12.1 Those with Saleable Property k12.2 Bankrupt Person Permitted to Keep Clothing Etc. k12.6 Suspension of Children and the Insane from Dealings k13.0 Children's Disposal of Their Property Invalid k13.1 Foolhardy people also suspended k13.1(A;) Meaning of *foolhardy* (safih) k13.1(A:) A Guardian Conducts His Charge's Affairs k13.2 Who is the guardian k13.2 Guardian's Disposal of Charge's Property k13.3 End of Suspension from Dealing k13.5 Conditions for ending at puberty k13.5 Meaning of religious sincerity k13.5(O:) Meaning of competence in handling property k13.5(O;) Testing financial competence k13.6 Meaning of Puberty k13.8 Transferring the Right to Collect a Debt (Hawala) k14.0 The Integrals of Transfers k14.0(A:) Conditions for Validity k14.1 Validity of Transfers Unaffected by Collateral Etc. k14.3 The Benefit of a Transfer k14.4 If the Debt Thon Proves Uncollectable k14.4 Guaranteeing Payment (Daman) k15.0 Meaning of Guarantee k15.0(O:) The Integrals of Guarantees k15.0(A;) Guaranteeing Another's Financial Obligation k15.1 Conditions of Validity k15.1 Debt Is Collectable from Both Debtor and Guarantor k15.6 Creditor Cancelling Debt or Guarantee k15.8 Guarantor Collecting from Debtor After Payment k15.9 Guaranteeing Another's Appearance (Kafala) k15.11 Conditions for validity k15.11 Partnerships (Sharika) k16.0 Cooperative Partnership k16.1 The only valid kind of partnership k16.1 Meaning of cooperative partnership k16.1 Conditions for validity k16.2 Profits proportional to the capital each invests k16.6 Cancelling the partnership k16.8

### Trade

Invalid Types of Partnership k16.9 Manual partnership valid in other schools k16.9 Commissioning Another to Do Something (Wakala) k17.0 The Integrals of Commissioning k17.0(A:)Who May Commission k17.1 Things One May Commission Others to Do k17.2 Spoken Proposal and Acceptance k17.5 Stipulations about carrying the act out \$17.6 Agent Commissioning a Third Party to Do the Act k17.7 The Agent's Discretionary Powers k17.8 The Act Commissioned Must Be Determinately Known k17.13 To "handle all my affairs" not valid k17.13 Agent's Negligence k17.14 Court Disputes About the Commission k17.15 Cancelling the Commission k17.16 Deposits for Safekeeping (Wadi'a) k18.0 The Integrals of Deposits k18.0(A;)Who May Make Deposits k18.1 When One Should Accept Deposits k18.2 Deposits Must Be Kept in a Safe Place k18.2 When the Custodian Wants to Travel, Etc. k18.4 Meaning of the Obligation to Return an Article k18.5 Situations in Which Custodian Must Pay for Article k18.6 Cancelling the Safekeeping Agreement k18.7 Court Disputes As to the Custodian's Negligence k18.8 Deposits Must Be Stated in Words k18.9 Lending Something for Use ('Ariyya) k19.0 The Integrals of Lending Something k19.0(A:) Who May Lend Something k19.1 What May Be Lent k19.2 The Spoken Agreement k19.3 How the Article May Be Utilized k19.4 Londer May Take Back the Article at Any Time k19.5 Borrower's Financial Responsibility for Article k19.6 Borrower's Responsibility to Return The Article k19.7 Borrower May Not Lend the Article to Another k19.8 The Return of Wrongfully Taken Property (Ghasb) k20.0 Meaning of Wrongfully Taking k20.1 Returning Property Is Obligatory k20.2 Property Destroyed in Taker's Possession k20.3 Restoring fungible versus nonfungible property k20.3 Restoring property versus the use of something k20.3(N:) Court Disputes About the Property k20.4 Defects Etc. in Returned Property k20.5 Subsequent Receivers of Property Equally Responsible k20.7 Receivers' liability when property is damaged k20.8 Preempting Sale of a Co-Owner's Share to Another (Shuf'a) k21.0 Meaning of *Preemption* k21.0(n:) Conditions for Validity k21.1

Cases in Which Preemption Is Invalid k21.3
Immediacy Is a Necessary Condition for Preemption k21.5
Buyer's Disposition of Property Before Preemption k21.6
Financing a Profit-Sharing Venture (Qirad) k22.0
The Integrals of Financing k22.0
Conditions for Validity k22.1
Manager's Role k22.2
Financer may not impose conditions k22.3
Cancelling the Venture k22.5
Disputes About the Venture k22.6
Manager Takes His Share at Venture's Termination k22.8
Watering Grapes or Dates for Part of the Crop (Untranslated) k23.0
Sharecropping (Muzara'a) k24.0
One Valid Type Only in the Shafi'i School k24.0(n:)
Three Valid Types in the Hanafi School k24.2
Renting Things and Hiring People's Services (Ijara) k25.0
The Integrals of Renting k25.0(O:)
Who May Rent k25.1
The Two Types of Rent Agreements k25.1
Renting anticipated services k25.1
Renting present services k25.1
Conditions for Renting Anticipated Services k25.3
Conditions for Renting Present Services k25.4
Indeterminate Service Must Be Preestimated k25.6
Owner Provides Things Needed to Use the Article k25.7
Renter's Use of Article k25.8
Paying in Advance or Deferring Payment k25.9
Destruction or Damage to Rented Article k25.10
Without renter's negligence k25.11
When Owner or Renter Dies k25.12
Renter Responsible to Return Article k25.13
Utilities Considered Obtained by Mere Delivery k25.14
Fees When Rental Agreement Is Invalid k25.15
Job Wages (Ja'ala) k26.0
Consist of a Fee for a Particular Task k26.0(n:)
Fee Must Be Stipulated k26.2
Cancelling the Agreement Before Finishing k26.2
Lost and Found (Luqta) k27.0
Who Should Pick Up a Lost Article   k27.2
Recording Details of Finding k27.3
PickingUpan Article for Safekeeping k27.5
PickingUp an Article to Appropriate It k27.6
Advertising it k27.6
Formal appropriation k27.7
If owner then appears k27.8
When Safekeeping Is Impractical k27.10
A Foundling Child (Laqit) k28.0
Picking Up Foundlings Is Communally Obligatory k28.1
When foundlings are considered Muslim k28.1

k1.0

	Care of the Child k28.3
	Adoption Unlawful In Islam k28.4
Gam	es, Contests, and Prizes k29.0
	Races for Prize Money k29.1
	Who may put up the money k29.2
	Competitions in Marksmanship k29.3
	Conditions for validity k29.3
	No Prizes for Nonmilitary Competitions k29.4
	Games k29.5
Esta	blishing an Endowment (Waqf) k30.0
	Meaning of Endowment k30.0
	Endowment Is an Act of Worship k30.1
	Conditions for Validity k30.2
	Allah Is the Owner of Endowments k30.3
	Supervisor Designated by Endower k30.4
	Proceeds Disposed of As Endower Stipulates k30.5
	Examples of Invalid Endowments k30.6
	Endowments Invalid If Beneficiary DoesNot Accept k30.7
Gift	Giving (Hiba) k31.0
	Recommended k31.1
	Conditions for Validity k31.2
	Recipient's Ownership of Gift k31.3
Man	umission ('Itq) (Untranslated) k32.0
	Slavery in Islam k32.0(n:)

k1.0 SALE

(O: The legal basis for sale, prior to scholarly consensus (ijma'), is such Koranic verses as the word of Allah Most High,

"Allah has made sale lawful..." (Koran 2:275).

The more reliable of the two positions reported from our Imam (Allah Most High be well pleased with him) is that this verse is general in meaning, referring to all sales except those specifically excluded by other evidence. For the Prophet (Allah bless him and give him peace) forbade various sales but did not explain the permissible ones, his not doing so proving that the initial presumption for the validity of a sale is that it is lawful. This is also borne out by hadiths such as the one in which the Prophet (Allah bless him and give him peace) was asked what type of carning was best, k1.0 صفة البيع وعقده (والأصل فيه قبل الإجماع آيات كقوله (والأصل فيه قبل الإجماع آيات كقوله تعالى: ﴿وَأَخَلُ اللَّهُ البَيْعَ ﴾ [البقرة: تعولي إسامنا رضي الله تعالى عنه أن هذه الآية عامة تتناول كل بيع إلا ما خرج الآية عامة تتناول كل بيع إلا ما خرج في البع الحل [...] وأخبار كخبر سئل الني ﷺ أي كسب أطب فقال: "عمل

and he answered,	السرجسل بيده وكل بيع مبرور» أي لا غش مسلم سالة مسالسة
"The work of a man's own hand, and every pious sale,"	فيه ولا خيانة رواه الحاكم وصححه . والبيع لغنة مقابلة شيء بشيء وشرعاً
<ul> <li>meaning sales free of cheating and deceit. Hakim related this hadith, which he classified as rigorously authenticated (sahih).</li> <li>Lexically, sale means to transact something for something else. In Sacred Law it means to exchange an article of property for other property in a particular way. Its integrals are six:</li> <li>(a) the seller;</li> </ul>	منابلة مال بعال على وجه مخصوص وأركانه [كما في المجموع ثلاثة وهي في الحقيقة] منه وهي : [عاقد : ] بانسع ومنتهر، [ومعقود : ] نمن ومثمن. [وصيفة : ] إيجاب وقبوني. (ح : وحيت تطلق كلمة البيع فيما يأتي من الأحكام فهي تشمل مقابلة ملعة بعملة مالية ، ومقابلة سلعة بسلعة).
(b) the buyer;	
(c) the price;	
(d) the article purchased;	
(c) the spoken offer;	
(f) and the spoken acceptance.)	
(N: Sale (bay'), wherever it is used in the rul- ings below, refers to both exchanging goods for money and exchanging them for other goods (n: i.e. barter).)	
THE SPOKEN OFFER AND ACCEPTANCE	الإيجاب والقبول
<ul> <li>k1.1 A sale is not valid unless there is a spoken offer (O: by the selier) and spoken acceptance (O: by the buyer). Offer means the statement of the seller or his agent (wakil, def: k17) "I sell it to you" or "I make it yours." Acceptance means the statement of the buyer or his agent "I buy it" or "I take possession of it" or "I accept."</li> <li>(A: Regarding mu'atah, which is giving the seller the price and taking the merchandise without speaking, as when buying something whose cost is well known. Bajuri notes, "Nawawi and a group of scholars have adopted the position that sales conducted by it [A: mu'atah] are valid for all transactions that people consider sales, since the determining factor therein is the acceptance of</li> </ul>	k1.1 لا يَصِحْ إلَّا بِالإيجابِ (من المشتري) البالع) والقبول (من المشتري) فالإيجابُ هو قولُ البائع أو وكيله بعُنكُ أو مَتْحَتُك. والقبولُ هو قولُ المشتري أو وكيبه: اشتريتُ أو تمنتُحتُ أو قبلتُ. (ع: وأما المعاطاة وهي دفع الثمن وقبض المبيع دون التلفظ بإيجاب وقبول، كأن يكون الثمن معتاداً معروف، فقد قال الباجوري: دواختار النوري وجماعة عصحة البيع بها إع: أي بالمعاطاة ) في كل ما يعده الناس بيعاً لأن المدار فيه على كل ما يعده الناس بيعاً لأن المدار فيه على

#### Trade

k1.1

both parties, and there is no decisively authenticated primary text stipulating that it be spoken, so common acknowledgement ['urf, def: f4.5] is the final criterion [A: as to what legally constitutes acceptance]" (Hashiya al-Shaykh Ibrahim al-Bajuri (y5), 1.355).)

(N: The category of *mu'atah* also includes sales conducted by means of vending machines (A: provided it is clear what one is buying before one puts the money in the machine).)

It is permissible for the buyer's acceptance to precede the offer, such as his saying, "I buy it for so-and-so much." and for the seller to reply, "I sell it to you." It is also permissible to say, "Sell it to me for so-and-so much," and for the seller to reply, "I sell it to you." All of these are unequivocal expressions. Sales can likewise be effected, if the intention exists, by equivocal expressions such as "Take it for so-and-somuch," or "I consider it yours for so-and-so much." thereby intending a transaction with the buyer, who then accepts. If one does not intend a transaction by such expressions, then the sale is nothing (O: but empty words, and the buyer is obliged to return the merchandise to its owner if it still exists, or replace it if used up while in his possession).

It is obligatory (O: for the validity of the sale agreement that other conditions be met, among them):

(a) that the interval between the offer and its acceptance not be longer than what is customary(O: the criterion being whether it gives the impression that one is averse to accepting, not merely a brief interval. Other conditions include:

(b) that conversation extraneous to the agreement by either of the two parties not intervene between the offer and acceptance, even if inconsiderable, since it gives the impression of nonacceptance;

(c) that the offer and its acceptance correspond, for if the offered price is one thousand, and the buyer "accepts" for five hundred, the transaction is invalid;

(d) that neither the offer nor acceptance be made conditional (tailiq) upon an event extraneرضا المتعاقدين ولم يتبت اشتراط لفظ فيرجع فيه إلى العرف، [نقل من حاشية الشيخ إبراهيم الياجوري: ١/ ٢٥٥]. ويُجُوزُ أنَّ يَنَفَدُمُ لفَظُ المشتري مثلُ أنَّ يفُسولَ: الشَمَريَّت بِحَداً، فَيَقُولَ: بِعْنَتْ . ويَجُورُ أنَّ يَفُولَ: بِعْنِي بَحَدَ فَيْقُولُ: بِعْنَتْك. فهذه صرائح ويَنْعَقَدُ أوَّ: جعلتُهُ لَكَ يَكَذَا، ويَنْوي بِذلكَ البِحَ فَنَيْسُلُ (المشتري). فإنَّ لَمْ يَسُوبِ البِحَ فَلْبُسَ بِسْمٍ، (فه ولغو في جال ياقياً أو المشتري رده على مالكه إن كان ياقياً أو بدله إن تلف تحت يده).

ويجب (أي يشتسرط في صحة عقد البيع شروط منها) أنْ لا يَطُول الفصلُ بينَ الإيجاب والتسول عُرْفاً (وضايط الطول هو ما أشعر بإعراضه عن القبول بخلاف اليسبر، ومنها أن لا يتخللهما كلام أجنبي عن العقد ممن يريد أن يتمه ولو يسيراً لأن قيه إعراضاً عن القبول، ومنها أن يتوافقا أي الإيجاب والقيلول معنى فلو أوجب بألف صحيحة وقبل نصفه بخمسمائة لم يصح العقد، ومنها عدم تعليق لا يقتضيه

<ul> <li>ous to the agreement, such as saying, "I sell it to you, should my father die";</li> <li>(e) and that the sale not be subject to time stipulations (ta'qit) such as saying, "I sell it to you for a period of one month";</li> <li>—because both (d) and (e) vitiate the necessary intention). A mute's gesture is as binding as a speaker's words.</li> </ul>	العقد وعدم تأقيت فلو قال إن مات أبي فقد بعتك هذا أو بعنك شهراً لم يصع لأن الأول اشتمسل على التعليق والشاني على التأقيت وكل منهما عناف للئية) . وإشارة الأخرس كلفظ الناطق .
THE BUYER AND SELLER	المتبايعان
<ul> <li>k1.2 The conditions that must exist in the buyer and seller are:</li> <li>(a) having reached puberty (A: Imam Ahmad permits the buying and selling of minor items by children, even before they have reached the age of discrimination (def: f1.2) and without their guardian's permission);</li> </ul>	k1.2 وشرط المنسب يعيَّن البلوغُ والعقل وعدم [الرقّ و] الحجر والإكرام بغير حقَّ (فلا يصح عقد مكر، على يبع ماله يغير حق لعدم رضاه ويصح إذا كان بحق كان توجه عليه بيع ماله لوفاء دينه). ويُشْتَرُطُ أيضاً الإسلامُ فيمَنَّ يُشْتَرَى له مصحفٌ (ومثل المصحف كتب الحديث
<ul> <li>(b) sanity;</li> <li>(c) that one's disposal over one's property not be suspended (def: k13);</li> <li>(d) and that one not be unjustly forced to make the sale. (O: The agreement of someone unjustly forced to sell his property is invalid because of lack of consent, though it is valid if he is invalid in the set of the set of the set of the set of the set of the set.</li> </ul>	أوكتب فيها آلساد المسلف والمسراد بالمصحف ما فيسه قرآن وإن قل) [أو مسلم لا يثبّن علّيه]. وعدم الحرابة في شراء السسلاح [فسإن أبن السيد لعبيه المساليغ في التجسارة تصرف بحسب الإذن. ولا يتجوز لأحد معاملة عبد إلاً أن يُعْلَمُ أنَّ سيسة أَذِنَ لهُ بببّسة أو بتسول.
<ul> <li>is justly forced, as when he is ordered to sell his property to repay a debt.)</li> <li>(e) If a Koran is being purchased for someone, it is obligatory that the person be Muslim.</li> <li>(O: The same is true of books of hadith and books containing the words and deeds of the early Muslims. "Koran" in this context means any work that contains some of the Koran, even a slight amount.) (A: This ruling holds for any religious books, even the <i>Tabaqat</i> of Sha'rani (n: a collection of biographical sketches of Muslims), though the Hanafi school permits non-Muslims to buy or be given the Koran and other Islamic books.)</li> </ul>	

## Trade

k1.3

(f) It is a condition that someone buying weapons be of a people who are not at war with Muslims.	السيد ، ولا يُغْيَّلُ فيهِ قولُ العيدِ ، والعبدُ لاَ يَمْلِكُ شيئاً وإنَّ مَلَّكُهُ سيدُهُ] .
THE OPTION TO CANCEL A SALE AT THE TIME OF THE AGREEMENT	خيار المجلس
<ul> <li>k1.3 When a sale is effected, both buyer and seller have the option to cancel at the time of the agreement (khiyar al-majlis), meaning the right to nullify the agreement at any time before they (O: physically) part company, or both waive the right to cancel, or until one of them cancels the sale.</li> <li>(O: The option to cancel at the time of the agreement exists at every sale, and for its duration, the ownership of the articles exchanged is suspended (def: k1.5).)</li> </ul>	k1.3 وإذا الْعَقَدُ البِيعُ تَبَتُ لَكُل منَ السائع والمشتري عبارُ المجلس مَا لَمْ يَتَقَرَقًا (أَي مدة عدم تفرقهما بأبدائهما) أو يتقرّقا (أي مدة عدم تفرقهما بأبدائهما) أو يختارا الإمضاة جميعاً [(ح: أي يختارا لزوم العقد وعدم فسخه)] أو يُقْسَحْهُ أُصدُهُمَا (وخيار المجلس يثبت في كل بيم والملك في زمن الخيار موقوف).
STIPULATING AN OPTION TO CANCEL PERIOD	شرط الخيار
k1.4 Both the buyer and seller have the right to stipulate an option to cancel period, an interval during which either party may cancel the agree- ment. of up to three days (O: provided the days are consecutive. The option to cancel period is not valid if the two parties stipulate an indeterminate period, or leave it open-ended by merely stipulat- ing "an option to cancel" (A: though the buyer has the right to return the article because of defects (dis: k5) regardless of what they stipulate), or when the period is determinately known, but exceeds three days). The option to cancel may be given (A: depending on what the buyer and seller agree upon) to both parties, or just one of them (O: and not the other, or they may give the option to a third party, since the need for this might arise. In any case, both buyer and seller must agree to the conditions). But such a period may not be stipulated for transactions in which it is unlawful to part company before taking possession of the commodities exchanged (O; by one or both par- ties) as is the case in exchanging the kinds of foodstuffs and moneys in which usurious gain (riba, dis: k3.1-2) is present, or in buying in advance (salam, dis: k9.2(a)).	k1.4 ولكل من البائع والمشتري شرط الغبار في البيع للالة أيام فما درنها (بشرط أن تكون متوالية قلو شرطا مدة مجهولة أو أطلقا الشرط بأن قالا بشرط الغبار أو كانت المدة معلومة لكنها زادت على الشلائة فلا يصبح الشرط) لهما أو لاحليهما (شرطه دون الآخر ولاجنبي لأن الحاجة قد تدعو إلى ذلك. وبكل حال لا يد من اجتماعهما عليه إلا إذا كان العقد إما من المجانيين معا أو من أحدهما ققط) كما في الربا والشلم.

k1.5 أَنْمُ إِذَا كَانَ الْحَيْسَارُ لَلْبِسَائِسَمِ k1.5 If the option to cancel is given to the seller alone, then the merchandise is considered his وحيذة فالمبيسغ في زمن الخيسار ملكمة property during this period (O: meaning that he (فيكون له أكسابه وزوالده كاللين owns the proceeds earned by the property, and its والبيض والثمرة ويكون عليه التفقة) . increments such as its milk, eggs, or fruit, and he وإنْ كَانَ للمستري وحدْهُ فالمبيعُ في is obliged to cover its maintenance and other زمن الخيار ملكَهُ (فيكون له وعليه ما تقدم expenses). If the option to cancel is given to the buyer من الزوائد والنفقة) . alone, then the merchandise is considered his وإنْ كَانَ لَهُمًا قَالِمَلْكُ فِيهِ موقوفٌ : إنَّ property during this period (O: and the above تَمَّ البِعُ تُبَيِّنَ فَنَا أَنَّهُ كَانَ مِلْكَ المشتري increments and expenses are his). (من حين العقسد مع توابعسه من قوانيده If the option to cancel is given to both buyer { (ت: } وَنَفْقَتُه)) وَإِنَّ قُسِغُ الْبِيغُ تَبَيَّنَ أَنَّهُ and seller, then the ownership of the merchandise during this period is suspended, meaning that if كَانَ ملكاً للبائع (بمعنى أنه لم يخرج عن the transaction is finalized, it is established that it ملکه). belonged to the buyer (O: from the time the agreement was first made, together with its increments and expenses), but if the transaction is cancelled, it is established that it belonged to the seller (O: meaning that it never left his ownership). k2.0 THE THINGS EXCHANGED IN k2.0 A TRANSACTION (ح: وكلمة المبيع تشمل السلعة (N: Things here refers to both the merchandise and its price.) ومقايلتها) k2.1 Five conditions must exist in any article k2.1 للمبيح شروطُ محمسةً أنَّ transacted. It must: يكُون طاهراً (أي طاهر العين أو متنجس يطهر بالغسل)، مُتَتَفَعاً بهِ، مقدوراً على (a) be pure (O: in itself, or if affected with تسليميه (أى تسليم البسائسع المببسع filth, it must be capable of being purified by للمشتهري أوعلى تسلمه من البسانسع washing); والمدار على التسلم)، مملوكاً للعاقبة (b) be useful: (وهو البائع) أوَّ لمَنْ تَابَ العاقدُ عنَّهُ ، معلوسا وللمتعاقدين عينا وقدرا وصفة (c) be deliverable (O: by the seller to the buyer, meaning that the buyer is able to take possession of it); (d) be the property of the seller or the person whom the seller has been authorized to represent: (e) and be determinately known (ma'lum) (O: to the buyer and seller, as to which particular

381

k2.2

thing it is, how much it is, and what kind it is, in order to protect against chance or risk (gharar), because of the hadith related by Muslím that the Prophet (Allah bless him and give him peace) for- bade the transaction of whatever involves chance or risk). (n: w42 discusses buying and selling insur- ance policies.)	حذراً من الغرر لما روى مسلم أنه ﷺ نهى عن ييع الغرد} .
PURITY	كون المبيع طاهراً
k2.2 It is invalid to transact something that is impure in itself (najasa, def: e14.1) such as a dog, or something affected with filth that cannot be purified (O: by washing), like milk or shortening, though if is can be, like a garment, then it may be transacted.	k2.2 فلا يَصْحَ بِيحُ عِينِ نَجَسَمَ كالكلب أو منتجسة ولمُ يُعْكِنُ تطهيرُهَا (أي يالغسل) كاللبنِ والسدهنِ مثلاً. فإنْ أَمْكَنَ كُلوبٍ متتجسٍ جَازَ.
USEFULNESS	كون المبيع منتفعاً يه
k2.3 It is invalid to transact something which is not useful (O: whether the reason for invalidity is the article's baseness or the smallness of the amount being dealt with.) such as vermin, a single grain of wheat, or unlawful musical instruments (dis: r40) (O: such as the mandolin or flute, since there is no lawful benefit in them).	k2.3 ولا يُصِحُ بِيعُ مَا لاَ يُتَقَعُ بِهِ (وعــدم صحتــه إمــا لخــتــه أو لقلته) . كالحشـراتِ وحبـةِ حنطةِ وآلاب الملاهِي المحرمةِ (كطبور ومزمار إذ لا نفع بها شرعاً) .
DELIVERABILITY	كون المبيع مقدوراً تسليمه
k2.4 It is invalid to transact something undeliverable, such as a bird on the wing or something that a third party has wrongfully taken from one, though if one sells the latter to a buyer who is able to take it back from the third party, the sale is valid; while if the buyer is unable to take it from him, then the buyer has the option to either declare the sale binding or cancel it. It is invalid to transact a particular half of a whole object such as a vessel, sword, or garment (O: since the buyer cannot take possession of that part without breaking or cutting the article, involving the lessening and loss of property), or part of anything whose value is diminished by cut-	k2.4 ولا بيعٌ مَا لا يَقْدِرُ على تسليمِهِ ك [حبد آيق و] طبر طائر ومغصوب لكنْ إنْ يَاعَ المغصوب بَمَنْ يَقْدِرُ على أنتزاعِهِ جاز. فإنْ نَبْيَنَ عجزهُ (أي عجز المشتري عن الانتسزاع من يد الغساصب) فله (أي عن الانتسزاع من يد الغساصب) فله (أي والفستج). والفستج). أو ثوب (لأن المتسسلم قيمه لا يمكن إلا بالكسر أو القطع وفيه نفص وتضييع مال) وك ذا كلُ ما تَنْقَصْ قيمتُهُ بالقطع.

ting or breaking, though if it does not diminish its value, as with a bolt of heavy cloth, such portions may be sold.	والكسر. فإنَّ لَمُ تَتَقَصُ كلوبٍ تَحْينِ جاز.
LAWFUL DISPOSAL OVER THE PROPERTY	التصرف في المبيع
k2.5 It is not valid for the owner of an article that has been put up as collateral (def: k11) to sell it without the permission of the person to whom the collateral has been given. Nor is it valid to sell property belonging to another, unless the seller is the owner's guardian (def: k13.2) or authorized representative (def: k17).	k2.5 ولاَ يَجُوزُ بِيعُ المرهونِ دونَ إذنِ المرتهنِ [(أي ولا يصح)]. ولا [بيعُ الفضوائيِّ وهُوَ] أنَّ يَبِيعَ مالَ غيرِه بغيرِ ولايةٍ ولاَ وكالةٍ.
BEING DETERMINATELY KNOWN	كون المييع معيناً
<ul> <li>k2.6 It is not valid to sell property not determinately identified such as "one of these two garments" (O: since "one of them" is not an identification. Likewise with saying, "I sell you one of these sheep." It makes no difference whether all the objects are of equal or unequal value). It is not valid to transact a particular thing that is not in view (O: meaning that it has not been seen by both buyer and seller or by one of them) such as saying, "I sell you the Mervian robe I have up my sleeve," or "the black horse that is in my stable." But if the buyer has seen it before and the article is something that does not generally change within the time that has clapsed since it was last seen, then such sales are valid.</li> <li>It is permissible to sell something like a pile of wheat that is in plain view when its weight is unknown, or to sell something for a heap of silver that is visible when the silver's weight is unknown, for seeing is sufficient.</li> <li>The selling and buying of a blind person are not valid. He must commission another to buy and sell for him (A: though the Hanafi, Maliki, and Hanbali schools permit him to buy in advance (def: k9) or for another to buy in advance from him, provided the payment is forwarded to and held by the person being bought from in advance.</li> </ul>	k2.6 ولا بسع ما لَمْ يَمَسَن كَاحَدِ [العبدين (أو] النوبين فإن الأحد منها غير معين ومنسل ذلسك: بعتمك شاة من هذه الشياه. ولا فرق بين أن تتساوى القيمة في جميع ذلك أو تختلف). لا متشاهد للمتعاقدين ولا لأحدهما) مثل: بغتمك الثوب المروزي الذي في مثل: بغتمك الثوب المروزي الذي في في اصطبلي. فإن كان المشتري رآما قبل في اصطبلي. فإن كان المشتري رآما قبل تكأي ولو واع عُرْمة حنطة ونحوها وهي جاز. مشاهدة ولم يُعْلَم ورثها جاز وتَكفي الرؤية. وطريقة التوكيل ويصع سلمة بعوض في وطريقة التوكيل ويصع سلمة بعوض في ذمتي.

#### Trade

k3.0

#### k3.0 USURIOUS GAIN (RIBA)

(O: The word *riba* lexically means *increment*. In Sacred Law it is (N: of two types, the first being usurious gain (riba) in selling, which is) an agreement for a specific recompense whose equivalence to the merchandise is unknown (def: k3.1(a)) according to the standards of the Law at the time of the transaction, or in which the exchange of the two properfies transacted is delayed, or one of them is delayed. (N: The second type concerns loans, and consists of any loan by which the lender obtains some benefit (dis: k10.5).) The basis for its unlawfulness, prior to scholarly consensus (ijma^{*}, def: b7), is such Koranic verses as:

"Allah permits trade but forbids usurious gain" (Koran 2:275),

and,

"Fear Allah and relinquish what remains of usury, if you are believers" (Koran 2:278),

and such hadiths as that related by Muslim,

"The Messenger of Allah (Allah bless him and give him peace) cursed whoever eats of usurious gain (riba), feeds another with it, writes an agreement involving it, or acts as a witness to it."

Another hadith, in *al-Mustadrak* (n: by Hakim), relates that the Prophet (Allah bless him and give him peace) said.

"Usurious gain is of seventy kinds, the least of which is as bad as a man marrying his mother.")

(n: w43 discusses taking interest in enemy lands (dar al-harb).)

Gain is not unlawful except in certain

exchanges involving (O: human) foodstuffs, gold,

and silver (A: or other money) (N: which is the

ruling for usurious gain in sales. As for usurious

USURIOUS GAIN IN SALES OF FOODSTUFFS, GOLD, AND SILVER

الريا

(وهمه لغبة البزيبادة وشبرعاً عقد على

عوض مخصبوص غيبر معلوم التماثل في

معيمار الشمرع حالة العقد أومع تأخير في

البدلين أو أحدهما . (ح: الربا توعان :

الأول في باب البيسع كعما تضدم والشوع

المسانى في باب المقرض وهو كل قرض جر

تفعاً للمقرض) . والأصل في تحريمه قيل

الإجماع آيات كآية : ﴿وَأَخَلَّ اللَّهُ الْبَيْعَ

وَحَرِّمَ الرُبَاعِ [البقرة: ٢٧٥]، و﴿ اتَّقُوا

السلَّهُ وَذَرُوا مَا بَقِينَ مِنَ السرَّبْ إِنَّ كُنْشُمْ

مُوِّبنِينَ﴾ [البشرة: ٢٧٨]، وأخبار كخير مسلم: «لعن رسبول الله ﷺ آكـل البريا

وموكله وكاتبه وشاهده، وفي المستدرك

عن النبي ﷺ الرب اسبعون باباً أسرها

مثل أن ينكح الرجل أمده.

k3.0

الربا في بيع المطعومات والذهب والفضة k3.1 لا يَحْسَرُمُ السريسا إلا في

دري السويت إن يعسوم السويت إن مي المطعومات (مطعوم الأدميين) والذهب والفضةِ (ح : هذا ربا البيع أما ريا القرض

k3.1

gain or <i>interest</i> from loans, it is unlawful for any type of property whatever). The determining fac-	فيحرم في كل الأموال) .
tor in the prohibition of usurious gain in foodstuffs is their being edible, and in gold and silver, their	والعلةُ في تحريم المطعومات الطعمُ وفي تحريم الذهب والفضةِ كونهُمًا قيمً
being the value of things. When a foodstuff is sold for a foodstuff of the	الأشياء فإذا بيغ مطعومٌ بمطعوم مِنَّ جنسِهِ كبرُّ
same kind, such as wheat exchanged for wheat (O: or when gold is traded for gold), three conditions are obligatory:	بيرز (أي وكذهب بذهب) أمْنْسُوط ثلاثةً أمور المماثلة في القدر (يقيناً خرج بهذا القيد ما لوباع ربوياً بجنسه جزافاً فلا
<ul><li>(a) exact equivalence in amount (def: k3.5)</li><li>(O: which must be made certain of, this stipula-</li></ul>	يصبح وإن خرجا سواء للجهل بالمماثلة حالة البيع . والجها بالمماثلة كحقيقة
tion precluding exchanges of foodstuffs, gold, or silver in which the amounts are not known, for	الـمفــاضلة) والتقــابُضُ قبــلَ النفــرُق والحلولُ (ح: بأن لا يذكر في العقد أجل
such sales are not valid even if the two quantities transacted subsequently turn out to be equal, because of the ignorance of their equivalence at the time of the transaction, since ignorance of it is the same as actual nonequivalence);	وإن كان تصبراً) .
(b) that the properties transacted be in the respective possession of buyer and seller before they part company;	
(c) and immediacy (N: such that the agree- ment does not mention any delay in the exchange, even if brief).	
k3.2 When foodstuffs are sold for foodstuffs of a different kind, such as wheat for barley (O: or when gold is sold for silver), only two conditions are obligatory:	k3.2 وإنْ كَانَ مَنْ غير جنيب كبرً بشعير (أي وذهب بفضة) اشْتُرِطَ شرطانِ الحلولُ والتقسابضُ قبسلُ التفرُق وجَازُ (حيتذ) التفاضُلُ.
(a) that the exchange be immediate;	
(b) and that the properties exchanged be in the respective possession of buyer and seller before they part company.	
If these two conditions are met, the two com- modifies exchanged may differ in amount.	
TRANSACTING GOLD AND SILVER	بيع الذهب والفضة
k3.3 When gold is exchanged for gold, or silver for silver, conditions k3.1(a,b,c) are obligatory. If	k3.3 وإنْ بَاعَ نقداً بجنسِه كذهبٍ بذهبٍ المُتُرِطَ الشروطُ الثلاثةُ المتقدمةُ .

gold is exchanged for silver, their amounts may differ, but conditions $k3.2(a,b)$ are obligatory.	وإنَّ بَاعَ بغيرٍ جنبهِ كذهبٍ بفضةِ الْمُتَرِطَّ الشرطانِ وجَازَ التفاضلُ .
k3.4 When foodstuffs are sold for gold or silver, the transaction is unconditionally valid (O: meaning none of the above conditions are necessary).	k3.4 وإنَّ بَاعَ مطعـوماً بِنقـدٍ صَحِّ مطلقاً (والمعنى أنه لا يشترط شيء من الشروط السابقة) .
<ul> <li>k3.5 Equivalence in amount for commodities customarily sold by volume is reckoned according to volume (O: even if weights differ), and for articles customarily sold by weight according to weight. Thus, it is invalid to sell a pound of wheat for a pound of wheat when there is a difference between the two's volume, though it is valid to sell a bushel of wheat for a bushel of wheat even when their weights differ.</li> <li>Customarily transacted by weight or volume means according to the prevalent custom in the Hijaz during the time of the Messenger of Allah (Allah bless him and give him peace). If this is unknown, then according to the custom of the foodstuff is of a kind not customarily exchanged by either weight or volume, and it has no dried storage state, such as cucumbers, quinces, or citrons, then it may not be traded for its own sort. Equivalence in amount is not applicable to foodstuffs until they are completed, meaning, for fried dates, fresh grapes for fresh grapes, or fresh grapes for raisins. Types of dates and grapes not sold as dried dates and raisins may not be exhanged for their own sort. It is also invalid (A: because of ignorance of their equivalence) to exchange:</li> <li>(2) flour for wheat;</li> </ul>	لاكمان وإن اختلفا وزناً، وفي المكبل بالكون وإذا خلفا وزناً، وفي الموزون بالكون وإن اختلفا وزناً، وفي الموزون يتفارت الوزن فلا يعبع رطل برا إذا كان يتفارت الوزن والمراد ما كان يُوزن أو في يتفارت الوزن والمحجاز في عهد رسول الله الفرت الوزن أو في كمان في المحجاز في عهد رسول الله في فا في الموزن أو في كمان في المحجاز في عهد رسول الله وإن كان (المبيع حاله أغتير ببلد المبع . يتمار والن كان (المبيع حاله أغتير ببلد المبع . يتمار في المحرة وإن أو كان (المبيع الرموي) مما لا يوزن أو وإن كان (المبيع الرموي) مما لا يوزن أو وإن كان (المبيع الرموي) مما لا يوزن أو والن كان (المبيع الرموي) مما لا يوزن أو والن كان (المبيع الرموي) مما لا يوزن أو والمفرخل والأثرع لم يعبع بيغ بعضه والسفرخل والأثرع لم يعبع بيغ معضه المعان المحالة المحال . فحالة كمان المحالة المحال . فحالة كمان المحالة أو رطب بتمر وكذا عنب بعن أو يزيب المروي المعان . فعالة لم تمرولا ولا أو والن تشافلا . فحالة كمان وإن ولا يتب لم يعمق بيغ يعميه بيغي . وإن ولا يتب كم يعب ومن الله والن لم يعري بعلي يوزن أو والن تشتير المحال . فحالة كمان والمحال المحالة المحال . فحالة كمان المحالة المحالة المحالة المحال . فحالة كمان والن أو والما يعر وكذا عنب بعن أو يزيب المروي المروك المولا يعر وكن ين ولا يعن ولا يون أو لي يوزن ولا يحال . وإن أم يعري منه منه تمرولا المحاد . ولا يلم يحم ولا الجنس ولا يسروك الم يعمن . ولا يسرول ولا الجنس ولا جالس بعن ويزين يا الحد . ولا يسرول ولا الجنس ولا يسرول ولا جالس بعان ويزيب (أي إن المول يا يون ولا يسرول ولا خالص بعش وي ولا يلمو ولا خالص بعش وي ولا يلمو ولا خالص بعش وي ولا يلمو ولا خالص بعش وي ولا خالص بعش وي ولا خالص بعل المو ولا خالص بعش وي ولا خال من ولمو ولا خال المول ولا خالس إلى ولا خالص ولا خالص بو ولا خال المولي في المولي المو ولا خال الم يكمن ولمو ولا خال أي يا يو ولا يلمو ولا خالص بعل المو ولا خال أو يا يو ولا خالص بعش وي ولا خال ولا خالص بعش وي ولا خال ولا خالص بعش وي ولا خال مو ولا خال يو ولا خال مو يولي المو ولا خال مو يول المو ولا خال مو يو يو ولا خال يو ولا خال يو ولا خال يو ولا خال يو ولا خال مو يو
(3) bread for bread (O: when of the same type);	
(4) a pure foodstuff for a mixed one;	

مطبوخ بنى؛ ولا مطبوع إلاً أنَّ يَخِفَّ (5) cooked food for uncooked, or cooked food for other cooked food, unless the cooking is الطبخ كتمييز العسل (أي من الشمع) very slight, such as separating honcy (O: from the والسمن (أي من اللبن). ولا يُجُمورُ مَدًّ comb) or milkfat (O: from milk). عجوة ودرهم بدرهمين أؤ بمذين ولا مد ودرهـــمَ بمـــدٍ ودرهــم ، ولا مدَّ وتسوبَ It is not permissible to exchange (N: for بِمَلَّينَ، وَلا دَرْهُمُ وَتُوْبُ بِدَرْهُمَيْنَ، وَلا example) a measure of dates plus one dirham for two dirhams, or for two measures of dates, or for يُصِحُ بِيعُ اللحم بالحيوانِ (ولو غير a measure of dates and a dirham. Nor is it per-جنسه). missible to exchange a measure of dates and a garment for two measures, nor a dirham and a garment for two dirhams. It is invalid to transact meat for a live animal (O: even when the two are not of the same kind of animal). SOME PROHIBITED KINDS k4.0 k4.0 البيوع المحرمة OF TRANSACTIONS (إما مع البطلان وهو الغالب فيما نهى (O: Prohibited transactions may be invalid, عنه لأن النهى عن الشيء يقتضي الغسباد as is usually the case with the prohibited, for prohibition generally entails invalidity; or not, غالباً وإما مع عدمه بأن يصبع البيع مع such that the transaction is valid despite being الحرمة) . prohibited (dis: c5.2).) SELLING THE OFFSPRING OF بيع نتاج التتاج EXPECTED OFFSPRING k4.1 لأيصِبْ يَسْبُعُ يَشَاجِ الشَّاجِ **k**4.1 It is invalid to sell the offspring of (A: expected) offspring, such as saying, "When my كقبول اإذا ولدت ناقتي وولد ولدها فقد she-camel gives birth, and her offspring in turn بعُتَّكَ الولد (أي ولد الولد لأنه بيع ما ليس gives birth to a camel. I hereby sell you that بمسملوك ولامعلوم ولامتعدور على camel" (O: i.e. the offspring of the offspring. The سليمه) ولا أنَّ يَبِيغَ شيناً ويَوْجُلُ الشمنَ reason for invalidity is that it is a transaction of an بذلكَ (أي لزمن تتاج النتاج لأنه إلى أجل article that is not owned, known, or deliverable). Nor is it valid to sell something for a price whose مجهول) [ولا يبعُ الملامسةِ والممنابدَة payment is deferred to a time similar to the above والحصاة]. (O: that is, till the time the offspring of an offspring is born, because the date of payment is not known).

EITHER-OR SALES	بيعتان في بيعة
k4.2 It is invalid to make a transaction whose terms include two different possible deals (A: without specifying which has been agreed upon) such as saying, "I sell you this for either one thousand in eash or two thousand in deferred pay- ment" (O: which is invalid because the price is not known), or such as saying, "I sell you my robe for a thousand, provided you sell me your sword for five hundred" (O: which is invalid because of the invalid stipulation (dis: below)).	k4.2 ولا بَيْعَتَانِ في يَيْحَة كقولكَ: بِعَتُسَكَ هٰذا بالفِ نقدا أو بالفَيْنِ مُؤَجَّلًا (للجهسل بالعسوض)، أو: بِعُتَكَ توبِي بالفِ على أنْ تَبَسِعْنِي [عسدَكَ] (ت: سيقَكَ) بخمسمانة (وعدم الصحة في هذا للشرط الفاسد).
SALES WITH EXTRANEOUS STIPULATIONS	ييع وشرط
k4.3 It is not valid to make a transaction that includes an invalid stipulation (A: such as a condi- tion that is extraneous to the original agreement which adds to its price) (O: because the Prophet (Allah bless him and give him peace) forbade transactions with such conditions, like stipulating a loan or a second transaction), saying, for ex- ample. "I hereby sell it to you [n: for a thousand] provided you loan me a hundred" (O: or "pro- vided you sell me your house for such and such a price" (A: or "provided you do not sell it to So- and-so"). Its invalidity is due to considering both the thousand and the accompanying second deal as the price. Stipulating this invalidates the trans- action, and paying this "price" is void, it not being determinately known (def: $k2.1(c)$ )). (A: The invalidating factor is <i>stipulating</i> a second transac- tion, not the mere fact that it accompanies the first transaction, for it is permissible to join two trans- actions, as discussed at k4.12 below.)	k4.3 ولا يبح وشرط (لنهيه ﷺ عن بيع وشيرط كشيرط قرض أو بيع ) مثل : يُمْتَكَ بشير فو أنَّ تَقْرَضَنِي مائةً (أو على أن تبيعني دارك بكذا وعدم الصحة في هذا تبيعني دارك بكذا وعدم الصحة الناني ثمناً واشتراضه فاسد فبطل مقابله من الشمن وهو مجهول).
SALES WITH VALID STIPULATIONS	صحة بيع مع شرط في بعض الصور
k4.4 The following types of conditions do not invalidate transactions that stipulate them:	k4.4 ويُصِحَّ بِحَ وشَـرِطُ في صورٍ وهي شرطُ الأجــل في الثمن بشمرطِ أنُّ يَكُـونَ الأجلُ معلوماً وأنْ يَرْهَن بِهِ رِهناً أَقَ
(1) a condition to postpone payment, though this requires that the date of payment be specified;	وسوه ، د يې سنو ، و - در ه ير د

,

(2) a condition that collateral (def: k11) be put up as security (N: for payment of the price or for delivery of the merchandise);	يْضْمَنْهُ بِهِ زِيدً [أَوْ أَنْ يُعْتِقُ الْمَبَدُ السِيحَ] أَوْ شُرَطَ (أَي البِــاتِـعِ أَو المُسْتَدري أَو كُلُ منهما) مَا يَقْتَضِيهِ العَدْ كَالردُ بِالعِبِ
(3) a condition that a particular individual will guarantee (def: k15) payment;	ونحوه . فإنَّ بَاعَ وشَسرَطُ البسراءةَ منَّ العبـوبِ صَحُ وبَسرىءَ منَّ كلَّ عيسبِ ياطستِ في
(4) or other conditions (O: from the seller, the buyer, or both) that the deal requires, such as an option to return the merchandise if defective, and so forth.	الحيوانِ لَمْ يَعْلَمُ بِهِ البائعُ ولا يَبْرَأُ بِمَّا سِوَاهُ (فسالعيب البساطن قيد أول، وفي الحيوان قيد ثان، ولم يعلمه قيد ثالث، ويزاد قيد رابع على هذه الثلاثة وهو وجود
It is valid for the seller to stipulate that he is free of responsibility for defects in the merchan- dise. By doing so, he is not held responsible for an animal's internal defects which he does not know of, though he remains responsible for all other kinds of defects. (O: The conditions for this ruling are that the defect be internal, be found in an ani- mal, be unknown to the seller, and that it exist at the time of the agreement.)	ويرد يدريع على عنه هاره وموريوه. العيب في الحيوان حال العقد) . :
PAYING NONREFUNDABLE DEPOSITS	بيع العربون
<ul> <li>k4.5 It is not valid to pay a nonrefundable deposit towards the price of an article, such as paying a dirham for piece of merchandise on the basis that if the buyer decides to keep it, the dirham is part of the price, but if he does not, then the seller keeps the dirham for free.</li> <li>(A: The school of Imam Ahmad permits nonrefundable deposits.)</li> </ul>	k4.5 ولا يُصِحَّ بِيعُ العربونِ بَأَنْ يَنْشَرِي سَلِعةً وَيَدْلَعَ دِرِهماً على أَنَّهُ إِنَّ رَضِيَ بِالسَلِعةِ فَالدَرِهمُ مَنَ النَّعْنِ وَإِلَّا فَهو لَلبَائِمِ مَجاناً. [ولو فَرَقَ بِينَ التِجاريةِ وولَدِهَا قَبَلَ سَنَّ التَميزِ بِيعِ أو هَبَةٍ بَطَلَ المقدُ وبعدُ التميزِ يَصِحً].
أَنْ يَقُولُ الحاصَرُ للبدويُ الذِي قَدِمَ بسلعةِ وهيَ ممَّا يُحتَاجُ إليهَا في البلدِ : لا عَالَ . مُهُمُ لِ <del>ذَّنْ</del> رِيَ منهمُ بغين].	k4.6 [وَيَحْرُمُ أَنْ نِبِيغَ حاضرٌ لِبَادٍ بِ نَبِعِ الآنَ حَتَّى أَبِعَهَا لَكَ قَلِيلًا قَلِيلًا تِلْعَنِ وَانْ يَتَلَقَّى الركبانَ فَيُخْبِرَهُمْ بِكَسَادٍ مَا مَا
UNDERCUTTING ANOTHER'S DEAL	السوم على سوم أخيه
k4.7 It is unlawful to undercut a brother's deal (A: or a non-Muslim's, since there is no difference between Muslims and non-Muslims in rulings con- cerning commercial dealings) that he has made with a customer, after they have settled on the	k4.7 وأنَّ يَسُسومَ على سَوْم أخيــــهِ (ع : ولــو غيـر مسلم إذ لا فرق بين مسلم وكــافسر في المعـامـلات) بأنَّ يَزِيدَ في السلعة بعد استقرار الثمن (بأن يقول لمن

# k4.8 Trade

price (O: meaning to say to someone who has accepted something with the intention to buy it for so-and-so much, "Return it to its owner and I'll sell you a better one for the same price or less," or tell the seller, "Take it back from him and I'll pay you more for it." The above restriction <i>after they have settled on the price</i> excludes someone going around taking bids from those who are increasing them, as auctioneers do, which is not unlawful). It is also unlawful to undercut a brother's price (O: that is, during the option to cancel at the time of the agreement (def: k1.3), or during a stipulated option to cancel period (def: k1.4)) by telling the buyer, "Cancel the deal and I'll sell you one cheaper." (O: This also holds for other con- tracts, such as renting or lending the use of some- thing.)	اخذ شيئاً ليشتريه بكذا: رده على صاحبه حتى أبيعك خبراً منه يهذا الثمن أو بأقل منه . أو يقبول لمالكه : استرده لأستريه منك بأكثر . وخرج بقبوله بعد استقرار الثمن ما يطاف به على من يزيد كالدلالين وأذ يبيع على يبع أخبو (وذلك في وأذ يبيع على يبع أخبو (وذلك في زمن خيار المجلس أو الشرط) بأن يَقُول بأرخص منه . (ومثل البيع في هذا غيره بأرخص منه . (ومثل البيع في هذا غيره من يقية العقود كالإجارة والعارية) .
BIDDING UP MERCHANDISE	النجش
<b>k4.8</b> It is unlawful to bid up the price of a piece of merchandise that one is not really interested in, to fool another bidder.	k4.8 وَأَذْ يَنْسَجْشَ بِأَذْ يَزِيسَدَ فِي k4.8 السلعةِ وهوَ غيرُ راغبٍ فيهَا لِيَغُوَّ بِهَا غيرُهُ.
SELLING GRAPES TO A WINEMAKER	ا بيع عنب ممن يتخذه خمراً ا
k4.9 It is unlawful to sell grapes to someone who will make wine from them. (O: Like grapes in this is the sale of dates, bread, wheat, or barley, whenever one knows that this (A: i.e. alcoholic drink) will result, or thinks it will. If there is doubt or if one merely imagines it, then the transaction is merely offensive. (N: <i>Think</i> (zann) means to believe it probable, <i>doubt</i> (shakk) means one is undecided, and <i>imagine</i> (wahm) means to merely consider it possible.) Selling in such cases is unlawful or offensive because it is a means to dis- obedience, whether certain or suspected (A: <i>means</i> meaning an instrumental cause, as opposed to something which is not instrumental, such as renting a house to a drunkard, which is not unlaw- ful because it is not a cause. though it is unlawful to rent a building to someone who intends to open a bar, for example). Tirmidhi relates that the Prophet (Allah bless him and give him peace)	k4.9 وأنْ نيسيغ العنبَ مِمُنْ يَتَجذُه خمراً. (ومشل العنب الرطب والخبر والحنطة والشعير بأن يعلم ذلك منه أو يظنه فإن شك فيه أو توهمه منه فالميع له مكروه. وإنما حرم أو كره لأنه سبب لمعصية محققة أو مظنونة. وروى الترمذي أنه تتاة لعن شاريها وساقيها

cursed whoever drinks wine, gives it to others to drink, sells it, buys it, presses it for another, trans- ports it, receives it, or cats its price.)	وبالعها ومبتاعها وعاصرها ومعتصرها وحاملها والمحمولة إليه وآكل ثمنها) .
k4.10 If one makes any of the above unlawful transactions (k4.6-9), the agreement is valid (dis: c5.2).	k4.10 قانَ بَاعَ في هَذَهِ الصورِ كَلَّهَــا المحرمةِ ضَحْ البِيعُ.
A VALID SALE COMBINED WITH AN INVALID SALE	الجمع بين بيع صحيح وبيع فاسد في عقد واحد
k4.11 If one combines something valid to self with something invalid to sell in one transaction, such as selling one's own garment together with someone else's without his permission, or such as selling wine and vinegar, then the transaction is valid for the portion of the price that covers the valid sale (O: no matter whether the person knew what the case was, or whether he did not and believed the sale permissible, thinking at the time, e.g. that the wine was vinegar) and is invalid for the portion of the price that was not valid (A: and the portion must be refunded to the buyer). The buyer has the option to cancel the whole agree- ment if, at the time the deal was made, he did not know it included something impermissible.	k4.11 وإنْ جُمْعَ في عقبدٍ واحدٍ مَا يَجُوزُ وما لا يَجُوزُ [(ع: ويُحمل الجواز هنا على الصحة)] مثلُ [عبدٍ، وعبد] (ت: ثوبه وثوب) غيرٍ، بغير إذنه أو خمر وحلَّ ضعَّ فيمًا يَجُوزُ يقسطِهِ من الثمن ([باعتبار قيمته] سواء علم الحال أم جهل وأجاز البيع ويقدر الخمر عند البيع خلاً) ويُضَلَّ فيمًا لا يَجُوزُ وللمشترِي الخيارُ لا جهل.
JOINING TWO TYPES OF TRANSACTIONS IN ONE CONTRACT	الجمع بين عقدين مختلفي الحكم
k4.12 It is valid to join two contracts of different kinds (O: for example, a sale with a rent agree- ment) such as saying, "I sell you my horse and rent you my house for a year for such and such an amount" (O: though it is not necessary that they be different kinds, for the ruling also applies to two contracts of the same type, such as a partner- ship (def: k16) linked with financing a profit- sharing venture (qirad, def: k22)), or such as say- ing, "I marry you my daughter and sell you her house [N: as her proxy, the proceeds being hers] for so-and-so much," and the price is considered as proportionately distributed over the two trans- actions.	4.12 وإنْ جَمَعَ عقبانيْن مختلفي. الحكم (كالبيع والإجارة) مثل : بِعْتَكَ [عبليّي] (ت: فَرَسَي) وآجرتُك داري منه بكذا (والاختلاف ليس بقيد بل مثله المتحدان فيه كالشركة والقراض) ، ورُزَّحْتُك ابتي وبِعْتَكَ [عبدَها] (ت: دارها) بكذا صَحُ وَقُسْطَ الموضْ عليهمًا.

k5.0 THE RETURN OF MERCHANDISE BECAUSE OF A DEFECT (O: The criterion for <i>defect</i> is based on some- thing that is expected to exist (n: in merchandise), whether this expectation results from:	k5.0 رد المييع بالعيب (وهــو ما يتــوقف على شيء مظنون الحصول نشأ ذلك الظن من التزام شرطي أو قضـاء عرفي أو تغرير فعلي. ولم يذكر
(1) stipulations agreed upon (dis: k4.4(4));	المصنف القسم الأول وذكر الثاني : والثالث).
(2) the customary level of quality (dis: f4.5) for merchandise of its type;	
(3) or outright deception by the seller.	
The author does not mention $(1)$ in this section, but confines himself to $(2)$ and $(3)$ .)	
INFORMING A PROSPECTIVE BUYER OF DEFECTS IN MERCHANDISE	التنبيه على عيب السلعة
k5.1 Whoever knows of a defect in the article (O: he is selling) is obliged to disclose it. If he does not, he has cheated (O: the buyer, which is prohibited by the Prophet's statement (Allah bless him and give him peace),	k5.1 مَنْ عَلِمَ بِالسَلِعَةِ عَيْبُاً نَزِمَةُ (أَي البائع) أَنْ يُبَيَّنَهُ . فإنَّ لَمْ يَبَّنْ فَفَدْ غَشُ (المشتري وهو منهي عنه لقوله ﷺ : «من غشنا فليس مناه) والبيغ صحيعُ .
"He who cheats us is not one of us"),	
though the transaction is valid (A: provided the buyer accepts it, as discussed below).	
RETURNING DEFECTIVE MERCHANDISE	رد المبيع
<b>k5.2</b> When a buyer notices a defect in the mer- chandise that existed when the seller had it, he is entitled to return it (O: though if he is content to accept the defect, he does not have to return it. He may also return it when the defect occurred after the sale but before the merchandise was delivered, since the merchandise is the seller's responsibility during this period).	k5.2 فإذًا اطْلُعَ المشتري على عبب كَانَ عندَ البائع فلَهُ الردُّ (فإنْ رضي به فلا يجب رده، وف أن يرده بالعبب الحادث بعد العقد وقبل الفيض لأن المبيع في تلك الحالة من ضمان البائع).
<ul> <li>k5.3 The criterion (O: of <i>defectiveness</i>) is;</li> <li>(a) any flaw that diminishes the article or its value to a degree that hinders a valid purpose;</li> </ul>	k5.3 وضسايطُهُ (أي ضايط العيب هن مَا تَقَصَّ العينَ أو القيمةَ تقصاناً يُقُوتُ به غرضُ صحيحٌ والمَسالِ في مثل ِ ذَلكَ

(b) provided that such an imperfection does not usually exist in similar merchandise.

(O: The former restriction excludes such things as amputation of a surplus digit or a minor nick from the animal's thigh or hock that is inconsequential and does not obviate its purpose, in which case there is no option to return it. The latter restriction excludes defects not generally absent in similar merchandise, such as missing teeth in older animals. There is no option to return such merchandise, even if the value is diminished.)

k5.4 If the buyer notices a defect in the merchandise after it has been destroyed (O: whether physically, such as an animal being killed, a garment worn out, or food eaten; or whether legally finished, by being no longer permissible to transfer from person to person, as when a site has been made an endowment (waof, def; k30))—then a compensation (A: from the seller to the buyer) is obligatory. (O: The buyer is entitled to it because of the impossibility of returning the article due to its no longer existing. Compensation means a part of the article's price whose relation to the whole price is the same as the relation of the value which the defect diminished to the full value of the article if it had been without defect. (N: The difference between price and value is that the value is how much money an article is worth in the marketplace, while the price is whatever the sale agreement specifies, whether this be more or less than the value.) The value in such a case is fixed at the lowest value (A: for articles of its type current in the marketplace) between the time the deal was made and the time the buyer took possession of it.)

The buyer is no longer entitled to seek compensation for such a defect if (O: he notices the defect after) he no longer owns the article because of having sold it or otherwise disposed of it. But if such an article returns to the buyer's possession after this (O: i.e. after having left his ownership, whether as a gift, or returned (A: from a subsequent buyer) because it was defective, or because of a cancelled deal, or he buys it back), then he is entitled to return it (A: to the person who originally sold it to him). المبيع عدمُهُ (وخرج بالقيد الأول قطع إصبع زائدة أو فلنة يسبرة من فخذ أو ساق لا تؤثر شيئاً ولا تفوت غرضاً فلا خبار به وبالثاني ما لا يغلب فيه ما ذكر كقلع سن في الكبير فلا خبار به وإن نقصت القيمة به) [فيرة إنَّ بَانَ العبدُ خصباً (والخصاء حوام وقبال ابن القياسم الظاهير أنه من الكبائي أوَ سارقاً أوَ يَبُولُ في الفواش وهوَ كبيراً.

k5.4 فلو اطْلَعَ (المشترى) على العيب بعدَ تلف المبيع (حساً كأن قتل أو أتلف الشوب أو أكسل الطعمام أو شرعاً بأن خرج عن قبسول المنقسل من شخص إلى شخص كمما إذا أوقف المكمان) تَعَبَّنَ (على المشترى أخذ) الأرش (لتعذر السرد لفسوات المبيع. والأرش جزء من الثمن نسبتيه إليبه كتسبة ما نقص المعيب من القيمة إلى تمامها لو كان سليماً. (ح: ا والفيرق بين الثمن والقيمية أن القيمية ما تساويه السلعة في السوق من النقود؛ وأما الثمن فمما وقع عليه العقد سواء كان أكثر أم أقبل من القيمة) . والأصبح اعتبار أقل قيمة المبيسع من حين العقد إلى حين القيض) أو (اطلع على العيب) بعدَّ زوال إ الملكِ عنْهُ ببهم أو غيرُو لم يَكُنْ لَهُ (أي للمشترى) طلبُ الأرشُ الآنُ . فإنَّ رَجَعَ إليه بعدة ذلكَ (أي بعد رّواله عنه إما بهية أوبود بعيب أو إقسالسة أو شراء) فلَّهُ (أي للمشتسري الأول السذي وجسد بالمبسع عيـاً) الردُّ.

## k5.5 Trade

k5.5 If an additional defect occurs in an article (O: other than the above-mentioned defect (A: that existed before the buyer received the article)) while it is in the buyer's possession, then the buyer is only entitled to take a compensation (O: from the seller, to compensate for the original defect) and is not entitled to (A: insist that the seller accept) return (A: of the article for a full refund).

But if the original seller is willing to accept it back with the (O: new) defect, (A: refunding the original price,) then the buyer is not entitled to (A: keep the article and) demand compensation (O: for the original defect. Rather, the buyer is told, "Either return it, or else be content with it as it is and you get nothing"; for the harm to the original seller which is what prevents (A: it being obligatory for him to accept) its return no longer exists if the seller is content to take it back, and the merchandise is as if the additional defect never occurred.

Their agreement is implemented if buyer and seller agree upon:

(1) the seller taking it back with (A: the seller refunding the original price, and the buyer giving him) compensation for the new additional defect;

(2) or the buyer keeping the merchandise, and the seller paying him compensation for the original defect;

since either of these options might satisfy the interests of the two parties. If the buyer and seller disagree about which of these two options should be implemented, the decision goes to whichever of them requests option (2), whether this person is the buyer or the seller, since it confirms the original contract).

k5.6 If the new defect which occurs while the article is in the buyer's possession is the sole means of disclosing the old defect, such as breaking open a (A: spoiled) watermelon or eggs, and so forth, then the new defect does not prevent (A: the obligation of the seller to accept) its return. But if the new damage exceeds the extent that was necessary to reveal the original defect, then the seller is no longer compelled to accept it back.

k5..5 - وإِنْ حَدَثَ عنه ذَالْ مَشته دِي عيبُ آخرُ (غير العيب المتقدم) [مثلُ أَنَّ يَفْتِضِّ البكر ] تَعَيَّن الأرشُ (من السائع لأجسل السعيب القسديم) وامتنسخ السرة (المقهسري) فإذَ رَضِيَ البِسامُسع بالعبب (الـحــادت) لمْ يَكُنْ للمسْسَسري طَلَبُ الأرش (للعيب القنديم بل يشال له : إما أن ترده وإما أن تقنع به ولا شيء لك؛ لأن الماتع من الرد هو ضرر البائع وقد زال برضاه فصار كما لو لم يحدث فيه عيب. ولو توافقا على الرد مع الأرش الحادث أو الإمساك مع الأرش القنديم فعسل لما فيه من الجميع بين المصلحتين ومسراعساة الجانبين وإن تشارعنا فيما يفعل منهما أجيب من طلب إمساك المبيع مع أرش القيديم بالتعبأ كان أو مشتمر يماً لما فيه من نقرير العقد). فان كان العبب الحسادتُ لا k5.6 بَعَرِفَ العِبُ القديمُ إلا به ككسر البطيخ والبيض وتحسوهما لأم بمنسغ (العيب الحادث) السرد فإذ زاد على ما يُمكن المعرفةً بهِ فلا ردٍّ [(أي سنّط الرد القهري).

k5.7 k5.7 وشبيرطُ المبردُ (بسالعيب) أنَّ It is a necessary condition for (A: cases where the buyer seeks a refund for something he يكسون على الفسور (فيبطسل بالتأخيس بلا is) returning (O: because of a defect) that the عدر) ويُشْهدُ في طريقه الله فنسخ. فلو buyer return it immediately upon noticing the غرَفَ العيبُ وهوَ يُصَلِّي أَوْ يَأْكُلُ أَوْ يَقْضِى defect (O: and his option to return it is cancelled if حاجسة أو ليسلا فله المتأخيسير إلى زوال he delays without an excuse). On his way back to المعسارض بشبير طاترك الاستعمسال the seller, he should have two witnesses affirm that he is cancelling the agreement (A; so if the والانتفاع فإنَّ أُخْرَ (الرد) متمكناً (منه) seller is unavailable at the time, the buyer is سَقَطَ الرَّدُ (أي القهري) والأرشُ (لإشعار nevertheless able to prove that he went to return it التأخير بالرضاي immediately). If the defect is noticed while one is praying, eating, using the lavatory, or at night (A: if the night presents a problem in returning it), then one is entitled to delay returning it until the hindrance preventing one from doing so is no longer present, provided one stops using and benefiting from it. If the buyer delays returning it when capable of doing so, then the seller is no longer obliged to accept the article back for a refund, or no longer obliged (A; in cases like k5.5 above) to compensate the buyer for the original defect (O: because the delay gives the impression that the buyer is satisfied with the defect).

k5.8 = [وتَحْرُمُ النصريةُ وهِيَ أَنْ يَشَدَّ الْبَائِعُ أخلاف البهيمةِ ويَتْرُكُ حليَها أياماً لِيُعْرُ غيرةُ يكثرةِ اللبن. فإذَا اطْلَعَ عليه المشتري فلهُ الردُّ مطلقاً. فإنَّ كَانَ بعد حليها وتَلِف اللبنُ رَدَّ صاعاً مِنْ تمرِ بدلُ اللبنِ إنْ كَانَ الحيوانُ مأتحولًا - ويُلْحَقُ بالنصريةِ في الردُّ تحميرُ وجه الجاريةِ وتسويدُ الشمرِ وتحوَّهُمامَ.

k5.9 (A: The term *murabaha* applies to sales where the seller states the price in terms of "the original price plus such and such an amount as profit," whether by *original price* he means the amount he originally paid for the whole lot, or whether he means the proportion of that price represented by the percentage of the lot which he is now selling.)

The seller in *murabaha* (O: meaning an agreement where the price consists of the original price plus increment) is obliged to inform the buyer of any defect that occurred in the merchandise while in his possession, such as by saying, "I bought it for ten [O: or "bought it for one hundred and sell it to you at what I bought it for, plus one dirham's profit on every ten"] but such and such a defect happened to it while I had it." (O: He is likewise obliged to say, for example, "Such and k5.9 (3 : كلمة المرابحة تنسحب على اليبع الذي يعبّر البائع عن الثمن فيه بنحو قوله : ثمن التكلفة زائد كذا ؛ سواء عنى بالرزائسد مقدداراً زائسداً على ثمن التكلفة أو نسبة مأوية منها).

ويَلْزَّمُ البائغ أَنَّ يَخْبِرُ فِي بِعِ المرابحةِ روهي عقد يستى الثمن فيمه على ثمن الميسع الأول مع زيدادة) بالعيب البذي حَدَثَ عنداً، فَيَقُولُ : اشْتَرَيْتُهُ بِعشرةٍ : سَلَا رأي أو : بسانة وبمتكه بما استريته أي بمثله وربع درهم لكل عشرة) لكنُّ حَدَثَ عندِي الميبُ الفلائي (ومثل هذا

### k6.0 Trade

such a defect appeared in it that was from the previous owner, and I accepted this.")

The seller in *murabaha* is also obliged to explain how much time he was given to pay the original price (A: since deferring payment generally raises the price, and merely stating such a raised price without mentioning that it was deferred would give the new buyer a false impression).

(O: The author should have mentioned (A: that telling the prospective buyer the above information is also obligatory in sales of) discount (A: on a lot of goods or portion thereof), as when the seller tells someone, "I sell it to you for what I bought it for, minus one from every eleven." These rulings likewise apply to agreements stated in terms of, "I sell you it at the same price the original deal was made for.") أن يقول ظهر به عيب قديم ورضيت به). ويُبَيَّن الأجـل (وكـان على المصنف أن يذكر المحاطة أيضاً [من الحط وهو النقص] كقول من ذكر لغيره: بعتك بعا اشتـريت وحـط واحـد من كل أحـد عشر: ويدخل في: بعت بعا الشريت ثمنه الذي استقر عليه العقد فقط).

## k6.0 SELLING FRUIT AND CROPS

k6.1 It is not permissible (O: or valid) to sell the fruit alone from a tree (A: without the tree, while still on it) before it is ripe, unless the agreement stipulates immediate picking of the fruit. But such a sale is valid without restriction if made after the fruit is *ripe*, meaning, for fruits that do not change color, to become fit to eat; and for fruits whose color changes, to start to turn the color of ripeness.

If both the tree and the fruit are sold together, the sale is permissible without stipulating that the fruit be picked.

k6.2 Grain, when green, is subject to the same rulings as fruit before it is ripe: it may not be sold (O: nor would the sale be valid) unless the agreement stipulates immediate harvest, though there are no restrictions on sales made after the grain is solid and firm.

k6.3 It is not permissible to sell grain when still in the husk, or to sell unripe nuts, almonds, or

ko. l بيسعُ الشمسرة وحسدَها على الشجرة إلى كان قبل بدؤ الصلاح لم يَجُوُّ (ولم يصح) إلاً بشرط القطع . وإذ كان يعدة (أي يعد بدؤ الصلاح) جاز مطلقاً . ويدؤ الصلاح ، جاز مطلقاً . يتلوَّذُ أو يأخذ (أي يشرع) بالتلوين فيما لا يتلوَّذُ . وإنَّ ناع الشجرة وتمرتها جاز بنُ غير مرط القطع . مرط القطع . مرط القطع .

بيع الثمار والزرع

k6.0

k6.2 – والـزرع الأخضرُ كالثمرة قبلَ بدرُ الصـلاح : لا يَجُـوزُ (البيع ولا يصع فيه) إلاً بشـرط القطيع . وبعـدَ اشتـدادِ الحبَّ يَجُوزُ مطلقاً.

k6.3 ولا يُجُوزُ بِعُ الحبُّ في سَبِلِهِ ال ولا الجـوزِ واللوزِ والبـاقــلاً، الأخضرِ ^{II}

broadbeans when these are in the shell. (A: When the latter three are dried, they may be sold in the shell.)	[(صفة لكل من هذه الشلاق أي الجوز الأخضر وما بمده)] في القشرينِ .
*	
k7.0 MERCHANDISE BEFORE THE BUYER TAKES POSSESSION OF IT	k7.0 قبض المبيع وضمائه
<ul> <li>k7.1 Merchandise is the responsibility of the seller before the buyer has taken possession (def: k7.3) of it. If such merchandise is destroyed (Ar. talifa, to be finished off or used up) by itself or through an act of the seller, then the agreement is cancelled and no payment is due for it. If the buyer destroys such merchandise, he must pay its price, and his destroying it is considered as having taken possession of it. If a third party destroys such merchandise, the deal is not cancelled but rather the buyer is given a choice to either:</li> <li>(1) cancel the agreement and make the value (def: k5.4(N:)) (O: of what the third party destroyed) a debt that the third party owes to the seller;</li> <li>(2) or effect the deal, paying the seller the</li> </ul>	47.1 المبيح قبل قبضه من ضعان البائع فإن نلف (المبيع بنفسه) أو أتُلفة قان أنفسخ البيع وستقط النمن. وإن أتلفه المشتري استقرّعليه النّمن ويكون إتلافة قبضا. وإن أتلفه اجني لم يُنفسخ بل يُخَيَّر المشتري بين أن يُفسَخ فَبَغرَم الأجني المشتري أي ويُعطي المتعن (للبائع إن أب عقد البيع) ويُعطي المتعن (للبائع إن المشتري).
price (O: if he agrees to effect the deal) and mak- ing the third party liable to pay the value (O: to the buyer).	
<ul> <li>k7.2 When one buys something, it is not permissible (O: or valid) to sell it until one has taken possession of it. (O: The invalidity of selling it likewise applies to all transactions disposing of it (A: such as renting it, giving it away, and so forth). It is also invalid for the selier to dispose of the price in any way before it has been received from the buyer, unless the new transaction is with the same buyer and involves the very same (A: article that is the) price.) But if the price is a financial obligation (N: that is, an amount of money, unspecified as to which particular pieces of money it is), the seller may ask for a different sort of payment, provided</li> </ul>	k7.2 وإذا اشترى شيئا لم يجزز (أي ولم يصح) أنْ يَبِعَمُ حتَّى يَقْيضُهُ. (ومثل عدم صحة بيعه سائر التصرفات. ومثل عدم صحة بيع العبيع قبل قبضه الثمن قلا يصع للبائع التصرف قيه قبل قبضه من المشتري إذا كان بعين المقابل). لكن للبائع إذا كان الثمن في الذمة (ج: أي نقداً غير معين) أنْ يَسْتَبُول عنه (أي عن

## k8.0 Trade

he has not already accepted the payment, as when he sells something for dirhams, but then accepts gold, a garment, or something else instead of them.	ذلك الثمن) قبسلَ تبضب (من المشتري) مثل أنَّ يَبِيعَ بدراهمَ فَيَعْتَاضَ عنها ذهباً أوَّ ثوباً وتحوَّ ذلكَ .
<ul> <li>k7.3 Taking possession means:</li> <li>(1) for transportable things such as wheat or barley, that they be transported (N: by the buyer or his representative) (O: that is, when he moves the merchandise to a place not belonging to the seller, such as the street or the buyer's house);</li> <li>(2) for things dealt with by hand, such as a garment or book, that they be taken in hand;</li> <li>(3) and for other things, such as a house or land, that they be given over (O: i.e. the seller give the buyer control over them, such as by handing the key to him or moving others' belongings off the property).</li> </ul>	k7.3 والقبض فيمًا يُنْقَلُ النقلُ (ح: من قبل المشري أو نائبه) مثلَ القمح والشعير (إذا نقله إلى مكان لا يختص به بازح كشرارع أو دار للمشري) وفيما يُتشاوُلُ باليد التناوُلُ من الدوب والكتاب. وفيمًا بواعُما التخلية مشلً الدار والأرض (بأن يمكنه المانعي منه ويسلمه المفتاح وأن يفرغه عن متاع غير، أي غير المشتري).
حَمَّى أَقَبِضَ الثمنَ ؛ وقَالَ المشتري : لا أَسَلَّمُ الثمنَ حَتَّى أَقَبْضَ المِبِعَ ؛ فِإِنَّ إِ أولاً ثَمَّ يُذَرَّمُ المُثبّري بالسَليم ، وإنْ كَانَ الثمنُ معبنا أَثْرَمًا معاً بِأَنْ يُؤْمَرًا بِ حَقَّهُ ] . *	كَانَ النَّمن في اللَّذَمةِ الْرَّوْمَ السَائِعُ بِالسَّلَعِ فَيُسَلَّمًا إلى عدل، ثمَّ العدلُ يُعْطِي لكلَّ واح
k8.0 DISPUTES OVER WHAT THE TERMS OF A TRANSACTION WERE	k8.0 الاختلاف في كيفية   العقد
k8.1 When two parties agree on the validity of a transaction but disagree on its terms, and there is no proof, then they each swear an oath (dis; k8.2) affirming their side of the story. Such a dis- agreement could be:	k8.1 إذا أتْفَفَ على صحة العقب واخْتَلْف في كيفيتو بأنَّ قال البائع : بِعْتَكَ بحال ، فضالَ (أي المشتري) : بلُ بمُوْجُل ، أنَّ بِعُتَكَ بعشرةٍ ، فقال : بلُ بخمسةٍ ، أو : بعتُكَ بشرط الخيار ،
(1) the seller saying that he sold it for immediate payment, while the buyer asserts that payment was to be deferred;	
(2) the seller stating that he sold for ten, while the buyer maintains it was five;	

k8.2

k8.3

k8.4

k8.5

فَقَالَ : بِلُ بِلا خِيارٍ ؛ وَمَا أَمَّيَهُ ذَلِكَ وَلَمَّ نِكْنَ ثَمَّ بِينَةً تَحَالَفًا . (3) the seller saying he sold it to the buyer on condition that there be an option to cancel period (def: k1.4), while the buyer asserts that no such option was stipulated; or similar disputes. (N: Swearing an oath (def: 018) is a means k8.2 (ح: والميمين تكسون حجسة for urging one's case when there is no proof, حيث لا ببنـة. والبينـة الشهود. وإذا قيل meaning no witnesses. When rulings mention, for صدق فلان أو القسول قول فلان فمعنساه example, that "So-and-so's word is believed;" or قبسل قولمه مع يمينمه حيث لا بينمة لأحمد "So-and-so's word is accepted," it means that his الطسرفين . فإنَّ كانت بِينسة قدمت على word is accepted when he swears an oath in cases اليمين سواء كانت للمدعي أو المدعى where there is no proof presented by either of the two parties. If there is proof, whether from the عليه). plaintiff or defendant, it is given precedence over an oath.) k8.3 فَيَبْدَأُ البِسَائِعُ فَيَقُولُ: واللهِ مَا In the oath for such cases, the seller swears first, saying, for example, "By Allah, I did not sell بِعْتُكَ بِكَذَا ولَقَدْ بِعُتَكَ بِكَذَا مُمَّ يِقُولُ it to you for such and such an amount, but rather المشبري: والله ما اشتريت بكذا ولقد for such and such an amount." Then the buyer إشتبريت بكذاء وهني يمين واحدة يجمع swears, "By Allah, I did not buy it for such and فيها بين تفي قول صاحب وإثبات قوله such, but rather bought it for such and such." It ويُقدُّمُ النَّفي (استحياباً) . consists of one oath (A: from each party) which joins the denial of the other's claim with the affirmation of one's own claim, and in which the denial is recommended to precede the affirmation. When the buyer and seller have sworn, k8.4 💿 فَإِذَا تَحَالَفُ فَإِنَّ نُرَاضَيْنَا بِعَدْ but subsequently reach a solution that both ذَلْتُ فَلا فَسَخْ للعقدِ . وإلاَّ فَيَقْسَخَابُهِ أَوْ accept, the agreement is not cancelled. But if they أحدُهْمًا أو الحاكم (قطعاً للنزاع بينهما cannot reach an accord, they cancel the agree-وإذا حصل الفسيخ فكل واحد منهما يرد ment, or one of them cancels it, or the Islamic ما قبضه من العوضين على الأخر) . magistrate does (O: to end the trouble between them. When the agreement is cancelled, each returns whatever he has accepted from the other), If either the buyer or seller testifies that a اقلو ادَّعَى أحسدُهُمسا شيئساً k8.5 particular agreement is invalid, but the other بْقُتضى أَنَّ البِيغِ وَقْبِعِ فاسداً وَكُذَّبَهُ الآخرُ party says it is valid, then the word of whichever of صَدَق مُدَّعِي الصحة بيمينو. them asserts it is valid is accepted if he swears an ولوَّ جَاءَ (المشتري) بمعيب لِيَرْدَّهُ فَقَالَ oath (dis: k8.2). If the buyer comes to the seller with a piece of merchandise that he wants to return because of a

defect, but the seller says that it is not the one he sold him, then the seller's word is accepted (O: when he swears). If the buyer and seller disagree about a defect in an article that could have occurred while it was in the buyer's possession, but each party asserts that the defect occurred while in the other's pos- session, then the seller's word is accepted (O: when he swears).	البائع : لَيْسَ هوَ الذي بِعَنْحَهُ ، صُدَّقَ البائع (بيببه) . ولو اخْتَلَقًا في عيب يُنْجَنُ حدوثة عنذ المشتري فقَال البائع : حَدَث عندَكَ ؛ وقال المشتري : بَلْ كَانَ عندَكَ ؛ صُدْقَ البائع (بيمينه) .
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k9.0 BUYING IN ADVANCE (SALAM)	k9.0 السلم
k9.1 Buying in advance means the sale of described merchandise which is under (A: the seller's) obligation (A: to deliver to the buyer at a certain time).	k9.1 - هوَ بِيعُ موصوفٍ في الذمةِ . الماني الذمةِ .
THE CONDITIONS FOR THE VALIDITY OF BUYING IN ADVANCE	شروط صحة السلم
k9.2 In addition to the conditions for valid sales (def: k1.1-2, k2.1), other conditions (O: seven of them) must be met for buying in advance to be valid:	k9.2 ويُشْتَرَطُ فِيهِ مَعَ شروط البيع أمسورُ (أي شروط سبعة) أحدُهًا فبض النمن في المجلس وتَكْفِي رؤيسةُ النمن وإنَّ لَمْ يَسْرِفْ قدرَهُ، والسُسْابَسي كونُ
(a) that the price of the merchandise be received when the agreement is first made. It is sufficient to merely see the price that is being accepted, even when its exact amount is unknown;	المسلم فيه ديناً (أي في ذمة المسلم إليه يحضره وقت حلول الأجسل) (ح: فلا يصح السلم إذا كان المبيع معيناً) ويَجُوزُ حالًا ومؤجلًا (يأن يصرح يهما) إلى أجل معلوم (شيرط في صحته مؤجلًا) فلَوْ قَالَ
(b) that the merchandise bought in advance be a <i>financial obligation</i> (dayn) (O: owed by the seller (N: meaning that buying in advance is not valid for particular individual articles ('ayn) (A: i.e. "this one" and no other)) which the seller will deliver when its time comes). Its delivery may be due from the present onwards, or may be due later through deferment (O: by clearly stating whether it is to be due immediately or deferred) to a specific date (O: which specificity is a necessary condition for the validity of deferring payment). It	

is not permissible to say, "I advance you these dirhams for that particular horse" (O: which is invalid because of the condition that the merchandise bought in advance be a financial obligation (dayn), which the above-mentioned horse is not, but is rather a particular individual article ('ayn));

(c) that the location to which the merchandise is to be delivered be clearly stipulated (A: though this is only a condition) in cases in which the buyer pays for it at a place where it cannot be delivered, such as the wilderness; or to which the merchandise can be delivered, but transporting it there involves considerable difficulty;

(d) that the merchandise bought in advance be determinately known by volume, weight, quantity, or yardage in terms of a familiar measure. It is not valid for someone to say "the weight of this stone," or "the capacity of this basket," if the (O: stone's) weight or basket's capacity is not known;

(e) that the merchandise be within the seller's power to deliver (def: k2.4) when the time for delivery arrives;

(f) that the merchandise not be generally subject to unavailability. If it is something rare (O: such as a great quantity of the season's first fruits of a particular kind of produce) or something not typically safe from unavailability, such as "the fruit of this particular date palm," then its sale in advance is not permissible;

(g) that those characteristics of the merchandise over which the buyer and seller might be at cross-purposes be expressly delineated by clear specifications. It is not permissible (O: to buy things in advance which cannot be defined by clear critería, such as) for jewels or composites like meat pastry (O: composed of wheat, meat, and water, all of which are expected but not delineable in terms of minimal or maximal amounts), ghaliya perfume (O: composed of musk, ambergris, aloes, and camphor), or slippers (O: composed of outer and inner layers and padding), nor articles whose top randomly differs from their bottom, like a lamp or pitcher (O: the top of which is some-

أُسْلَمْتُ إِلَيْكَ هُذَهِ السدراهمَ في هُذَا [العبد] (ت: الحصان) لَمْ يَجُزّ (أي لم يصح العقد لفقد الشرط وهوكونه دينأ لأن [العبيد] (ت : الحصبان) المبذكور ليس دينماً بل هو عين)، الشمالتُ إذًا أَسْلُمَ في موضع لأبضلخ للتسليم (أي تسليم المسلم فيه) مشلَ البريةِ أَوْ يَصْلُحُ ولَكُنْ لتقله إليه مؤتسة اشتسرط بيمان موضع التسليم وشبروط المسلم فيه كونه معلوم الفسدر كيسلا أؤورنسأ أؤعددا أؤذرعسا بمسقسدار معسلوم . فلُوْقَالَ: زنسةَ هَذِهِ الصخرة؛ أوْ الماءَ هَذَا الزَّنبِيلِ؛ولا يُعرفُ ورْنَهُما (أي الصخرة) ولا ما يُسَعُ الزنبيلُ المَّ يُصِحُ، وأنَّ يَكُونَ مُقدوراً عليهِ عندَ وجهوب التسليم مأمون الانقطاع فإن کَانَ عزید الدوجدود (کقیدر کنیر من الباكورة) [كجاربة وبنتها] أوْ لا يُؤْمَنُ انقطاعُهُ كثمرةٍ تخلةٍ بعينهَا لَمْ يَجُنُّ وأَنَّ يُمْكن ضبطُه [كالأدف والماتعات والحببوان واللحم والقطن والحسديسة والأحجار والأخشاب ونحو ذلك] فيشترط ضبطه بالصفات التى بختلف بها الغرض (أي غرض المتعاقدين) [فيَقُولُ مثلًا : أُسْلَمْتُ إِلَيْكَ فِي عِبِدِ تَرَكَى أَبِيضَ رِبَاعِيَّ السنَّ طولُهُ وسمَّتُهُ كَذَا: ونحوُ ذَلْكَ] قَلا يجوز (السلم فيما لا ينضبط بالصفات كالسلم) في الجواهور والمختلطاتٍ كالهريسة إفاتها مركبة من قمع ولحم وماه وهي أجزاء مقصودة لا تنضبط بالقلة والكثيرة) والغيالية (وهي مركبة من مسك وعنير وعود وكافور) والخفاق (وهي مركبة من ظهمارة ويطانة وحشق وكذًا مَا اختلف أعلاه وأسفله كمنارة وإبريق (قان

# k10.0 Trade

times wider than the bottom, or vice versa) (N: though the Hanafi school permits such agrec- ments, calling them made to order (istisna'), which they hold includes whatever is customarily bought in this way. They affirm the buyer's option to can- cel the agreement when he sees the merchandise, and it is obligatory that the article be described very precisely), nor something substantially pro- cessed and altered by fire (A: meaning heat), such as bread or roast meat, since describing it (A: i.c. how much cooking it takes) is impossible in a pre- cise way.	أعلى ما ذكر تارة يكون أعرض من أسفله وتارة بالمكس) (ح: وأجاز الحنفية هذه العقبود وسموها الاستصناع وهو عندهم فيما جرت به المعادة، وأنبتوا للمشتري خبار الرؤية، وأوجبوا أن يضبط المشترى بوصف دقيق) أو ما دَخَلَتُهُ تار قوية كالخبز والشواء إذ لا يُمْكِنُ ضبط ذلكَ بالصفة.
k9.3 It is not permissible for the buyer to sell something he has bought in advance until he has received it.	k9.3 ولا يَجُوزُ بِيعُ المسلم قِيهِ قبلَ قِبْضِهِ.
k9.4 It is not permissible to take some other type of merchandisc in place of the article bought in advance (A: that is, when the buyer demands the substitute before the delivery of the original is due, though they may agree on it after that). If the seller delivers the merchandise specified, or better (O: than what was specified), the buyer must accept it (O: since it is apparent that the seller could not find a way to fulfill his obligation save through this means. If the seller delivers merchandise that is inferior to what was specified, then the buyer may accept it, as this is voluntarily refraining from demanding his due, but he is not obliged to, because of the loss therein).	49.4 ولاً الاستبدالُ. وإذا أحْضَرَهُ مثلَ ما شَرَطَ أوْ أَجْوَدَ (مما شرطه) وَجَبَ قبولُهُ (لأن ظاهر حاله أنه لم يجدد سبيلاً إلى براءة اللمة إلا بذلك ولو أحضر أردا منه جاز قبوله لأنه نزول عن حقه ولم يجب لتضرره بذلك).
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<ul> <li>k10.0 PERSONAL LOANS (QARD)</li> <li>(A: A <i>loan</i> means repayable financial aid. It</li> <li>does not refer to lending a particular article ('ayn)</li> <li>for someone to use and then return after use,</li> <li>which is termed an 'ariyya (def: k19).)</li> </ul>	k10.0 القرض (ع: كلمة القرض إنما تنطبق على مساعدة مالية في ذمة المستقرض . فتخرج به إعمارة الأعيمان لتستعمل وترد إلى صاحبها فإنها تسمَّى حاربَة).
k10.1 Loaning (O: meaning to give something to the borrower on the basis that he will return its equal) is recommended.	k10.1 - المُسَرِضُ (وهـو تمليك الشيء على أن يرد المتترض مثله) مندوبُ إليه .

k10.2 A loan is effected through a spoken offer and acceptance (def: k1.1), such as saying, "I loan you this," or, "I advance you it."	k10.2 (ويحصل) بإيجابٍ وقبـول. مَلَّ الرَّضَيَّكَ (هذا)؛ أوَّ: أَسْلَعْتُكَ.
k10.3 It is permissible to give as a personal loan any article that may be bought in advance (def: k9.2(b,d,e,f,g)) and nothing else (A: though this restriction does not apply to <i>lending for use</i> ('ariyya, dis: k10.0(A:))).	k10.3 ويجسوزُ قرضُ كلَّ مَا يَجْسوزُ السلمُ فيه. وما لا فلاً .
k10.4 It is not permissible for the lender to impose as a condition that the loan be repaid on a certain date (N: though for the Maliki school, to stipulate that repayment is obligatory on a certain date is valid and legally binding).	k10.4 ولا يُجُوزُ فِيهِ (أي الشرض) شرطُ الأجل (ح: ولكن عند المالكة شرط الأجل صحيح لازم).
k10.5 It is not permissible for the lender to impose some condition that will enable him to benefit from the loan, such as a condition that the borrower must return superior to what was loaned, or such as saying, "on condition that you sell me your horse for such and such an amount," for these are usurious gain (riba). But it is permis- sible for the borrower to return superior to what was loaned without this having been stipulated.	k10.5 ولا شرط جزّ منسفعة (لسلمقرض) كرَّةَ الأجود أوَّ: على أنَّ تَبِيغَنِي [عبدَك] (ت: حصائك) بكذًا ا فَإِنَّهُ رباً. فإنْ رَدًّ عَلَيْهِ المقترضُ أجودَ منَّ غير شرط جازً.
k10.6 It is permissible for the loan agreement to include the condition of collateral (O: meaning for the recipient to give the lender something as col- lateral (def: k11) for what he borrows) or the con- dition of a guarantor (O: such that the recipient brings someone to guarantee that the loan will be repaid (def: k15)).	k10.6 ويجورُ شرطُ الرهن (أي بأن يعطي المتشرض للمقرض رهناً على ما يأخذه) والضسامن (أي أن المقترض يأتي بعن يضعنه على أن يرد ما اقترض) .
k10.7 The recipient of a loan is obliged to repay the equal of what was lent, though it is permissible for the lender to accept something other than the (A: type of) thing loaned. If the lender gives the recipient a loan and later meets him in another town and asks for it back, the recipient must repay it if it was gold or silver and the like, though if the loaned commodity was something troublesome to carry, such as wheat or barley, then the recipient is not obliged to pay it back (A: in kind) but is merely obliged to pay back its value.	10.7 ويَسْجِبُ علىٰ المتشرض ردَّ المشل. وإنْ أَحَدَّ (المقرض) عنه عوضاً (حن الشيء المفرض) جَازَ. وإنْ أَقَرَضَهُ قُمْ لَيَبَهُ في بلد آعـر فَطَالَبَهُ لَزِسَهُ رأى لزم المقترض) الدفعُ (للمقرض) إنَّ كَانَ نعماً أوْ فضاً ونصوَهُما. وإنْ كَانَ لحملِهِ مؤنَّة نحوَ حتطةٍ وشعيرٍ فلا، بلْ تَلْزَمُهُ القيمةُ.

k11.0 Trade

The agreement is not legally binding until the collateral has been taken possession of with the permission of the person putting it up, who is entitled to cancel the agreement (A: at any point) before the collateral has been taken possession of (def: k7.3).

tioned in connection with sales (k1.1) applying

When the agreement has been effected, if the two parties (A: the collateral's giver and receiver) agree that the collateral should be kept with either

equally here).

of them, or with a third party, this is done. If not (O: if they do not agree), the Islamic magistrate has it kept with an upright person (def: 024.4) (O: to end the disagreement. But the magistrate is not entitled to place it with either of the two parties without the other's permission).	أحدِمِمًا أوَّ ثَالَتٍ وُضِعَ وَإِلاَّ رأي وإن لم يتفقا) وضعة الحاكم عنذ عدل (قطعاً للنسزاع . وليس له أن يسلمه لأحدهما . يدون إذن الآخر) .
GENERAL PROVISIONS CONCERNING COLLATERAL	أحكام عامة تتعلق بالرهن
<ul> <li>k11.2 The collateral must be an article that is permissible to sell (def: k2.1).</li> <li>None of the collateral may be separated from the rest of it until the financial obligation has been entirely paid off.</li> <li>The person who put up the collateral is not entitled to dispose of it in any way which infringes upon the right of the person who has received it as collateral (O: such as transferring its ownership to another) by selling it or giving it away (O: or putting it up as collateral for another person), or to dispose of it in any way that diminishes its value, such as wearing (O: a garment put up that would depreciate by being worn), though he may use it in ways that do not harm (O: the interests of the person who has received it) such as riding it, or living (O: in a house that has been put up as collateral).</li> </ul>	k11.2 وشرط المرهون أنّ يَكُونَ عِناً يَجُوزُ بِينْهَا. ولا بَنْفَكُ من الرهن شيءُ حتَّى يَقْضِيَ جميع الدين. وليَسَ للراهن أنَّ بَتَصَرَّف فيه [(أي في وليَسَ للراهن أنَّ بَتَصَرَّف فيه [(أي في الملك في المرهون إلى غيره) كبيع وهبة (أن رجنسه عنسد رجل أخر) أو [(كان التصرف)] يُتَقُص قيمةً كالليس (للثوب التصرف)] يُتَقُص قيمةً كالليس (للثوب والوطء]. ويَجُوزُ [(للراهن التصرف فيه)] بما لا يُتَسُرُ (المرتهن) كركوب ومُكَنَى (للدار المرهونة).
k11.3 An article put up as collateral for a finan- cial obligation may not (A: at the same time) be put up as collateral for a second financial obliga- tion, even when the second obligation is with the same person who has accepted the article (A: for the first one).	k11.3 ولا يَجْوزُ رِهنُهُ بِدِينٍ أَخَرُ ولَقُ عند السرتين.
k11.4 The expenses for maintaining an article put up as collateral (O: such as fodder for live- stock, or the wages of a person watering trees) are the responsibility of the person who put it up, and he may be compelled to pay them to protect the rights of the person receiving it (O: lest it be destroyed). The person who put it up is entitled to the increments produced by it (O: that are sepa- rable from it) such as milk or fruit.	k11.4 وعلى السراهن مؤنسة السرهن (كملف داية وأجرة سقي أشجار) ويُلْزَمُ [(أي السراهن)] بها صيانة لحق المرتهن (عن التلف) وله (أي للراهن) زوائله (أي المسرهون أي الأشيساء التي تنفصل منه) كلبن وثمرة.

#### k12.0 Trade

k11.5 If the article is destroyed while in the pos- session of the person who received it as collateral without negligence on his part (A: meaning he took the precautions normal for similar articles), then he is not obliged to pay anything for its loss. But if destroyed because of his negligence, then he is obliged to pay the article's value to the person who put it up, though its destruction does not eliminate any of the original financial obligation for which the destroyed collateral was put up. (O: When the collateral has been destroyed and the two parties are at a disagreement,) the final word as to how much the article was worth (A: when there is no proof (dis: k8.2)) belongs to the person who received it as collateral (O: provided he swears an oath as to how much it was). But the final word as to whether the collateral has been returned (A: to its owner after his financial obliga- tion has been paid) belongs to the person who put it up (A: when there is no proof, and he swears).	k11.5 وإنَّ هَلكَ عندَ المرتهن بلا تفريط لم يَلْزِنْهُ شيءٌ . أوْ بتفريط ضَمِنَهُ . ولا يَسْقُطُ بتلبَ شيءٌ منَ الدين والقول في القيمة قولة (أي المرتهن فيما إذا أتنفه وتنازعا في قدرها فيصدق المرتهن بيمينه في قدرها) وفي الرد قولُ الراهن
k11.6 The benefit of collateral is that the article is sold (A: by the person who put it up) when there is need to pay the amount which is due. If the per- son who put it up refuses (O: to sell the article when the person who has received it as collateral asks him to), then the Islamic magistrate has him either pay the original obligation or clse sell the article. (O: He is given a choice between the two alternatives.) If he continues to refuse (O: to sell), then the Islamic magistrate sells it for him. (O: If the person who put it up is absent, then this is established by proof to the magistrate, who sells it for him and gives the person who accepted the col- lateral his due. If there is no Islamic magistrate and no proof (A: that there is a financial obliga- tion for which the collateral has been put up), then the person who accepted it as collateral is entitled to sell it himself.)	k11.6 وناتدة الرهن بيع العين عنذ الحاجة إلى وفاء الحق. فإن امتندع المراهن منه (أي من البيع عند طلب المرتهن البيع) ألزمة الحاكم إما الموفاء أو البيع (فهو مخير يين هذين الأمسرين) فإن أصر رأي السراهن على الامتناع من البيع) ياعما الحاكم (فإن كان الراهن غائباً أثبت ذلك عند الحاكم فيبيعه عليه ويعطي المرتهن حقد . فإن لم يكن حاكم ولم تكن بينة فله بيعه بنفسه) .
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k12.0 BANKRUPTCY (TAFLIS) (O: Bankruptcy occurs when the Islamic magistrate makes a debtor bankrupt by (N: de- claring him so and) forbidding him to dispose of	12.0 k التفليس (وهـو جعـل الحـاكم المديون مقلساً (ح : أي بأن يحكم عليه بذلك) بمنعه من

claring him so and) forbidding him to dispose of

Dali	kruptcy (Taffis) K12.1
his property (N: such that if he disposes of it, his disposition is not effected).)	التصرف في ماله (ح: فلو تصرف لم يتفد ] تصرفه)) .
k12.1 When someone obliged to pay a current debt is being asked to pay it, and he claims that he is unable to (O: while his creditors deny this), then if it is known that he has saleable property, he is kept under arrest until he provides evidence that he cannot pay. If not (O: i.e. if it is not known that he has saleable property), then he swears an oath (O: that there is no property), and (O: when it is established that he is unable to pay, whether through evidence, or through his oath) he is released (O: and given time) until his cir- cumstances allow him to pay (O: and his creditors may not keep after him, because of Allah's word,	12.1 إذا نزمة دين حال فطريب فاذعى الإعسار (وانكر غرماؤه ذلك) فإن غهد [(أي علم)] له مال خبس حتى يقيم بينة على إعساره وإلا (أي وإن لم يعلم له مال) حلف (على نفي السال) فرإذا أثبت إعسساره بالبينة أو باليمين) حَلَّى سيلَه (ترك بلا حبس وينتظر) إلى أنَّ يُوسِر (ولا يلزمه غريمه حينذ لقوله تعالى : فود إنَّ كَانَ ذُو عُسْرَةٍ فَنْظَرَةً إلى مَيْسَرَةَ في).
"If there be someone in difficulties, let him have respite until things are easier" (Koran 2:280)).	
k12.2 But if he has saleable property (O: such as real estate, home furnishings, or livestock) and refuses to pay his debt, then the Islamic magistrate sells it for him and pays his debt. If the proceeds of the sale are insufficient to cover the debt, and he or his creditor asks the magistrate that he be sus- pended from dealing in his property, then this is done (O: obligatorily, if requested). When the person is <i>suspended</i> , his disposal over his own saleable property is not legally binding or effec- tive, and the magistrate pays the person's expenses and those of his family (O: whom he is obliged to support (def: m12.1)) out of this (O: suspended) property if he is unable to earn enough to pay his expenses. Then (O: after the person has been sus- pended) the magistrate sells the property in the most profitable manner and divides the proceeds according to the percentage of the total debt which is owed to each creditor.	k12.2 فإنْ كَانَ له مالَ (كـالـعقـار والأمتعة والبهائم) وامْتَنَعَ منَ الوقاء بَاعَة الحاكم ووَفَىٰ عنه. فإنْ لمْ يَفِ مالحه بدينه وسَمَانَ هو أو غرصاؤه الحاكم الحجر حَجَر عليه (رجوبا عند الطلب) قاذا خجر لم يُنفذ تصرفه في المال ويَنفين (أي الحاكم) عليه وعلى حياليه (الذين يلزمه نفقتهم) منه (أي من المال المحجـور عليه) إنْ لمْ يَكُنْ لهُ ويَحْتَاطُ ويُقَـمَهُ على قدر ديونهم.
k12.3 If one of the creditors is owed money on a debt which is not yet due, he is not entitled to be paid from the proceeds. (N: Rather, if the bankrupt does not agree to pay the person	k12.3 وإنْ كَانَ فِيهِمْ مَنْ دَبُسُهُ موجلٌ لَمْ يُقْضَ (ح: بل يجعل الحاكم تعبيه

407

immediately, the magistrate keeps this person's share until the debt is due (A: and then pays him).)	تحت يده حتى يحسل الأجس ما لم يرض . المفلس بالتعجيل) .
k12.4 If one of the creditors has accepted an ar- ticle of the bankrupt's property as collateral from him for a debt, he is paid the amount owed to him from the sale of the collateral (O: and if there is money from its sale in excess of what was owed to him, it is distributed among the other creditors).	k12.4 أَوْ مَنْ عَنْدَةً بِدِينِهِ رِهْنُ خُصْ بِنْ تُمْبَهِ بِقَدْرٍ دِينِهِ (وما زاد من تُمته يوزع على ياقي الغرماء).
k12.5 If one of the creditors finds the very piece of merchandise he sold to the bankrupt persón, he may choose between selling it and dividing the profits with the other creditors, or cancelling the deal and taking back the piece of merchandise, provided there is nothing to prevent taking it back such as it being subject to preemption by a part owner (shuffa, def: k21), or the bankrupt person having made it collateral to another person, or the merchandise's being mixed with merchandise bet- ter than it, or some similar objection.	k12.5 وقو وَجَدَ أَحَدُّهُمْ عِينَ مَالِـهِ التي بَاعَهَا لَهُ فَإِنَّ شَاءَ ضَارَبَ مَعَ الغرماءِ وإنَّ شَاءَ فَسَعَ البِيعَ ورَجَعَ فَيْهَا إِلَّا أَنَّ يَمْسَعُ مانعٌ مِنَ الرجوع فَيْهَا مِثْلُ أَنَّ تَسْتَحَقَّ بِشَهْعَةِ أَوَّ وَهِنِ أَوَّ خَلِطْتَ بِأَجوهِ وتحو ذلكَ .
k12.6 The bankrupt person is permitted to keep a suitable set of clothes and enough food for him- self and his dependents to suffice for the day on which his saleable property is divided up. (N: If the bankrupt is then earning enough to suffice himself and his dependents, he is left as is. If not, then he is supported by the Muslim common fund (bayt al-mal), like all poor people. If there is no common fund, he must be supported by all the Muslims.)	k12.6 ويُتَّرَكُ للمغلس دستُ توب يَلِيَقَ بِهِ وقبوتُهُ وقبوت عيالِه يوم القسمة (ح: ثم إن كان المغلس مكتباً ما يكفيه وعياله فبها، وإلا أنفق عليه من بيت المال كسائبر الفقراه. فإن لم يكن بيت مال قننقته على عامة المسلمين).
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k13.0 THE SUSPENSION OF CHILDREN AND THE INSANE FROM DEALINGS	k13.0 – <b>الحجر</b> (والحجر نوعان : نوع شرع لمصلحة

الغيسر كالحجسر على المفلس للغرماء

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#### k13.0 THE SUSPENSION OF CHILDREN AND THE INSANE FROM DEALINGS (O: Suspension is of two types;

(1) The first has been established in Sacred Law for the interests of others, such as the suspension of a bankrupt person in the interests of his creditors, or the suspension of the person putting

408

The Suspension of Children and the Insand	e from Deanngs k13.1
<ul> <li>up collateral from dealing in it, in the interests of the person who has accepted it.</li> <li>(2) The second has been established in Sacred Law in the interests of the suspended person, which is the type of suspension our author refers to in the following.)</li> </ul>	والراهن للمرتهن في المرهون، ونوع شرع لمصلحة المحجور عليه نفسه، وقد أشار له المصنف بقوله: )
k13.1 It is not permissible for a child or insane person to dispose of their own property (N: and their doing so is considered legally invalid) (O: to protect them from loss. The fact that a person is a child, male or female, even if at the age of dis- crimination (def: f1.2), negates the legal efficacy of whatever he says, as well as his legal authority over others, both in respect to transactions such as sale, and in respect to religion, such as Islam. His Islam is not valid, since it requires full capacity for legal responsibility (taklif, dis: c8.1). And this state continues until he reaches puberty. Insanity similarly negates the legal efficacy of whatever the insane person says, as well as his legal authority over others. His Islam is not valid, nor his leaving Islam (def: 08), nor are his dealings, as previously mentioned). (A: Also suspended from commercial deal- ings is the <i>foolhardy</i> person (safih), meaning a spendthrift who is chronically careless with his money. In the schools of Shafi'i and Ahmad, this class also includes those who are careless about their religious obligations, as they too are con- sidered too foolish to deal in their own property.)	k13.1 لا يُجُوزُ تصرفُ المصبئ والمجنوبُ في مالهما عن الضياع فالصبا شرعاً) (أي حفظاً لهما عن الضياع فالصبا القائم بالشخص ذكراً أو أنثى ولو مميزاً يسلب العبارة والولاية أي في المعاملة أي قلا يصح إسلامه لتوقفه على التكليف ويستمر ذلك إلى البلوغ . والجنون كذلك أي يسلب العبارة والولاية فلا يصح الإسلام منه ولا الارتداد ولا معاملته كما تقدم)
<ul> <li>k13.2 A guardian conducts such a charge's affairs, the guardian being:</li> <li>(1) the charge's father;</li> <li>(2) the father's father, if the father is deceased;</li> <li>(O: it is a necessary condition that they be upright</li> </ul>	13.2 ويَتَصَـرُفُ لَهُمَا الولِيَّ وَحَوَ الْأَبُ أَوِ الحِـدَّ أَبِسُ الأَبِ عَتدَ عَدِيبِ (ويشتسرط ظهور عدالتهما ولا يشترط إسلامهما إلا أن يكون الولد مسلماً، ثمَّ
<ul> <li>(def: o24.4), at least outwardly, though they need not be Muslim unless the child is Muslim)</li> <li>(3) if neither of them is alive, then the person designated by the guardian's will (wasiyya, def: L3) to take custody of the charge;</li> </ul>	

## k13.3 Trade

(4) or if no one has been designated by the will, then the Islamic magistrate or his representative.	الـوصيُّ ثمَّ الحـاكمُ (الشـرعي) أوَّ أُمِنْــَهُ [(معطوف على الحاكم)] .
THE GUARDIAN'S DISPOSAL OF HIS CHARGE'S PROPERTY	تصرف الولي في مال المحجور عليه
k13.3 The guardian deals with the charge's prop- erty to the charge's best financial advantage (O: and is entitled to sell it for needs that arise, such as when he does not have enough to cover his charge's expenses and clothing).	k 13.3 وَيَتْصَرَّفُ لَهُمَا بِالْغَبِطَةِ (وله بيع المال لحاجة مشل أنَّ لا يجد له ما يصرفه عليه من نفقة وكسوة) .
k13.4 If the guardian claims to have spent his charge's property to cover the charge's expenses, or claims that the property has been destroyed (O; by an act of God (A: and not through his negli- gence)), then his word is accepted (O; about it without having to swear an oath). But if the guardian claims to have given the property to the charge (O: i.e. to the child who has reached maturity or the insane person who has regained his sanity), then his word is not accepted (O; because of the case with which he could have leg- ally established that he gave the property to his charge at the time of doing so. If he did not obtain witnesses to observe the property being handed over, he is guilty of remissness for neglecting to have it witnessed).	k13.4 فإنْ ادْعَىٰ أَنَّهُ أَنَّفَقَ عليهِ مالهُ أَوْ (ادعى أنه) تَلْفَ (أي العال بآفة سماوية) تُبِلَ (ادعماؤه ذلك بلا يمين) أو أَنَّهُ دَفَعَهُ إليه (أي إلى الصبي أو المجنون الذي يلغ رشده أو الدلي أفاق من الجنون) فلاً (يتبيل قوله بالدفع له لسهولة البينة عند الدفع إليه فإذا لم يشهد عليه عند الدفع له فيكون مفرطاً بترك الإشهاد).
<ul><li>k13.5 Suspension from dealings ends (O: without a ruling from the judge) when a child reaches puberty and mental maturity, meaning that he:</li><li>(a) is physically mature;</li></ul>	k13.5 فإذًا بَنْغَ [أَوَّ أَفَاقَ] رشيداً بِأَنْ بَلِعَ مصلحاً للبينة ومالِه (وأفاق المجنون مصلحاً لدينه وماله وذللك بأن يفعل
(b) shows religious sincerity;	
(c) and is competent to handle his own property.	
(O: For an insane person, suspension ends when he regains his sanity, shows religious sincer- ity, and displays competence in handling his prop- erty. <i>Religious sincerity</i> means that a person	

performs acts of obedience and avoids disobedi-الطاعات ويتجنب المحرمات والمعاصى ence and the unlawful. Competence in handling ولا يبسذر مالمه بتضييعه باحتمال غبن one's property means that one does not waste it by فاحش وتفسيس البرشيد هوعند إمامتنا losing it, for example, in buying something out-الشمافعي خلافاً لأبى حنيفة ومالك حيث rageously overpriced. Both of these traits ((b) and اعتبرا إصلاح المنال فقط) أنْفُكَّ الحجرُ (c)) are the criteria for maturity according to Imam Shafi'i, as opposed to Abu Hanifa and (فينفك بغير القاضي) . Malik, who hold that competence in handling property is sufficient.) k13.6 ولا يُسْلَمُ إليب المالُ إلاً k13.6 A charge is not given his property until his competence in handling it has been tested before بالاختبار فيمًا يُليق به قبل البلوغ (فيختبر puberty in a manner appropriate to him. (O: Thus ولد تاجر بمماكسة في شأن معاملة وبسلم a merchant's son is tried at striking a bargain in له المال ليماكس لا ليعقبد والعناقبد هو dealings, having been given money to do this, البولى ويختيبر ولد الزراع بزراعة وتفقة though not actually concluding the deal, which is done by the guardian. A farmer's son is tested at عليها. والاختبار المذكور يكون في agriculture and managing the expenditures con-البدين أيضأ وذلك كإقبال المحجور عليه nected with it. An examination is also made of the على العبسادات وتبجنب المعساصي charge's religion, by observing whether he per-والمحظورات وتوقى الشبهات . ويشترط forms acts of worship, avoids acts of disobedience. تكرار الاختبار مرة أو مرتبن أو أكش . shuns the unlawful, and is wary of things that are doubtful (dis: j16.1). It is necessary that this testing be repeated one or more times.) k13.7 If the suspended person reaches puberty k13.7 وإنْ بِلَغَ أَوْ أَفْسَاقَ مُفْسِداً لَدِينِهِ or regains his sanity but is corrupt in his religion or أوماليه استبديم الحجر عليه ولأيجوز incompetent in financial dealings, then his suspen-تصبرفُهُ في المال ببيع وغيره [(من سائر sion continues and he is not permitted to deal in التصرف ات)] سواءً أذِنَ الولئي أم لا . فانْ his property by selling or anything else, with or أَذِنَ لَهُ فِي نَكَاحٍ صُحٍَّ. without his guardian's permission, though if the فإنْ بَلْغُ رشيسداً ثُمَّ بَلُّرَ حَجَمَرَ عليهِ ا guardian permits him to marry, the marriage is valid. الحاكمُ لا الولئُ . وإنْ فَسَنَّ لَمْ يُعِدْ عَلَيْهِ If the suspended person reaches puberty with الحجسر (ح: إن كان فسقه بغير إنفاق religious sincerity and financial competence, but مال، فإن كان بإتفاق مال على المحرمات subsequently squanders his wealth, then he is حجر عليه). resuspended by the Islamic magistrate, not the guardian. But if the person becomes morally corrupt (A: after having reached puberty), he is not resuspended (N: provided his corruption does not involve spending money on what is unlawful, though if it does, he is suspended from dealing). k13.8 Puberty applies to a person after the first k13.8 والسيسلوغ بالاحستسلام أو wet dream, or upon becoming fifteen (O: lunar) باستكمال خمس عشرة سنة (قمرية) أوْ

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14.0 Trade	
years old, or when a girl has her first menstrual period or pregnancy.	بالحيض والحبــل في الجــاريــة [(أي الأنثى) واللهُ أعلم].
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<ul> <li>k14.0 TRANSFERRING THE RIGHT TO COLLECT A DEBT (HAWALA) <ul> <li>(O: In Sacred Law, a transfer is an agreement that moves a debt from one person's responsibility to another's.)</li> <li>(n: Given three persons, X (al-muhtal), Y (al-muhil), and Z (al-muhal 'alayhi) (A: where X loans Y a dirham, and Z already owes Y a dirham, so Y transfers the right to collect the old debt (that Z owes him) to X, instead of repaying X for the new debt. Such transfers have six integrals:</li> <li>(a) Y:</li> <li>(b) X;</li> <li>(c) Z;</li> </ul> </li> </ul>	للمحوالة للحوالة (4.4.1 للحوالة (وهي في الشرع عقد يقتضي نقل دين من ذمة إلى ذمة). (ت: يمثل لها بثلاثة أشخاص: زيد (المحتال) وعصر و (المحيال) ويكر (المحال عليه) (ع: حيث يقرض زيد نعمر و دوهماً. ولعمر و على بكر درهم. لزيد يدلاً من أن يدفع لزيد الدين القديم الجديد. وأعثاز هذه الحوالة لها سة أركان: محيل، ومحال مليه، وين للمحيل على المحال عليه، والصيغة)).
(d) Y's debt to X;	
<ul><li>(e) Z's debt to Y;</li><li>(f) Y's spoken offer and X's spoken acceptance).)</li></ul>	
<ul> <li>k14.1 It is a necessary condition for the validity of transferring a debt that Y wishes to do so, and that X accepts. It is not necessary that Z wishes it:</li> <li>(O: The agreement also requires a form, which is the spoken offer and acceptance (def: k1.1), meaning Y's offer and X's acceptance.)</li> </ul>	k14.1 - يُشْتِرُطُ فِهْا رَضَا المحينَ وقيبولُ المحتسالِ دونُ رَضا المحالُ عليه - (ولا يد من صيف قلعقبد وهي إيجابِ وقيول أي إيجابِ من المحيل وقيولُ من المحتال) .
<ul> <li>k14.2 Such a transfer is not valid unless Z owes</li> <li>Y a debt and Y owes X a debt.</li> <li>A transfer is valid respecting a legally binding</li> <li>debt (O: owed to X) for another legally binding</li> <li>debt (O: Z owes to Y), provided:</li> </ul>	k14.2 ولا تُصِحُ على مَنْ لا دَيْنَ عليهِ - (أي لا للمحسل على المحال عليه ولا للمحتال على المحيل). وتُصِحُ بدينٍ لازم (للمحتال) على دين لازم (للمحيل على المحال عليه)
(a) that X and Y know what is being trans- ferred (A: gold, silver, or wheat, for example) for what;	بن المعلم (أي علم المتحسال والمحيل) بما يُخَالُ بِه و(بشرط العلم بما

(b) that X and Y know that the two debts are homogeneous in type (A: such as money for money, or wheat for wheat) and in amount (O: though if Y owes X five, and Z owes Y ten, and Y transfers (A: the right to collect) five of it to X, then this is valid);	يحال) عليه وتساويهما جنساً وقدراً (ولو كان لبكتر على رُيند خمسة ولتريند على عمرو عشرة فأحال رَيد بكراً بخمسة منها صح) [وصحةً وتكسيراً] وحلولاً وأجّلاً .
(c) and that X and Y know whether the debts are currently due or payable in the future (A: the two debts may differ in this respect if both parties agree).	
k14.3 (O: The validity of a transfer is not affected by the existence of collateral (def: k11) or of a guarantor (def: k15) as security for one of the debts, but the occurrence of the transfer elimi- nates (A: either form of) security, the guarantor being relieved of any responsibility and the collat- eral no longer being collateral.)	14.3 (ولو كان بأحد الدينين توثق يرهن أوضامن لم يؤثر في صحة الحوالة ولم ينتقبل بصفية التوثق بل يسقط التوثق بل يبرأ الضامن ويتقل الرهن بها>.
k14.4 Through a valid transfer, Y no longer owes X a debt, Z no longer owes Y a debt, and the debt owed to X becomes the responsibility of Z. If X is unable to collect the debt from Z because Z is bankrupt or denies the existence of the debt or for some other reason (O: such as Z's death), then X is not entitled to go back to Y (A: to collect it) (N: but rather it is as though X has accepted for the debt a remuneration which was subsequently destroyed in his possession).	k14.4 ويُسرأ بهما المحيلُ عنْ دين المحتال والمحال عليه عنْ دين المحيل ويتحوَّلُ حقَّ المحتال إلى ذمة المحال عليه. فانْ تَعَسدُّرَ على المحتال أحدُّهُ من المحال عليه الملس المحال عليه أوُ جحده أو غير ذلك (وذلك كالموت) لمُ يرْجعْ (أي المحتال) إلى المحيل (ح: كما لو أحد عوضاً عن الدين فتلف في بده).
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<ul> <li>k15.0 GUARANTEEING PAYMENT</li> <li>(DAMAN)</li> <li>(O: Guarantee lexically means ensuring implementation, and in Sacred Law means to ensure a financial obligation which is another's or ensure the appearance of a particular person whose presence is required.)</li> <li>(n: Given three persons, P (al-madmun lahu). Q (al-madmun 'anhu). and R (al-damin)</li> <li>(A: where P loans Q a dirham, and R guarantees</li> </ul>	1.5.0 <b>الضمان</b> (وهو لغة الالنزام وشرعاً يقال الالنزام بدين تابت في ذمة الغير أو بدن من يستحق حضوره). (ت: ويعشل له بثلاثة أشخاص: زيد (المضمون له) وعمرو (المضمون عنه) ويكر (الضامن) (ع: حيث يقرض زيد لعمرو درهماً فيضمن بكر لزيد أن عمراً

to P that either Q will repay it or else he, R, will repay it. Such guarantees have five integrals:	سيـفـي به، وإلا سيفي به بكــر نفــــه. وأمتـال هذا الضمـان لهـا خمــة أركان :
(a) R;	الضامن، والمضمون له، والمضمون عنه، والدين المضمون به، والصيغة)).
(b) P;	
(c) Q;	
(d) the debt covered;	
(e) and the form of the agreement).)	
GUARANTEEING ANOTHER'S FINANCIAL OBLIGATION	ضمان دين الغير
k15.1 It is a necessary condition for the validity of guaranteeing payment that R have full right to manage his own property. It is not valid from a child, someone insane, or a foolhardy person (def: k13.1(A:)), though it is valid from someone sus- pended for bankruptcy.	k15.1 يَصِبَّعُ ضِمانً مَنْ يَصِحُ تصرفُهُ في مالِب فلا يَصِبَّحُ مِنْ صِبِي ومجتسون وسفيه [وعبد لَمْ ياذَنْ لَهُ سِبُهُ] ويَصَّحُ مَنْ محجور عليه بفلس [ومن عبد أَذِنْ لَهُ سِبُهُ].
<ul> <li>k15.2 It is a condition for the validity of a guarantee that R know P, though it is not necessary that P agree to it.</li> <li>It is not necessary that Q agree, or that R know Q.</li> </ul>	k15.2 ويُشْتَرْطُ معرفةُ المضمونِ لَهُ [(أي معرفة الضامن عين المضمون له)] ولا يُشْتَرْطُ رضاهُ. ولا رضا المضمونِ عنهُ ولاً معرفتُهُ.
k15.3 It is necessary that the guaranteed debt be a financial obligation (dayn, dis: k9.2(b)) that is existent (O: since it is not valid to guarantee a debt before it exists, such as "tomorrow's expenses") and is determinately known (O: in terms of amount, type, and description).	k15.3 ويُشْتَرَطُ أَنَّ يَكُونُ المضمونُ ديسا ثابنا معلوماً (قدراً وجنساً وصفة ، فلا يصح الضمان قبل ثبوته كنفقة الغد) .
k15.4 It is necessary that R make the guarantee in words (O: or their written equivalent, with the intention) that imply he is effecting it, such as "I guarantee your debt [O: that So-and-so owes you]," or "I will cover it," or the like. (O: These are explicit expressions in that they mention the guaranteed financial obligation. When it is not mentioned, the expression is allusive, which is	k15.4 وأنَّ يأتمَنَ رأي الضامن) بلفظ روما يقوم مضامه من الكتابة مع النية) يقْتضي الانسزام تحضيتُ ذيْنتك (الذي على فلان) أو تحملتُه ونحو ذلك. (وهذه الألفاظ صريحة لذكر المال فيها وإذا لم يذكر المال فهي كتابة فإذا توى المال

valid provided the financial obligation is what is intended, and the speaker knows how much it is. Otherwise, allusive expressions are not valid.) It is not valid to base the implementation of a guarantee on a condition, such as saying, "When Ramadan comes, I hereby guarantee it." (O: Nor is it valid to make it subject to time stipulations, such as saying, "I guarantee what So-and-so owes for one month. after which I no longer guaran- tee it.")	وعرف قدره صح وإلا قلا) . ولا يُجُوزُ تعليقُهُ على شرط مثل : إذًا جاء رمضانُ فقسة ضيئتُ . (ولا يصح توقيته نحسو : أنبا ضامن ما على فلان إلى شهر فإذا مضى برئت) .
k15.5 When a seller has accepted the price of something, it is valid (O: for someone) to guarantee the buyer his money back if the merchandise should prove to belong to another or to be defective. (O: It is likewise valid for someone to guarantee to the seller that the merchandise will be returned if the price paid for it should turn out to belong to someone other than the buyer.)	k15.5 ويَصِحُ صَمانُ الدركِ بعدُ فَبْض الثمن (وبالعكس أي بعد قيض المشتري الميح) وهو أنَّ يَضَمَنَ (شخص) للمشتري البثمنَ إنَّ خَرَج الميحُ مستحقاً أوْ معياً. (أو أنَّ يضمن للبالغ الميع إنْ خَرِج الثمن مستحقاً).
<ul> <li>k15.6 P is entitled to collect the guaranteed debt from R and Q (O: by asking both of them or either for the full amount, or one of them for part of it and the other for the rest of it).</li> <li>If another guarantor guarantees the debt for R (O: by saying (A: to P), "I guarantee Q's debt [A: to you] for R"), then P is entitled to collect it from all (A: from Q, R, and the new guarantor).</li> </ul>	k15.6 وللمضون لة مطالبة الضامن والمضمون عنه (بأن يطالبهما جميعاً أو بطالب أيهما شاء بالجميع أو يطالب أحدهما يعضه والآخر يباقيه). فإن ضبنَ عن الضامن ضامنُ آخرُ (بأن قال ذلك الآخر: أنا أضمن المضمون عنه عن هذا الضامن) طَالَبَ الكلُ.
k15.7 If P asks for payment from R, then R is cntitled to ask Q to pay the debt, provided that Q had given his permission to R before R guaranteed it.	k15.7 وإنَّ طَالَبَ الضامنَ فللضامنِ مطالبةُ الأصيل بتخليصِه إنَّ ضَمِنَ بِإِذْبَهِ .
k15.8 If P cancels the debt Q owes him, then R is also free of the obligation to pay P. But if P cancels R's obligation to cover Q's debt, then Q is not thereby free of the debt he owes P.	k15.8 فإنَّ أَبُراً (أي مستحق السدين) الأصيل برىء الضامنُ . وإنَّ أَبُراً الضامنَ لَمْ يَبُرَ الأُصيلُ .
k15.9 If R pays Q's debt to P, then R can collect it from Q, provided that Q had given his permis- sion to R before R guaranteed it. But if Q had not (O: given his permission to R to guarantee), then R is not now entitled to collect it from Q, no	k15.9 وإنْ قَضَى المُصامنُ السدينَ رَجِعٍ به على الأصيسل إنْ كان صَعِنَ بِإِنْهِ. وإلاً (أي وإن لم يكن ضمن بإذته)

415

## k15.10 Trade

matter whether R paid it off with Q's leave or without it.	فلا (رجوع له) سواءً قَضَاءً بإذبَهِ أَمَّ لَا .
k15.10 It is not valid to guarantee delivery of par- ticular articles ('ayn) (A: as they are not <i>financial</i> obligations (dis: k9.2(b)), such as something wrongfully taken, or articles loaned for use (O: i.e. "guaranteeing" they will be returned to their owner).	k15.10 ولا يصِـحُ صَعَـانُ الأعيـانِ كالمغصـوب (فسالمـراد صَمان ردهـا لمالكها) والعواري.
GUARANTEEING ANOTHER'S APPEARANCE	الكفالة
<ul> <li>k15.11 It is permissible for R to guarantee that Q will appear in person (O: in court) provided:</li> <li>(a) that Q owes someone something or is liable to punishment for a crime against another person, such as when the other is entitled to retaliate (def: o1-o3) against Q, or when Q has charged someone with adultery without evidence (def: o13);</li> </ul>	k 15.11 وتَصِحُ الكفالةُ بِيدِنِ مَنْ عَلَيْهِ مالُ (أي يكفل إحضاره مجلس العكم) أوْ عقوبةُ لاهميُ كالقصاص وحدَّ الفَدْفِ بإذْنِ المكفول وورَّ كانَ عَلَيْهِ حقَّ الله تعالى فلا تَصِحُ (الكفالة وذلك كحد خمر وزنا وسرقة) .
(b) and that Q gives R permission to guaran- tee his appearance.	
It is not valid to guarantee Q's appearance if (non-(a) above) O's crime is against Allah Most High (O: such as drinking, adultery, or theft).	
<ul> <li>k15.12 If R guarantees Q's appearance but does not specify when, he is required to produce Q at once. But if R stipulates a certain time, then he is required to do so at that time.</li> <li>If Q disappears and his whereabouts is unknown, R is not required to produce Q until he knows where Q is.</li> <li>(A: When R knows where Q is, then) R is given time to travel to where Q is and return. If R does not bring Q, then R is under arrest, though he is not responsible for Q's (A: unfulfilled) financial obligations.</li> <li>If Q dies, the guarantee is nullified, though if R is asked to produce Q's body before burial to verify its identity, he is obliged to if able.</li> </ul>	415.12 ثم إذًا صَحْتِ الكفائة فأطَلَقَ طُولَبَ (أي الكفيسل) بِهِ في الحسال. وإنْ شُرط أَجْسل طُولَبَ بِهِ عَندَ الأَجْسل وإن الْفَطَّعَ خَبَرُهُ لَمْ يُطَابَ بِهِ حَتَّى يَثُمون (الكفيل) مكانته، ويُمْهَلُ مدة الذهاب والعود. فإنَّ لَمْ يُحْصَرَهُ حَبِّ ولا تَلْزَمُهُ غراصة ما عليه. وإنَّ مَانَ المكفولُ سَفَطَتِ الكفائة لكنَّ إنَّ طُولَبَ بِإحضارِه قبل الدفن لِيُشْهِدَ على عينِهِ وأَمْكَنَهُ ذَلكُ لَوْمَهُ.

k16.0 PARTNERSHIPS (SHARIKA)	k16.0 الشركة
k16.1 Partnership is valid with anyone having full right to dispose of his own property.	kih.l تصحّ منْ كلّ جانز التصرف.
COOPERATIVE PARTNERSHIP	شركة العنان
k16.2 There are four kinds of partnership (dis: k16.9) of which one alone, cooperative partner- ship, is valid. It consists of each of the two (A; or more) partners putting up capital, which must be either money or a fungible commodity typically transacted measure for measure (mithli, def: k20.3(1)) (O: as opposed to goods appraised and sold as particular pieces of merchandise (mutaqawwim), which cannot form the basis of a partnership because it is impossible to mix each partner's share with the other's (dis: below)).	k16.2 وهني أنواع أربعةً . وإنّما تُصِحُّ مَنْهَا شركة العنابُ خاصةً وهني أنَّ يَأْتِي كُلُّ منهمَا يمال وتصِحُ على النقود وعلى مثليٍّ (بخالاف المتقومات فلا تجوز الشركة عليها لأنه لا تمكن الخلطة فيها) .
k16.3 It is a condition for the validity of a cooperative partnership that the two shares of capital put up by the partners be intermixed such that it is impossible to tell them apart.	k16.3 - ويُشْتَرَطُ أَنْ يُخْلَطُ المالانِ بحيثُ لا بَتَمَيَّزَانِ .
جنس مال الآخر وعلى صفتِه ، فلوْ كَانَ لهذا ذهبَ ولهذا فضةً أوْ لهذا حنطةً يُصِحً]. إ	   k16.4 [وأنَّ يَكُمونَ مالُ أحدِهمِا منْ -   ولهذَا شعيرُ أوْ لهذَا صحيحُ ولهذَا مكسَرُ لُمُ
<ul> <li>k16.5 It is a necessary condition that each partner give the other his permission to handle the capital (O: that they have put up in common).</li> <li>Each partner must deal in a way that realizes their common capital's best advantage and maximal safety. Thus, neither partner may travel with it (O: i.e. the shared capital, because of the danger in travelling) or sell for postponed payment (N: unless the other partner gives him permission, in which case (A: either of) these are permissible).</li> </ul>	k16.5 ويُشْتَسَرَّطْ أَنْ يَأْذَنَ كُلَّ مَتَهُمَا للآخر في التصرف (في المال المعقود فَيْتَصَسَرُفْ كُلَّ منهمَسا بالنظر [(فيما يصلح للمال المشترك] والاحتياط فلا يُسَافِرْ به (أي بالعال المشترك لأن السفر فيه خطر) ولا يَبِعُ بمؤجَّل (ح: إلا بإذن صاحيه فإن أذن جاز) .
<ul> <li>k16.6 It is not necessary that the two shares of capital put up by the partners be equal in amount.</li> <li>Both profits and losses are divided between the two partners in proportion to the percentage</li> </ul>	kl6.6 ولا يُشْتَرَطُ تساوِي المالينِ . ويَحُونُ السريحُ والخسرانُ بِينَهُمَا على

# k16.7 Trade

of the shared capital each of them put up (O: even if there is a difference in the amount of work that each does). If they stipulate otherwise, the partnership is not valid (O: such as stipulating that the partner who put up one hundred, for example, gets two-thirds, while the partner who put up two hundred gets one-third; or stipulating that each gets an equal share, despite having put up unequal amounts). (N: This is in the Shafi'i school. The Hanafis and Hanbalis hold that it is permissible for the distribution of profits to be disproportionate (A: to the amount of capital each invests), corres- ponding to the disproportionate amount of work each puts into the venture (A: or any other divi- sion of the profits which they both agree upon).)	قدر المبالين (وإن تضاوت الشريكان في العمل) فإنَّ شَرَطًا خلاف ذلكَ (بأن شرطا أن لصاحب المائة مثلاً ثلثين ولصاحب المائتين ثلثاً، أو شرطا النساوي فيهما مع الشصاوت) يُطَلَتُ. (ح: هذا مذهب الشافعية وذهب الحنفية والحنابلة إلى جواز التفاوت بتفاوت العمل في الشركة).
k16.7 If partner A forbids partner B to handle the shared capital, then B is not entitled to handle it, though A is still entitled to (O: handle both shares, one of which is his by ownership, and the other by permission of his partner) until B forbids him to handle it.	k16.7 فإنْ عَزَلَ أَحَدُّهُما الآخرَ عَنِ التصبر ف اتُعُزَلَ وللآخر التصرفُ (في المالين ماله بطريق الملكية ومال الآخر بطريق الإذن) إلى أنَّ يَعْزِلُهُ صاحبُهُ.
k16.8 Each partner is entitled to cancel the partnership whenever he wants (O: and it is also cancelled by the death or insanity of either or both partners).	k16.8 ولكمل منهمًا نسخهًا من شاء (وتنفسيخ بموتهما وبموت أحدهما وبجنونهما أو أحدهما).
<ul> <li>k16.9 The following types of partnerships are not valid:</li> <li>(1) manual partnership (sharika al-abdan), such as the partnership of two porters or other workers agreeing to divide their earnings between</li> </ul>	k16.9 وأمَّا شركة الأبدان فيباطلةً كشـركة الحمالين وغير هما مِنْ ذي الحـرف على أنَّ بكونَ الكسبّ بِينَهُما (ح: وأجازها المالكية والحنفية والحنابلة).
<ul> <li>them (N: though this type of partnership is valid in the Maliki, Hanafi, and Hanbali schools);</li> <li>(2) well-known partner partnership (sharika al-wujuh) (n: such as of two individuals who put up no capital, but have good reputations among</li> </ul>	وشركة الوجوه والمفاوضة أيضاً باطلنيان. (ت: ونسركة الموجوم هي أن الموجيهين (عند النياس) لا يأتيان بالنقد لكن ينفقان ليبتاع كلُّ واحدٍ بموجل لهما، فإذا باعا كان الفاضلُ عن الألمان
people which create confidence and enable them to purchase trade goods for deferred payment, the profits from the sale of which they agree to divide between them ( <i>Mughini al-muhtaj ila ma'rifa</i> <i>ma'ani alfaz al-Minhaj</i> (y73), 2.212)).	

(3) and comprehensive partnership (sharika al-mufawada) (n: an agreement by which the partners share whatever they each earn from their respective (A: separate) funds and labor, mutu- ally covering the financial liabilities incurred by either (ibid., 2.212)).	بينهما . وشركة المفاوضة أن يكون بينهما كسبُهُما وعليهما ما يعرض من غُرَّم إمغني المحتباج إلى معرفة معاتي ألفاظ المنهاج : ٢/ ٢١٢] .
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<ul> <li>k17.0 COMMISSIONING ANOTHER TO DO SOMETHING (WAKALA) (n: Given persons X (al-muwakkil) and Y (al- wakil) (A: where X gives Y an article to sell for him. This section deals with commissioning others to carry out such requests, which have four inte- grals:</li> </ul>	k17.0 الوكالة (ت: يمشل لها بشخصين : زيند (الموكّل) وعمرو (الوكيل) (ع : حيث يعطي زيند لعمرو ملعة فيوكله أن يبيعها له. وأمشال هذه الوكالة لها أربعة أوكان : الموكّل، والوكيل، والموكّل فيه، والصيغة)).
(a) <b>X</b> ;	
(b) Y;	
(c) the act that is being commissioned (al- muwakkal fibi);	
(d) and the words by which X commissions Y to do it).)	
k17.1 It is a necessary condition that both X and Y have full right to perform the act being commis- sioned, though it is permissible to commission a child to let people into one's house or take a gift to someone.	k17.1 يُشْتَموطُ في الموكُل والوكيل أَنْ يَكُونا جائزَي التصرف فيما يُوكُل فيه وتصبحُ وكالة المصبيَّ في الإذن في دخول الدار وحمل المهدية [والعيد في قبول. النكاح].
THINGS ONE MAY COMMISSION OTHERS TO DO	ما يجوز التوكيل فيه
<ul> <li>k17.2 X may commission Y:</li> <li>(1) to conclude contracts on X's behalf (O: such as a sale, gift, putting up collateral, conducting a marriage contract, guaranteeing payment, or transferring a debt);</li> </ul>	k17.2 وبَجُوزُ التوكيلُ في المقودِ (كعقبد يبع وهبة ورهن ونكباح وضمان وحوالية) والفسوخ (كإقالة ورد بعيب)
(2) to cancel contracts on X's behalf (O: such as cancelling a sale or returning defective mer- chandise);	

(3) to conduct X's divorce;	والطـــلاقِ إوالــعتةِ ] وإثبــابْ الحفـــوقِ
(4) to make claims (A: by lawsuit against others, as tawyers do);	واستيفائها (ممن هي عليه بعد إثباتها بالبينة) وفي تمليك المهاحمات كالصيد والحشيش والمياء (بأن ينقله الوكيل من
(5) to ensure fulfillment of established claims (O: from whoever owes them to X, after they have been established by proof);	أرض مباحةً للموكل لأنَّ ذلك أحد أسباب. الملك كالشراء) .
(6) or to take possession of something that is free to take, such as wild game, pasturage, or water (O: by Y conveying it from land which X is permitted to take it from, since this is a way of gaining property just as sale is).	
k17.3 It is not permissible for Y to undertake obligations of worship that X owes Allah Most High, except for:	k17.3 وأمَّــا حقــوقُ اللهِ تعـالى فإنَّ كانتُ عبـادةُ لمْ تَجُـرُ إلاً في تفـرقة الزكاة (والكفارة فإنه يصـح التــوكيل فيها ومثل
(1) distributing zakat to deserving recipients (O: or giving food or alms as an expiation, or vol- untary charity);	الزكاة فيما ذكر صدقة التطوع) والحجّ (أو العمرة، فإنسه يصبح التوكيل فيه عن المعضوب وعن الميت) وذيع الأضحية.
(2) performing hajj (O: or 'umra, which another may perform on the behalf of an invalid or a deceased person);	الاصحية.
(3) and slaughtering sacrifices (dis: j12.6(end), j14.3).	
k17.4 It is permissible to commission Y to per- form an obligation (O: to Allah) that consists of inflicting a prescribed legal penalty (hadd) (O: such as the penaltics for the crimes of accusing another of adultery without proof (def: o13), adultery, or drinking), but is not permissible to commission Y to establish that such an obligation exists (O: such as by X telling Y, "I commission you to affirm [A: in court, by Y submitting X's tes- timony] that So-and-so has committed adultery," or "that So-and-so has drunk wine").	k17.4 وإنْ كَانَ (حق الله) حدًا (أي حد قذف ورّنسا وشـرب خمـر) جازَ في استيفانه دونَ إثباتِه (وذلك بأن يقـول شخص لأخر: وكلتك في إثبات رّنا فلان أو إثبات شربه الخمر).
k17.5 It is a necessary condition for the validity of X's commissioning Y that there be:	k17.5 - وشــرطُهَـا الإيجـاب باللفـظ (الـدال على رضـا الموكل بتصرف الغير
(a) a spoken proposal (O: indicating X's wish for Y to handle some matter for him) that	

# Commissioning Another to Do Something (Wakala) k17.6

does not restrict the (A: fact of there being a) com- mission by giving conditions under which the commission takes effect (O: such as saying, "If So- and-so comes, 1 hereby commission you," which is invalid) (A: but rather, a valid commission must be) such as saying, "I commission you," or "Sell this garment for me";	له) مِنْ غَيرٍ تعليقٍ (كشوله : إذا قدم زيد فتسد وكلتك بكذاء فلا يصح عقدهما حينتسذ) كوكُنُسك أوبعُ هذا النسوب ، والقبول (من الوكيل إما) باللفظ أو الفعل وهو امتثال ما وُكُل به ولا يُتُشَرَط الفورُ في القبول
(b) and an acceptance (O: by Y. whether this be) in word or deed, i.e. by Y simply doing what he has been asked to. It is not necessary that his acceptance take place immediately.	
k17.6 When X validly commissions Y to do something, X may include stipulations about how it is to be carried out, such as saying, "I commis- sion you, but don't sell it till after a month." (A: The previous ruling prohibits stipulations restrict- ing the <i>fact</i> of Y being commissioned, while here X has already commissioned Y and his stipula- tions merely govern how Y is to do it.) (O: A tem- porary commission, such as saying, "I commission you for one month," is also valid.)	k17.6 فإنَّ نَجْسَرَهُ وَعَلَّقَ التصرفُ على شرط جاز كمّوله: وَكُلَّسُكَ ولا نَبْعُ إلى شهر (وتصبح الوكالة المؤقّة كقوله: وكلتك إلى شهر).
k17.7 Y may not commission another to perform what X has commissioned Y to do unless X either gives Y permission to commission another, or Y cannot undertake the task (O: because he is unable to, or it does not befit him) or is incapable of it because it is too much (A: for a single person to perform).	k17.7 ولَيْسَ للوكيل أَنْ يُوَكَّل (أحداً فيما وكل فيه، إلاَّ بإذنَ (أي للموكل) أَوْ (إلا إن) كَانَ (ح: المسوكسل به) مِمَّا لا يُتَوَلاَّهُ (الوكيل) بنفسه (لكونه لا يحسنه أو لا يليق به) أو لا يَشَكَّنُ مَنْهُ لكترته .
THE AGENT'S DISCRETIONARY POWERS	ما يصح وما لا يصح من تصرفات الوكيل
k17.8 Y is not entitled to sell an article (A: he has been comissioned to sell) to himself or his underage son, nor (O: is it valid) to sell it:	k17.8 ولَيْسَ لَهُ أَنْ بَبِيعَ مَا وُكُمْلَ فِيهِ لنفسه أولابته الصغير ولا (يصح أن يبيع الموكل فيه) بدون ثمن مثله ولا بمزجل
(1) for less than the current price of similar articles;	ولا بغير نقب البلدِ إلاً أنَّ يَأْذَنَ لَهُ فِي ذَلَكَ
(2) for deferred payment;	
(3) or for other than the type of money used locally;	

# k17.9 Trade

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though Y may do these (O: (1), (2), or (3)) if X grants him permission to.	(المذكور من دون ثمن المثل وما بعده) . (
k17.9 Y's sale of the commissioned article is not valid when X specifies the type of funds he wants as its price, but Y sells it for a different type, such as when X says, "Sell it for a thousand dirhams," but Y sells it for a thousand dinars. But Y's selling it is valid if X specifies the amount he wants and Y sells it for more, provided the type of funds is the same, as when X says, "Sell it for a thousand," but Y sells it for two thousand—unless X has specifi- cally prohibited this (O: in which case the sale would not be valid, as it contravenes X's commis- sion).	k17.9 ولو نصَّى له على جنس الثمن فخالف لم يصح البيع كيع بالف درهم : فراخ بالف ديسار. وإن نصَّى على القدر فرزاد من الجنس ضع تجيع بالف : فراغ بالفين إلا أن يتُهاء ([الموكل عن هذه الزيادة] فلا يصح البيع للمخالفة).
ki7.10 If X commissions Y to "buy such and such a thing for a hundred," but Y buys one worth a hundred for less than a hundred, then the pur- chase is valid. But if Y buys one for two hundred that is worth two hundred (A: when X has com- missioned him to buy one for a hundred), then the purchase is not valid. If X tells Y, "Buy a sheep with this dinar," (O: and describes it in type and so forth, since without such a description, the com- mission would not be valid), but Y buys two sheep (A: with that dinar) of which each one is worth a dinar, then the purchase is valid and both sheep belong to X, though if the sheep are not each worth a dinar, then the purchase is not valid.	k 17.10 ولوْ قال : الشّر بمائة ، فاشترى ما يُساويها بدون مائة ضَحْ . وإن اشْتَرى بعسائتين ما يُساوي مائين فلا [(بصح الشراء للمخالفة في الثمن لأنه اشترى بعسائتين ما يساويهما بلا إذن في ذيادة الثمن على المسائسة)] . وإنَّ قال : اشْتَر بهذا الدينار شاة : (ووصفها بصفة بأن بين نوعها وغيره وإلا لم يصح التوكيل) فلشترى به شاتين تُساوي كلَّ واحدة ديناراً صَحْ وكانتا للموكَل . فإنَّ لم تُسَاو كلَ واحدة ديناراً لم يَصحُ العقد.
k17.11 When X commissions Y to sell something to a particular person, it is not permissible (O: or valid) for Y to sell it to another.	k17.11 وإنَّ قَالَ: بِعَ لَزَيْسَةٍ، فَبْسَاعَ لغيرِه لمْ يَجُزُّ (أي ولم يصح).
k17.12 When X tells Y, "Buy this [A: particular] garment," and Y buys it and X finds it is defective, then Y may return it for a refund (O: and so may X, since he is its owner). But when X merely tells Y to "buy a garment" (O: without further restric- tion), then it is not permissible for Y to buy a defective one (O: because the lack of further restrictions is understood to mean being free of defects, and if Y buys a defective one, the pur- chase is invalid).	k17.12 وإنْ قَالَ: اسْتمر هذا الشوبَ: فأَشْتراه (الوكيل) فَرَجَدَهُ (الموكل) معيباً فله (أي للوكيل) الردُّ (وللموكل كذلك لأنه المالك) . أو: المُتر ثوباً: (وأطلقه) لم يَجَدزُ (للوكيل) شراءً (ثوب) معيب ولأن الإطلاق يحصل على السلامة من العيب فإذا اشتراه فالشراء باطل).

k17.13 ويُشْتَرَطُ كونُ الموكَّبِل فيه k17.13 It is a necessary condition that the thing Y is being commissioned to do is determinately معلوما (لهما) من بعض الوجوه فلو قال: known (O: to X and Y) in some respects. Thus, if وكُلْتُــكْ في بيــع مالِي [وعنق عبــدِي] X says, "I commission you to sell my property and وطلاق زوجاتي؛ صُحَّ، أوَّ: في كلَّ قليل conduct the divorce of my wives," his commission وكثير. أوْ: في كلُّ أموري ، لمْ يَصِحْ. is valid, though if he merely commissions Y to "handle everything, large or small," or "all of my affairs," it is not valid. k17.14 Y's responsibility in a commission is that k17.14 ويدُ الموكيل بدُ أسانة (لأنه of someone who has been given a trust (O: since قاتم مقمام المموكيل فكانت يده كجده) فما he represents X, and his possession of the article is يَتْلَفُ مَعدة (من المال الموكل فيه) بلًا like X's), meaning that if (O; X's) property is تضريبط لا يُضْمَنْهُ (فإذا فرَّط وتعدَّى كَأَنَ destroyed without negligence while in Y's posses-استعمالي العين أووضعها في غيبر حرز sion, Y does not have to pay for it. (O: But when Y is to blame and negligent, as when he uses the مثلها ضمن كساتو الأمناء) . article himself or keeps it in a place lacking the normal precautions for safeguarding similar articles, then he must pay for its loss, as with any trust.) k17.15 والقبول في الهبلاك (للموكل k17.15 Y's word (dis: k8.2) is accepted over X's when there is a dispute: فيسه) والسرة (أي على المسوكسل أي رد الموكل فيه عليه) وما يُدْعَىٰ عَلَيْهِ (أي (1) concerning the commissioned article's على الوكيل) من الخيانة (في الموكل فيه) destruction: قولُهُ [ (أى فالقبول في هذه المذكورات as to whether the article was or was not. قول الوكيل بيميته)]. returned to X: (3) or whether Y betrayed his trust. k17.16 ولكلُّ منهَمًا الفسخُ منى شاءً. k17.16 Either X or Y may cancel the commission at any time. If X relieves Y of his commission, but فإنْ غرالة (أي عرال الموكل الوكيل) Y does not learn of this and performs it, then what و(الموكيل المعزول) لم يُعْلَمُ فَتَصَرُف لم ، he has done is not legally binding or effective (O: يُصِحُّ التصرفُ (لأنه غير مالك because he did not have the right to handle the للصرف). matter). k17.17 وإنْ مَاتَ أَحَدُهُمَا أَوْجُنَّ أَنْ k17.17 The commission is cancelled when X or Y dies, loses his sanity, or loses consciousness (Ar. أعمى عليه انفسخت. ughmiya 'alayhi, i.e. through other than falling asleep).

### k18.0 Trade

# k18.0 DEPOSITS FOR SAFEKEEPING (WADI'A)

(n: Given persons P (al-mudi') and Q (al-wadi') (A: where P deposits an article with Q for safekeeping until such time as P should want it back. Such deposits have four integrals:

- (a) the article (al-wadi'a);
- (b) the verbal agreement;
- (c) P;
- (d) and Q).)

(O: The appropriateness of mentioning deposits for safekeeping after having discussed commissioning others is plain, namely that both the person commissioned and the person with whom something is deposited are bearers of a trust, and do not pay for the loss or destruction of the article in their care unless the destruction is the result of their wrongdoing (A: or remissness in taking normal precautions).)

k18.1 Deposits for safekeeping arc only valid when both P and Q have full right to handle their own property.

Thus, if a child or a foolhardy person (def: k13.1(A:)) deposits something for safekeeping with an adult, he should not accept it. If he does, then he is responsible for it (O: and must cover the cost if it is destroyed) and is not free of the responsibility until he returns it to the child's guardian. He is not free of the responsibility if he merely returns it to the child.

If an adult deposits something for safekeeping with a child (A: or other person without full disposal over their affairs), then the child is not responsible if the article is destroyed through negligence or otherwise (O: as when an act of God befalls it), though if the child *destroys* the article, he is financially responsible for it.

k18.2 It is unlawful for Q to accept a deposit for safekeeping when he is not able to protect it. It is offensive for him to accept it if he is able to protect

_k18.0 الوديعة الات: بمشل لهما بشخصين: زيد (المبودع) وعمر و (البودينغ) (ع: حيث يودع زيند حبساً عند عمر و أسانة إلى أن يطليها زيد. وأمثال هذه الودائع لها أربعة أركبان: عين الموديعية، وصيغية العقد. والمودع، والوديع)) . ومنماسبة ذكرها عقب الوكالة ظأهرة وهي أن كلًا من الموكية والموديع أمين لا يضمن إلا بالتعدي) . ki8.1 لا تُصحُّ إلاً مِنْ جائز التصرف عند جانيز التصبرف. فإنَّ أَوْدَعَ صِبِي أَوْ سفية عندةً بالما شيئاً فلا يُقْبِلُهُ افانٌ قَبِلَهُ دَخَلَ في ضمابه ولا يَبْرأ (الوديع المذكور من الضَّمان) إلا بدفع، لوليَّه . فلوَّ ردَّه للصبيَّ لمُ بَبْرَأً. وإنْ أَوْدَعَ بِالْغَ عَنْدَ صِبِّي فَتَبْفُ عندا الصبرُ لتفريط أوْ غيره (كَافَة سمساوية نزلت على الشيء المبودع) لمَّ يَضْمُنُهُ الصبي. وإنْ أَتَّلَفَهُ ضَمَّهُ . k18.2 - ومَنْ عَجْزَعَنْ حَفْظَ البوديعة حرمٌ علَيْهِ قبولُها .

وإنَّ قَدْرُ وَلَمْ يَبْقُ بِأَمَانَةِ نَفْسِهِ وَخَافَ

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it but cannot trust himself and fears he may betray the responsibility. But if he can trust himself, it is desirable and praiseworthy for him to accept it.	اَنَّ بِخُونَ كَرِهَ لَهُ أَخَذَهَا. فَإِنَّ وَثِقَ اسْتَحِبَّ.
k18.3 If Q accepts a deposit for safekeeping, he is obliged to keep it in a place meeting the normal specifications for safeguarding similar articles (A: for his town and times) (O: which varies according to the nature of the article deposited, as each thing has precautions proper to safeguarding it (dis: o14.3)).	k18.3 ثمَّ بَلَرْتُ (أي الوديع) الحفظُ  (أي حنّظ الوديعة)] في جرَّز مثلها (وهو يختلف باختىلاف الموديعة فكل شيء له حرز يليق به).
k18.4 If Q plans to travel or fears he may die, he must return the deposited article to P. If Q cannot find P or someone commissioned by P (A: to man- age P's affairs), then he must deliver it to the Islamic magistrate (A: to keep for P). If there is none, Q leaves it with a trustworthy person (O: and he is not obliged to delay his trip), though if he deposits the article with a trustworthy person when there is an Islamic magistrate, he is still financially responsible for it. If Q fails to take the above measures (A: of returning it to the owner or next most appropri- ate person available) and he dies without having provided in his will for returning the article, or he travels with it, then he is financially responsible for it. unless he dies suddenly, or looting or fire breaks out in the city, and he travels with it because of being unable to give it to any of the above persons	k18.4 فإنَّ أراذ (السوديع) السفر أوَّ خاف الموت فَلْسَرُدُهَا إلى صاحبها. فإنَّ لمْ يَجدُهُ ولا وكيلَهُ سَلْمَها إلى الحاكم . فإنَّ فَقَسَد فإلى آمين (ولا يكلف تأخير السفسر) فإنَّ سَلَمَها إلى أمين مَعَ وجود فإنَّ لمَ يَفْعَلُ فَمَاتَ ولمْ يُوص بِهَا أَوْ سَافَر بِهَا صَمِنَها. إلاَ أَنَ يَمُوت فَجاةً أَوْ يَتَعَ في البلدِ نَها أَوْ حريقٌ ولمْ يَتَكَكَنْ منْ شيء مِنْ ذلك فسافَر بِهَا.
k18.5 Whenever P asks for the deposited article, Q is obliged to return it by allowing P to take it (O: i.e. by relinquishing possession of it, though this does not mean he has to transport it to P).	18.5 ومنى طلَّبُها المالكُ لرَّمَهُ (المالكُ لرَّمَهُ (الوديع) الردُّيَّانُ يُخَلَّي بِيَّةُ (أي المالك) والوديع) الردُيَّانُ يُخَلَّي بِيَّةُ (أي المالك) وبينها (أي الموديعة بأن يرفع الوديع يده عنها وليس المراد أنه يلزمه حملها له).
k18.6 Q is financially responsible for the depos- ited article if:	k18.6 فَإِنَّ أَخَــرَ بِلاَ عَـْدِ أَوَّ أَوْدَعَهــا عند غيرٍهِ بلا سفر ولا ضرورةٍ أوْ خَلْطَها
(1) without excuse, he delays allowing P to take it;	
(2) he deposits the article for safekeeping with a third party, without having had to travel and when there was no need;	

# k18.7 Trade

	(3) he mixes the deposited property with his own property or with some of P's other property such that the deposited property is no longer dis- tinguishable from what it has been mixed with (O: as opposed to when the deposited property can be casily distinguished and has not depreciated as a result of being mixed);	(أي الموديعة) بمال, لَهُ (أي للوديع) أوَّ للمودع أيضاً بحيث لا يَتْمَرُّ (بخلاف ما إذا تميز بسهولة ولم تنفص الوديعة بهذا الخلط) أو اسْتَدْملُها أوَّ أُخْرَرَجُها مَنْ الحرز لِيْنَفِغ بِهَا فلَمْ يُتَقِعْ (لأن الإخراج على هذا القصل خيات) أوَّ خَفِظُها في
	(4) he takes the article out of the place of safekeeping to use, even if he did not use it (O: because mercly taking it out with such an inten- tion is a betrayal of his trust);	دون حرَّزِهَا أَوَّ قَالَ لَهُ الصَّالُكُ: اخْفَظُهُا ﴿ في هذا الحرز ، فوضَعها في دونِه (أي أ أقل في الحرز مما أمره ) وهو حرزُهًا أيضاً ﴿ ضَيتُها. (ولـووضـع الـوديعة في مشل ﴿ الحرز الأول أو أعلى منه في الحرز فلا
	(5) he does not keep it in a place meeting the normal specifications for safeguarding similar articles;	مېرو دو دي يې يېرو در ضمان).
	(6) or if P has told him, "Keep it in such and such a particular place for safeguarding." but he instead puts it in a different place less protected (O: than the one P indicated), even when this sec- ond place meets the normal specifications for safeguarding similar articles (O: though if Q puts it in a different place with protection equal or superior to the place P has indicated, Q is not responsible for it).	
-	k18.7 Either party may cancel the deposit for safekeeping agreement at any time. The agree- ment is also annulled when either party dies, loses his sanity, or loses consciousness (Ar. ughmiya 'alayhi, i.e. through other than falling asleep).	k18.7 ولكلَّ متهمًا الفسخُ مَنَى شَاءً . فإنَّ ماتَ أحدُهُما أوَّ جُنَّ أوَّ أَغْمِيَ عَلَيْهِ الْفَسَخْتُ .
	k18.8 Q's responsibility in accepting a deposit for safekceping is that of someone who has been given a trust (O: meaning that his claims when he swears an oath (N: and neither side has proof (dis: k8.2)) are accepted, as he is a trustee). His word is accepted over P's when there are disputes about:	k18.8 ويبدُ المودع [(بفتح الـدال بمعنى الـوديع)] لمانةُ (فيصدق بما يدعيه بيمينـه (ح : حيث لا بينـة لأحد الطرقين) لأنه أمين) فالقولُ في أصل الإيداع (إذا ادعـاء المـالـك) أوَّ في الردُّ آو النافُ (إذا ادعـاء الوديع) قولُه . فلوُ قال : مَا أَوَدَعْنَنِي
!	(J) whether the deposit for safekeeping was actually made (O: When P claims that it was);	
1	(2) whether the article was returned to P;	
	(3) or whether and how the article was destroyed (O: when O claims it was)	

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Thus if Q says, "You did not deposit anything with me," or "I returned it to you," or "It was destroyed without negligence on my part," then his word is accepted when he swears.	َ شَيْئَاً ( أَنَّ رَدْدُتُهَا إَلِيكَ ( أَنَّ تَلِقَتُ بِلا تفريطٍ ( صُدِّقَ بِيمِيتِ .
k18.9 It is a necessary condition for the validity of a deposit for safekceping that P states it in words such as "I entrust it to you to keep," or "I entrust it to you to protect." It is not necessary that Q give a spoken reply to this, but is sufficient for him to simply accept the article.	k18.9 ويُنْتَسَرَطُ لفظٌ منَ المسودع كاَسْتَسَوَّدْعَتُسَكَ، لَوْ: السَّتْحَفَظُتُكَ، ولا يُشْتَرَطُ القبولُ (لفظاً من الوديع) بلُّ يَكْفِي القبضُ.
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<ul> <li>k19.0 LENDING SOMETHING FOR USE ('ARIYYA) <ul> <li>(n: Given persons A (al-mu'ir) and B (al-musta'ir) (A: where A lends B an article to use and return after use. This section discusses such loans, which have four integrals:</li> <li>(a) the article (al-'ariyya):</li> <li>(b) the verbal agreement;</li> <li>(c) A;</li> <li>(d) and B).)</li> </ul> </li> </ul>	19.0 العارية (ت: يمشل لهما بشخصين: زيمد (المعبر) وعمرو (المستعير) (ع: حيث يعبر زيد لعمرو عيناً ليستعملها ويردها بعد الاستعمال. وأمثان هذه المعاملة لها أربعة أركمان: العماريمة [وهي العين المعارة]. وصبغة العقد، والمعير، والمستعير)).
k19.1 A's lending an article for B to use is valid if A possesses full disposal over his own property and has the lawful right to the article's use, even if he is only renting it (n: though not if someone else has lent him the article without giving him permis- sion to relend it, as at k19.8).	k19.1 - تُصحُّ سَنَّ كُلَّ جائز التصرف مالكِ للمتفعةِ ولوُ بإجارةٍ .
k19.2 It is permissible to lend anything that can be benefited from while the article itself still remains (O: such that B gets some use out the arti- cle, as is usually the case, or else he materially gains from it, as when he borrows a sheep for its milk or its expected offspring, or borrows a tree for its fruit. It is not valid to lend something of no lawful benefit such as a musical instrument (dis:	k19.2 ويَجُوزُ إعارةُ كلَّ مَا يُتَفَعُ بِه مع بقاء عيه (بان يستفيد المستعير منفعة من الشيء المعار وهو الأكثر أو يستفيد عيشا منه كما لو استعبار شاة ليأخذ درها ونسلها أو شجرة ليأخذ تمرها. ولا يصح إعبارة ما يحرم الانتفاع به كآلة لهو. ولا

## k19.3 Trade

	r40), or such things as edibles, which do not them- selves exist after use, since their use consists solely in their consumption). (A: The latter would be a <i>loan</i> (qard, def: k10) repayable in kind, and hence not included in <i>lending for use</i> .)	يعــار المطعوم وتحوه من كل ما لا تبقى عينه لأن الانتفاع إنما هو باستهلاكه).
	k19.3 It is necessary for the validity of lending something for use that either A or B state the agreement in words. (O: The loan is not valid except by either A or B stating it, such as by B telling A, "Loan me such and such," and then A giving it to him. The action alone, between A and B, is insufficient.)	k19.3 بشرط لفظ مِنْ أَحدِمِمًا. (أي لا تصح العارية إلا به من أحد المتعاقدين بأن بقول المستعبر للمعير : أعرفي الشيء الفلاتي : فيدفعه المعيم له. ولا يكفي الفعل من الطرقين).
ĺ	k19.4 B may then use the article according to the permission given. He may:	k19.4 ويَتَقَمِّع بحسب الإذَّة فَيَقَمَعُلُ الماذون فيد أوَّ مثلاً رأي مثل المأذون فيه
ł	(1) do what A has given him permission to:	في الضبرر) أوّدونَهُ إلاً أنْ يَنْهَاهُ عَنِ الْغَيْرِ . فإنْ قَالَ : ارْزِعْ حَنْطَةً : جَازَ السَّعَيْرُ لَا
ĺ	(2) or do the equivalent (O: in respect to the	عكسه ولأن البير أعظم ضررامن الشعير
	wear and tear on the article involved) or some- thing less, though not if A has forbidden B to do	في الأرض) فإنْ قال: ازْرَعْ وَأَطْــلَقْ
Į	other than what he has specifically given him per- mission to do.	زرّع ما شاء [فــاِنُ رَحْـعَ قَبْلُ الحصاد بَقِيَ . إلى الحصــاد لكنْ بِأَجِـرَةٍ إِنَّ أَذِنَ مطلقاً . وبغيرها إنَّ أَذِنَ في معيَّن فَزَرْعَهُ}.
	If A tells B. "Plant wheat," (A: on land lent), then it is permissible for B to plant barley, though not vice versa (O: since wheat is barder on the soil than barley), while if A merely permits B to <i>plant</i> , without further restriction, then B may plant whatever he wishes.	
	k19.5 When A permits B to plant an orchard or build buildings on property he lends B, but later wants the land back, then:	k19.5 وإنَّ قَالَ: أَغَرِسُ؛ أَوِ: أَبِنِ؟ ا نَهُ رَجَسَعُ (في الأرض المأذرن فيهـ) فإنَّ كَانُ (قد) شَرَطُ عليه القَلْعَ فَلْعَ . (أي قلعه
	(1) if A had stipulated that B would have to remove the trees or buildings, then B removes them (O: obligatorily, performing what was stipu- lated, for if B will not, then A may remove them);	المستعبر بمعنى أنه يجب عليه ذلك عملاً بالشرط فإن امتنع قلعه المعير) وإنَّ لمُ يُشْرِطُ واحْتَار المستعبرُ القلع قلع . وإنَّ لمَ يَخْتَسُرُ (بأن اختسار الإبقاء) فالمعيرُ
	(2) but if A had not stipulated this, then if B wishes, he may remove them, though if B does not (O: but rather chooses to keep them there), then A has a choice between leaving them on the land for rent (O: from B for the land), or else removing	بالـخــِـار بِينْ تَقْيَبُو بِأَجـرةٍ (للأرض ) المستعارة بَدْفَعَها المستعبر له) وينْ قلَّقِهِ

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them (O: the trees or buildings) and being obliged to pay B a compensation for the loss of value (O: to the trees (A: or buildings)) caused by removal. A is entitled to take back the article lent at any time he wishes.	(أي المغراص والبنساء) و(على المعيسر حيستنسد ) ضعسان أدش ما نقص (مسن الغراس) بالقلع . ولم الرجوع في الإعارة متى شاة وَإِلاَّ أَنْ يُعِسرُ أرضاً للدفن فُإِنَّهُ لا يَرْجِعُ فيهَا مَا لَمَ يَبْلَ المَيْتُ ] .
<ul> <li>k19.6 B is financially liable for the article lent (N: even if it is destroyed by an act of God). If it is destroyed while B is using it for other than what A gave him permission to do with it, even if not through B's negligence, then B is responsible to A for the article's value (A: at the market price current for similar articles on) the day of its destruction (O: and he may either replace it or pay A for it).</li> <li>But if the loaned article wears out through being used in the way that A gave permission to use it, then B is not financially responsible for it (N: as when B borrows a garment to wear which becomes worn out through use alone).</li> </ul>	k19.6 والعبارية مضمونة (ح: ولو هلكت بافة سماوية). فإنَّ تَلْقَتْ بغير الاستعمال المأذون فيه ولو بغير تقريط (من المستعير) ضَمِنَهَا بقيمتها يومَ التلفِ (بدلا أو أرشاً). فإنَّ تَلفتُ بالاستعمال المأذون فيه لم يُضَمَنُ (ح: كان استعبار ثوياً ليلبسه فبلي بالليس لا بشيء آخر).
k19.7 B is responsible for the measures entailed in returning the article to A.	k19.7 ومؤنةً الردَّ علىٰ المستعيرِ .
k19.8 B may not loan (O: the article lent to him) to a third party (O: without permission).	k19.8 - وليسَ لَهُ أَنَّ يُحِيسَ (المشيء المعاد بغير إذن).
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k20.0 THE RETURN OF WRONGFULLY TAKEN PROPERTY (GHASB) (O: Taking another's property is an enormity (dis: p20), the scriptural basis for its prohibition being Koranic verses such as the word of Allah Most High, "Do not consume each other's property through falsehood" (Koran 2:188).) (n: Given persons X and Y (A: where X takes	لغصب (موكبيرة من الكبائر. والأصل في (هوكبيرة من الكبائر. والأصل في تحريمه آبات كقوله تعالى: ﴿وَلَا تَأْتُلُوا أَمُوالُكُمْ بَيْنَكُمْ بِأَلْبَاطِلَ ﴾ [أي لا يأكل بعضكم مال بعض بالباطل]). (ت: يمشل له بشخصين. زبد (الغاصب) وعمرو (المغصوب عنه) (ع: حيث يغصب زيد عيناً من عمرو. هذا البساب يبيين واجب زيد في رد العين
an article belonging to Y. This section presents the details of X's obligation (dis: p77.3) to restore Y his property).)	المغصبوبية لصاحبها عمرو[(ح : وما يترتب على عدم الرد)])) .

## k20.1 Trade

k20.1 Wrongfully taking (ghasb) means to appropriate what is another's right (O: even if this consists of the right to use something, such as forc- ing someone sitting in a mosque or marketplace to get up from his place) unjustly.	: k20,1 هو الاستيلاء على حقّ الغبر (ولو كان ذلك الحق منفعة كإقامة من قعد بمسجد أو سوق) عدواناً [(أي تعدياً وظلماً)].
k20.2 When X wrongfully takes anything of value from Y, even if the value is inconsiderable, he is obliged to return it unless this involves destruction to life or lawful property, as when X takes a plank and nails it over a leak in the hull of a ship at sea that is bearing others' property or worthy people or animals (N: meaning those not obligatory to kill (def: $e12.8(O:)$ )).	k20,2 فَمَنْ غَصَبْ شيئاً لَهُ قَيمةً وإنَّ قَلْتُ لَزِمَهُ رَدَّةً إِلاَّ انْ يَتَرَتَّبْ على رَدَّة تلف حيوانا أو مال معصومَيْن مثل أن غَصَبَ لوحاً فَسُمَرَة على خوق سفينية في وسطِ البحر ونيها مال لغير الغاصب أو حيوانً معصوم (ح: وهو مالاً يجب قتله).
<ul> <li>k20.3 If the article taken is destroyed while in X's possession or X himself destroys it, then:</li> <li>(1) if it was <i>fungible</i> (mithli, a homogeneous commodity transacted by weight or measure, an equal amount of which precisely supplies the place of another). then X is financially responsible for replacing it with an equal amount, <i>fungible</i> meaning that which is measured by volume or weight, and which can be validly sold in advance (def: k9.2(b,d,f,g)) such as grain, gold or silver, and so forth, while <i>nonfungible</i> (mutaqawwim, commodities appraised and transacted as particular picces of merchandise) means everything else, such as livestock and articles of heterogeneous composition, like meat pastry, and so forth;</li> </ul>	لا المنافقة المن المن عندة أو أتلف فإن كان مثلياً ضبقة بعثله. والمثلق هو ما حضرة كيسل أو وزن وجساز فيم السلم كالجبوب والنشود وغير ذلك. والمتعوم غير ذلك كالحيوانات والمخلطات غير ذلك كالحيوانات والمخلطات المدر المثل . وإن كان متقوماً ضبقة المدر المثل . وإن كان متقوماً ضبقة بقيمت أكثر ما كانت من الغصب إلى بقيمت أكثر ما كانت من الغصب إلى بقيمت أكثر ما كانت من الغصب إلى منبن لزمة قيمت سميناً سواة غزل بعد ذلك أم لا]. (ح: هذا إذا كان المغصوب عيناً أما المنفعة. ف إالا صح أنها إ تضمن عيناً أما المنفعة. ف إالا صح أنها إ تضمن عيناً أما المنفعة. ف إالا صح أنها إ تضمن المن المنفعة. ف إالا صح أنها إ تضمن المن المنفعة. ف إلا صح أنها إ تضمن المن المنفعة. ف إلا صح إنها إ تضمن
(2) if the article was fungible (mithli) but it is no longer possible for X to obtain an equal amount to return to Y, then X owes Y its value, which is reckoned at its highest market value be- tween the time X seized it and the time of its sub- sequent unavailability;	
(3) but if the article was nonfungible (mutaqawwim), X owes Y its highest market value during the interval between X's taking it and the time of its destruction.	
(N: The foregoing apply to when X has appropriated a physical article or commodity ('ayn). As for when he has wrongfully appro-	

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# The Return of Wrongfully Taken Property (Ghasb) k20.4

priated the use of something, the obligation consists of repaying Y the cost of renting a similar article for a similar amount of time.)	بأجرة المثل) .
k20.4 X's word (O: provided he swears an oath (N: and neither side has proof (dis: k8.2))) is accepted over Y's when there is a dispute about the destroyed article's value (O: when both agree that it has been destroyed) or about its destruction (A: as to when it occurred, for example). But Y's word is accepted over X's when there is a dispute about whether or not X returned the article to Y.	4 .40 فإن اخْتَلَفًا في قدر القيمة (أي بعد انضافهما على تلفه) أو في التلفِ فالقول قول الغاصب (بيمينه (ح: حيث لا بينة لأحد الطرقين)) أو في الرد فقولُ المالك.
<ul> <li>k20.5 If the property returned by X is materially diminished or has depreciated in value because of some new defect, or both, then X is obliged to pay Y compensation for the loss of value (O: while still being obliged to return the rest).</li> <li>But if the article has diminished in value solely because its market price is now less, then X is not required to pay anything.</li> </ul>	k20.5 وإنَّ رَدُّهُ ناقصَ العينِ أو القيمةِ لعيب أوُ ناقِصَهُما ضَمِن الأرشَ (مع لزوم رد الباقي من العين). وإنَّ نَقْضَتِ القيمةُ بالمخفاض السعر فقط لمٌ يَلَزْنُهُ شيءٌ.
k20.6 If the article possesses a utility (O: meaning a rentable utility, as a house does), then X owes Y its rent for the period that X had it, no matter whether he used it or not.	k20.6 وإنَّ كَانَتْ لَهُ مَنْعَمَّةُ (تَعَابَطُ بأجرة كدار) ضَمِنْ أَجررَتْهُ للمدة التي قَامَ في يده سواءُ الْتُفْعَ بِهِ أَمْ لا [لكنَّ لا يُلْزَمَهُ مهرُ المجاريةِ المغصوبةِ إلا أَنَّ يَطْأَهَا وهي غيرُ سطاوعةٍ].
k20.7 Anyone who obtains the wrongfully appropriated article from X, or subsequently obtains it from the person who got it from X, and so forth, on down, is financially responsible (def: k20.2-6) to Y for it, no matter whether such a per- son knows of its having been wrongfully appro- priated or not.	k20.7 وكسلُ يدِ تَرَنَّسْبَتْ علىٰ يدِ السغساصب تهي يد ضمسانِ سواءُ عليمتُ بالغصب أمَّ لا .
<ul> <li>k20.8 (N: Given persons X, Y, and Z, where X has wrongfully taken something from Y, and then Z obtains it from X. This ruling describes the compensation due to Y when the article has been damaged or destroyed in Z's possession.)</li> <li>Y is entitled to demand restoration or payment for the loss or depreciation of the article from either X or Z. The obligation to cover this</li> </ul>	k20.8 فللمسالسكِ أَنَّ يَضْمَّنَ الأولَ (السَي هو الغاصب) والثاني (الذي تلقى الملك فيسه من المُساصب) لكنَّ إِنَّ كَانَتُ

431

### k21.0 Trade

becomes Z's own financial liability--meaning that if Y asks Z for compensation, Z may not in turn demand it from X; though if Y asks X for it, X may it turn demand it from Z—in the following cases:

(1) when Z obtained it knowing that it had been wrongfully appropriated;

(2) when Z obtained it not knowing that it had been wrongfully appropriated, but the means by which Z obtained it would have made him financially responsible for its destruction anyway, as when Z himself wrongfully appropriated it or borrowed it for use (def: k19) from X. (O: Z is also financially liable if he bought it from X);

(3) or when Z obtained it not knowing it had been wrongfully taken, and the means by which he got it from X would not otherwise have made him responsible for its destruction except for the fact that he himself precipitated its destruction (A: as when X deposits it with Z for safekeeping and Z destroys it).

البد الثانية عالمة بالغصب أؤجاهلة وهي يد ضمان كغصب (من غاصب) أو عارية (من الغناصب ومثلهمنا المشتري منه) أو لم تكنَّ (يده يد ضمان) وبالمسرف الاتلاف فقرار الضمان على الثاني أي إذًا غَرَّسَةُ الماليكَ لا يُرْحِعُ (الشائي) على الأول وإن غرم الأول (وهمو الغاصب) رَجْعٍ عليه (أي على الثاني) [وإنَّ جَهلُتُ (يىد الشانى) الغصب وهي يد أمانةٍ (لا يد ضمان) كوديمة فالقبرار (في الضمان) على الأول أي إذا غرم الشاتي رّجيع على الأول وإن غرم الأول فلا إيسرجم على الثاني) وإنَّ غُصَبَ كَلِّباً فيه منفعةً أوْ جَلْدُ ميتةٍ أو خمرًا من ذمني أوْ منْ مسلم وهمي ا محسرمة لَزمَهُ البردُ فإنَّ أَتَّلْفَ ذَلَّتْ لَمْ يضمنه فإذ دبغ الجلد أو تُحلّلت الخمرة فهما للمغصوب منه].

### k21.0 PREEMPTING THE SALE OF A CO-OWNER'S SHARE TO ANOTHER (SHUF'A)

(n: Given P, O, and R (A: where P and O each own part of some dividable piece of real estate, and P sells his part to R, a third party. In such a case, Q can legally force R to sell the part to him by right of preemption (N: whose purpose is to prevent the harm to O that would result if R were to subsequently go to the Islamic magistrate and demand that the property be divided to distinguish his property from  $Q^3s$ ).)

k21.1 Preemption is only legally binding:

(a) on a portion of real estate (A: that belonged to P and Q) which can be divided without loss of value;

(b) when P has sold his part (A: to R) for recompense.

421.0 الشفعة (ت: يمثل لها بثلاثة اشخاص: زيد وعمرو وبكر (ع: حيث يشترك كل من زيد وعمرو وفي ملك جزء من أرض تحتمل القسمة فيبع زيد جزأه لبكر؛ فعندئلذ يجوز شرعاً لعمرو أن يجبر زيداً على بيع الجزء له (أي لعمرو) بالشفعة (ح: وفنائدتها حماية عمرو من ضرر يحصل لو انتسرى بكر الجزء فطالب القاضي بقسمة الأرض ليميز جزأه من جزء عمرو))).

بمعاوضةٍ فَيَأْخَذُهَا الشريكُ أَو الشركاءُ

was.

possession of it.

silver you see"),

#### Preempting Sale of a Co-Owners Share to Another (Shuf'a) k21.2

In such a case, Q may preempt its being sold على قدر حصيصيهم بالعسوض السذي to R by buying R's share for the price that P and R اسْتَقَرُ عليه العتدُ . والقولُ قولُ المسترى agreed on. If there are several co-owners in place في قدري. of Q, they each buy a part of the share proportionate to the percentage of the whole property they respectively own. (A: If there is disagreement between the partics as to how much P sold it to R for, and there is no proof, then) R is the one to say (A; when he swears (def: k8.2)) how much the price of the part k21.2 ونُسْتَدَعُ اللفَظُ كَتَمَلُّكُتُ [أَن k21.2 It is a necessary condition for the preemptive sale that O effect it with words such as "1 أَخْذُتُ] بالشفعية . ويُشْتَرَطُ مَعْرَ ذَلِكَ إِمَّا hereby appropriate this property by preemption." تسليمُ العـوض إلى المشترى أوَّ رضَّاهُ It is also necessary that Q give R the price, بكونه في ذمة الشفيع أو قضاء القاضي له that R agree to let Q pay it later, or that the بالشفسة فحيشة تملك ، فإنْ كَانَ ما بَدْلَةً Islamic magistrate rule that Q may buy the prop-المشتري مثلياً دُقَعَ مثلَهُ وإلا فقيمتُهُ حَالَ erty by preemption; in any of which cases Q takes البيع If R paid P with something fungible (mithli, def: k20.3(1), then Q must pay R an equal amount. If R paid with something nonfungible, then Q must pay its value (A: in the marketplace on) the day of the sale. k21.3 There is no preemption if: k21.3 أمَّا الملكُ المقسوع أو البنساءُ والغسراس إذا ببغما منضردين أوما تبطل (1) the property is divided (N: already, by بالتسبيمة منفعته المقصودة كالبئه والطريق boundary markers or similar); السضيق أؤما مُلِكَ بغيسر معساوضية كالمروضوب أؤما لم يعلم قدر ثمت قلا (2) the building and trees on the land are sold شفعة فله ر separately from it; (3) the property cannot be divided without eliminating its usefulness (non-k21,1(a)), such as a cistern or a narrow walkway; (4) R acquired it without paying a price for it, as when it has been given to him as a gift; (5) or if R bought it with a price whose amount was not known (A: such as "for this pile of

# k21.5 Trade

k21.4 If the building and trees have been sold with the land (A: for one price), then Q also takes them as part of the land he preempts.	k21.4 وإنَّ بِسِعَ البِسَاءُ والغراسَ عَعَ الأرض أُخذُهُ بالشفعة تبعاً .
<ul> <li>k21.5 Preemption must occur immediately (A: upon Q's learning of P's having sold the property to R). When Q learns of it, he must preempt at once (def: f4.5). If he delays without excuse, he no longer has the right to preempt, unless R bought the property from P for postponed payment, in which case Q has a choice between buying it at once, or waiting until payment is due and then buying it.</li> <li>If Q learns of the sale while ill, or being detained, he must commission someone (def: k17) to preempt for him. If he does not, he loses the right to preempt, unless he was unable to commission someone, or the person who informed him of the sale was a child or someone unreliable, or he was informed of it while travelling and then started returning in order to preempt; in all of which cases he may still preempt.</li> </ul>	421.5 والشفصة على الفور فإذًا علم أ فَنْبَسِها رَ على العادة فإنَّ أَحْسَرَ بلاً علَّمَ سَفَطَتَ إلا أَنَّ يَحُونَ الشَمْنُ مَوْجَلاً فَيَنْخَبُرُ إِنَّ شَاءَ عَجْل وَاخْذَ وَالْ يَلْغَة الخبرُ وهو مريضً أو محبوس فَلْيُوكَلُ فإنَّ لَمْ يَفْعَلْ يَطْنَتْ . قانُ لَمْ يَقْبِرُ أَوْ كَانَ المُخْبِرُ صَبِياً أَوْ عَبر تقة أو أُخبر وهو مسافر فَسَافر في طلبه فهو على شفعه .
<ul> <li>k21.6 If R has built, or planted trees (A: before Q could preempt), then Q has a choice between paying R the value of the new buildings (A: or trees) and taking possession of them, or else removing them and paying R for the loss of value (A: to them as a result of being removed). If R has given away the part of the property (A: that he bought from P), made it a charitable endowment (waqf, def: k30), sold it, or returned it to P because of a defect, then Q may annul any of these transactions that R has effected. Q also has the right to take the property from the person who bought it from R. by paying this person the amount for which he bought it,</li> </ul>	k21.6 وإنَّ تَصَرُّفَ المَسْتَرِي فَيْنَى أَوْ غَرْسَ تَخَيَّرُ الشَّفَيِسَعَ بِينَ تَمَلَّكِ مَا يَنْسَهُ بِالتَّيْسَةُ وَبِينَ قَلْعِهِ وَضَمَانِ أَرْشِهِ. وإنَّ وَخَبَ المَسْتَرِي الشَّقَصُ أَوْ وَقَضَّهُ الْمَسْسَرِي، ولَهُ أَنَّ يَأْخَذَ مِنَ الْمَسْتَرِي الثاني بِما الْمَتَرَى بِهِ.
k21.7 If Q dies (A: before he is able to preempt), his heirs can preempt. If some of them decline to do so, the rest of the heirs may still preempt the entire portion, or may relinquish the right to preempt any of it.	k21.7 وإذا مات السفيع فللورشة الأخذ فإنَّ عَفَا بعضَهُمُ أَخَذَ الساقونَ الكلُّ أَوْ يَدعُونَ
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# Financing a Profit-Sharing Venture (Qirad) k22.0

<ul> <li>k22.0 FINANCING A PROFIT-SHARING VENTURF. (QIRAD) <ul> <li>(n: Given persons X (al-malik) and Y (al-'amil) (A: where X gives Y a sum of money for Y to do business with, on the basis that X will take a percentage of the profits. Such ventures have six integrals:</li> <li>(a) X;</li> <li>(b) Y;</li> </ul> </li> </ul>	k22.0 القراض (ت: يمنسل له بنسخصين: زيسد (الماليك) وعمرو (العامل) (ع: حيث يدفع زيد إلى عمر ومبلغاً من العال ليتجر عمرو به على أن يأخذ زيد نسبة معينة من الربع. ولمثل هذه المعاملة سنة أركان: الماليك، والعامل، والعمل, والربع، والصيغة، والعالى).
(c) the work performed by Y;	
(d) the profit (n: divided between them at a given percentage);	
(e) the spoken form;	
(f) and the venture's capital (n: which is put up by X)).)	
<ul> <li>k22.1 Financing a profit-sharing venture (qirad) means for X to give Y money with which to trade, the profits to be shared between them. (O: It is not valid to finance such a venture on the basis that a third party gets any of the profit.)</li> <li>It is only valid when both parties have full right to manage their own property. It also requires that there be:</li> </ul>	k22.1 هو أَنَّ يَدْفَعُ (المالك) إلى رجل (وهو العامل) مالا لِيَّجر قِم ويكون الريخ بينهما (فلا يصح على أن لغيرهما شيئاً). ويُجوزُ مِنْ جائز التصرف مَع جائز التصرف. وشهره ليجابُ (أي من المالك
<ul> <li>(a) a spoken proposal (O: by X, such as "I finance you," or "I engage you," or "Take these dirhams [N: as a trade loan]");</li> </ul>	كمُنارضتيك وعـاملتك وخدّ هذه الدراهم (ح : مقـارضـة)) وقبولُ (من العامل لفظاً فلا يكسفي المشسر وع في المحمسل مع السكـوت) وكـونُ الممال نقـداً [خـالصاً
(b) an acceptance (O: by Y in words. It is insufficient for him to begin working without saying anything);	مضروباً) معلوم القدر مُعيَّناً مُسلَّماً إلى
and that the invested capital be:	
(c) money (lit. "gold or silver" (A: money taking their place in these rulings));	
(d) of known amount;	
(e) physically existent (A: i.e. it can be seen and handled, not merely a debt or financial obliga- tion to be collected);	

435

(f) delivered to Y (O; it is not valid to finance a profit-sharing venture on condition that the funds be held by someone other than Y, such as X holding them and paying for what Y buys, since Y might not find X when he needs him);	العاصل (فلا يصع القراض بشرط كون المال يبدغير العامل كالمالك ليوفي منه ثمن ما اشتراه العاصل، لأنه قد لا يجده عند الحناجة) بجزء معلوم من الربع كالتصف والثلث.
(g) (A: and that Y be given the funds) in return for (A: X's receiving) a known fraction of the entire profit, such as a half or a third.	فلا يُجُوزُ على عروض [ومغشوش وسببكة] ولا على أنَّ يَكُونُ المالُ عندُ المالكِ ولا على أنَّ لأحلِجما ربعُ صنف
Financing a profit-sharing venture is not valid when:	معيَّن (كان يقسول لك ربح المُتياب ولي ربع الدواب) ولا عشرة دراهمّ (لأنه قد لا يربيع إلا العشبرة فيبقى الآخر بلا شيء)
(1) (non-(c) above) the capital put up con- sists of commodities;	ولا على أنْ السريخ كلُّهُ لاحدِمِمَا ولا عَلَىٰ (شرط) أنَّ المالكَ يُعْمَلُ مَعْهُ .
(2) (non-(f)) X holds the funds;	
(3) (non-(g)) it is stipulated that either X or Y be specifically entitled to the profits from a cer- tain part of the business (O: such as saying, "You get the profits from the clothing, and I get the profits from the livestock");	
(4) (non-(g)) either X or Y is guaranteed (N: for example) ten dirhams of the profit (O: since they might not make more than ten, in which case the second partner would get nothing) (A: rather, they must specify the percentage that each will take);	
(5) (non-(g)) it is stipulated that one of them be entitled to all of the profit;	,
(6) or (non-(f)) it is stipulated that X work with Y in the business.	
k22.2 Y's role is to conduct business and related matters with consideration for their best financial advantage and with circumspection. Y may not sell at a loss, sell for deferred payment, or travel with the capital, and so forth, without X's permis- sion.	k22.2 ووظيفة العساسل التجارة وتسوابعها بالنظر والاحتياط فلانيبغ بغبن ولا نسينة ولا يُسافر بلا إذن وتحو ذلك.
k22.3 The agreement between X and Y is nul- lified whenever X stipulates (O: something that is not obligatory for Y in such ventures, such as) that	k22.3 فلوَّ شَرط (المبالك) عليهِ (أي على العباصل ما ليس عليه وذلك مثل) أنَّ

Y buy wheat, mill it, and bake it; that Y buy yarn, weave it, and sell it; that Y not deal except in such and such a rare commodity; or that Y deal exclu- sively with So-and-so.	يشَسَر في حنطة فَنْطَحن وَيْخَبِرْ. أَوْ عَزْلاً فَنْبَسِنْج وَيَبِيعُ، أَوْ أَذْ لا يَتَصَرُّف إِلاَّ هِي كَذَا وَصَرْعَزِيرُ الوَجود. أَوْلا يُعَاملُ العاملُ إِلا زيداً. فَسَدَ.
k22.4 When such an agreement is invalid, the transactions Y has conducted are valid, and Y is paid the wages that are usual for such work, unless X had stipulated, "I get all the profits," in which case he takes all of it and Y gets nothing (O: since he worked without expecting anything).	k22.4 فحيث فنسذ نفيذ تصبرت العامل بأجرة المثل وكلَّ الربح للمالكِ إلاَّ إذا قال المالكُ الربحُ كلُّهُ فِي فلا شيء للعامل (لأنه عمل غير طامع في شيء).
k22.5 When either X or Y cancels the agreement, loses his sanity, or loses consciousness (Ar. ughmiya 'alayhi, i.e. through other than falling asleep), then the agreement is annulled and Y is obliged to liquidate the holdings (A: by changing them back into funds).	k22.5 - ومتى نسخة أحدُّهُمَا أَوْ جُنُّ أَوَ أَعْمَيْ عَلِيهِ انْفَسِخ العَشَدُ فَيْلُزُمُ العامل تنضيض رأس _، المال .
k22.6 (A: When neither party has proof.) Y's word (O: if he swears (dis: k8.2)) is accepted over X's when there are disputes:	k22.6 والشولُ قولُ العامل (بيميته) نمي قدرٍ رأس المال وفي ردَّة وفيمًا يدَّعي منْ هلاك وفيمًا يُدْغن عليه منَ الخيانةِ .
(1) concerning the amount of capital originally put up;	
(2) as to whether or not the capital was restored to $\mathbf{X}$ ;	
(3) concerning the destruction of the hold-ings;	
(4) or as to whether Y betrayed his trust.	
k22.7 If X and Y dispute as to how much of the profit was stipulated (O: as Y's share, as when for example Y says, "You stipulated half for me," and X replies, "To the contrary, it was one- third"), then each party swears an oath supporting his own claim (O: and when they have sworn, X gets all the profit, and Y receives the wages cus- tomary for the work he did).	k22.7 وإن الحُنَّلَفَ في قدر الربح المشروط (للعامل كأن قال شرطت لي النصف فقسال المالك بل الثلث مشلًا) تَحَالَقُنا (وإذا تحالفا كان جميع الربع للمالك وللعامل أجرة المثل لما عمل).
k22.8 Y does not own his share of the profit until the venture's final division. (O: His possession of	k22.8 ولا يُتَبَلْكُ العـامـلُ حصتُهُ من الـربـح إلاً بالقسمة (وإنمـا يستقر ملكه

k23.0

R25.00 ITude	
it is only finalized by dividing the profits when the holdings are liquidated and the agreement is ter- minated.)	ا بالقسمة (ن نض رأس المال وفسخ المقدر).
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k23.0 WATERING GRAPES OR DATES FOR PART OF THE CROP	k23.0 المساقاة
كرم وتنخبل خاصة مغروسَيَّن إلى منة يَتْفَى فيهَا الشجرُ ويَّشِرُ غالباً بجزء ويَشْلِكُ حصَتَهُ منَ النمرة بالظهور. ووظيفتُهُ أنَّ يَعْمَلُ ما فيه صلاحً النمرة مضر وتحوه وعلى المالك ما يَحْفَظُ الأصل كيناء حانط وحفر نهر وتحوه. منسرفُ لأنُّ المساقاة لازمةً ليس لأحدِهما فسخُها كالإجارة. فإنُّ لمْ يَتَحفَظُ	معلوم من النمبرة كثلب وريبع كالمقىراض الكتلقيح وسقى وتنتية ساقية وقطع حشيش
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k24.0 SHARECROPPING (MUZARA*A) (n: Sharecropping means to farm someone's la In the Shafi'i school, it is not permissible or valid ex- date groves under certain conditions, such as:	k24.0 - المزارعة and for a share of the harvest. cept on strips of land between
(a) that the landowner provide the seed;	
(b) that it be unfeasible to separate working ground;	g the trees from working the
(c) and that the sharecropper be currently wor above (k23) arrangement.	king the trees also, under the
This section has been left in Arabic below, school, which permits sharecropping, have been ad	and rulings from the Hanafi ded by the translator.)
خُوْجُ منها إنْ كَان البَدَرُ من المالك سُمَّيَ مزارعةً أوْ مَنَ العامِل سُمَّيَ مخابِرةً بياض وإنْ كَثُر فنصِحُ المزارعةُ عليه تبعاً للمساقاةِ على النخيل وإنَّ تَفَاوَتُ يَتَحدُ وزارَعْتَكَ، وأنْ لا يَفْصِل بِبَهُما. ولا تَجُورُ المخابِرةُ تبعاً للمساقاةِ]. إ	وهمما باطلشان إلاً أنَّ يَكُمونَ بِينَ النخيل بِ المشروطُ في المساقاةِ والمزارعةِ بِشرطِ أَنَّ
k24.2 (Ahmad Ouduri:) Abu Hanifa (Allah have mercy on him) holds that sharecropping, for one-third or one-fourth of the harvest (or any-	k24.2 (أحمسد الفندوري) : قال أبنو حنيفية رحمت الله : المسزارعةُ بالثلث

thing less or more), is invalid, though Abu Yusuf and Muhammad (A: the colleagues of Abu Hanifa) hold it to be valid.       The colleagues of Abu Sharecropping, in the view of the latter two, is of four types (A: three of them valid and one invalid). (n: Given persons X and Y, and the four gricultural variables: land, seed, labor, and oxen (i.e. the means of plowing).)       Image: the colleagues of the latter two, is of four types (A: three of them valid and one invalid). (n: Given persons X and Y, and the four gricultural variables: land, seed, labor, and oxen (i.e. the means of plowing).)         (1) X provides the land and seed, and Y provides the labor, oxen, and seed; which is permissible;       Image: the colleagues of the labor, oxen, and seed; which is permissible;         (2) X provides the land, oxen, and seed, and Y provides the labor; which is permissible;       Image: the colleagues of the labor; oxen, and seed; which is not valid.         A sharecropping agreement is only valid if the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: and a specific number of bushels to one, for ex- ample, or on condition that the produce from one part of the land belong to one of them and the pro- duce from another part belong to the other) (al- Lubab fi sharh al-Kitab (y88), 2.228-30).         *         k25.0 RENTING THINGS AND HIRING PEOPLE'S SERVICES (ILARA) (n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>ijara</i> , has the dual significance of ronting an article and hiring a person's services.) (O: Lexically, <i>rent</i> is a name for the rental fee. In Sacred Law it means to take possession of a utility or service for payment under certain con- ditions. It has four i			
<ul> <li>(1) A provides the land and seed, and Y provides the labor and oxen; which is permissible;</li> <li>(2) X provides the land, and Y provides the labor, oxen, and seed; which is permissible;</li> <li>(3) X provides the land, oxen, and seed, and Y provides the labor; which is permissible;</li> <li>(4) or X provides the land and oxen, and Y provides the seed and labor; which is not valid.</li> <li>A sharecropping agreement is only valid if the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: not a specific number of bushels to one, for example, or on condition that the produce from one part of the land belong to one of them and the produce from another part belong to the other) (al-Lubab fi sharh al-Kitab (y88), 2.228-30).</li> <li>*</li> <li>k25.0 RENTING THINGS AND HIRING PEOPLE'S SERVICES (IJARA)         <ul> <li>(n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>Ijara</i>, has the dual significance of renting an article and hiring a person's services.)</li> <li>(O: Lexically, <i>rent</i> is a name for the rental fee. In Sacred Law it means to take possession of a utility or service for payment under certain conditions. It has four integrals:</li></ul></li></ul>	and Muhammad (A: the colleagues of Abu Hanifa) hold it to be valid. Sharecropping, in the view of the latter two, is of four types (A: three of them valid and one invalid). (n: Given persons X and Y, and the four agricultural variables: land, seed, labor, and oxen	يوسف ومحمدً : جائزةً. وهي عندتُعُما على أربعة أوجم: إنَّ كَانَتِ الأرضُ والبِدَرُلواحدٍ والعملُ والبقرُ لواحــدٍ جَازَتِ المسرَّارعــةً . وإنَّ كَانَتِ الأرضُ لواحدٍ والعملُ والبقرُ والبذرُ لأخر	
<ul> <li>Y provides the labor; which is permissible;</li> <li>(4) or X provides the land and oxen, and Y provides the seed and labor; which is not valid.</li> <li>A sharecropping agreement is only valid if the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: not a specific number of bushels to one, for example, or on condition that the produce from one part of the land belong to one of them and the produce from another part belong to the other) (al-Lubab fi sharh al-Kitab (y88), 2.228-30).</li> <li>*</li> <li>k25.0 RENTING THINGS AND HIRING PEOPLE'S SERVICES (IJARA)         (n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>ijara</i>, has the dual significance of renting an article and hiring a person's services.)         (O: Lexically, <i>rent</i> is a name for the rental tee. In Sacred Law it means to take possession of a utility or service for payment under certain conditions. It has four integrals:         (a) the spoken form;</li> </ul>	vides the labor and oxen; which is permissible; (2) X provides the land, and Y provides the	ولا تَصِـحُ الـمــزاَرَّعـةُ إلاَّ عَلَىٰ مَدَةٍ معلومةٍ، ومِنْ شرائطِهَا أَنْ يَكُونَ الخارجُ مشـاعاً بينهما [نقل من اللباب في شرح	
provides the seed and labor; which is not valid. A sharecropping agreement is only valid if the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: not a specific number of bushels to one, for ex- ample, or on condition that the produce from one part of the land belong to one of them and the pro- duce from another part belong to the other) (al- Lubab fi sharh al-Kitab (y88), 2.228-30). * k25.0 RENTING THINGS AND HIRING PEOPLE'S SERVICES (IJARA) (n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>Ijara</i> , has the dual significance of renting an article and hiring a person's services.) (C: Lexically, <i>rent</i> is a name for the rental fee. In Sacred Law it means to take possession of a utility or service for payment under certain con- ditions. It has four integrals: (a) the spoken form;			
the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: not a specific number of bushels to onc, for ex- ample, or on condition that the produce from one part of the land belong to one of them and the pro- duce from another part belong to the other) (al- Lubab fi sharh al-Kitab (y88), 2.228-30).	(4) or X provides the land and oxen, and Y provides the seed and labor; which is not valid.		
<ul> <li>k25.0 RENTING THINGS AND HIRING PEOPLE'S SERVICES (IJARA)         <ul> <li>(n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>Ijara</i>, has the dual significance of renting an article and hiring a person's services.)</li></ul></li></ul>	the period of the agreement is determinately specified (lit. "known"), and it requires that the total produce be divided between the partners (A: not a specific number of bushels to one, for ex- ample, or on condition that the produce from one part of the land belong to one of them and the pro- duce from another part belong to the other) (al-		
<ul> <li>PEOPLE'S SERVICES (IJARA) <ul> <li>(n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>Ijara</i>, has the dual significance of renting an article and hiring a person's services.)</li> <li>(O: Lexically, <i>rent</i> is a name for the rental fee. In Sacred Law it means to take possession of a utility or service for payment under certain conditions. It has four integrals:</li> <li>(a) the spoken form;</li> </ul></li></ul>	*		
(b) the fee:	PEOPLE'S SERVICES (IJARA) (n: Given persons P and Q, where Q rents a pack animal from P, or hires P as a guide. The title of this section, <i>Ijara</i> , has the dual significance of renting an article and hiring a person's services.) (O: Lexically, <i>rent</i> is a name for the rental fee. In Sacred Law it means to take possession of a utility or service for payment under certain con- ditions. It has four integrals:	روهي لغنة امسم للأجرة وشرعاً تمليك	

# k25.1 Trade

(c) the utility or service;	صبغة وأجرة ومنفعة وعاقد) .
	عيب و جرد رست و دند) .
(d) and the persons making the agreement.)	
k25.1 A rental agreement is only valid between two persons entitled to conduct sales (def: k1.2). It requires both a spoken offer, such as "I rent this to you," or "the use of it": and a spoken accep- tance. (O: The agreement must also specify how much the rental fee is.)	k25.1 تتبسخ ممّن لَيَسِخ بيئه . رشيرطهما إيجناب مشل : آجرتك هذا أوَّ منافِعه [أوَّ: أكَرَيَتك .] وقبول . (ولا يد في الصيغة من بيان الأجرة) .
k25.2 There are two types of rental agreements:	k25.2 وهي على تسمَيَّن: إجارةً ذمةِ
(1) renting anticipated utilities or services described in advance and under obligation to deliver (ijara dhimma);	وإجارة عين. وإجارة السذمة أنَّ يشُول: اسْتَأْجَرْتُ سَلْكَ دابِيةً صَفْتُهَا كَذَا. أو: اسْتَأْجَرْتُكَ ﴿
denver (jara dinama),	لتحصَّل لي خياطة ثوب، أو ركوبي ألى إ
(2) or renting the use or services of an iden- tified thing or individual who is present (ijara	مكةً . وإجـارةُ العين مشـلُ : اشتَـأْجَرْتْ مئك
'ayn).	وربين الدابة ، أو اسْتَأَجْرُنَكَ لِتَجْيط لِي هذا
Rental of something anticipated (ijara dhimma) consists of Q saying, for example, "I am renting from you a pack animal of such and such a description," or "I am hiring you to tailor a gar- ment for me," or "to provide me with transporta- tion to Mecca." Rental of something identified and present (ijara 'ayn) consists of Q saying, for example, "I rent this animal from you," or "I hire you to sew this particular garment for me."	التوب .
k25.3 It is a necessary condition for a valid rental of something anticipated (ijara dhimma) that P accepts the fee for it at the time the agreement is made.	k25.3 وشــرةُ إجـارة الـذمية قيضًى الأجرة في المجلس .
k25.4 The necessary conditions for a valid rental of something identified and present (ijara 'ayn) are:	k25.4 وشبرطُ إجارةِ العينِ أَنَّ تَكُونُ العينَ معيَّنةٌ (أي مشماهدة بالعين مشل البيسع)، متسدوراً على تسليمها أيمُكِنُ
(a) that the article (or person whose services are) being rented be a particular individual (O: meaning visible to the eye, as in sales);	

(b) that the article (or person's service) be within P's power to deliver such that Q can utilize it as intended (O: within one's power to deliver including both the actual ownership of an article and the possession of the right to use it, such that if Q is renting it from P, Q may in turn rent it out to a third party):	استيفاء المنفعة المذكورة منّها (والقدرة على النسليم يشمسل مسلمك العين وملك منفعتها ليدخل المستأجر فإن له أن يؤجر، ويتُمسل استيفساء منفعتها بالمضد. ولا يُتضمَّن الانتفاع استهلاك عينها وأنَّ يُعْقَدُ إلى مدة تبقى فيها العينُ غالباً ولوَّمالة سنة
(c) that Q have the right to utilize the article (or services of the person hired) as soon as the deal is made;	في الأرضي . فلا تصــَحُ إجــارةُ أحـد العبـدَيْن ولا غانب [وابق]وأرض لا ماءً لها ولا يَكْفِههَا المطَـرُ للزرع [وحـأَثض لكنس مسجدٍ
(d) that the utility for which the article is being rented not entail the article's destruction;	ومنكــوحـة للرضـاع بلا إذن زوج j ولا استجـار العام المستقبل لغير المستأجر
(e) and that the agreement specify a rental period that the rented article will probably outlast, even if it be a hundred years, as in the case of land.	(لأن مدة السمستأجس الأول لم تفسوغ) ويُجسورُ لهُ (أي لذلبك المستأجر الأول لاتصبال المدتين) ولا الشمع للوقود ولا ما لا يَبْغَى إلاً سنةً مثلاً اكثر منها.
Thus, rental of something identified and present (ijara 'ayn) is invalid when it consists of:	
(1) (non-(a) above) hiring the services of "one of these two servants";	
(2) (non-(a)) hiring someone absent (A: from the place where the agreement is made);	
(3) (non-(b)) renting land for agricultural use when the land is without water and the area's rainfall is insufficient for crops;	
(4) (non-(c)) P renting out something (A: that he is already renting to Q) to a third party for the year following the current one, though Q may rent if for the following year (O: since his rental period is unexpired and the two periods arc contiguous);	
(5) (non-(d)) wax for fuel;	
(6) (non-(e)) or renting out an article unlikely to last, for example, more than a year, for a period longer than that,	
k25.5 (O: Additional) conditions for rental of something identified and present (ijara 'ayn) (O:	k25.5 وشـرطُهـا (أي شرط الإجـارة العينية زيادة على الشروط السابقة بالنسبة

# k25.6 Trade

relating to its use or service) are that its utility be:	للمنفعة) أنْ تَكُونُ المنفعةُ مباحةً متقومةً
(a) permissible in Sacred Law;	(أي لها قيمة) معلومة (عيشاً وقدراً ) ومنفعة، والمراد أن كلاً من المتعاقدين
(b) of some value;	يعلم ذلك) كقبوله : آجرُتُكَ لِنَزْ رَعَ، أَوَّ نَبْنِيَ أَوْ نُخْطٍ فَنطارَ حديدٍ أَوْ قطن في مدةٍ
(c) determinately known (O: as to which one t is, its amount, and its utility, meaning that both and Q know these things), such as saying, "I rent ou this land to raise crops on." or "to build on." or "[A: I rent you this pack animal] to carry such nd such a quantity of iron," or "of cotton";	بيي الالعلول للمار عليه العلي في علي معلومة (للمتعاقدين) ويأجر إ معلومة (لهما أيضاً جناً وقداراً) ولو بالرؤية جزائاً أو منفعةً أخرى . فلا تُصِحُ على زمرٍ وحمل خمرٍ لغير إراقتها وكلمة يساع لا كلشة فيها وإنَّ رؤجت السلعة و(لا تُصلح الإجارة أي
(d) for a period known ( $O$ : to both P and Q);	إجارة الدابة ل) حمل قنطارٍ لَمْ يُعَيَّنُ مَا
(e) and for a fee known (O: to both P and Q, n type and amount), even when it is merely seen n bulk, or when it consists of the use of some other utility or service.	هو، وكــلَّ شهـر بدرهم ولم يُبيَّنُ جملةً السدة، ولا بالطعمة والكــوة.
hus, rental of something identified and present ijara 'ayn) is not valid when the utility for which is being hired or rented consists of:	
(1) (non-(a) above) playing a flute;	
(2) (non-(a)) transporting wine, other than to pour it out;	
(3) (non-(b)) a hawker's cry that does not require any effort, even if it increases the demand for the merchandise;	
(4) (non-(c)) carrying such and such a quan- ity (O: on a pack animal) when the nature of the oad is unspecified;	
(5) (non-(d)) being rented for "one dirham per month" when the total period (A: of occu- pancy, for example) is unspecified (A: though one may renew a valid rent agreement each month, and in such a case the landlord has the right to ask for it in advance);	
(6) or (non-(c)) hiring someone for the "fee" of providing him with food and clothing.	
k25.6 The particulars of the utility (N: such as its precise duration) might not become determi-	k25.6 - شمَّ المنفعة فَدْ لا تُعْسَرُفَ إِلاَّ

nately known except through the passage of time. بالمزمان كالسكني والبرضاع فتُقدَّرُبه as when renting a house or hiring a wet nurse. In وقبد لا تُعَرف الأبالعمل كالحج ونحوه such cases the time must be preestimated (A: فتُقدر به وقدْ تُعرف بهما كالحياطة when the agreement is made, as a condition for its والبناء وتعليم القرآن فتُقَدّر بأحدهما. validity). Similarly, the utility or service might not فإذ قذرت بهدما فتسال والمستاجس become determinately known except through the استأجرتك لتخبط لي غذا الثوث بيباض work itself, such as when hiring someone to perform hajj in one's place (dis; i1,10) or the like, in هذا البسوم لم يُصِحُّ (لأن العماني فيها قد which case the amount of work involved must be يتقسده وقسد يتأخس (وتُشْته ط معه فلهُ preestimated. السراكب (في إجمارة دابسة للركسوب) If the utility requires both time and work to بمشماهدة أووصف تام وكذاما يركب become determinately known, as is the case with عليه من محمل وغيره. وفي إجارة الذمة tailoring, building, or teaching someone the Koran, then the utility is preestimated (A: i.e. ذكر جنس الدابة وتوعها وكونها ذكرا أؤ stated in the rental agreement) with regard to one أنثى في الاستنجار للركوب لا للحميل of these two variables alone. It is not valid to esti-إلاً أنْ يَكُونَ لنحو رَجاج ]. mate the utility with regard to both, such as Q saying. "[O: I hire you to] tailor this garment for today's daylight hours" (O: since the work involved might take more or less time than that). k25.7 The necessary things required by Q in k25.7 ومُسَا يُحْتَاجُ إليه للسكن مِنْ order to utilize the article, such as the key (A: to الانتفاع كالمفتياح والبزمنام والحيزام a house), or the reins, girth, or saddle (A; of a [والقتب] والسرج فهوعلى المكري. أوَّ mount), are P's responsiblility to provide. Things لكمال الانتفاع إكبالمحمل والغطاء that merely enhance or improve the utility for والدلو والحبل ] فعلى المكتري. [وعلى which Q has rented the article are Q's responsibil-المكري في إجارة الذمة الخروج معدً ity. والتحمل والحط وإركاب الشيخ وإبراك لحمل للمرأة والضعف). k25.8 ولىلمىكىتىرى أنَّ يَسْتَسَوَّقِيَ k25.8 Q is entitled to normal use of the article in المنفعة بالمعر وف أو متلَّها [إمَّا بنفسه أوَّ obtaining the utility for which he has rented it or an equivalent utility (A: riding it in a different مثله فإذا اسْتَسْأَجُوْ لِيَزَّرْعِ حِنطةً زُرْعَ مِثْلُهَا direction, for example, the same distance as that أو لِيرْكُب أَرْكُب مِنْلَدُ ] وإنْ جاورٌ المكانُ agreed upon and under the same conditions). If Q المكترى إليب لرَّمَّة المسمَّى في المكان travels farther than the agreed upon destination, وأجرة المثل للزائد then he is obligated to pay the rental fee agreed upon, plus the amount customarily paid for a distance comparable to the excess. k25.9 It is permissible (O: only when renting k25.9 - (وقسد أشبار المحتف إلى something identified and present (ijara 'ayn)) for حكم مختصر ] بالإجارة العينية [يقوله ] : ) Q to pay in advance or to defer payment to the ويجوز تعجبا الأجرة وتأجيلها. فإن future. If neither party states whether it is to be paid in advance or whether in the future, then it is

#### k25.10 Trade

### payable in adv

payable in advance. When renting anticipated utilities or services (ijara dhimma), it is permissible to let Q use the utility prior to the agreed upon period, or to delay use until after the period.	أطْلَقها تَعَجَّلُتُ . ويَجْسُوزُ في إجارةِ الذَّمة تعجيلُ المنفعةِ وتأجيلها . ا
<ul> <li>k25.10 (O: When renting something identified and present (ijara 'ayn)). if the article being rented is destroyed, the agreement is thereafter cancelled (O: with respect to the future, since the article to be utilized is no longer available then, as opposed to the period that has transpired after the article's delivery, for which Q must pay an appropriate proportion of the agreed upon fee, based on the current market value of similar utilities or services).</li> <li>(O: When renting an identified and present utility or service (ijara 'ayn),) if a defect occurs (O: in the article being rented, and the defect obviously entails a discrepancy in the rental fee), then Q has the option to cancel the agreement (O: unless P immediately undertakes to correct or repair the defect, for if he does, Q is not entitled to cancel it). But if the rental agreement concerns an anticipated utility or service (ijara dhimma) (O: and the rented article has been destroyed after its delivery), then the agreement is not nullified and Q may not cancel it, but is only entitled to ask P to replace the article so that Q can obtain the utility anticipated.</li> </ul>	لا 25.10 وإذ تَلِفَ العينُ المستأجرة (إجرارة عين) أنْفَخَتْ في المستقبل (أي بالندية للمدة المستقبلة لفوات محل المنفعة فيه بخلاف المدة الماضية بعد وإذ تُعَيَّتُ (العين المستأجرة بعيب وإذ تُعَيَّتُ (العين المستأجرة بعيب وإذ تُعَيَّتُ (العين المستأجرة بعيب الإصلاح في الحال. فإذ وقع ذلك سقط حيار المستأجر. هذا إذا كانت الإجرارة عينية) فإنُ كانت الإجرارة في الذمة (وقد يتخيَسر (المستأجر) بلُ لنُفَسِعُ ولُم يتخيَسر (المستأجر) بلُ له طلبُ بذلِهُها ليُسترفي المنفعة
<ul> <li>k25.11 If the material Q has hired P to work on (A: e.g. when Q hires P to tailor a garment from material Q has given him) is destroyed in P's possession without his negligence, then P is not obliged to pay for its loss.</li> <li>If Q has rented an article from P and it is ruined in Q's possession without his negligence, then Q is not obliged to pay for its loss.</li> </ul>	k25.11 وإنَّ تَلَقَّت العينُ التي اسُوَّجر على العصل فيها في يد الأجر، أو العينُ المستأجرة في يد المستأجر بلا عدوانٍ لمُ يضْمنُها.
k25.12 If P or Q dies while the rental agreement is in effect, it is not cancelled. (O: Rather, if P has died, Q finishes using the article, while if Q has died, then Q's heirs finish utilizing its Neither party has the right to cancel the agreement in such a case when the article itself still exists.) (A: The	k25.12 وإذْ مَات أَحَدَدُ المتكساريين والعين المستآجرةُ باقية لَمُ تَنْفَجُعُ ({ أَي الإجارة إفيستوفي المكتري مدته إن كان المحتري هو السذي قد مات وإن كان المكتري هو الدي قد مات فيضوم وارته

death of either party is considered by the Hanafi school to nullify the agreement.)	مقامه في الاستيضاء السذكور ولا نخيير فيهما مع بقاء العين) .
k25.13 When the rental period is over, Q must return the article rented and is responsible for the measures (A: and the expenses) entailed in returning it.	ا k25.13 إذا الْــقــفـــت الـمــدةُ لَزَمَ المستأجر رَدَّ العين وعليه مؤلّةُ الردُ.
k25.14 When P or Q stipulates a particular rental period or a specific use for the article, then when P has delivered the article to Q, and the period stipulated elapses, or a period elapses that is suffi- cient for the utility stipulated to have been obtained from the article (O: even if it has not in fact been obtained), then the rental fee is due (O: from Q, who rented the article under such stipula- tions), and the article must be returned. (O: This ruling holds for both renting something identified and present (ijara 'ayn) and renting something anticipated (ijara dhimma).)	425.14 وإذَا عصَدَ (أي أحد المكتريين) على مدة (معينة) أو متفعة معينة فسلم (المكري) العين (للمكتري) والنَّفَطَتِ المدة (المعينة) أو زمن يُمكن فيه استبغاء المتفعة (وإن لم يستوف بالفعل) استقرّت (أي الأجرة المستأجر بهذه القيود المذكورة) الأجرة ووجب رد العين (وهذا الحكم المذكور عام للإجارتين العينية والذمة).
k25.15 In an invalid agreement, Q owes P the amount typically paid for renting similar utilities, due whenever he would have owed P the fee agreed upon had the agreement been valid.	k25.15 وتُسْتَقَرَّ في الإجارة الفاسلةِ أجرة المثل حيثُ يَنْتَقَرُّ المسمَّى في الصحيحة.
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k26.0 JOB WAGES (JA'ALA) (n: Given persons X and Y, where X offers Y a dirham to do a certain job.)	k26.0 الجعالة
k26.1 When X says, "I owe whoever builds me a wall a dirham" (A: or makes a similar offer), this is termed <i>job wages</i> . It is permissible that (A: the particulars of) such a job be unknown, though not the amount of the wage. Whoever then builds the wall for X is entitled to the amount stated, even if they are a group of people.	k26.1 إذا قال : مَنْ نِنِي لِي حالطاً فلَهُ (عـليُ) درهـم [أو مَنْ رَدُ لِي آبتي لَهُ كَذا] فهذِه جعالةً يُغْنَفَرُ فيها جهالة العمل دونُ جهـالة العوض . فمَنْ نِنِي (الحائط) [أوْ رَدُ إِلِيهِ الآبق] ولوْ جماعة اسْتَحَقُّ الْجَعْل (المشروط له).
k26.2 Whoever works when no wage has been stipulated does not deserve anything. If X gives Y	k26.2 ومسنَّ غَمِسَلَ بلا شرطٍ لَمُ يستحقَ شيئاً. فلوَّدْفَعَ ثوباً لغَسَّال فِقَالَ:

a garment to clean, saying, "Wash it," but does not mention a wage, and Y washes it, then Y deserves nothing (N: unless it is a well known, customary usage that Y should receive a fee, as when Y is a barber or presses clothes and the like). If Y says, "You stipulated a wage for me," but X denies it, then X's word is accepted (A: when there is no proof (dis: k8.2)) (O: if he swears an oath).	اغبسلة. ولم يُسم له أجرة فغسلة لم يُتنجى شيئا رح: إلاً إذا اقتضى العرف أجرة كالحلاق والكواء وغيرهما). فإنْ قال: شَرَطْت لِي عوضاً. فأنْكَرَ فالقولُ قول المنكر (بيمينه).
<ul> <li>k26.3 Both X and Y are entitled to cancel their agreement (O: before the job is finished), but if X cancels it after Y has begun work, then X is obliged to pay Y an appropriate portion of the wage agreed upon (O: such that if the job is half done, then X owes Y half the amount, and so forth).</li> <li>Otherwise (O: if X cancels it before Y has begun, or if Y cancels it himself after having begun), Y gets nothing.</li> </ul>	426.3 ولكسل منهما فسخّها (أي قبل تعسام العمسل) لكن إنْ فُسْخ صاحب العمسل بعد الشيروع لزمة قسطَّ من العوض (فإن كان العمل نصفا فيستقرله تعبق العوض وعلى هذا القياس) : وفيضا سوى ذلك رأي بأن كان الفسخ الملتزم قبل الشيروع في العمل أو فسخ العامل بعد الشروع لا شيء للعامل
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k27.0 LOST AND FOUND (LUQTA) (n: Given Z, who finds an article lying on the ground and picks it up.)	k27.0 اللقطة
k27.1 When a responsible adult finds a lost and found article it is permissible for him to take (O: or leave) it.	: k27.1 إذًا وَجَـدَ (الحرُّعَ الرشيدُ لقطةً جَازُ التفاطُّهَا (وتركها) .
k27.2 If he can trust himself to take the proper measures for such articles (dis: below), it is recom- mended that he pick it up, though if he cannot depend on himself not to betray the trust (A: by simply appropriating the article without telling anyone), then it is offensive for him to take it.	بِ 27.2 - فَإِنَّ وَبَقَ بِأَمَّانَةٍ تَفْسِهِ نُبَبَ. وإنَّ خَافَ الخيانة كَرِهَ.
k27.3 It is recommended that the finder deter- mine the type, description, and amount of the ar- ticle he has found, its container, and the string with which it was tied (O: it being preferable that he record this in writing so as not to forget), and	ا 27.3 ثم يُنْسَدَبُ أَنْ يَعْسَوفَ جَنَسَهَا وصفتَهَا وقيدرُها ووعاءَها ووكاءُها وهو الخيطُ الذي رُبطَتَ بِهِ (ويستحب أن يقيد ذلك بالكنابة خشية النسيان) و(يندب) أنْ

for him to have witnesses attest to his having found it.	يُ هِنَ عليها .
k27.4 The following two kinds of articles are permissible to pick up for safekeeping (def: k27.5) but unlawful to pick up as lost and found (A: to be advertised and then appropriated (def: k27.6)), and should he do the latter, Z is financially responsible for the article:	k27.4 ثمَّ إنَّ كَانَ الالتقاطُ في الحرم (المكي) [أوْ كَانَت اللقطةُ جارية يُجلُّ له وطؤها بملكِ أو نكاح ] أوْ وَجَدَ في بريَّة حيواناً يُمْتِنعُ منَ صغار السياع كيعبر وفسرس [وأرنب وظيّ وطبو] فلا يُجُورُُ في هذه المواضع أنَ يَلْتَقِطُ إلاَ للحنظِ
(1) something lost and found within the Mec- can Sacred Precinct (Haram);	على صاحبها . فإنَّ الْتَفْطَ (شيئاً من ذلك) . للتملكِ خرَم وكَانَ ضامتاً.
(2) or an animal unmenaced by small pred- ators, such as a camel or a horse lost and found on open range.	وليمًا غَدًا ذلكَ يُجُورُ للحفظِ والتملكِ.
In other than these two cases it is permissible for Z to pick up the article, either for safekeeping, or to be advertised and then appropriated.	
<ul> <li>k27.5 If Z picks up the article for safekceping, he is not obliged to advertise having found it, and it remains in his care as a trust (def: k17.14) which he is never entitled to dispose of in any way until he finds its owner, in which case he gives it to him. If Z wishes to deliver it to the Islamic magistrate, the latter must accept it.</li> <li>If Z picks up the article within the Meccan Sacred Precinct (Haram) for safekeeping, he is obliged to advertise his having found it (n: as below).</li> </ul>	k27.5 وإن التقط للحفظ لم يَلْزَمْهُ تعريفُها وتكُونُ عندُهُ أمانة لا يَضرَف فيها أبدأ إلى أنْ يَجد صاحبَها فيَدْ فَمُها إليه. وإنْ ذَفَنها إلى الحاكم ((وهو القاضي)] لزمَهُ القيولُ. نَمَمُ لُفَطَة الحرم مع كونها للحفظ يَجب تعريفُها.
k27.6. If Z picks up an article intending to appropriate it if be cannot find the owner, then he is obliged to advertise its having been found for a (O: full) year on the doors of mosques, in the mar- ketplaces, and the vicinity where he found it, in the manner customary for advertising such things. At the first of the period he should publicize it morning and evening, then subsequently once a day, then once a week, then once a month, such that the first advertisement is not forgotten and that it is realized that the subsequent notices are repetitions of it (O: and this is what is meant by the <i>customary manner</i> mentioned above). Z should	k27.6 وإن التقسط للتملك وجب أنَّ يَعْمَرُهُما سنة (كاملة) على أبواب المساجد والأسواق والسواضع التي وجذها فيها والأسواق والسواضع التي وجذها فيها على العادة ففي أول الأمر بعرف طرفي السنها و شمّ في كلَّ معمر مرة بحيث لا يُنْسَى السنوع شمّ في كلَّ معمر مرة بحيث لا يُنْسَى أسبوع شما في كلَّ معمر مرة بحيث لا يُنْسَى في على التعريف الأول (وهلا هو معنى العادة فيما تقدم) ويُعْلَمُ أَذَ هَذَا تكرار لَهُ فَيْلَكُمْ فَ فَ عَلَى العاد مُعْلَى أَنْ عَلَى العادة في أَنْ عَلَى العادة في على العادة في العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في على العادة في العادة في العادة في العادة في العادة في العادة في العادة في العادة في العادة في العادة في النا على العادة في العاد

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#### k27.7 Trade

mention some of the article's characteristics in the advertisement, but not all of them (A: so that a would-be claimant is able to prove ownership by describing it in detail) (O: for if Z divulges them all (A: and a pretender takes it), then Z is finan- cially responsible for its loss (A: if the real owner should appear and the pretender cannot be found)). If the lost and found item is not something major, meaning something unlikely to cause much regret and which will probably be unsought after its loss, then it is not obligatory to advertise it for a whole year, though one must advertise it long enough that its owner will probably have ceased to be concerned about it (N: and this latter is the criterion for advertising most lost and found things, which need not be advertised for a whole year).	بعض أوصافها ولا يسْسَوْعبَها (قان استوعبها ضمن). وإنَّ كانتِ اللقطة يسيرة وهيَ بِسُّالا يُتأسَّف عليه ويَعْرَض عنَّ عَالا إذا فَقِد لَمْ يَجِبُ تعريفُها سنة يل (يعرفها وجوية) زمناً يُظنُّ أنَّ فاقذها أغَرَض عَنَّها.
k27.7 When Z advertises a lost and found article for a year, it does not enter his possession until he chooses to appropriate it with a formal statement to that effect (O; and not by the mere intention. The statement consists of saying, "I take posses- sion of it," or the like). Z takes possession of it when he chooses to do so (O: by uttering the above words). If it is destroyed before he chooses to appropriate it, Z is not financially responsible for its loss.	k27.7 شمَّ إذَا عَرَفَ سنةُ لَمْ تَذَخَلُ في ملكِ وحتَّى بَخْتَسار النملك باللفظ (لا بالنية، وصيفة التملك هي أن يقسول الملتقط: تملكتها، ونحوه) فإذا اختارة (أي التملك بالصيفة المذكورة) مُلْكَة حَى لوُ تَلِقَتُ قَبَلَ أَنْ يَخْتَارَ لَمْ يُضْمَتُهُ.
<ul> <li>k27.8 If Z has appropriated the article (N: which thus enters his financial liability), and the owner one day appears, then the owner is entitled to take:</li> <li>(1) the article itself, if it still exists;</li> <li>(2) an equal quantity (O: if it was fungible (mithli, def: k20,3(1)));</li> <li>(3) its market value (O: if it was nonfungible (mutaqawwim), where market value refers to the going price for similar articles on the day Z formally appropriated it):</li> </ul>	k27.8 وإذَا تُمَلَّكُهَا (ح: ودخلت في ضمانه) ثمَّ جاء صاحبُها يوماً من الدهر فله اخسلُها (يا كانت مثلية) أو قيمتُها (إن قمتُلها (إن كانت مثلية) أو قيمتُها (إن كانت متقومة والمعتبر فيمة يوم التعلك) وإنَّ تُعَيَّبتُ أَحَدَهَا فَعَ الأوش (للنقص
(4) or, if the article still exists but some defect has occurred in it, then the owner takes it	

back with an appropriate compensation (def: $k5.4$ ) (O: for the new defect that occurred while Z had it).	بسبب العيب الحادث عنده) .
k27.9 It is offensive for a corrupt person (def: 0.24.3) to pick up a lost and found article. If he does, the article is taken from him and deposited with someone trustworthy, and a reliable person is dispatched to oversee the corrupt person's advertising (def: $k27.6$ ) of the find, after which the corrupt person may appropriate it.	k27.9 ويُنْحَرّهُ النقاطُ الفاسق ويُنْزَعُ منهُ ويُسلَّمُ إلى ثقةٍ ويضمُ إلى الفاسق ثقة يُنْسرف عليه في التعريف ثمَّ يَتعَلَّكُهَا الساسق (ولا يُصِحُ لقطً العبد فإنُ أَخَذَهَا السيد منه كَانَ السيدُ ملتقطاً].
k27.10 In cases where safekeeping the article is not practicable, as when it is a watermelon or simi- lar, Z may choose to either eat it or sell it (A: in either case covering the cost if the owner sub- sequently appears), after which he advertises find- ing it for a year (O: if it is something major, or less than a year (dis: k27.6, second par.) if minor). If it is possible to preserve the article, as when it consists of dates (A: which are conserved by dry- ing), then if it is to the owner's advantage to sell it. Z sells it, while if it is to the owner's advantage to dry it, then Z drics it. (O: In such a case, if Z wants to simply donate the cost of drying it to the owner, he does so. Otherwise, he sells part of the lot to cover the cost of drying the rest, in the owner's interests. The difference between this and an ani- mal found, of which all is sold, is that an animal's maintenance requires repeated expenditures that may add up to more than it is worth.)	427.10 وإذا لم يُشَكِنُ حف هَ اللقطة كالبطيخ ونحوه يُخَبَّرُ بينَ أكلِه وييه ثم يُعَرفُ سنة (إن كان جسيماً عظيماً أو أقل من سنة إن كان حقب أ، وإن أشخن إصلاحه كالرطب فإن كان الحظ ( (أي الأنفع للمالك) ] في بيمه باغه أو في تجفيف مقاف ( ثم إن تبرع الملتقط بتمنيف فذاك وإلا فيبع بعضه لتجفيف باقيه محافظة على المصلحة والفرق بينه وبين الحيوان حيث يساع جميعه أن يأكل الحيوان تتكرر فيؤدي إلى أن يأكل يفسه.
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<ul> <li>k28.0 A FOUNDLING CHILD (LAOIT) (O: Meaning a child found abandoned without anyone to care for it. The scriptural basis for these rulings is Allah's word:</li> <li>"And do what is good" (Koran 22:77), and,</li> <li>"Cooperate with one eacther in function of the set</li></ul>	k28.0 الملقيط (وهو اسم للطفل الذي يوجد مطر وحاً لا متعهد له . والأصل فيه قوله نعالى : هر وآن علوا الخيّــرَ به [الحج : لا وتغــارَنُــوا على البِــرَ وَالتَّقْــوَى﴾ [المائدة : ٢]).
"Cooperate with one another in [works of] piety and godfearingness" (Koran 5:2).)	

To pick up a foundling is a communal oblik28.1 k28.1 النقاطُ المنبوذ فرضَ كفاية. gation (def: e3.2). A child that is found (N: in a فإذا وُجدْ لقيطُ (ح: في يلد مسلمين) Muslim town) is considered a Muslim, and حكم [ بحريته وكذا] بإسلامه (ح: وكذا) likewise if found in a non-Muslim town if there is إِنَّ وُجِدٍ فِي بِلَدٍ (ح: كَافَر) فيه مسلمٌ وإِنَّ ا a single Muslim therein, even if he denies the child نفساةُ (ح: لأنَّ مَنْ جُهالَ دِينَه يَسْسِ إِلَى is his (N: because the religion of someone whose religion is unknown is considered to be that of the دين أهسل بلده وهشا وجبد ديشان فيقسدم people of his own city, and in this case there are الاسللام لأنسه يعسلوولا يعملي عليسه، two religions, with Islam given precedence, as it والحكم بإسبلامه سبب لسعادته إذ سينشأ always surpasses and is never surpassed. على ذلك) . Moreover, considering the child a Muslim is a cause for his own happiness and salvation, as he will be raised in Islam). k28.2 If money is found with the child or under k28.2 - فإنْ كَانُ معه مالُ متصلُ به أَوْ his head, it belongs to him, نحتٌ رأسه فهو لهُ . k28.3 If the finder is a resident, trustworthy, and k28.3 فإذا التقطية (حيرًا مسلم أمين Muslim, then the child remains with him, and he is مقيم أقسر في يده ويلزمه الاشهاد عليه obliged to have witnesses attest to his having وعلى ما معَهُ (من ملبوس ودنانير) . ويُتَعْقُ found the child and whatever was found with him عليه مِنَّ ماليه بإذنِ الحـاكم فإنَّ لمْ يكنُّ (O: such as clothing or money). حاكمُ أَنْفُق مِنْهُ وأَشْهَدَ فَإِنَّ لَمْ بِكُورَ لَهُ مَالً The finder spends the money found with the فَمِنُّ بِبِتِ المسالِ وَإِلاَّ (أَي وَإِنَّ لَم يَكُنَ child for its own expenses with the permission of the Islamic magistrate. If there is no Islamic مال في بيست السمسال (ح : أو لم يكن magistrate, then the finder spends it anyway, but للمسلمين بيت مال)) اقْتَرْض على ذمة has witnesses attest to the amount of the expendi-المطغل tures. If no money was found with the child, then وإنْ أَحَسِنُهُ [عسسدُ أَوْ] فاسقَ [أو منْ its expenses are paid for by the Muslim common يُظْعُنُ به من الحضر إلى البادية ] وكُنْدًا fund. If there is no money in the Muslim common fund (N: or no Muslim common fund), then the كافر وهو محكوم بإسلامه انتزع منة finder may borrow money to cover its expenses as وإذ النقطة اشان وتشارعا فالموسر a financial obligation to be later repaid by the لمقيم أولى child. If the finder is a corrupt person (def: o24.3(A:)) or a non-Muslim, then if the child is considered a Muslim (dis: k28.1), he is taken from the finder. If two people find the child and disagree about whom the child should remain with, then the one who is a resident and wealthy is given preference.

k28.4 (A: Adoption is unlawful in Islam when it means giving a child one's own name, a share of one's estate division (irth, def: L1.0), and so on. But when it

Games, Contests, and Prizes k29.0	
merely means giving the child a home and other advantages provided by family life until it grows up, then it is a charitable act rewarded by Allah. And Allah knows best.)	
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<ul> <li>k29.0 GAMES, CONTESTS, AND PRIZES <ul> <li>(O: The scriptural basis for competitions and races entailing prize money is the word of Allah Most High,</li> <li>"And make ready against them whatever force and lines of horses you can" (Koran 8:60).</li> </ul> </li> <li>Muslim relates from 'Uqba ibn 'Amir that the Prophet (Allah bless him and give him peace) said,</li> <li>"Force means marksmanship,"</li> <li>repeating this three times.)</li> </ul>	429.0 المسابقة (والأصل فيها قوله تعالى: الإواجيدوا لمهم ما آستطعتُم مِنْ قُوَّة وَبَنْ رِبَاط الحَيلَ، ٢٩]. وروى مسلم عن عقبة بن عامر: ابن القوة الرمي، كررها ثلاثاً).
RACES FOR PRIZE MONEY	المسابقة
<ul> <li>k29.1 Races with prize money for the winner arc permissible between horses, mules, donkeys, camets, or elephants, provided that the animals competing are of the same species, though it is not, for example, permissible to have such a race between a camel and a horse.</li> <li>It is a necessary condition for such a race that the participants know which animals will be ridden, the amount of the prize, and the distance to be run.</li> </ul>	k29.1 تَجُسوزُ على المعسوض بيسَ الخيسل والبغال والحمير والإبل والفيلة بشرط اتحاد الجنس فلا تَجُوزُ بين بعير وفرس ويُشَسَرطُ معرفةُ المركسوييَّن وقسر العوض والمسافة.
k29.2 The prize money may be put up by both contestants, either one, or by a third party. If the prize money is put up by either contestant or by a third party, then the race is unconditionally per- missible, and the winner takes all (N: regardless whether he was the one who put up the money or whether it was the other person). But if the prize money is put up by both con-	129.2 ويجُوزُ أَنْ يَكُون العوضُ منهما لأومن أحدِهما أومن أجنبيٍّ. فإنْ كانَ مِنْ أحدِهما أومن أجنبيِّ جازبِلا شرطٍ فَمَنْ سَبَق أخذَه (ح: سواء سبق من وفي كان منهما المُشَرط أَنَّ يكون معهما وإنْ كان منهما المُشَرط أَنَّ يكون معهما

## k29.3 Trade

testants, then it is a necessary condition that a third rider enter the contest with a mount equal to theirs (A: in speed, stamina, and so forth,) who puts up no money (N: so that it may be distin- guished from gambling. If all three put up the money, then it is necessary that there be a fourth contestant with them who does not pay, and so on). (A: Similarly, bets from one side alone, such as saying, "I will give you ten dinars if what you have said proves to be correct." are lawful when the other party bets nothing.) Here, the winner takes all. If two riders finish together, they divide the prize.	مُحَمَّلُ وَحَسَوَ نَالَتُ عَلَىٰ مَركَسُوبَ كَفَ؟ لمركوبيهما لا يُخَرِجُ عَوْضاً (حَ حَتَى يتميز هذا عن القمار، وإن كان المال من التلائة الشيرط أن يكون معهم رابع لم يخرج عوضا وهكذا) فمَنْ سَبَق مَنْ التلائة أخذ. وإنَّ سبق اثنان المُتَرَكَا فيه .
COMPETITIONS IN MARKSMANSHIP FOR PRIZE MONEY	المناضلة
<ul> <li>k29.3 It is also permissible to compete for prize money in competitions of skill at archery, spear throwing, or other military weaponry, when the prize is put up by both contestants, either one, or a third party, though if put up by both, it is necessary that a third marksman enter the contest, as mentioned above (A: meaning one comparable to the others in marksmanship, who puts up nothing).</li> <li>It is a necessary condition for the validity of such a competition that the following details be specified before the contest:</li> </ul>	29.3 ويَجْوزُ على النشاب والرمع والات الحسرب والمسوض منهما أو مِنْ أحدِجما أو مِنْ أجنبي والمحلُّل معهما إذا كان منهما على ما تقدّه. ويُشْترط تعيين الرماة وعدد الرشق والإصابة وصفية الرمي والمسافة ومن الباديء منهما.
(a) who will be shooting;	
(b) the number of shots per bout, how many shots are needed to win, and the criterion for a hit (A: that is, in archery, whether the arrow must stick or whether it need merely leave a mark);	
(c) the distance to the target;	
(d) and which of the contestants is to begin.	
k29.4 It is not permissible to conduct contests for prize money that involve birds, footracing, or wrestling (O: since they are not military weaponry or equipment).	k29.4 ولا يُجَـوزُ بالـعـوض على الطيبور والأقـدام والصراع (لأن هذه المذكورات ليبت من آلات الحرب).

RULINGS CONCERNING GAMES أحكام الألعاب k29.5 (ج: وأما الألعاب فكما يلم: k29.5 (N: As for games: - كل أعب بين النبن فأكثر اعتمد على (1) every game played by two or more الحيظ والحبزر والتخمين فهو حرام سواء people that relies on luck, conjecture, and guess-كان مشرط مال أم لا و ing is unlawful, no matter whether money is stipu-_كإ لعب بعب على الجهناد جاز فينه lated or not: بذل الممال إن وافق الأحكام التي تقدمت (2) paying prize money in every game that في هدا الباب encourages and assists fighting for Allah (jihad, الكل لعبب ليس من النسوع الأول ولا def: 09) is permissible if the terms of the competi-الثاني فهو جائز بشرط عدم بذل المال tion conform to the rulings discussed above in this section (k29.1-4); _ كل ما تشدم مبسا حكم بجوازه يصي (3) every game not of the preceding two حراماً إذا شغل عن واجب ديني أو types is permissible if no money is paid therein: دنيوي) . (4) and any of the above-mentioned things which are permissible become unlawful if they prevent one from performing a religious or thisworldly duty.) k30.0 ESTABLISHING AN ENDOWMENT k30.0 الوقف (WAOF) ارهبو لغبة الجبس وشبرهمأ جيمن مال (O: Lexically, waaf means to be retained. In يمكن الانتفساع به مع بفساء عيشه بقطم Sacred Law, it refers to the retention of any prop-التصرف في رقبتمه على مصرف مباح erty that can be benefited from while the property والأصل قيمه خبر مسلم اإذا مات ابن أدم itself still remains, by suspending disposal of it: with the financial proceeds of it going to some per-انقطع عمله إلا من ثلاث : صدقة جارية missible expenditure. The scriptural basis for it is أوعلم ينتضع به أوول صالح يدعوله، the hadith related by Muslim that the Prophet والصدقية الجبارية محمولة عند العلماء (Allah bless him and give him peace) said. على الوقف) . رت: يمشل له بشخصين : زيسد "When a human being dies, his work comes (الواقف) وعمرو (الموقوف عليه) (ع to an end, except for three things; ongoing charity, knowledge benefited from, or a pious son who حببث يملك زيسد عمسارة شقق متسلا prays for him," ليسجىعلهسا وقفساً [(ح: على عمسر وشم from which scholars understand ongoing charity

as meaning an endowment (waqf).)

(n: Given persons P (al-waqif) and Q (almawquf 'alayhi) (A: where P owns, for example, an apartment building that he makes an endow-

k30.1 Irade	
ment (waqf), the rent of which will henceforth go to Q, and P stipulates that Q must supervise the upkeep of the building. This section deals with such endowments).)	الفقراء)) ويشترط أن يستلم عمرو أجرتها ويقوم بصيانتها [(ح : ويكون الباقي له شم للفقراء من يعده)] . وهذا الباب يتناول مثل هذا الوقف)) .
k30.1 Establishing an endowment is an act of worship.	k30.1 هۇقرىية.
k30.2 Establishing an endowment is not valid unless the following conditions are met:	k30.2 ولا يُصِـحُ إلاً مِنْ مطـلق الـتصـرف (ويـدخـل في قولـ مطلق
(a) that P have full right to manage his own property (O: full right to manage his own property including the non-Muslim, whose endowment is legally valid, even if it is for a mosque);	التصرف الكافر فيصح وقفه ولو مسجداً) في عين معيَّة (فلا يصح وقف متفعة لأنها ليست عيشاً) يُتَقَضَّح بها (نفعماً مياحاً) مع بقاء عينها دائماً (أي مدة يصح استنجارها فيهما) كالعقسار والحيوان (أي والثياب
(b) that the endowment concern a particular identified article ('ayn) (O: it being invalid to make the mere "right to use something" an endowment, because it is not a particular article);	يهما كاللغار والحيوان (أي والياب والمللح والمصاحف والكتب لا ما لا بفيد نفعاً إلا بضواته كطعام) على جهة معينة (كالفقراء مشلاً) وغير نفسه غيرً محرمة إمًا قرية كالمساجد (والمدارس)
<ul><li>(c) that the article have a (O: lawful) use;</li><li>(d) that it remain existent (O: for a period in</li></ul>	والأقسار بي تربع مسيسل الخبر وإمام مارس والأقسار ب وسيسل الخبر وإما مباحة كالأغنيناء وأهل المذمة باللفظ المنجز وهسو: وقَفْتُ وحَبَسْتُ [وسَبُلْتَ] (كمـذا
which it would be feasible to rent or hire it out), such as real estate or an animal (O: or clothing, weapons, Korans, or books. It is not permissible to make an endowment of something that cannot be utilized except by using it up, such as food);	على كذا) أوْ تَصَدَّقْتُ صَدَقةُ لا تَبَاعُ .
(e) that the beneficiary be some particular party (O: such as the poor, for example) besides P himself, whether the endowment is an act of wor- ship, as when the beneficiary is mosques (O: or Islamic schools), one's relatives, or the general good; or whether it is merely permissible, such as an endowment that benefits the wealthy, or Jewish and Christian subjects of the Islamic state;	
(f) and that the endowment be formally established by words that effect it such as "I make it an endowment," or "I restrict [O: such and such a thing to benefit So-and-so]," or "I give [A: such and such] as nonsaleable charity."	
k30.3 When the endowment has been made, the ownership of the article belongs to Allah Most	k30.3 فحيناني يُتَنقِلُ الملكُ في الرقبةِ إلى الله تعالى (قلا يكون الملك للواقف

# Establishing an Endowment (Waqf) k30.4

High (O: not P or Q) (N: meaning that even though everything is the property of Allah, the article is now dissevered from its metaphorical human ownership), while Q owns the proceeds from it and its utilities (O: and all the benefits that come from it after the endowment has been made, such as rent, the fruit of trees, or offspring. Q may dispose of these as an owner would, as this is the purpose of the endowment. He may utilize the endowment either personally, or through another by loaning it for use or renting it out).	ولا للموقوف عليه) (ح: وكل شيء ملك لله لكن المعنى هنا ينفك عنه ملك الأديين المجازي) ويَمْلِنُ الموقوقُ عليه غلقه ومتعمّه (وجعيع الفوائد المحادثة بعد الوقف كالأجرة وتمرة لأشجار وولد، ويتصرف الموقوف عليه في هذه المذكورات تصرف المالك لأن في هذه المقصود. فيستوفي متافعه بنفسه وغيره بإعارة وإجارة) [إلا الوطة إنْ كَانَتْ
k30.4 The interests of the endowment (O: i.e. its concerns, condition, upkeep (N: and supervision)) are looked after by whoever P stipulates, whether himself or Q or a third party. If P does not stipulate (O: that anyone in particular look after it), then the responsibility belongs to the Islamic authority (N: by himself, or through the person he appoints to do so).	430.4 ويُنظُرُ فيه (أي في شائه وحاله وحفظ (ح: وإدارته)) من شرط الواقف إشا بنفسيه أو المموقوف عليه أو غيرهما [(بان شرطـه لاجـنـبي)] فإن لم يُشَـموطُ (المواقف النظارة لأحد) فالحاكم (ح: إما بنفسه أو يعن يعيَّنه لذلك).
k30.5 The proceeds of the endowment (O: such as the produce of an acreage endowment, or the rent of a property endowment) are disposed of as P stipulates, in terms of (A: for example):	k30.5 وتُنصَّرفُ الضَلَّةُ (أي غلة ما يخرج من الأرض الموقوفة وأجرة الأماكن المسوقوفة) على مَا شَرَطَ مِنَ المفاضلةِ (بين الموقوف عليهم في قدر الاستحقاق
(1) proportionality of shares (O: between recipients as to the amount each receives, such as having stipulated twice as much for males as females, or vice versa, or equal shares for each);	ريين الموتوت عليهم في عار المستحلق كأن يشسرط للذكسر ضعف ما للائش أو بالعكس أو التسوية فيه) والتقديم (أي تقديم بعضهم على بعض في أخذ ألغلة إن كانسوا جمساعة. بوجسود شرط
(2) precedence (O: in some receiving the proceeds before others when they are a group, through a condition that determines who deserves to receive it);	الاستحقاق) والجمع (بيتهم كأن يقول وقسفست هذا على أولادي وأولاد أولادي قالعطف هنسا اقتضى إعطساء لكسل) والترتيب (كوقفت هذا على العلماء مطلقاً
(3) inclusiveness (O: of (A: all) recipients, as by saying. "I make this an endowment for my chil- dren and their children," where the word and implies that each person must be given a share);	لم من يعدهم على الفقراء أورقفت هذا على زيد ثم من يعده على عمر و فإذا مات أحدهما صرف تصيبه للآخر) وغير ذلكَ
(4) priority (O: such as saying, "I make this an endowment for the benefit of Islamic scholars, without restriction, and after that [A: if there are no more to be given a share] to the poor," or "I make this an endowment for the benefit of Zayd, and then 'Amr," where if one dies, the next one receives his share):	

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	(5) or other conditions (O: such as the pro- ceeds going to those most closely related to P (N: of his offspring), and then the less closely related).	(كالأعلى فالأعلى (ح: من فروع الذرية)).
	<ul> <li>k30.6 (n: The following are examples of invalidity of establishing an endowment due to lack of one of the conditions mentioned at k30.2 above.) An endowment is not valid when it consists of:</li> <li>(1) (non-k30.2(b)) a debt (N: that someone owes to P);</li> </ul>	k30.6 وإنَّ وَقَفَ شَيْسًا فِي النَّدَمَةِ أَوَ إحدى النذارينِ أو مطموماً أو ريحاناً (لمسرعية قسياده) (ح: مقلوعاً وأما المزروع فيصح وقفه) أو وَقَفَ ولَمْ يُعَيَّنُ المصرف أو وُقَفَ على مجهبول (لتعذر تنفيذ الوقف، ولوقال: وقفت على من
	<ul><li>(2) (non-(b)) "One of these two houses";</li><li>(2) (non-(b)) for 1</li></ul>	شاء زید، کان باطلاً) أوَّ علیٰ نقسِه (ومنه ما لو شرط أن يقضى من ربع الوقف ديونه أو يأكمل من ثماره أو يستنفع به فكل ذلك
	<ul> <li>(3) (non-(d)) food;</li> <li>(4) (non-(d)) sweet basil (A: which used to be spread on floors as an air freshener) (O: since it quickly deteriorates) (N: i.e. if it is uprooted, though if it is growing, it is valid to make it an endowment);</li> </ul>	يبطل الوقف) أوْعلى محرَّم كعمارة كنيسة (وكذا على قناديلها وحصرها لم يصبح لما فيه من الإعانة على المعصية . قال السرافعي وكسذا لو وقف على كتبسة التوراة والإنجيل لا يصبح لأنهم حرفوا
	(5) (non-(e)) when its beneficiary is uniden- tified by P, or unknown (O: since the endowment cannot be implemented. It is thus invalid if P stipulates "whoever Zayd says" as the beneficiary), or is P himself (O: including P stipulating that the proceeds of the endowment be used to pay off his debts, or when P eats o( its pro- duce, or utilizes the endowment for his own benefit, any of which invalidates the endowment);	وبدلوا فيهما والاشتغال يكتبها حينئذٍ غير جائز فيصير من جملة المعصية) أو عَلَّقَ [(أي علق صيغة الوقف)] ابتداءة واتنهاءً على شرطٍ كفولِهِ إذًا جاء وأس الشهرِ فقدً
	(6) (non-(c)) when the proceeds are directed to an unlawful use, such as building a church (dis: o11.5(7)) (O: or purchasing lamps for a church, or building walls around it, since this assists disobedi- ence to Allah. Rafi'i says, "The same is true of an endowment for printing the Torah or New Testa- ment, which is invalid because the Jews and Christians have altered the texts and interpolated spurious material, it not being permissible to occupy oneself with printing their scriptures because doing so is to participate in their disobedi- ence to Allah");	
	(7) (non-(f)) when the beginning or end of the endowment's being in effect are subject to conditions such as saying, "I make it an endow-	

ment starting from the first of next month," or "for one year," or "provided that I am entitled to sell it" (O: or "on condition that I may take it back whenever I wish"); (8) or (non-(c)) when (n: P stipulates, as a priority order of beneficiaries, "Q, then R," and) Q is not an eligible recipient—such as P stipulating	وَقَنْتُ أَوْ وَقَنْتُهُ إلى سَبَةِ أَوْ عَلَىٰ أَنَّ لِي يَعْهُ (أو على أن أرجع عنه متى شئت) أو على مَنْ لا يَجُوزُ ثَمَّ علىٰ مَنْ يَجُوزُ كَمَلى نفسِهِ ثُمَّ للفقراء يَطَلَ.
himself as the first beneficiary—but R is an eli- gible recipient, as when P stipulates (A: after him- self) "and then the poor."	
k30.7 If P designates a particular recipient (O: or group of recipients), it is a necessary condi- tion for the validity of the endowment that the recipient accept it. If he refuses it, this invalidates the endowment.	k30.7 ولو وَقَفَ على (شخص) معين (وكنذا على جماعة معينين) اشتُرطَ قبولُهُ فإذْ ردَّهُ بَطَلَ .
k30.8 If P designates a particular person (lit. "Zayd") as an endowment's beneficiary, but does not stipulate anyone after him, then the endow- ment is valid, and after the particular person is gone, its beneficiaries are the poor of P's relatives.	k30.8 وإنَّ وَقَفَ على زيدٍ ولمْ يَقُـلُ ويعدَهُ إلى كذَا صَحَّ ويُصَرِّفُ بعدَ زيدٍ المقسراء أقسارب المواقف (وإنَّ وَقَفَ على العبد نفسِهِ بطَلَ . وإنْ أَطْلَقَ فهوَ لَسَدِهِ] .
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k31.0 GIFT GIVING (HIBA) (n: As when X gives Y a gift.)	k31.0 الهية
<ul><li>k31.1 Gift giving is recommended. It is superior to give gifts to one's relatives than to nonrelatives.</li><li>When giving gifts to one's children, it is recommended to give each child the equal of what the others are given.</li></ul>	k31.1 حتى منسفويسةً، وللأفساري أفضلُ، وتَسَدَّبُ التسويةُ فيهَا بينَ أولادِه [حتَّى بينَ الذكرِ والأنثى].
k31.2 Gift giving is only valid under the follow- ing conditions:	k31.2 وإنْسَمَا تَعِسْخُ مِنْ مَطْلَقِ التصرف فيمَا يَجُوزُ بِيْعَة بِإِيجَابٍ سَجَنٍ
(a) that X have full right to manage his own property;	
(b) that the gift be something permissible to sell (def: k2.1);	

(c) that X give it with spoken words that effect it;	وقبول	
(d) and that Y accept it with a spoken reply.		
<ul> <li>k31.3 Y does not own the gift until he takes possession (def: k7.3) of it, before which X may take it back. It is not valid for Y to take possession of the gift without X's permission. In cases where X gives Y an article that is already being kept with Y (O: as when Y has it as a trust for safekeeping, or has borrowed it), or X has put up the article as collateral for Y, and now simply gives Y the article, then it is necessary that Y obtain X's permission to take possession of the gift. and that enough time elapse for Y to reach the gift (O: if it is distant) and take possession of it.</li> <li>Once Y has taken possession of the gift, X is no longer entitled to take it back. An exception to this is when one gives a gift to one's child, or their descendant, in which case one may take the gift back, unless such a receiver has sold it in the meantime, and the article has subsequently returned to him (O: by sale or gift), in which case one may no longer take it back.</li> </ul>	لا تسلك إلا بالقيض فله الرجوع قبله. ولا تسلك إلا بالقيض فله الرجوع قبله. ولا يصح القيض إلاً بإذن السواعب فلو وخب شيئ عنده (أي عند المسوهوب له بأن كان عنده على سبيل الأسانة أو الوديعة أو العارية) أو رأهنه وهبه) إيساه فلا بد من الإذن في قبض وحسه) إيساه فلا بد من الإذن في قبض ومضي زمن يتأتى فيه قبضة والدضي إليه زان كان الموهوب بعيدا). (ان كان الموهوب بعيدا). الرجوع فيه بعد قيضه [بزيادته المتصلة الرجوع فيه بعد قيضه [بزيادته المتصلة على السوليد بقلس أو) باغ (الولد) الموهوب ثم عاد إليه (أي إلى الولد إما المروف ثم عاد إليه (أي إلى الولد إما الموهوب ثم عاد إليه (أي إلى الولد إما المواء أو هية له) فلا رجوع .	
k31.4 If X gives Y something and stipulates that Y give him something determinately known in return, this is valid, but is a sale (A: not a gift). If X stipulates that Y give him something in return that is not determinately known, then the gift is invalid. If X does not stipulate that anything be given him in return, then Y is under no obligation to him.	k31.4 - فإنَّ وَهَبٍ وَشِـرَطَ قُوَاياً معلوماً صح وكان بيعا . أو مجهولاً بَطل . وإنَّ لَمْ يَشَرُطُهُ لَمْ يَلْزَمُ .	
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k32.0 MANUMISSION ('ITQ) (n: This section, which begins, "To free a slaw with a system of ownership that Islam did not inve and not possible to instantly abolish, so it rather steps, with incentives. It closed all avenues for ob capture of war prisoners, the soldiers of whom the capture	nt but found fully established encouraged its elimination in taining new slaves except the	

capture of war prisoners, the soldiers of whom the caliph had the option to enslave or not; it encouraged the freeing of slaves by the tremendous reward from Allah Most High; and it materially helped slaves to purchase their freedom by providing

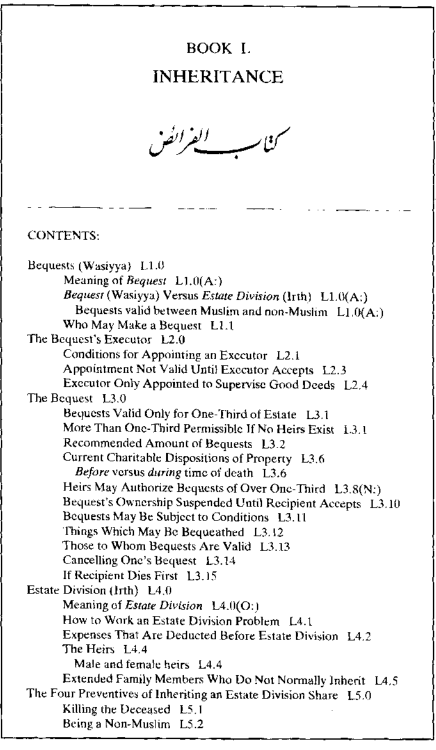
them the money to do so from zakat funds (dis: h8.15). Like previous references to slaves, the following four sections have been left untranslated because the issue is no longer current, unlike the times of our author Ibn Naqib, whose rulers, the Mamelukes of Egypt, were themselves slaves who legally belonged to the Islamic state, a fact sufficient to show the fallacy of understanding slavery in the Islamic milieu in terms of the institution that existed in nineteenth-century America and elsewhere in the West (dis: w13).)

42.1 [هو قريبة لا يَصِحُ إلا مِنْ مطلق التصرف ويصِحُ بالصريح بلا نية وبالكناية مع النية. فصر يحمُ العتَّن والحرية وفككُتُ رقبتُكَ والكناية لا ملَكُ لي عليكَ ولا سلطان لي عليكَ وانتَ لله وحبلُكَ على غاربك وشبهُ ذلك. ويَجُوزُ تعليقَه على شرط مثل إذا خاه زيد قانت حرَّ فإذا غلَق بصفة لم يقبلكَ الرجوع فيه بالقول، ويَجُوزُ الرجوع يالتصرف كاليسع وتحوه فإن المُتَراهُ بعد ذلكَ لم تَعْدِ الصفةُ. ويَجُوزُ في العبد وفي بعضه. فإنَّ أعتَى معض عده عن كلَّه. فإنَّ كَانَ عبداً بين الذين فغنَق أحدُمَت المشهمُ عنتي . ثمَّ إلَّ كَانَ موسراً غلق عليه تصيبُ شريجه في الحال ولزمَهُ تعمتُه حينة. وإنَّ كانَ عبداً بين الذين فغنَق أحدُمَت الميته عنتي . ثمَّ إلَّ كانَ موسراً غلق عليه تصيبُ شريجه في الحال ولزمَهُ قيمتُه حينة. وإنَّ كانَ معسراً عَنْقَ نصيبُهُ فقطً . ومَنْ مَلَكَ أحد الوالدين وإنَّ علوا أبو المولودين وإنَّ سَفَلُوا عَنْ عليه . وإنَّ مَلُوا أي معنداً من معسراً عَنْق نصيبُهُ فقطً . ومَنْ مَلَكَ أحد الوالدين وإنَّ علوا أبو المولودين وإنَّ سَفَلُوا عَنْ عليه . وإنَّ مَلُوا نُعْنَ المعامل عَنْقُ المُتَعَانُ عليه الله في عليه . والمُعُن عليه . والمُ عليه . والنَّ سَفَلُوا

k32.2 [(المنديسر) السديير قرية وهوَ أَنَّ يَقُولَ: «إذَا مِتَّ فَأَنَّتَ حرَّ أَوْ ذَبَرَتُكَ أَوْ أَنتَ مُدَبَّرَ وَيُعْتَبَرُ مِنَ النَّلَثِ. وَيَصَحُّ مِنَّ مطلق التصرف وكذا من مبذّرٍ لا صبقٍ. ويَجُورُ تعليقُه على صفة مثل إذْ ذَخَلَتَ الدار فأنتَ حرَّ بعد موتي فيُشترَط الـدخـولُ قبـلَ الصوتِ. وإنَّ ذَيَرَ بعض عبدٍهِ أَوْ كلَّ ما يَعْلِكُهُ مِنَ العبدِ المُسْتَرَكِ لَمْ يَسْرِ إلى الباتِي. ويَجُورُ الرّجوعُ فيه بالتصرف لا بالقول. ولو أُنتِ المديرُةُ بولدٍ لَمْ يَتْبَعْهَا في التدبيرِ].

422.3 [(الكتابة) الكتابة قريمة تُعَبَّرُ في الصحة مِنْ رأس السال وفي مرض الموتٍ مِنَ التلبُ ولا تُصحَّ إلاَ مِنْ جائز التصرف مع عبد بالغ عاقل على عوض في الذمة معلوم الصفة في تجمين فأكثر يُعْلَمُ ما يؤدِّي في كلَّ تجم بإيجاب منجَز وهو: كَاتَبْتُكَ على كذا تُؤدَّيه في تجمين كلَّ متجم كذا فإذا أَدَّيْتَ فانتَ حرَّ وقبول. ولا يُجُورُ كتابة بعض عبد إلاً أنْ يَكُونُ باتيه حراً ولا تُسْتَحَبُ إلاَ لمَنْ يُعْرَف كمبَّهُ وأَمانتُهُ وللمي فستُحفا من مَن شاءً. ولي للسيد فستُحفا الذات المكتابُ عن الأداء . وإنَّ مات العبدُ الْفُسَحَتُ أو السيد فلا. ويُلزَّمُ السيد أنْ يُحْطَ عنه جزءاً مِنَ العال المكتابُ عن الأداء . وإنَّ مات العبدُ الْفُسَحَتُ أو السيد فلا. ويلزَّمُ السيد أنْ يُحْطَ عنه جزءاً مِنَ العال المتق أويذفَعَتُ إليه وفي النجم الأخبر الْيَشَ. ويُشَدَبُ الربيحُ . فإنَّ لمَ ينْعَلَ حَتْمَ قَبْضَ المال روان المكتابُ ولا شيء من ما يُقِي عليه شيءً ويسُبَّكُ بالعقد منافية واكتسابَهُ وهو في السيد أنْ يتُعْبَقُ ولا يُعْض إلا المال روان قُلْ

K32.4 - [(فصل) إذا أَوَّلَـدَ جارينَـهُ أَوَّ جاريةَ يُمْلِكُ بِعَضَهَـا أَوْ جاريةَ اللهِ فالولدُ حرَّ والجاريةُ أَمَّ ولدٍ لهُ فَتَعْبَقُ بِموتِهِ ويتُتَلِعُ بِيمُهَا وهبَتُها ويُجُوزُ استخدامُهَا وإجارتُها وتز ويَجْها. وكسَبُهَا للسيدِ وسواءَ وَلَدَتُهُ حياً أَوْ مِيتَا لكنْ لَوَّ لَمْ يُتَصُورُ فِيهِ خلقُ آدميٍّ لَمْ تَصِرُّ أَمَّ ولدٍ . ولوْ أَوَلَدَ جاريةَ أَجْنِبَيَّ بِنكاحِ أَوْ زَنَا فالولدُ مِلْكُ لسيدِها. أَوْ يشَبْغة فهو حرَّ فاوَ مُلكَهَا بعد ذلك لَمْ تَصِرُّ أَمَّ ولدٍ .



Slavery L5.3 Uncertainty As to Who Died First 1.5.4 The Estate Division Shares 1.6.0 Husband's Share 1.6.3 Wife's Share L6.4 Father's Share L6.5 Mother's Share 1.6.6 Daughter's Share L6.7 Following Persons Eliminated by Intervening Heirs L6.8 Son's Daughter's Share L6.9 Sister's Share L6.10 Paternal Half Sister's Share L6.11 Full Sister's Share When Daughter Exists 16.12 Grandfather's (Father's Father's) Share L6.13 Without cosurvivors besides brothers and sisters L6.14 With cosurvivors besides brothers and sisters 16.15 With both deceased's brothers and half brothers L6.16 With sister L6.17 Grandmother's Share L6.18 Maternal Half Brother or Sister's Share L6.20 Summary of the Above Estate Division Shares L6,21 Summary of Others' Shares L6.22 Son's share L6.22(1) Son's son's share L6.22(2) Brother's share L6.22(3) Paternal half brother's share L6.22(4) Brother's son's share L6.22(5) Paternal half brother's son's share L6.22(6) Father's brother's share L6,22(7) Father's brother's son's share L6.22(8) Those Whose Shares Are Eliminated by Others (Hajb) L7.0 Who Eliminates Maternal Half Brother's Share 17.1 Who Eliminates Brother's Share 17.2 Who Eliminates Paternal Half Brother's Share 17.3 Who Eliminates Son's Son's Share 17.4 Who Eliminates Grandmother's Share 1.7.5 Who Eliminates Grandfather's Share L7.6 Who Eliminates Son's Daughter's Share L7.7 Who Eliminates Paternal Half Sister's Share 1.7.8 Noninheritors Due to Preventives Do Not Eliminate 17.9 The Eliminated Do Not Eliminate Other's Shares 17,10 Adjustment When the Shares Exceed the Total Estate ('Awi) L8.0 Meaning of Adjustment L8.1 Example L8.2 Redistribution When the Shares Are Less Than the Estate (Radd) L9.0 Meaning of Redistribution L9.1 Examples L9.2 Universal Heir (*Asaba) L10.0 Meaning of Universal Heir 1,10,1

#### Inheritance

L1.0

Types L10.1
Universal heir by oneself L10.2
Co-Universal heir L10.3
Universal heir through the existence of another L10.4
List of Universal Heirs in Order L10.6
Extended Family Members Who Inherit in Heirs' Absence L10.8
Those Who Form Co-Universal Heir with Sister L10.10
Those with an Obligatory and Universal Share Get Both L10.13

#### L1.0 BEQUESTS (WASIYYA)

L1.0 الوصية

(n: Sections L1, L2, and L3 have been moved here from their original place at the end of last book. They deal with bequests, meaning testamentary disposition of one's property (wasiyya) such as to say, "I bequeath such and such to Soand-so"; while sections L4 through L10 form the original content of book L, and deal with estate division (irth).)

(A: The difference between bequests (wasiyya) and estate division (irth) is that a *bequest* is the act of a living person disposing of his own property, even if it is to be implemented after his death, while *estate division* occurs after his death according to the Koranic rules of inheritance. Because a bequest is the act of a living person with his own money, it is legally valid for a Muslim to bequeath up to a third of his property to a non-Muslim (dis: 1.3.13(1)) and similarly valid for a non-Muslim to bequeath his property to a Muslim. Nawawi says:

"A bequest is legally valid from any legally responsible free person, even if non-Muslim" (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 3.39).

(النووي: ) تَصِيحُ وَصَيةُ كلَّ مكلَّفِ حرُّ وإنْ كَانُ كافـراً. [نـقــل من مغــَـي المحتاج: ٣/ ٣٩].

But it is invalid and unlawful for a non-Muslim to inherit property through *estate division* from a Muslim (dis: L5.2), or vice versa. The determining factor in the permissibility of a Muslim and non-Muslim inheriting from each other is whether the property comes by way of a bequest (wasiyya) made by the deceased before his death, in which case it is permissible, or whether it comes by way of estate division (irth) made after the deceased's death according to the Koranic rules of inheritance, in which case the difference between their respective religions prevents it.)

(O: Our author only mentions bequests at this point (n: at the end of book k, as mentioned above) before estate division because of the fact that a person first makes bequests, then dies, and then the estate is divided. The scriptural basis for the validity of bequests, prior to the consensus of scholars, is the word of Allah Most High,

"... after any bequest which has been made, and after any debts" (Koran 4:12).)

(n: Given persons X (al-musi), Y (al-wasiyy), and Z (al-musa lahu) (A: where X has made provision in his will for Z to receive a bequest (wasiyya) of a sum of money, and X appoints Y as his executor to make sure this is done).)		
L1.1 A bequest made by X is valid if he is leg- ally responsible (mukallaf, def: c8.1), even if he is a spendthrift.	L.L. تَصِحُ منَ المكلفِ [الحرَّ] ولوَّ ميذرآ	
L1.2 The discussion is in two parts (n: namely, section L2, on X's appointing Y as the executor, and section L3, on the bequest itself).	L1.2 نَمَّ الكلامُ في فصلَيَّن.	
*		
L2.0 THE BEQUEST'S EXECUTOR (O: Appointing an executor means for X to put Y in charge of his property and young chil- dren, bequests, paying his debts, or collecting his property from others. The verbal form is, "I appoint So-and-so to execute such and such a bequest.")	L2.0 الموصيي [أحـدُهُنا في نصب الوصيّ] (أي إقـامته على أمر ماله وصغار أولاده وتنفيذ الوصية وما عليه من الدين وقبض ماله على المناس، فيقـال في صيغته «أوصيت لفلاذ بكذا»).	
<ul> <li>L2.1 The necessary conditions for the validity of X appointing Y as the executor of his bequest are that Y be:</li> <li>(a) legally responsible (mukallaf, def: c8.1);</li> </ul>	L2.1 وشرطَّهُ التكليفُ [والمحريةُ] والعدالة (والمراد بالعدالة عدالة الإسلام فلا يصبح إيصباء المسلم إلى الكسافر مطلقاً) والإهتداءُ للموصى بع.	
(b) upright (def: o24.4) (O: meaning the uprightness of Islam, as it is not valid under any circumstances for Y to be a non-Muslim if X is a Muslim):		
(c) and that Y have the knowledge and capacity to properly undertake the bequest.		
L2.2 The following examples of X appointing Y as the executor of his bequest are legally valid:	L2.2 فلو أؤضى لغيسر أهمل فضارً عند الموت أهلا (للإيصاء بأن صار كاملًا منصف بالشروط الممذكورة) أو أوصى	
(1) when X appoints Y as his executor at a time when Y is not legally eligible to be it, but by the time of X's death, Y is eligible (O: by fulfilling all the above (L2.1) conditions);	متصف بالشروط المىذكورة) أو اوصى	

L2.3

(2) when X appoints a group of two or more people as his executors (O: and if be does so, then if he does not stipulate that each of them must manage their respective role, but rather says that they are to manage the legacy collectively, or does not say anything, then they must cooperate and not manage the work, maintenance, and dealings as separate individuals. *Cooperate* in such a case means that their acts proceed from the decision of the group, and does not mean, for example, that when they buy something they must all conduct the transaction together. Rather, if all agree to permit something, it is sufficient for one of them to take the matter in hand and carry it out);

(3) when X appoints (n: for example.) W, and then after him, Y (N: or vice versa) (O: saying, "I appoint W as executor until Y comes, but when Y arrives, he is the executor." or "I make W executor for one year, and when it has passed, then Y is the executor");

(4) or when X appoints Y as executor, authorizing him to appoint in turn whomever he chooses as executor of the bequest (O: if the person fulfills the conditons (L2.1)).

L2.3 X's appointing Y as the executor of his bequest is not legally effective until Y accepts this responsibility after X's death, even if this acceptance is not immediately thereafter.

Both X and Y are entitled to cancel the appointment of Y as executor of the bequest whenever they wish (O: unless (A: after X's death) Y feels it almost certain that the property will be lost through a wrongdoer appropriating it, in which case Y may not withdraw as executor, meaning it is unlawful for him to do so. In such a case, if Y withdraws of his own choice, he is not thereby free of having to execute the bequest, though he is not obliged to continue therein without remuneration, but does so for a fee.)

L2.4 It is not legally valid to appoint an executor unless the bequest consists of some good work or pious act such as paying off a debt, mak-

الجماعة إفإن لم يشرط الموصى الإنفراد بالتصبرف لكل واحد على حدته بل شرط الاجتماع عليمه أو أطلق وجب عليهم التعاون في الموصى عليه ولا ينفرد واحد بالعمسل والحفسظ والتصبيرف والمبراد بالاجتماع على ما ذكر صدور الشيء عن رأي الجميم وليس المراد أنهم عند عقد البيسع مشلا يتلفظون معتأيل إن حصيل الرضا أو الإذن منهم بأن يتولى أمر الشيء واحد منهم ويباشره كان كافياً) أوْ لرَّيد شُمَّ ما بعده لغمه و (كأن قال أوصيت لزيد إلى قدوم عمير و فإذا قدم فهبو الوصي أو أوصيت إلى زيد سنة فإذا مضبت فعمر وهو السوصي) أو جعمل للوصي أنْ يُوصِي مَنْ يُحْتَارُ والبوصي من شخص عدل حر إلى أخمر ما تقدد من الشمر وط المسابقة في الوصى الأصلي) صحَّ . L2.3 ولا يُتُم إلا بالقبول بعد موت الموصبي ولوٌ على التراخي . وللكسل منهمًا [(أي من المسوصي والموصى) ] العزلُ متَّن شَاءُ (إلا أن يغلب على ظن الموصى تلف الممال باستيلاء ظالم عليه فليس له الرجوع أي يحرم عليه وتو عزل نفسه لم بنعزل لكن لا يلزم ذلك ا محاناً مل بالأجرة). L2.4 ولا تُصِـحُ الـوصيةُ (بمعنى الإيصاء) إلاَّ في معر وفٍ أوَّ بر كقضاء دين

	the bequeat E.	2.02
ing up a hajj (dis: j1.9), looking after the welfare of onc's children, and so forth (O: excluding actions that are not dispositions of property, such as mar- rying off the children) (A: and excluding acts of disobedience such as those mentioned above at k30.6(6)).	صبح والنظــر في أمــر الأولاد وشبهِـب رخرج ما لم يكن تصرفاً عالياً كتزويج أولاد).	») [
L2.5 When X's father is still alive and fit for guardianship (def: m13.2). X may not appoint Y to look after the welfare of his children.	.L2 ولَــبَّـنَ لَهُ أَنْ يُومِــيَ عَلَىٰ أولاد وصيا والجدَّ أبو الأبِّ حيَ أهلَ ولايةٍ. [والفصُّل الثاني في]:	5 ท ม
*		
L3.0 THE BEQUEST	L3. الموصى به ا	0
<ul> <li>L3.1 X may devote one-third or less of his financial resources to bequests, but not more than this, one-third meaning a third of his property as it stands at the time of his death (O: not before or afterwards).</li> <li>(A: If there are no Muslim heirs, or if the education of the whole estate, such as when the sole el husband or wife (dis: L6.3-4), then the Hanafi schot than a third of one's property in bequests (dis: w44 cverything in excess of what one's eligible heirs desi (n: The ruling in the Shafi'i school is that such an e in bequests, but rather is given to the Muslim con exists, as mentioned below (L3.3(O:) and L9.1).)</li> </ul>	igible estate division heir is a pol permits disposing of more 4), <i>more than a third</i> meaning erve by estate division (irth). excess may not be disposed o	انو عدا a g f
L3.2 If X's heirs (def: L4.4) are not poor, it is recommended for X to devote a full one-third to bequests, but if not (O: i.e. if his heirs are not well off, as when they do not have any money at all, or	لـ L3 فإنَّ كان ورثسُهُ أغنيساءَ تُذِبَ ستسفساءُ الثلث[[رأي ينسلاب حيط لله مسوصي أن لا يسقص عن الشلث بل	-

off, as when they do not have any money at all, or have some, but not enough for their expenses, and the other two-thirds (A: of the estate that constitutes their obligatory shares) which they deserve is insufficient), then it is not recommended for X to devote a full one-third to bequests.

L3.3 If X wills more than one-third in bequests, then his dispositions are not valid regarding the portion in excess of one-third when he has no one (O: in particular) to lawfully inherit the rest (A:

L3.2 فإنَّ كان ورئسم أغنيا، نَدِبَ استيفاء الثلث [(أي يتسدب حينفذ للمصوصي أن لا يتقص عن الشلث بل يستوفيه بالوصية)] وإلاً (أي بأن لم تكن ورثته أغنيا، بأن لم يكن لهم مال أصلاً أو لهم ولكن لا يغنيهم ولا يكفيهم الثلسان الباقيان لهم) قلاً [(يندب له استيفاء الثلث)].

L3.3 فإنْ زَادَ عليه بَطَلَتْ في الزَايدِ إِنْ لَمْ يَكُنُ لَهُ وَارِثُ (حَساص لأَنْ السحق

who, if they existed, could give permission for the excess, as discussed below). (O: In cases where there are no heirs, the Muslim people have better right to X's property, and no one may waive this right.) Nor are X's bequests in excess of one-third valid when he has an heir, but the heir refuses to authorize the excess, though if the heir (N: or group of heirs unanimously) permits it, such a bequest is valid. It is not valid for the heir to authorize the excess or refuse to do so until after X's death.	للمسلمين قلا مجسز) وكذا إنَّ كَانَ وَرُدَّ السزائية. فإنَّ أَجَازَهُ (أي أَجازَ الوارث الخياص المطلق التصرف الزائية على الثلث) ضغ ولا تُصِحُ الإجازةُ والردُ (له من الوارث المذكور) إلَّا بعد الموت.
1.3.4 Charitable expenditures made by X in his will (O: such as an endowment (waqf, def: k30), gift, and so forth) are considered as part of the bequeathable one-third.	1.3.4 وصا وَصَّى يَهِ مِن النِّسِرِعَاتِ تُعْتَبِرُ من الثلثِ (وذلك كوقف وهية وغيرهما)
L3.5 Bequests concerning obligatory expendi- tures are also considered from the bequeathable one-third, provided that X has stipulated that they come from it. (O: Though if the bequeathable third does not cover these (A: despite X having stipulated that they come from it), then the excess is paid from the remaining two-thirds. <i>Obligatory</i> <i>expenditures</i> include such things as paying debts, making up the hajj (dis: j1.9), paying zakat (A: for any year that the deceased neglected to pay it), explations, and the fulfillment of vows that would have been binding had X been well.) But if X did not stipulate (O: that these obligatory expendi- tures come from the bequeathable one-third), then they come directly from the other two-thirds.	L3.5 وكذا من الواجبات (أي فيعتبر من النلث أيضاً فإن لم بوف النلث بها نسمت من الثلابين كاندين وأداء فرض الحج والزكاة والكفارة والنذر اللازم له في الصحمة) إن فيده (أي قبد المواجب) بالنلث. فإن أطفنه (أي أطلق الوصية ولم يتبده بالنلث) فبن رأس المال.
L3.6 Current charitable dispositions of property made by X during his life, such as establishing an endowment (waqf, k30), giving a gift, or others, are considered as personal expenditures of his own money (O: and he could spend it all without any objection) if made while he was in sound health. But if X makes such current dispositions under any of the following circumstances, when these are linked with his death, then the dispositions are considered as having come from the bequeathable one-third:	1.3.6 وما نتجرة في حياتية من التبرعات كالوقف إوالعتق والهية وغيرها فإنَّ فَعَلَهُ في الصحة اعْتَبرَ مَنْ رأس المال إفاد تصبرف فيه كله فلا حرج عليه) وإذَ فَعَلَهُ في مرض الموت أوّ في

(1) in the final illness which brought about	حائر التحام الحرب أوْ تموَّج البحر أو التفديم للقتل أوْ (فعلته المرأة في حال) الطلُق (أي وجع البولادة) أوْ بعدً الولادة
X's death;	النفديم للقتل أوْ (فعلته المرأة في حال)
(2) in military combat:	الطلق (أي وجمع السولادة) أوْ بعدة الولادة
• • •	قبل انفصال المشيمية واتُصلَت هذه الله
(3) while travelling on rough seas in a storm;	الأشيساء بالموت المُتَبَّبر من الثلث وإلاً مُ ما يا دار من الله بالسور الم
(4) as a final request before being killed;	ا أي وإن لم يكن ذلك التبرع في حال من الاحوال المتقدمة أو وقع في هذه الأحوال
(5) or (O; if female) X dies while giving	ولم يتصل بالموت) فَلا (أي فلا يحسب
birth, or afterwards before separation of the	من الثلث) .
placenta.	
lf otherwise. (O: meaning if the current	:
charitable disposition was not made under any of	
the above circumstances, or was, but the cir-	

L3.7 (N: We distinguish between the above-mentioned current dispositions (n: such as gifts, endowments, and donations), and between bequests by noting that current dispositions are effective before X's death, while bequests are effective after. Current dispositions are normally implemented even if X uses up all his money, while bequests—unless X's heirs unanimously agree to allow otherwise—are restricted to one-third of the estate. An exception to permitting current dispositions to amount to as much of X's property as he wishes is when they are effected during his death illness (n: or other L3.6 circumstance), in which case they are limited to one-third of the estate, just as bequests are.)

If one-third of the estate does not cover the cost of the (N: current) dispositions which X made during his (N: final) illness, then (O: if these have been given in some order) they are implemented first thing first, then second, then third, and so on.

cumstance was not linked with X's death.) then the disposition is not taken from the bequeathable

one-third.

(N: Thus, if during his death illness, X said to his three friends P, Q, and R. "I give P a gift of 100 dinars, Q 100 dinars, and R 100 dinars," but it turns out that X's total estate is only 600 dinars, then his gifts to P and Q are valid, but we take back his gift to R, which is not valid because it exceeds the 200 dinars that is a third of the 600 dinars constituting the whole estate. This is what is meant by implementing them *in order*.)

L3.8 The bequeathable one-third of the estate is divided (O: proportionally (N: if shares vary)) between all the recipients X designates when:

(1) (N: in cases of death illness current dispositions, such as gifts) X did not state them in any

L3.9 Inneritance	
<ul> <li>particular order (N: such as by saying (n: in a situation like the above example) to P, Q, and R, "1 give you each a hundred dinars," in which case the bequeathable one-third is divided between them);</li> <li>(2) or (N: in cases where X has explicitly unade bequests) the bequeathable one-third will not cover all the bequests, whether they were made separately or not.</li> </ul>	عن الموصايًا متفرقة كَانَتْ أَوَّ دَفَعَةً قُسَمَ النَّلْتُ بِينَ الكَـلُ (ووزع عليها) إسواءً كان شَمَ عنقُ أَمَّ لا].
(N: All of the above $(L3.6-8)$ only holds if the heirs do not agree to permit more than one-third of the estate for bequests or current dispositions, since if they unanimously agree, it may exceed a third, even if it takes the whole estate.)	
L3.9 Bequests made to nonspecific individuals such as <i>the poor</i> are effective when X dies. (O: They own the property without the fact of owner- ship depending on their accepting it.)	1.3.9 وتَلْزُمُ الـوصيـةُ بالمـوتِ إنْ كانتَ لغيرٍ مُعَيْنٍ كالفقراء (قابهم يملكون الموصى به ولا يتوقف ذلك على القبول).
L3.10 When X bequeaths something to Z, a par- ticular individual, the ownership of the article bequeathed is <i>suspended</i> , meaning that if Z accepts it after X's death, even if after some time has passed, then Z has owned it from the moment X died; but if Z declines to accept it, then X's heirs own it. If Z accepts it, but then refuses it before having taken possession of it (def: $k7.3$ ), this can- cels his ownership of it, though if he refuses after having taken possession of it, it does not cancel his ownership (O: as his refusal is meaningless in such a case).	I.3.10 فإن كانت لمعين إكريد] فالملك موقوف فإن قبل بعد الموت ولو متراخياً حكم بأنه بأكم من حين الموت. وإن ردة حكم بالملك للوارث. وإن قبل [(أي الموصى له السوصى به)] ورد قبل القبض سفط الملك [رأي ملك الموصى له الموصى به)] أو بعدة فلا (فلا عبرة لرده حينة).
L3.11 It is permissible to make the implementa- tion of a bequest subject to a condition, whether the condition is something occuring before X's death (O: such as his saying, "If Z enters So-and- so's house, I bequeath to him such and such of my property,") or after (O: such as his saying, "If Z enters So-and-so's house after my death, I bequeath to him such and such of my property").	1.3.11 ويجموزُ تعليقُ الموصيةِ على شرط في الحياةِ (كان دخل زيد دار فلان فقسد أوصيت له بكسذا من مالي) أو بعد الموت (كيان دخل زيد دار فلان بعد موتي فقد أوصيت له يكذا من مالي).

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## L3.9 Inheritance

THINGS WHICH MAY BE BEQUEATHED	ما يوصى به
L3.12 It is permissible to bequeath any of the following:	L3.12 ويجروز بالمشافع (فقط دون العين) والأعيان وبالمعدوم كالوصية بما
(1) the right to utilize something (O: while not bequeathing the actual thing);	نَحَسِلْ هذه [المجاريسةُ أَوْ) الشجسرةُ ويسالسجهــول (كشيء أوكان يكــون مجهول القدر) ويما لا يُقْدَرُ على تسليمه
(2) particular things;	[كالأبق] وبعالا بَسْلِكُهُ الآنَ (أي عند
(3) something not yet existent, such as "what this tree will bear";	الوصية ثم يملكه عند الموت) ويما يُجُوزُ الاستنساع به من النجساسسات كالكلب (المعلم للصيد) والزيت النجس لا بما
(4) something not determinately known (O: whether it be an unknown thing (A: such as "the contents of this box"), or something unknown in amount);	لا يُنْظَع به (من النجاسات) كالخمر والخنزير.
(5) something undeliverable (non-k2.4);	
(6) something not currently owned (O: at the time the bequest is made, but which X owns at the time of his death);	
(7) or something impure (najasa, def: e14.1) that has a lawful use, such as a (O: trained hunt- ing) dog, or oil contaminated with impurity; though not something impure that is without law- ful use, such as wine or pigs.	
THOSE TO WHOM BEQUESTS ARE VALID	لمن يوصى
L3.13 It is permissible for X to bequeath something to Z even if Z is:	L3.13 - ويُجُسورُ السوصيةُ للحريقَ والسلاميّ والمسرئةُ ولقائلةٍ وكذا لواريَّه عندَ
(1) a non-Muslim at war with Muslims (A: and with still better right when Z is an ordinary non-Muslim);	
(2) a Jewish or Christian subject of the Islamic state;	
(3) an apostate from Islam;	
(4) the person who kills X;	

# L4.0 Inheritance

(5) X's heir (def: L4.4), provided X's other heirs permit him to receive it (O: though if they do not, then the bequest is not carried out);	الموت إنَّ أَحَارَهُ بِقِيهُ الورِّلَّةِ (أَمَا إِذَا لَمَ يجيزوا فلا تنفذ الوصية) وللحمل فتُدْفعُ لَمَنَّ (أِي لُولي) عِلِم وجودُه (أي الحمل)
(6) or to a person yet unborn, in which case the bequest is paid to the person (O: i.e. guardian) who knows of the unborn's existence at the time X makes the bequest, provided that the child is either born alive within six months of the time the bequest is made, or is born alive more than six months and less than four years after the bequest is made, during which time the mother has had no husband (O: from whom the pregnancy could have resulted).	عند الوصبة إذا الفَصَلَ حيّاً بِأَنْ تَلِد لدونِ سنة أشهر من الوصية أوفوقها ودونَ أربعة منين ولا زوج لها [ولا سيلة يطوّها] رأمكن كون الحمال منه) [وإنَّ أوضى لعبدٍ فقبِل دَبْعَ إلى سيدِه].
CANCELLING ONE'S BEQUESTS	الرجوع عن الوصية
<ul> <li>L3.14 If X makes some article a bequest but then changes his mind, his taking it back is valid, annulling his bequest. X's doing any of the following is also considered <i>taking it back</i> (A: and cancels the bequest):</li> <li>(1) X's loss of ownership (O: of the bequeathed article) such as by sale or gift;</li> <li>(2) X's subjecting the article to loss of ownership by putting it up as collateral, offering it for sale, or making another bequest that stipulates that it be sold;</li> </ul>	L.3. 14 وإذ وَصَّى بشيء ثم رجع عن الوصبة صحَّ الرجوع وبطلت الوصبة . وإذالة الملك فيه (أي في الموصى به) كالببع والهبة أو تعريضة (أي تعرض الموصي) لمزواله (أي زوال ملك الموصى به) بأن [دبرة أو كاتبة أوّ] زهلة أو غرضة على البيع أوّ أوض ببعه أورًال اسمة بأن طحن التسع أو عجن الدقيق أوّ نسخ بالمزل أوّ خلطة إذا كان معيناً بغيره رجوع
(3) or when the name of the article changes, such as wheat being ground into flour, flour made into dough, yarn woven into fabric, or when X mixes a particular article with other goods.	
L3.15 If Z dies before X, then X's bequest to him is invalid. If Z dies after X but before Z accepts the bequest, then Z's heirs may accept or reject it. *	L3.15 وإنَّ مَاتَ المسوصى لَمَ قَسِسَ السوحي بُطَلَب الوصيةَ . وإنَّ مات (المسوصى له) بعدة وقبلَ ا القيول فلوارثة قبولُه وردَّة .
L4.0 ESTATE DIVISION (IRTH) (O: Estate division refers to the share allotted to each heir by Sacred Law. The scriptural basis	L4.0 [كتاب] الفرائض (وهمو نصب مفدر شرعاً للوارث.

for estate division, prior to the consensus of schol- ars, consists of the Koranic verses on inheritance (Koran 4:11-12, 4:176) and hadiths such as the one related by Bukhari and Muslim that the Prophet (Allah bless him and give him peace) said,	والأصل في كتاب الفرائض قبل الإجماع أبات المصواريت وأخبار كخيسر الصحيحين: مالحقوا الفرائض بأهلها فما يقي فلأولى رجل ذكر، وقد ورد الحت على تعلم علم الفرائض كحديث إين مسعدود وهسو أن الشبي يج قال :
"Give the obligatory shares of the estate to those who deserve them, and the rest belongs to the closest male to the deceased."	العلميوة القبرائض وعلميوها الناس فإني امسرؤ مشيسوض وإن هذا العلم سيقيض وتظهير المفتن حتى يختلف البرجيلان في
Encouragement to master the knowledge of estate division comes from such hadiths as the one from Ibn Mas'ud (Allah be well pleased with him) that the Prophet (Allah bless him and give him peace) said,	الفريضة فلا يجدان من يفصل يينهماء [صححه الحاكم وغيره]) .
"Learn estate division and teach it to people, for I am someone who will be taken from you, and this knowledge will be taken from you and calamities will ensue, until two men will one day disagree about the obligatory apportionment and will not find anyone to judge between them.")	
HOW TO WORK AN ESTATE DIVISION PROBLEM	كيفية حل مسائل المواريث
L4.1 (n: To work an estate division problem, one	should:
(a) determine the amount of the deceased' L4.2-3 expenses;	s estate after deducting the
(b) make a list showing which of the decease exist;	ed's heirs mentioned at L4.4
(c) eliminate from the list any heirs with preve	ntives 1.5.1-4;
(d) on a sheet of paper, copy the parenthesized summary of ——'s share,") for every eligible h deceased's:	introductory paragraph ("N: eir that exists, such as the
(1) husband (dis: L6.3);	
(2) wife $(L6.4)$ ;	
(3) father (L6.5);	
(4) mother (L6.6);	

471

#### Inheritance

LA.1

(5) daughter (L6.7);

(as mentioned at L6.8, the shares of the above-named family members are not eliminated by anyone, though the shares of those named below may be eliminated by the existence of certain other heirs)

- (6) son's daughter (L6.9);
- (7) full sister (L6.10);
- (8) half sister from the same father (L6.11);
- (9) grandfather (father's father only) (L6.13);
- (10) grandmother (L6.18);

(11) half brother or half sister from the same mother (L6.20);

(12) and then the others (sons and so forth) mentioned at L6.22;

(e) read section L7 and cross off the list of heirs those whose shares are eliminated by the other existent heirs;

(f) if any universal heirs (def: L10.5) exist, see which of them eliminates the shares of the other universal heirs, as at L10.6;

(g) make a table of the heirs remaining (after (c) and (f) above) like the tables shown at L6.6, where one writes the type of heir, the fraction each deserves (with the universal heir receiving the remainder, if any), and then at the top writes the total shares (this being the common denominator of the fractions), after which one calculates the shares that go to each;

(h) if the fractions (of those besides the universal heir) add up to more than one (i.e. the total estate), then one must adjust for this as shown at L8.2;

(i) but if the fractions add up to less than the total estate and there is no universal heir to inherit the rest, then one must redistribute the shares as described at L9.1-2.

One may practice and test one's skill at estate division by reading through the present section and doing the problems depicted in the tables, though to do all the problems one must have (or memorize) a full worksheet that contains all the information mentioned in (d), (h), and (i), above, plus the rules concerning universal heirs discussed at L10.1-4. Finally, it is best to check one's answers with an Islamic scholar, preferably a teacher from whom to take instruction, since this is a subject that is easier to acquire from its masters than from books.)

EXPENSES DEDUCTED FROM THE ESTATE PRIOR TO ESTATE DIVISION	ما يؤخذ من تركه الميت قبل الإرث
1.4.2 The first thing (O: obligatorily) taken from X's property is the expense of preparing his body (O: such as the cost of the water to wash him, the washer's fee, cost of the shroud and perfume placed therein, pallbearers' fees, and so forth) and of burying him. These expenses are deducted before X's debts are paid, his bequests fulfilled, or his estate divided, unless there is a financial obli- gation due on the property itself, such as:	1.4.2 يَبَدأ من تركة الميت (وجوباً) بمؤلة نجهيزه (من ثمن ماء عسله وأجرة مغسله وكفت وثم حسوط يوضع في الكفن وأجرة الحاسل وغير ذلك) ودف قبل المديون والموصايا والارث. إلا أن يتعلق بعين المركبة حق كالمركسة والرهن [والجابي] والمبيع إذا مات المشتري مفلساً. فإنَّ حقوق هؤلاء تُقَدَّمُ على مؤنة
(1) when there is zakat (A: due from any year X neglected to pay it before his death);	التجهيز والدفن .
(2) when some of the property has been put up as collateral (dis: k11.2);	
(3) or when X dies bankrupt with unpaid-for merchandise among his property (A: which must be returned to the seller before paying other expenses from X's property).	
1.4.3 After the above are paid, the following measures are taken (A; and the sequence given is obligatory):	1.4.3 فَمْ بَعَدْ وَلَكَ تُقْضَىٰ دِيوْتُهُ نَمَّ تَنَقَدُ وَصَابَاهُ (من ثلث ما بقي بعد الدين) فم تُقَسَّمُ تركتُهُ بِنَ ورثتِهِ.
(1) X's debts are paid (N: though if a govern- ment takes non-Islamic estate taxes, these are deducted from the main part of the estate (A: before debts or bequests, as any other loss would be));	
(2) then X's bequests (def: 1.1-3) are carried out (O: from a third of what remains after debts);	
(3) and then X's remaining property is divided between his estate division heirs.	
HFIRS	
L4.4 X's male heirs consist of:	1.4.4 والسوارشيون بن السرجسان [عشرة] الابن وابنة وإنْ سَفَل والأبُ وأبوهُ
(1) X's son;	

## L4.5 Inheritance

(2) X's son's son, son's son's son, and on down;	وإنْ عَلَا والأَخُ شَقِيفَ أَكَانَ أَوْ لأَبِ أَوْ لأَمِ } مان أَ الأَثِ الدِقَةِ أَنْ لأَن مِالمَةُ الثَقَةُ
(3) X's father;	وابِنُ الأخ الشَّقَيقِ أَوْ لأَبِ وَالعَمُّ الشَّقَيقُ أَوْ لأَبِ وَابِّنُـهُمْمَا وَالسَرَوْجُ [والمعتق].
(4) X's father's father (A: the term grand-	والموأرثات مِنَ النساء [سبعُ] البنتُ وبنتُ الابن وإنْ سَفَسَلِ والأُمُ والجسنةُ أَمَّ الأُمُ وأَمُ
father throughout the book of inheritance refers	الأب ران علت والأحتُ شقيقة كَانتُ أوْ
only to this paternal grandfather), father's father's father, and on up;	ا لأَبِّ أَوْ لأُمَّ والزوجةُ [والمعنقةُ].
(5) X's full brother, or half brother from X's father or mother;	
(6) the son of X's full brother, or son of X's half brother from the same father;	
(7) X's father's full brother, or father's half brother from the same father;	
(8) the son of X's father's full brother or father's half brother from the same father;	
(9) and X's husband.	
X's female heirs are:	
(i) X's daughter;	
(2) X's son's daughter, son's son's daughter, son's son's son's daughter, and on down;	
(3) X's mother;	
(4) X's grandmother (whether she is the mother of X's father or mother), great-grand- mother, and on up;	
(5) X's full sister, or half sister from the same father or mother;	
(6) and X's wife.	
EXTENDED FAMILY MEMBERS WHO DO NOT NORMALLY INHERIT	ذوو الأرحسام السذيسن لا يرتسون بطريق الأصالة
L4.5 The following extended family members may not inherit from X's estate (except under the conditions discussed at L10.8):	L4.5 وأمَّا ذُور الأرحام وهمُ أولادُ

(1) X's daughter's children (O: male or female);	البشاب (ذكوراً كانوا أو إناثاً) وينو الإخوة ا للأم وأولاذ الأخدوات ويتوهُنَّ (ويتو أولاد
(2) X's mother's brother's sons;	البنات وبنو أولاد الأخوات) وبنائهُنُ (أي بنات أولاد البنات وبنات أولاد الأخوات)
<ul> <li>(3) X's sister's children, the sons or daughters of X's daughter's children, or the sons or daughters of X's sister's children;</li> <li>(4) X's brother's (O: whether full brother's, or half brother's from either parent) daughters:</li> <li>(5) X's father's brother's (O: whether full brother's, or half brother's from the same father)</li> </ul>	بنات الود دانيات وبنات الود دار موات) وبنات الإخوة (مطلقاً أي أشقاء أو لأب أو أشقياء أو لأب والعمَّ للأمَّ أي أخوالاب لأمه وأبو الأمَ والعال والعالة والعمة ومَنْ أذْلَن بهمْ فلا يَرِنُونَ عندَنا بطريق الأصالة بل (يرثون) إذًا فسد بيتُ المال تَحما مُنْاتِي.
daughters;	
(6) X's father's half brother from the same mother;	
(7) X's mother's father;	
(8) X's mother's brother or sister;	
(9) X's father's sister;	
(10) or anyone related to X through one of the above.	
*	
L5.0 THE FOUR PREVENTIVES OF INHERITING AN ESTATE DIVISION SHARE (O: Preventive means that if someone is an estate division heir (def: 1.4.4) but one of the fol- lowing characteristics exists in him, then he may not inherit.) (A: In calculating the estate division, an heir who is made ineligible by a preventive is considered nonexistent. Such a person is a nonheir, and as such is eligible for a bequest (def: L1.0) if X wills him one.) (n: Given X, the deceased; and Z, his heir.)	L5.0 وموانعً الإرث أريعةً : (والمراد أنه إذا وجد شخص فيه سبب ا الإرث لكنه انصف بوصف مانع منه قلا يرث).
L5.1 The first preventive is killing. Whoever kills X may not inherit from him, no matter whether the killing was:	L5.1 الأولُ التشلُّ فَمَنَّ فَصَلَ مُوَرَّنَهُ لَمْ يَبِئُهُ سواءُ قَتَلَهُ بحقَّ كالقصاص أوْ في

L6.0

	······
(1) lawful, as in retaliation (def: 03) or imposing a criminal penalty;	الحدَّ أَوْ بَغِيرٍ ، خَطَأَ كَانَ أَو عمداً مباشرةً كَانَ (كَانَ رَمَ صَيداً فَأَصَابِ مورثه) أَوْ
(2) without lawful right;	سَبَسَاً سُسَلَ أَنْ يُشْهَسَدُ عَلِيهِ بِمَا يُوجِبُ القصاص أوَّ حَضَرَ بِسَراً فَوَقَسَمَ نِهَا .
(3) accidental;	والحماصدلُّ أنَّهُ لا يَرْفُهُ مَتَى كَانَ لَهُ مَدْخَلُ في قتلِهِ بأيَّ طريق كَانَ
(4) intentional;	ا مي مير بي تريې مين. ا
(5) direct (O: such as Z shooting while hunt- ing, and the shot hitting X);	
(6) or when Z is a causal factor in X's death, such as testifying to an act of X's that calls for retaliation against X, or such as digging a well into which X falls.	
To summarize, whoever has a hand in X's death, no matter how, cannot inherit from him.	}
L5.2 The second preventive is being non- Muslim: a Muslim may not inherit from a non- Muslim, and a non-Muslim may not inherit from a Muslim (dis: L1.0).	L5.2 الشباني الكفر فلا يَرِبَّ مسلم مِن كافسر ولا كافسرَ مِن مسلم [ولا يَرِبُّ الكافر الحريق إلا مِن الحريق وأمّا الذمق والمعاهبة والمستأمن فيتوارثون بعضهُم مِن يعض وإن الحُستَلْفَتْ مللُهُمْ ودارُهُمْ . وأمّا المرتلُّ فلا يَرِبُ وَلَا يُوَرَبُ].
L5.3 The third preventive is slavery.	1.5.3 - المتالثُ الرقَّ (فالرقيقُ لا يَرِثُ ولا يُورثُ ومَنْ بِعضَهُ حرَّ لا يَرِثُ لَكُنْ يُؤْرَثُ بِمَا جَمَعَهُ بِعَضِهِ الحرُّ].
L5.4 The fourth is uncertainty as to who died first, such as when X and Z both drown or both die in the collapse of a building, and it is not known who died before the other. In such a case neither may inherit from the other.	1.5.4 الرابعُ استبهامُ وقبّ الموتِ فإذا ماتَ متوارثانِ بغيرةِ أوْ تحتَ هدم ولمْ يُعَلَّمُ السابقُ متهما لمْ يَرِغُ أحدُّهُمَا مِنْ الآخرِ.
*	
L6.0 THE ESTATE DIVISION SHARES	L6.0 ميراث أهل الفروض
1.6.1 The six obligatory shares mentioned in the	L6.1 [أُعْبَى] المُسروضُ السبسة

Vores (Vores 4:11, 12) and and half and forest	
Koran (Koran 4:11-12) are one-half, one-fourth,	المسذكسورة في الشرآن [و] هي النصف
one-eighth, two-thirds, one-third, and one-sixth.	والربغ والثمن والثلثاب والثلث
	والسدس .
	í í
L6.2 They go to ten categories:	I.6.2 وهي لعشرة الـزوجان [(هما
· · · ·	
(1) X's husband;	الزوج والزوجة)} والأبوان [(هما الأب
(i) A shusballa,	والأم)] والبتسات وبتات الابن (وإن نزل)
(2) X's wife;	والأخسوات والجدة والجدات والإخوة
	والأخواتُ من الأمَّ.
(3) X's father;	{
(4) X's mother;	
(5) X's daughters;	
	1
(6) X's son's daughters, or the daughters of	}
X's son's son, son's son's son, and on down;	
(7) X's sisters:	İ I
(7) 76 3 313(613)	
(8) X's father's father;	
	1
(9) X's mother's or father's mother;	
(), the mean soft which is mother,	
(10) $\mathbf{V}_{i}$ bulk bunk burger in 1. If $\mathbf{A}_{i}$ is the set	
(10) X's half brothers or half sisters from the	
same mother.	
	] ]
163 (N: A summary of V's bushand's shares	
1.6.3 (N: A summary of X's husband's share:	L6.3 (ح: وفرض الزوج بشكل
—1/2 if there is no inheriting descendant.	مختصر:
—1/4 if there is an inheriting descendant.	~
-The husband's share is not eliminated by any-	- ١ / ٢ إذا لم يكن معه فرع وارث .
one.)	- 1/ ٤ إذا كان معه فرع وارث.
0.00.)	_ ولا يحرمه من الميراث أحد) .
X's husband:	فأما الزوج فله النصف مَعَ عدم الولدِ
	(لزوجته ولومن غيره) (ح: والولد يشمل
(1) receives one-half the estate when X has	
	السذكر والأنثى) أو ولبد اين وارث (قيد
no child who may inherit (O: even if the child is	فيهما) ولهُ (أي للزوج) الربعُ مع الولد
from a different husband) (N: the word child (Ar.	
walad) including both males and females (A: of all	(مسواء کان منبه أو من غیمره ذکمراً کان أو
ages)), and X's son has no child who may inherit;	أتشى) أو ولد الابن .
_ ,,,,	
(?) but receives one-fourth the estate when	
(2) but receives one-fourth the estate when	1
X has a child who may inherit (O: whether from X	
by this husband or a different husband, and	ļ
whether male or female), or when X's son has a	
child who may inherit.	}
····· ·························	

## L6.4 Inheritance

L6.4 (N: A summary of X's wife's share: —1/4 if there is no inheriting descendant. —1/8 if there is an inheriting descendant. —The wife's share is not eliminated by anyone.)	L6.4 (ح: وفرض الزوجة بشكل مختصر: - 1/ \$ إذا لم يكن معها فرع وارث. - 1/ ^ إذا كان معها فرع وارث.
X's wife:	ـ ولا يحرمها من الميراث أحد) . وأمَّا الزوجةُ فلها الربعُ معَ عدم الولدِ.
(1) receives one-fourth the estate when X has no child to inherit (O: even if by a different wife) and X's son has no child to inherit;	(للزوج ولو من غيرها) أوَّ ولدِ ابْنِ (أَي للزوج) وارثٍ ولهُسا الثمنُ مَعَ (وجسود) الولدِ أوَّ (مع وجود) ولدِ الابنِ (سواء كان
(2) but receives one-eighth the estate when X has a child to inherit, or X's son has a child to inherit (O: whether X's son is from her or from another wife).	متها أو من غيرها) وللزوجنين والثلاث والأربيع ما للواحدة من البربيع والثمن (والمعنى أن ما ثبت للزوجسة السواحسة ثابت للزوجنين فأكثر).
If there are two, three, or four wives, they jointly receive the one-fourth or one-eighth (O: meaning that the share apportioned to one wife is given to two or more (A: to divide up between them)).	
<ul> <li>L6.5 (N: A summary of X's father's share:</li> <li>1/6 if there is an inheriting descendent.</li> <li>Universal heir (def: L10.5) if there is no male inheriting descendant.</li> <li>The father's share is not eliminated by anyone.)</li> <li>X's father:</li> </ul>	L6.5 وفرض الأب يشكل مختصر: - 1/1 مع الفرع الوارث. - عصبة إن لم يكن فرع وارث ذكر. - ولا يعرمه من الميراث أحد). وأسًا الأبُ فلهُ السيدسُ معَ (وجود) الاين وابن الابن (والواو يمعني أو، وكذاً
(1) receives one-sixth of the estate when X has a son to inherit, or when X's son has a son to inherit (O: or when X has a daughter or X's son has a daughter, who may inherit (N: though in such a case, the father takes (A: the sixth plus) the remainder of the estate as universal heir (n: as dis- cussed next)));	يستحقه مع وجود البنت وينت الابن (ح: لكنه يأحذ الساقي تعصيباً) فإنَّ لم يَكُنُّ معهُ ابنَّ ولا ابنَّ ابنَ فهوَ (أي الأب) حينة عصبةُ (أي بنفسه فقط فيأخذ جميع المال إذا انسفسرد أو ما يقي بعسد أصحساب الفروض) [كما سَيَأْتِي].
(2) but is universal heir (O: by himself, meaning be takes the whole estate if there are no others who have an obligatory share coming; or if there are such others, he receives the remainder of the estate after they have received their shares) when X has no son to inherit and X's son has no son to inherit.	
L6.6 (N: A summary of X's mother's share: - 1/6 if there is an inheriting descendant, or if	L6.6 (ح: وفرض الأم بشكل مختصر:

### The Estate Division Shares L6.6

there are two or more of X's brothers or sisters. - ١/ ٢ مع الفرع الوارث، وكذا مع -1/3 of the remainder after deducting the share of عدد من الإخوة والأخوات . X's husband or wife in cases where the heirs - ١/ ٣ البساقي بعد حصة الزوج أو include both X's father and the husband or wife. المزوجبة إن كان معها أحد الزوجين وأب but no inheriting descendant. بلا فرع وارث. -1/3 of the estate when none of the above-- ١/ ٣ مع عده المذكورين أعلان mentioned heirs exists. -The mother's share is not eliminated by any-- ولا يحرمها من المبوات أحد» . one.) وأمًا الأمُّ فلها التلتُ إذًا لمَّ يكُنَّ مَعَهَا ولد ولا ولد ابن ذكر أكان أو أنتى ولا اثتان X's mother: (فأكشر) مِنَ الأخوة والأخوات سواءً كَانُوا أشقَّاء أوْ لأبَّ أَوْ لأَمَّ، ولَمْ تَكُنُّ فِي مُسَالَةِ (1) receives one-third of the estate when all three of the following are the case: زوج ٍ وأبسوين ولا (في مسألسةٍ) زوجمةٍ وأبوين . فإنْ كَانَ معها ولدُ أوَّ ولدُ ابن، أو (a) X has no child (male or female) who may ائسان (فأكشر) مِنَ الاخوةِ والأخواتِ فلهَا inherit, nor does X's son: السدس (في هذه الصور كلها) وإنْ كَانَتْ في مسألية زوج (والميت قيهما المزوجة) (b) X does not have two or more brothers or وأبسوين أؤذوجة (والميت فيهسا النزوج sisters, whether full brothers or sisters, or half brothers or sisters from either parent; وهي المسألة الثانية) وأبوين فلها ثلثُ مَّا بَقِيَ بِعَدُ فَرِضِ الرَوْجِ أَوِ الرَوْجِةِ وَالبَاقِي ا (c) and the heirs do not include X's husband للاب . فَيَأْخَذُ الرَوْجُ فِي الأولى التصنف and X's two parents, or X's wife and two parents (A: of which X's mother is one); (2) she receives one-sixth of the estate when (non-(a) above) X has a child who may inherit, or when (non-(b)) X has two or more brothers or sisters; (3) and she receives one-third of the remainder after deducting the share of X's husband or wife when: ---(non-(c) above) the heirs include X's husband and two parents, in which case she receives one-third of the remainder after X's husband receives his share of one-half, meaning she receives a sixth of the estate, as that is a third of the remainder, and X's father receives the rest: shares: *6 husband 1/23 mother 1/6 1 father universal heir 2 (*common denominator of 1/2 and 1/6)

### L6.7 Inheritance

$\begin{array}{c} - \text{or (non-(c) above) when the heirs include} \\ \text{X's wife and two parents, in which case she} \\ \text{receives one-third of the remainder after X's wife} \\ \text{receives her share of one-fourth, meaning that the} \\ \text{mother receives one-fourth of the estate, as that is} \\ \text{a third of the remainder, and the father receives} \\ \text{the rest:} \\ \hline \\ \hline \\ \frac{\text{shares: 4}}{\text{wife} 1/4 1} \\ \hline \\ \frac{\text{mother} 1/4}{\text{father} 1/4 1} \\ \hline \\ \end{array}$	ولها السدس لأنَّهُ ثلثُ ما بَقِي والباقِي لللاب وفي الشانية تأخُذُ الزوجةُ الربع والأَمُ الربعُ لأَنَّهُ تلثَ مَا بَفي والباقِي للاب
L6.7 (N: A summary of X's daughter's share: 1/2 if there are no other of X's sons or daughters (n: whether full or half brothers or sisters to her). 2/3 for her to share equally (if there are no sons) with other daughters, if any. She is co-universal heir (def: L10.3) with X's son(s) if existent, meaning that they jointly consti- tute the universal heir, dividing this share so that each male receives twice the amount of each female (A: since men are obliged to support women in Islam (dis: m11) and not vice versa). The daughter's share is not eliminated by any- one.)	16.7 (ح: وفرض البنت بشكل مختصر: - ٢/٢ إذا لم يكن معها بنت ولا اين . - ٢/٣ لها ولمن معها من البنات (عند عدم الابن) يتسم بالنساوي . - وهي عصبة بالابن فأكثر للذكر كالأنثيين . وأمَّــا البنتُ المنفردة (عمن يعصبها وأمَّــا البنتُ المنفردة (عمن يعصبها النصف وللبنتين فصاعذا الثلثان .
<ul> <li>(1) X's sole daughter (O: who is without a co-universal heir such as her brother, and without someone else on her own level, such as her sister) receives half of the estate.</li> <li>(2) Two or more daughters jointly receive two-thirds.</li> </ul>	
L6.8 (N: It is important to remember for the persons named in the following rulings that the share of any of them who is related to X through an inheriting heir is <i>eliminated</i> by the existence of that heir (dis: L7.4-6), except for X's half brother from the same mother, whose share is not eliminated by the mother's existence.)	L6.8 (ح: ومن المهم أن يذكر فيما يتعلق بالأحكام التالية أن كل من أدلى إلى الميت بوارث، يحجب ذلك الوارث حجب حرمانٍ إلا الأخ لأم فلا تحجبه الأم بل يرث نصيبه مع وجودها).
L6.9 (N: A summary of the share of X's son's daughter; Her share is eliminated if X's son exists (n: an	L6.9 (ح: وفرض بنت الاين بشكل مختصر : - تحرم مع الاين .

## L6.12 Inheritance

other half sister from the same father, and half	والأخت لأب والأخ لأب .
brother from the same father.	- ٢/ ٣ لهما ولأختهما من الأب مع عدم
-2/3 for her to share equally with other half sis-	الشقيق والشقيقة والأخ لأب.
ter(s) from the same father, when there are no full	المرابع مع الشقيقة [(تكملة
brothers or sisters, and no half brothers from the same father.	الثلثين)].
-1/6 when there is X's sole full sister.	
-She is universal heir through X's daughters or	م عصبة مع البنات أو ينات الابن إذا
X's son's daughters (def: L10.4), provided there	لم يكن شقيق ولا شقيفة ولا اخ لأب
are no full brothers or sisters, or half brothers	ـ عصبة بالأخ لأب .
from the same father.	ـ تحرم مع الأب أو الاين) .
-She is co-universal heir (def: L10.3) with X's	وإنَّ كَانَتْ (ح : الأخت الفسردة) مِنَ
half brother(s) from the same father, the male	الأب فلهسا المتصف ولاثنتين فصساعسدأ
receiving twice the share of each female.	الثائبان وللأخت من الأب فصباعداً مُعَ
-Her share is eliminated if X's father or son	الشقيقة الفردة السدس تكملة الثلثين
exists.)	
(1) X's sole half sister from the same father	
receives one-half of the estate.	
(2) Two or more such paternal half sisters	
jointly receive two-thirds,	
jonary receive two-unities,	
(3) When such a half sister, or two or more,	
exists with X's sole full sister, then the half sis-	
ter(s) (A: jointly, if more than one) receives one-	
sixth, which, with the half that goes to the full	
sister, makes two-thirds.	
L6.12 X's full sister(s) is universal heir through $X$ 's durable $(2 + 1)$ $(2 + 1)$	L6.12 والأخسوات المشتقيق ات مُع
X's daughter(s) (def: L10.4). If X has no full sis-	البنات عصبةً فَقِدْنَ (أي الأخوات
ters, X's half sisters by the same father are the estate's universal heirs through X's daughter(s)	المقيقات) فالأخبوات من الأب [(يقمن
(L10.4).	مقساميهين في التعصيب)] مشالسة بنتُ
An example of the former is when the heirs	وأختُ: للبنبُ النصفُ والباقي للاحبِ؛
are X's daughter and full sister. The daughter	بنتمان وأختُ شقيقة وأختُ لأب: للبنتين
receives one-half (dis: $L6.7(1)$ ), and the sister	الثلثان والباقبي للشقيقة ولاشيء للأخرى
receives the rest (A: as universal heir):	المستان والعابي مستيلة ولا علي وكالأخرى
daughter 1/2 1	
full sister universal heir 1	
Another example is when there are X's two	
daughters, a full sister, and a paternal half sister,	
in which case the two daughters jointly receive two thirds (dia: $16.7(2)$ ), and the full sitter	
two-thirds (dis: $L6.7(2)$ ), and the full sister	

receives the rest (A: as universal heir), while the

paternal half sister's share is eliminated (A: by the	ا [رح: أي للأحت لأب]].
full sister's universal heirship):	···· • • •
shares: 3	4
2 daughters 2/3 2	
half sister eliminated 0	
	{
1.6.13 (N: summary of X's grandfather's	L6.13 (ح: وفرض الجد بشكل
(father's father's) share:	-
-His share is eliminated if X's father exists.	مختصر:
	ـ يحرم مع الأب.
-1/6 if X has an inheriting male descendant.	- ۱/۱ مع قرع وارث ذكر.
—He is universal heir in the absence of both X's	
father and any inheriting male descendant.	<ul> <li>عصبة مع عدم الأب وفرع وارث</li> </ul>
-If X's brother(s) or sister(s) exists, then:	: ذکر . ا
· · · ·	_ وإذا كان معه إخوة وأخوات :
(1) when there is no other heir who has an	
obligatory share coming, then the grandfather	(١) فإن لم يكن صاحب فرض فللجد
	الأوفر من شيئين :
receives whichever of the following two alterna-	أ: الثلث
tives yields the maximum;	
	ب: المقاسمة مع الإخوة والأخوات
-1/3 of the estate;	كواحد منهم للذكر كالأنثيبن ويعضب
	' . I
- or dividing the estate with X's brother(s) or sis-	الأخوات .
ter(s) as if he were one of them, the male receiving	(٢) وإذْ كان هنالك صاحب فرض
	فللجد الأوفر من ثلاثة أشياء:
twice the share of the female. If only X's sister(s)	
exists, then she becomes co-universal heir (def:	
L10.3) with him;	ب: ۳/۱ الباقي بعد حصة صاحب
	الفرض.
(2) but when there are one or more other	
heirs who have an obligatory share coming besides	ج: المقاسمة مع الإخوة والأخوات
the brother(s) or sister(s), then the grandfather	كما نقدم ويعصّب الأخوات) .
	وأممما الجد فترارة بكون معمة إخرة
receives whichever of the following three alterna-	
tives yields the maximum:	وأخبواتٌ وتارةً لا . فإنَّ لم يَكُونُوا مَعَةً فَلَهُ
-1/6 of the estate;	l I
-1/3 of the remainder after the (non-brother/sis-	
ter) heir(s) receives their share;	
ory nerros) recorves men share;	
	ļ ļ
or dividing the estate with X's brother(s) or sis-	
ter(s) as if he were one of them, the male receiving	l l
twice the share of the female. If only X's sister(s)	
exists, then she becomes co-universal heir (L10.3)	
with him.)	
······	]
An for the provide the second star	
As for the grandfather, sometimes X's	
brothers or sisters exist with him and sometimes	
they do not.	

### L6.14 Inheritance

When they do not, then the grandfather receives one-sixth of the estate if X's son or son's son (O: or X's daughters or son's daughters) exist (N: but in such a case he takes the sixth plus the rest as universal heir); while the grandfather is the universal heir (def: L10.5) in the absence of X's son or son's son (N: or daughter or son's daughter). When X's (full or paternal half) brothers or sisters exist, then sometimes there are other inheriting heirs (dis: L6.15) and sometimes not (L6.14).	السدمى مَعَ الابن أو ابن الابن (ومسل الدنكر في ذلك الآنش مع البنت وبنت الابن (ح: ولكنه يأخذ الباقي تعصيباً)). ومَسعَ عديهما (أي الابن وابن الابن) هوَ عصبة كَمَا سَيَاتِي. وإنْ كَانَ مَعْهُ إخوةً وأخواتُ أشقاة أو لأبِ فنارةً يكونُ مَعْهُ فُو فرض وتارةُ لا.
L6.14 When (besides X's brother(s) or sister(s)) the grandfather's cosurvivors do not include other inheriting heirs, the grandfather divides the estate with the brothers (A: and sisters) as if he were one of them, and (if there are only sisters) is co- universal heir (def: L10.3) with the sisters. But such a division is only effected when it does not result in less than one-third of the estate going to the grandfather. If it would result in less than a third for him, then his obligatory share is one-third of the estate, and the brothers or sisters divide the rest between them, the males receiving the share of two females. This is illustrated by the following examples (A: in each of which the grandfather receives at least a third):	1.6.14 فإنَّ لَمْ يَحُنْ مَعَهُمُ ذُو فرض قاسم الجدد الإخوة وعَصْبَ إنائهُم ما لمَّ يَتَقَصَّ ما يَحُصُ وبالمصاسب عنْ ثلب جميع الصال . فإنَّ نَفَض فإنَّهُ يُفْرَض لهُ النلت ويُجْعَلُ السابي للإخوة والاخواب للذكر مثل حظ الأنثيين مثالة :
(1) X's grandfather and one sister:shares: 3grandfather2sister1	(۱) جدً واختٌ.
(2) grandfather and two sisters:shares: 4grandfather2sister1sister1	(۲) <b>از</b> اختين .
(3) grandfather and three sisters:shares: 5grandfather2sister1sister1sister1	(٣) اۇ ئلاڭ .

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(4) grandfather and four sisters:	(٤) أو أربع .
grandfather 2	
sister 1	
sister 1	
<u>sister 1</u>	
sister 1	
(5) grandfather and one brother: 	(٥) أرْجدُ رأخُ.
grandfather 1	{
brother	
	ļ
(6) grandfather and two brothers: shares: 3	(٦) أو أخوان .
grandfather 1	
brother 1	
brother 1	ł l
<ul><li>(7) grandfather, brother, and sister:</li><li>shares: 5</li></ul>	(٧) أَوْ أَخَ وَأَحَتْ .
grandfather 2	
shares: 5 grandfather 2 brother 2	
sister 1	
(8) grandfather, brother, and two sisters: grandfather 2 brother 2	(٨) أَوْ أَخَ وَأَحْتَانِ .
brother 2	
sister 1	
sister 1	
In each of the above examples, the grandfather	فَيْقَاسِمُ فِي هَذِهِ الصورِ لِلذَكرِ مثلَ حظُ
divides the estate with them, the male receiving the share of two females.	الأنثيين.
L6.15 When (besides X's brothers or sisters) the grandfather's cosurvivors include another inheriting heir, then the heir is given his share, and the grandfather receives the maximal amount of three possibilities:	L6.15 وإنْ كَانَ مَعَهُ ذُوفرض فَرض . لذِي الفرض فرضُهُ ثُمَّ يَعْطَى الجُدَّمِنَ البسابي الأونسرَ لَهُ منْ ثلاثة أشياءً إمَّا السقاسسة أو ثلثُ ما يَيْفَى أوْ سدسُ
(a) division (A: meaning to divide it with the brothers or sisters as in the above examples);	
(b) a third of the remainder (A: taking a third of what remains after the (non-brother/sister) heir has taken his share);	

جميع السال . مثالة :
(١) زوج وجد والح : المقاسمة خبرُ لد.
<ul> <li>(*) بتسان وأخسوان وجدةً: سدسُ جميع المال خير له.</li> </ul>

(b) third of remainder (after the daughters' share): shares: 9 3 daughter 3 daughter 2/3grandfather 1 1/3 remainder brother 1 brother universal 1 (c) sixth of estate: 12 shares: daughter 4 2/34 daughter 1/6 estate  $\overline{2}$ grandfather brother 1 brother universal 1 The comparison reveals that a sixth of the estate is better than the other alternatives, which only give him 1/9, and so the former is the alternative that must be implemented.) (٣) زوجة وشلاشة إخوةٍ وجدٍّ : ثلثُ (3) X's wife, three brothers, and grandfather, where a third of the remainder is better for الباقي خيرٌ لهُ . him. (n: Comparison: (a) division: shares: 16 wife 1/4 (dis: L6.4(1)) 4 grandfather 3 brother 3 brother division 3 brother 3 (b) third of remainder (after the wife's share): shares: 12 wife 1/43 grandfather 1/3 remainder 3 brother 2 brother universal 2 brother 2 (c) sixth of estate: 36 shares: wife 1/49 grandfather 1/6 estate 6 brother 7 brother universal 7 brother 7

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intar a mino or me remain-	
andfather 1/4, is better for	
	{
mainder.)	
ters mother grandfather	
	(٤) بتنسانِ وأمَّ وجددَ وإخموةَ : للبنتينِ
	التلقبان وللأم السندس وللجند السندس
л.,	الثلثان وللأمَّ السُدمُن وللجدُّ السدمُن وتَسْقُطُ الإخوةُ
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6 1 one who can eliminate the g heirs above, who have	
one who can eliminate the g heirs above, who have at there is nothing left for	
6 1 one who can eliminate the g heirs above, who have	
one who can eliminate the g heirs above, who have at there is nothing left for	
	shares:       18         3       6         6       3         3 remainder       1         uversal       2         shares:       6         3       2         3       2

L6.16 If both X's brothers and half brothers	L6.16 وإن اجْتَمَعَ مَعَـة الإخـوة
from the same father exist with the grandfather,	الأشقاء والإخوة للأب فإنَّ الأشقَّاء عندَ
the brothers add the number of the half brothers'	المقاسمة يعُدُّون على الجدَّ الإخوة مِنْ إ
shares with their own shares in calculating their	
own versus the grandfather's, but then the	الأب ثُمَّ يَأْخُذُونَ تصيبَهُمْ. مثالَهُ جدًّ واخَ
brothers receive both their own shares and the	سْقِيقٌ وأَخَ لأبٍ : للجددُ الثلثُ والمثلث إ
half brothers' shares. (A: The latter are elimi-	اللاح الشقيق: الثلثُ السذي خَصَّهُ ]
nated (dis: L7.3) by the brothers, but are initially	بالقسمة والثلث الذي هو تصيب الأخ مِنَ
reckoned in as a dispensation for the brothers.)	الأب لأنَّ الشقيقَ يَحْجَبُهُ فَيَعُودُ نَفْعُهُ إِلَيْهِ
This may by illustrated by the following	فإن كان الشقيق أخت أفردة كمل أنها
example, in which there is X's grandfather.	<b>,</b> – – .
brother, and half brother from the same father.	الأحُ مِن الأبِ النصف والباقِي لَهُ.
(initial division) shares: 3	
grandfather r 1 1	
brother 1	
half brother division 1	
but then, because the brother eliminates the half	
brother's share.	
shares: 3	
grandfather 1	
brother 2	
half brother eliminated 0	
and this is the actual division.	
In a second, similar case, if there is a sister,	
half brother from the same father, and grand-	
father, then (A: the half brother's share is	
reckoned with the sister's share versus that of the	
grandfather, and) her portion of the estate is	
brought up to one-half (A: which is the maximum	
she may receive, as at $L6.10(1)$ ) from the (n; addi-	
tive) amount, and the rest goes to the half brother	
(A: since the grandfather already has his share,	
and she may receive no more than her obligatory	
share of one-half). (n: To illustrate, first we make	
a plain division, the males receiving the share of	
two females:	
shares: 5	1
grandfather 7 2	
sister 1	
half brother division 2	
Then, as in the previous case, we give the half	1
brother's share to the sister, since there is none to	
eliminate her full share of one-half (dis:	
L6.10(1)).	

#### L6.17 Inheritance

	shares:	5
grandfather		2
sister		3
half brother		0

But since this gives the sister more than her maximal share of one-half, the surplus is returned to the half brother, and this is the final division. Here, for convenient redivision, we multiply the case's shares by two:

$(2 \times 5 =)$ shares:	10
grandfather	4
sister	5
half brother	1

which is the actual division.)

L6.17 When there is a sister (O: full sister or half sister from the same father) and grandfather, the sister does not normally receive a particular obligatory share (O: since she is co-universal heir (def: 1.10.3) with the grandfather), except in the following case (Ar. al-akdariyya, lit. "the murkiest") in which there is X's husband, mother, grandfather, and sister.

sha	ICS:	- 6

husband	1/2 (dis: L6.3(1))	3
mother	1/3 (dis: L6.6(1))	2
grandfather	1/6 (dis: L6.15(c))	<u> </u>

But at this point, the estate has been used up, despite the fact that the sister deserves her share of one-half, and no one can eliminate it:

sister	1/2	(dis: L6.10(1))	3

so we redivide the estate by adding the three shares that the sister deserves to the initial division's six shares, which become nine (A: this procedure being an *adjustment* ('awl, def: 1.8.1) for not being able to give everyone full shares, one which proportionately distributes the deficit to all recipients).

(6 + 3 =)	shares: 9
husband	3
mother	2
grandfather	1
sister	3

16.17 ولا يُقْرَضُ للأخت ([لغير أم] وهي الأخت الشقيفة والأخت للآب) مَعَ الجديدُ (وإنسا لم يضرض لها معه لأنه يعصبها) إلا في الأكدرية وهي زوج وأمُ وللأم الثلثُ وللجسة المسدس استغر وللأم الثلثُ وللجسة المسدس استُغر ف فرضها فتصول المسالة بنصيب الأخت فنقشم مِنْ تسعية للزوجة ثلاثة مِنَ النسعة وللأم النسابُ يَبْقى أربعة وهي نصباً الأحت والجدة فتُجْمهُ وتُقْسَم بينها وبيناً

للذكر مثلُ حظُ الأنثيين. But this results in the grandfather receiving less than if he were to divide the remaining estate with the sister (n: which is impermissible because of ruling L6.15), and so the grandfather and sister add their shares to together (equalling four) and divide them, the male receiving the portion of two females. (n: Here, for convenient redivision, we multiply the case's shares by three:  $(3 \times 9 =)$ shares: 27 husband 9 mother 6 8 grandfather 4 division sister and this is the actual division.) L6.18 (N: A summary of the share of X's grand-1.6.18 (ج: وتسرض الجسدة (أي أم mother (whether she is X's father's mother or الأب أو أم الأم، وإن كانتا معاً فالحصة mother's mother, or, if both exist, they share the لهما) بشكل مختصر : portion): . ٦/٦ مع عدم الأم. -1/6 if X's mother does not exist. _ تحرم مع الأم. -Her share is eliminated if X's mother exists, -Her share is eliminated by the existence of X's · . تحرم مع الأب إن كَانت من جهته) . father if X is descended from her through the وأمَّا الجدةُ فإنْ كَانَتْ أَمَّ الأُمَّ وأَمَّ أَمَّ الأُمَّ father.) وهكذًا أوْ أَمَّ الأبِ أو أَمَّ أَمَّ الأب وهكذًا أَوْ أمُ أبي الأب وهكَذَا فلَهَا السدس. وإنّ 100 (III)ор о'но ΕQ σ ď вď (11)ΑQ DŐ Q  $(\mathbf{i})$ đ X 🔉 🗰 mother d # father (1) X's grandmother (or great-grandmother) gets one-sixth of the estate when: -she is A, E, and so on, up that line (n: on the chart above); -she is C, G, and so on, up that line; -or when she is H, and so on, up that line.

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### L6.19 Inheritance

(2) If there are two grandmothers/great- grandmothers on the same level (A: level II, for example), they jointly get one-sixth to share be- tween them, such as when both C and A exist, or when both G and H exist.	الجُتَمَعَتُ جدَتَانِ في درجة فلهُمَا السدس مثل أمّ أب وأمّ أمّ أوْ أمّ أمّ أب وأمّ أبي أب. وإنْ كَانَتْ إحدَاهَمَا أَمْرَبَ فإنْ كَانَتِ القربي مِنْ جهة الأمُ أَسْقَطَتِ البُعْدَى مثلُ أمّ أمّ وأمّ أمّ أب وإنْ كَانَتْ مِنْ جهة الأب
(3) If one of two surviving grandmothers/ great-grandmothers is closer (A: on a closer level) to X, then:	لَمْ تُنْتَ <del>مَرْ خُلُو</del> الَبُعْدَى بِلَّ تَشْتَرِكَانِ فَيَ ا السدس مثل أمَّ أب ولمَّ أمَّ أمَّ
(a) if the closer of the two is on X's mother's side (n: the left of the chart) then she eliminates the share of the farther of the two. For example, the existence of A eliminates G's share;	
(b) but if the closer of the two is on the father's side (n: the right of the chart), she does not eliminate the share of the one on the mother's side who is farther from X. Rather, both jointly receive the sixth to divide between them. For example, C does not eliminate E.	
L6.19 As for great-grandmother F, she does not inherit, as she is an extended family member who may not inherit (A: being related to X through B, who may not inherit (dis: L4.5(7,10))).	L6.19 وأمَّا المجسدةُ التي هِيَ أَمَّ أَبِي . الأَمَّ فلا تَرِثُ بَلَ هِيَ مِنْ ذَوِي الأَرْحسامِ ا [كَمَا سَبَقَ].
L6.20 (N: A summary of the share of X's half brother or sister from the same mother: 1/6 if there is just one of them, when none of X's inheriting male ancestors (A: father on up) exists, nor any inheriting descendants. 1/3 if there are two or more of them, to share between them, but which is divided so that males and females receive equal shares. Their share is eliminated by the existence of any of X's inheriting male ancestors or inheriting descendants.)	L6.20 (ج: وفسوض الأخ لأم أو الأخت لأم بشكل مختصر: - ١/ ٦ للواحد إذا لم يكن معمه أصل وارث ذكر ولا فرع وارث. - ١/ ٣ للائنين فأكشر من الإخوة لأم (للذكر كالأشى). - يحرم بأصل ذكر وارث وفرع وارث). وأمَّسا الإخسوة والأخسوات مِن الأمُ فللواحد منهُمُ السدسُ وللاثنين فصاعداً
(1) X's half brother or sister from the same mother receives one-sixth if alone.	التلتُ ذكورُهُمْ وإنانُهُمْ فِيهِ سواًءً .
(2) When there are two or more of them, they jointly receive one-third. This amount is divided with equal shares going to male and female alike.	

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L6.21 To summarize all of the foregoing:	L6.21 فَتَلْخُصَ مِنْ ذَلِيكَ أَذَّ النصفَ
(1) One-half of the estate is the obligatory	فرضُ خمسٍة : المرزوح في حالمة والبنتُ وبنتُ الابن
share of five types of heir:	
X's husband, under certain circumstances (dis:	والأخت الشقيضة أولأب والبربغ فرض
L6.3(1);	اثنينِ الــرْوَجُ في حالةٍ والزوجةُ في حالةٍ .
-X's (sole) daughter (L6.7(1));	والثمن فرض للزوجة في حالةٍ . والثلثان
-X's son's daughter (L6.9(N;));	والمصل بوطن شروية بالمي المعارة والمساجع ا
	فرض أربعة البنتان فصاعداً أوَّبتاً الابنِ
-X's (sole) full sister (L6.10(1));	فصاعدا والأختان فصاعدا الشقيقنان أؤ
	للاب والثلث فرض اثنين الأمَّ في حالبة
(L6.11(1)).	واثناب فأكثر مِنْ ولد الأمَّ وقدْ يُفْرَضُ للجدِّ
	فع الإخبوة. والسدس فرض سبعة الأب
(2) One-fourth of the estate is the obligatory	
share of two types of heir:	في حاليةٍ والجدة في حالية والأمَّ في حالية
-X's husband, under certain circumstances	والجدة في حالة ولينت الابن فصاعداً مَعَ
(L6.3(2));	بنت الصلب ولأخت أَوْ أَحْسُواتٍ لأَبٍ مَعَ
-and X's wife (L6.4(1)).	्राम् २० २२ ७२१९ <del>२</del> २
(3) One-eighth of the estate is the obligatory	
share of X's wife, under certain circumstances	
(L6.4(2)),	
(4) Two thirds of the output is the obligation.	
(4) Two-thirds of the estate is the obligatory	
share of four types of heir:	
-two or more of X's daughters (L6.7(2));	
-two or more of X's son's daughters (L6.9(N:));	
-two or more of X's full sisters (L6.10(2));	
-and two or more or X's half sisters from the	
same father $(L6.11(2))$ .	
(5) One-third of the estate is the obligatory	
share of:	
-X's mother, under certain circumstances	
(L6.6(1));	
two or more of X's half brothers or sisters from	
the same mother (L6.20(2));	
-and it may be the share of the grandfather when	
X's brothers exist (L6.14, second par.).	
(6) One sixth of the estate is the obligation $f$	
(6) One-sixth of the estate is the obligatory	
share of seven types of heir:	
-X's father (L6.5(1)); X's grandfather (L6.12(Ns) and L6.15( $-$ ));	
-X's grandfather (L6.13(N:) and L6.15(c)); X's math $= (L \in C(N(x)))$ ;	
-X's mother (L6.6(N:));	
-X's grandmother (L6.18(1));	
-one or more daughters of X's son when X's	
daughter also exists (L.6.9);	
-one or more of X's half sisters from the same	

father when X's sole full sister also exists (L6.11(3)); —and X's sole half brother from the same mother (L6.20(1)).	سْتَبِعَةٍ فردةٍ ولواحدٍ من الإخوةِ للأم .
L6.22 (N: A summary of the other heirs' shares: (1) X's son is universal heir.	L6.22 (ج : وقسر وض السوار تسيسن ( الآخرين يشكل مختصر : الاين :
<ul> <li>(2) X's son's son;</li> <li>—is eliminated by X's son;</li> <li>—and is universal heir in the absence of X's son.</li> </ul>	- عصبة . اين الاين : - يحرم مع الاين . - مستقد ما والاين .
<ul> <li>(3) X's full brother:</li> <li>is eliminated by the existence of an inheriting male descendant;</li> <li>is eliminated by X's father;</li> </ul>	ـ عصية مع عدم الابن . الأخ الشقيق : ـ يحرم بالفرع الوارث الذكر . ـ بحرم بالأب .
<ul><li>and is universal heir in the absence of both an inheriting male descendant and father.</li><li>(4) X's half brother by the same father:</li></ul>	ـ عصبة مع عدم قرع وادت ذكر وأب . الأخ لأب : ـ يحرم بالفرع الوادث الذكر .
<ul> <li>is eliminated by any inheriting male descendant;</li> <li>is eliminated by X's father;</li> <li>is eliminated by X's full brother;</li> </ul>	ـ يحرم يالأب . ـ يحرم بالشقيق . ـ عصبة مع عدم المذكورين أعلاه . ابن الأخ الشقيق :
<ul> <li>(5) The son of X's full brother is the same as</li> <li>X's full brother ((3) above), but eliminated by</li> </ul>	اين الع المسيع . - كالأخ الشقيق لكن يحرم معه . ابن الأخ لأب : - كابن الأخ الشقيق لكن يحرم معه .
him. (6) The son of X's half brother by the same	العم: ـ يحرم بالأب والجد والإخوة وأبنانهم.
father is the same as (5) above, but eliminated by him. (7) The brother of X's father:	ـ عصبة مع عدم المذكورين . ابن العم : ـ كالعم لكن يحرم معه) .
(8) The son of the brother of X's father is the same as (7) above, but eliminated by him.)	
*	

L7.0 THOSE WHOSE SHARES ARE ELIMINATED BY OTHERS (HAJB)	L7.0 الحجب
<ul> <li>L7.1 The share of X's half brother from the same mother is eliminated by the existence of four types of heir:</li> <li>—X's inheriting descendant (male or female);</li> <li>—the descendant (male or female) of X's son;</li> <li>—X's father;</li> <li>—or X's grandfather.</li> </ul>	L7.1 لا يَرِثُ الأخُ مِنَ الأَمْ مَعَ أَرِيعةٍ: الولدُ وولدُ الابنِ ذكراً كَانَ أَوْ أَيْنَى والأَبُ والجدُّ.
<ul> <li>L7.2 The share of X's full brother is climinated by three:</li> <li>—X's son;</li> <li>—X's son's son;</li> <li>—or X's father.</li> </ul>	L7.2 ولا يَرِتُ الأَخُ السِئسقينَ مَعَ ثلاثة: الابنُ وابنُ الابنِ والأَبْ.
<ul> <li>L7.3 The share of X's half brother from the same father is eliminated by four:</li> <li>X's son;</li> <li>X's son's son;</li> <li>X's father;</li> <li>or X's full brother.</li> </ul>	1.7.3 ولا يَرِثُ الأخُ مِنَ الأبِ مَعَ أربعةِ: هؤلاءِ الثلاثة والأخُ الشقيق.
L7.4 The share of the son of X's son is elimi- nated by X's son, and likewise the son of the son of X's son, and on down: each is eliminated by the existence of a son closer to X (A: meaning fewer generations from X, even if the one who is closer is from a different one of X's sons).	L7.4 ولا يَرِتُ ابنُ الابنِ فســافلًا مَعَ الابن ولا مَعَ ابنِ ابنِ أقربَ مـهُ.
L7.5 X's grandmother or great-grandmother does not inherit if X's mother exists.	1.7.5 ولا المجسداتُ كلُّهُونُ منْ أيُّ جهةٍ كُنُ مَعْ الأمَّ.
L7.6 Neither X's grandfather (A: i.e. father's father) nor grandmother or great-grandmother on the father's side may inherit when X's father exists.	1.7.6 - ولا المجسدَّ والجسدةُ التي منَّ جهةِ الأبِ مَعَ الآبِ .
L7.7 When X's daughters receive a full two- thirds of the estate (dis: L6.7(2)), then the daughters of X's son do not inherit, unless they are	L7.7 وإذا اسْنَحْمَلَت البناتُ الثلثينِ لَمْ نَوِفْ بنساتُ الابسنِ إلاَّ أَنْ يَحْسونَ في

L7.8

made co-universal heirs (def: L10.3) by the exis- tence of a male who is at the same distance (A: number of generations) from X as they are, or by one who is farther from X than they. When they are co-universal heirs, the male receives the share of two females. For example, if there are two daughters and a daughter of X's son, the two daughters take two- thirds and the son's daughter receives nothing. But if there also exists with her X's son's son, or son's son's son, then she (A: as co-universal heir (def: L10.3) with him) gets the rest of the estate with him, the male receiving the share of two females (N: and such a male is nicknamed her blessed brother (akh mubarak)).	دَرِجَـبَهِنَّ أَوَّ أَسَفَسَلَ مَعُنَّ ذَكَــرُ يُعَصَّبُهُنَ للذكر مثل حظَّ الأنثيين . مثالَّه بتتان وبتتُ ابن : للمنتيمن النلشمان ولا شيءً لبنت الإين . قلو كَانَ مَعَهَــا ابنُ ابنُ أو ابنُ ابن ابن كَانَ المباقي لَهَا ولَهُ . للذكر مثل حظً الأنثيين .
L7.8 Similarly, when X's full sisters receive two-thirds of the estate (dis: L6.10(2)), then X's half sisters from the same father do not inherit, unless they have a brother to make them co- universal heirs, the male receiving the share of two females.	17.8 وإذا اسْتَخْسَمَلَتِ الأَحْسَواتُ ا الشقيقاتُ الثلثين لم تَرَبَ الأَحْسَواتُ مِنَ الآبِ إلاَّ أَنْ يَحْسَونَ مَتَسَهُسَنَّ أَعْ لَهِسَنَّ فِيُعَصِّبُهُنَ لَلذَكَرِ مِثْلُ حَظَّ الأَنتيينِ.
L7.9 Someone who does not inherit to begin with (N: due to the existence of a preventive (def: L5)) cannot eliminate the share of anyone (A: such a person being as if nonexistent in figuring the estate division).	L7.9 ومَنْ لا يَرِتْ أَصَلَا لا يَحْجُبُ أحداً
L7.10 Someone who may inherit, but whose share has been eliminated by another, can not eliminate the share of anyone, although such a person's existence may diminish the share of someone, as when there exist X's half brothers from the same mother, and X's father and mother. In such a case, the half brothers do not inherit (dis: L6.20(N:)), but their existence diminishes the mother's share from a third to a sixth (dis: L6.6(2)).	1.7.10 ومَنْ يَرِثُ ولكنهُ محجوبٌ لا يَحْجُبُ أيضاً حَجَّب حرمانٍ لكنسة قَدْ يَحْجُبُ حجبَ تنقيص مثل الإحوة مِنَ الأَمْ مَع الأب والأَمَّ لا يَرَفُونَ وَيَحْجُبُونَ الأَمْ مِنَ النَّلْبُ إِلَىٰ السَّدَسِ
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# Adjustment When Shares Exceed the Total Estate ('Awl) L8.0

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L8.0 ADJUSTMENT WHEN THE SHARES EXCEED THE TOTAL ESTATE ('AWL)	L8.0 العول لعول
L8.1 (A: Adjustment ('awl) is used in cases whe give everyone their full shares, and proportionate the heirs in an equitable way.)	
L8.2 Whenever the shares deserved by heirs exceed the number of available shares, the number of shares is additively increased to the number needed. An example is the case (al-mubahala) in which there are X's husband, mother, and full	L8.2 ومسمى زادَتِ الفسروض على السهام أعيلَتْ بالجزء الزائد مثلُ مسألة الميساهلة وهي زوج وأمُّ وأختُ شقيقــةً فللزوج المنصفُ وللاختِ السَصفَّ اسْتُغْرِقُ المسالُ والأمُّ لا تُعْجَبُ فَنُفْرِضُ
sister:         shares:         6           husband         1/2 (dis: L6.3(1))         3           sister         1/2 (dis: L6.10(1))         3	لَهُمَا النَّلَتُ فَتُعَالُ بِعَرضِ الأَمَّ فَتَنْقَسَمُ مِنْ تَعَانِيةٍ للزوجِ ثلاثةً وللأحَبّ ثلاثةً وللأمُّ اثنانِ.
but at this point, the estate has been used up despite the fact that the mother deserves her share of one-third, and no one can climinate it:	
mother1/3 (dis: L6.6(1))2so we redivide the estate by adding the mother's portion (n: two shares) as an adjustment:	
$\begin{array}{c} (6+2-) & \text{sharcs: } 8\\ \hline \text{husband} & 3\\ \hline \text{sister} & 3\\ \hline \text{mother} & 2\\ \hline \text{and this is the actual division. (n: L6.17 furnishes} \end{array}$	
another example of adjustment.)	
L9.0 REDISTRIBUTION WHEN THE SHARES ARE LESS THAN THE ESTATE (RADD) (n: This section has been moved here from its original place after L10.7 below.)	L9.0 - المرد (ت: قد نُقل هذا الباب هنا من مكانه ( الأصلي بعـد ترتيب عصبـات المولاء في باب العصبات).

L9.1

L9.1 If X has no (A: universal heir) relatives (def; L10.5), then (A: the remainder of) his estate goes to the Muslim common fund (bayt al-mal) as an inheritance to the Muslims, provided the Islamic ruler is just. If the Islamic ruler is not just (A: or not exis- tent), then it (A: the excess) is <i>redistributed</i> among the inheriting heirs in proportion to their relative shares, except for X's husband or wife, who may not receive any of the redistributed amount.	L9.1 فإذا لم يَحُنْ للميتِ أقسارتُ [ولا ولاءً علَيْهِ] انْتَقَلَ مالَهُ إلى بيتِ المالِ إرثاً للمسلمينَ إنْ كَانَ السلطانُ عادلاً . فإنَّ لم يَحُسُ عادلاً ردُ على قدرِ الفسروض منْ عبسر التروجين على قدرِ فروضِهمْ [إنْ كَانَ تَمُ ذُو قرض,].
L9.2 (N: Three illustrations of redistribution foll (1) X's sister and grandmother:	l low:
shares: 6	
$\frac{1/2}{\text{sister}}$ $\frac{1/2}{1/2}$ (dis: 16.10(1)) 3	
grandmother 1/6 (dis: L6.18(1)) 1	
But at this point, the obligatory shares are less than the excess estate in proportion to the heirs' response shares of the case to four, which is the number of the (3 + 1 =) shares: 4	ective shares by reducing the
sister 3	
grandmother 1	
and this is the solution, and is how we redistribute there is neither a husband nor wife among the heir band or wife, the examples below furnish illustration	s. As for when there is a hus-

(2) X's wife, half brother from the same mother, and grandmother:

	shares:	12
wife	1/4 (dis: L6.4(1))	3
half brother	1/6 (dis: L6.20(1))	2
grandmother	1/6 (dis: L6.18(1))	2

But here, the obligatory shares are still less than the estate, in which there are five remaining shares:

excess 5

So, excluding the wife as mentioned above (L9.1 (end)), we divide the excess between the half brother and grandmother in proportion to their respective shares, namely two-to-two, which means a half-and-half division of the excess five shares. For convenient division of these five shares, we first multiply the case's total shares by two:

$(12 \times 2 =)$	shares: 24
wife	6
half brother	
grandmother	4
excess	10

and then we divide the ten excess shares between the half brother and grandmother, while the wife gets only her original share (dis: L9.1 (end)):

		shares:	_24
wife			6
half brother	(5 + 4 =)		9
grandmother	(5+4=)		9

and this is the solution.

(3) X's wife, mother, and half brother from the same mother:

	shares:	12
wife	1/4 (dis: L6.4(1))	3
mother	1/3 (dis: L6.6(1))	4
half brother	1/6 (dis: L6.20(1))	2

But the obligatory shares are still less than the estate, in which there are three remaining shares:

	 ·	
excess		- 3

So, excluding the wife, as before, we divide the excess between the mother and half brother in proportion to their respective shares, namely four-to-two, which means a two-to-one division of the three excess shares:

	shares:	12
wife		3
mother	(2 + 4 =)	6
half brother	(1+2=)	3

and this is the solution.)

L10.0 UNIVERSAL HEIR ('ASABA)

L10.0 العصبات

L10.1 (A: A universal heir ('asaba) is someone who takes the remaining estate, if any, after heirs deserving obligatory shares have taken them. When there are no such heirs, the universal heir takes all. There are three types of universal heir:

### L10.2 Inheritance

(1) universal heir by oneself ('asaba bi nafsihi);			
(2) co-universal heir ('asaba bí ghayrihi);			
(3) and universal heir through the existen ghayrihi).)	ce of another ('asaba ma'a		
(n: The following three definitional entries have bee translator.)	en added to this section by the [		
UNIVERSAL HEIR BY ONESELF	العصبة بنفسه		
L10.2 (Hasanayn Muhammad Makhluf:) The <i>universal heir by oneself</i> is X's male relative who is not related to X through a female, whether this be because:	L10.2 (حسنين محمد مخلوف:) الماصب ينفسه: هو القريب الذكر الذي لا يدخل في نسبته إلى الميت أنثى بأن لم يكن بينه وبين المبت واسطة أصلاً كالأب		
(1) there is no one between him and X, as is the case with X's father or son:	والآبن، أوكانت بينهما واسطة غير أننى كالجد أبي الأب وابن الابن والأخ لأيوين		
(2) or whether because there is someone be- tween him and X, but not a female, such as X's grandfather (the father of X's father), X's son's son, X's full brother, or X's half brother from the same father.	او لأب . }		
CO-UNIVERSAL HUIR	العصبة بغيره		
L10.3 The <i>co-universal heir</i> is any female deserv- ing an obligatory share who requires someone else in order to become a universal heir, and with whom she participates in this universal share. It is a class confined to four types of women, those whose share if alone is one-half, and if there are more than one is two-thirds. They are:	1-10.3 العصبة بغيره: كل أنثى صاحبة فرض احتاجت في عصوبتها إلى الغير وشاركت في تلك العصوبة . وتتحصير في أربيع من النساء فرضهن النصف للواحدة والتلنان للأكشر من الواحدة وهن :		
(1) X's daughter;	ـ البنت الصلبية . _ و بنت الاين .		
(2) X's son's daughter;	. والأخت الشقيقة . _ والأخت لأب .		
(3) X's full sister;	_ والاحت لات. _ فإذا وجــد مع كل واحــدة منسهــن		
(4) and X's half sister from the same father.			
Whenever a male exists with one of these four who			

is universal heir by himself (def: L10.2), of the same generation as her and of the same strength (N: i.e. both are full or half siblings), she becomes co-universal heir with him and inherits by the uni- versal share, not her obligatory share. They divide the universal share so the male receives the por- tion of two females.	عاصب بنفسه في درجتها وقوقها صارت عصب به فنسرث معه بالستعصيب لا بالفرض، ويرثان معاً المذكر مثل حظ الأنثيين.
UNIVERSAL HEIR THROUGH THE EXISTENCE OF ANOTHER	العصبة مع غيره
L10.4 The universal heir through the existence of another is any female deserving an obligatory share who requires someone else to become a uni- versal heir, but with whom she does not share this universal share.	L10.4 المعصمة مع غيره كل أنثى صاحبة فرض احتاجت في عصوبتها إلى الغبر ولم يشاركها ذلك الغير في العصوبة.
These are only two people from among those who deserve obligatory shares:	وهما اثنتان فقط من أصحاب الفروض: ـ الأخت الشقيفة.
(1) X's full sister;	- والأخت لأبّ.
(2) and X's half sister from the same father;	إذا لم يكن مع المواحمدة منهمما أخ معصّب، ووُجمدت مع بنت صليمة أو
provided that X's brother, who would form a co- universal heir (def: L10.3) with them (A: in which case they would not be a <i>universal heir through</i> <i>another</i> ) does not exist, and provided that either of the above two females exists with X's daugh- ter(s) or son's daughter(s), and on down (A: these being the someone else needed to make them a universal heir through another) ( <i>al-Mawarith fi al- shari'a al-Islamiyya</i> (y80), 99, 102, 103).	أكتسر، أو بنت ابن وإن نزل [محسرًر من كتاب المواريث في الشريعة الإسلامية].
L10.5 The <i>universal heir</i> is a person who takes the whole estate if there is no other heir, or takes any of it that is in excess of the obligatory portions which are given to heirs, when they also exist. If there is nothing in excess of the heirs' obligatory shares, then the universal heir does not receive anything.	L10.5 والعصبة من يأخد تجميع المال إذا اتُقرد أزما يفضُل عن صاحب المدرض إذا المجتمع مَعَدً فإنَّ لَمْ يفضُلُ عن صاحب الفرض شيء سقطَتِ العصبات.
L10.6 Their order (A: these being the universal heirs by themselves (def: L10.2)) in closeness to X (A: such that the existence of someone at the first of the list eliminates the universal heirship of anyone following him) is:	L10.6 - وأقـريَّهُمُ الابنُ ثُمَّ ابنُ الابنِ

### L10.8 Inheritance

(1) X's son;	وإنَّ سَفَسَلَ ثُمَّ الأَبُّ ثُمَّ السِعَدَّ وإنْ عَلا	
(2) X's son's son;	والأخ للأبسويسين تمَّم للأب ثمَّ إلىنَ الأخ للأبسويسن تمَّ ابنُ الأخ للأب ثمَّ العُمُ ثمُّ ابنَهُ وإنْ سَفْلَ شَمْ حُمُ الأب ثمَّ ابنُهُ	
(3) X's son's son's son, and on down, no mat- ter how many generations;	ابِنَهُ وإنْ سَفَلَ ثُمَّ عَمُّ الأَبِ ثُمَّ ابِنُهُ وهكذا.	
(4) X's father;		
(5) X's father's father;		
(6) X's father's father's father, and on up, no matter how many generations;		
(7) X's full brother;		
(8) X's half brother from the same father;		
(9) the son of X's full brother;		
(10) the son of X's half brother from the same father;		
(11) the brother of X's father;		
(12) the son of the brother of X's father, this son's son, and on down;		
(13) the brother of X's father's father;		
(14) and then (13)'s son, this son's son, and on down.	)	
1.10.7 [فإنَّ لَمْ يَكُنَ لَمْ عصباتُ نسبٍ فعصباتُ الولام. فمَنْ عَتَنَ عليّه عبدُ إمًا بإعتاق أوْ تدبير أوْ كتابة أو استيلام أوْ غير ذلك فولاؤه له. فإذا مَاتَ هذا العتيقُ ولَيْسَ لهُ وارتُ ذُو فرض ولا عصبةً وَرِثَهُ المُعْتِّنُ بالولام. فإنْ كَانَ المعتق ميناً التَفَلَ الولاء إلى عصباتِه دونَ سائر الورثة يُقَدَّمُ الأقربُ علَى الترتيب المنقدَم إلاَّ أَنَّ الآخَ يُشارِكُ الجدُوهَ وَلاَ عَلَى مقدَّمُ على الجدّ. فإنْ لَمْ يَكُنْ للمتيق عصبةً تسب انتقلَ إلى مُعَتِي المعتق ثم إلى عصبته ولذه المُعتق بالولاء التقل الولاء إلى عصباتِه دونَ سائر الورثة يُقدَّمُ الأقربُ علَى الترتيب المنقدَم إلاَّ أَنَّ الآخَ يُشارِكُ الجد مقدَّمُ على الجدّ. فإنْ لَمْ يَكُنْ للمتيق عصبةً تسب انتقلَ إلى مُعَتِي المعتق ثُم إلى عصبتِه وللمعتق أيضاً الولاء على أولاه العنيق فَيُقَدُمُ معتق الأب على معتق الأمَّ فلوَقرَ فَتَ عَد يعتقة فَأَتَتَ بولد فولاؤه لمعتق الأمَّ، فلو عَتَق الولاء مِنْ معتق الأب على معتق الأمَّ علي أولاه.		
L10.8 When there is no universal heir, and no heir inheriting an obligatory portion that the excess estate could be redistributed to (dis: L9.1), then the estate is divided between the extended family members (def: L4.5) such that each of them	1.10.8 وإلا [(ت: أي وإن لم يكسن للميت صاحبٌ فرض ولا أفارب عصبة)] فَيُصْرَفُ إلىٰ ذُوي الأرحام فَيُقَامُ كلُّ واحدٍ	

takes the place of the person through whom they are related to X. For example:	منسهم مقسام مَنْ يُدلي بهِ لَيُجْعَسُلُ ولسدُ البنساتِ والأخسواتِ كأمهساتِهِم وبنساتُ
(1) X's daughter's child takes the share of X's daughter;	الإخسوة والأعمسام كآسائيهم وأبسو الأم والمخسال، والخسائسة كالأمَّ، والممَّ للأمَّ والعمةُ كالأب.
(2) X's sister's child takes the share of X's sister;	
(3) X's brothers' daughters take the share of the brothers;	
(4) the daughters of X's father's brother take the latter's share;	
(5) X's mother's father takes her share;	
(6) X's mother's brother or sister takes her share;	
(7) and X's father's half brother or sister from the same mother takes the father's share.	
L10.9 No universal heir may inherit (A: a universal share) when there is a universal heir who is closer to X than he is.	L10.9 ولا يَرِثُ أَحَدٌ بِالتَّعَصِيبِ وَثُمَّ أَقَرِبُ مَنْهُ .
L10.10 No one constitutes a co-universal heir (def: L10.3) with his sister except:	1.10.10 ولا يُعَصَّبُ أحسدُ اختَسهُ إلاً الابنُ واينُ الابنِ والأَحُ فإنهُمْ يُعَصَّبُونَ
(1) X's son (N: with X's daughter);	أخواتِهِم للذكرِ مثلُ حظٍّ الأنشينِ .
(2) X's son's son (N: with X's son's daugh- ter);	
(3) and X's brother (A: with X's sister),	
Each of them constitutes a co-universal heir with his sister, the male receiving the portion of two females.	
L10.11 (N: In addition to being co-universal heir with X's son's daughter ((2) above),) X's son's son (N: or son's son's son, and on down) is (n: also) co- universal heir with the daughters of his father's brother who are of the same generation as he, and	10.11 ويُمَضَّبُ ابنُ الابنِ مَنْ يُخَافِيهِ

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those of his father's sisters and the daughters of his	اتِه (
father's father's brother(s) who are above him (N:	
of a closer generation to X), provided they (A:	
those closer to X than he) have no obligatory	
shares coming. (N: Because if they do, then they	ŀ
take their share and are not co-universal heirs with	}
him. This may be illustrated by the following	
example:	

بَنْ بِنَابَ عَمَّهِ وَيُعَضَّبُ مَنْ فَوَقَهُ مِنْ عماتِهِ وبناتِ عمَّ أبيهِ إذا لمَّ يَكُنُ لَهُنُ فَرضٌ.

(1) X's husband, daughter, son's daughter, son's son's daughter, and son's son's son:

		12
husband	1/4 (dis: L6.3(2))	3
daughter	1/2 (dis: L6.7(1))	6
son's daughter	1/6 (dis: L6.9)	2
son's son's daught		<u>ר ז</u>
son's son's son	universal	1

But if there were two of X's daughters in the above case, we would have to divide the estate as follows:

	shares:	12
husband 🔄		3
2 daughters	2/3 (dis: L6.7(2))	8

Here, the son's daughter does not have an obligatory share coming, since the two daughters have taken the full two-thirds, and so the son's daughter (dis: text above) is co-universal heir with the son's son's daughter and son's son's son:

son's daughter		  [ ]
son's son's daughter	universal	1
<u>son's son's son</u>		

L10.12 A person who is a universal heir does not participate in the share of someone who has an obligatory share coming, except in the following case (al-musharraka):

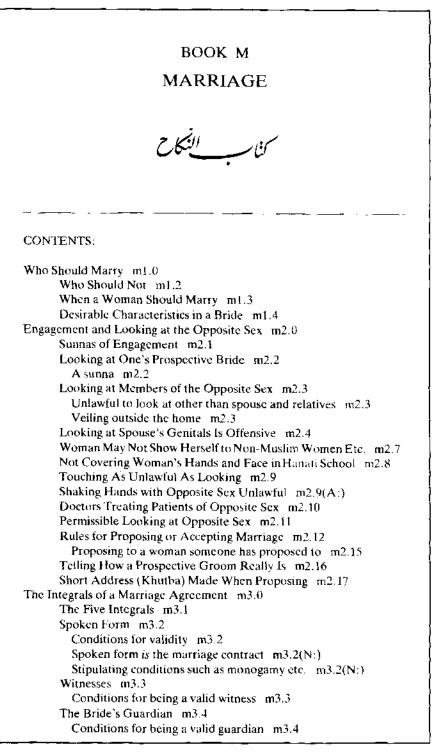
Given X's husband, mother (or grandmother, for the result is the same), two half brothers from the same mother, and a full brother:

			6
husband	1/2 (dis:	L6.3(1))	3
mother	1/6 (dis:	L6.6(2))	-1
2 half brothers	1/3 (dis:	L6.20(2))	2

in which case the estate has been used up and nothing remains for the brother:

10.12 ولا يُشادِنُ عاصبُ ذَا فرض إلاَ المشـركة وهيَ: زوجَ وأمَّ أوْجِدةُ واثنانِ [فاكثر] من الإخوة للأمَّ وأخَّ سُقينَ (فأكشر، ] للزوج الشصفُ وللأمَّ [أو الجـدةِ) السدسُ وللإخوة للأمُ الثلثُ

full brother universal 0	يشاركُهُمْ فيه الشقيق.
(N: But the full brother is closer to X than the half brothers, and should not be climinated by their share, so an exception is made and the half brothers and full brother are made co-universal heirs:) <u>shares: 6</u> <u>husband</u> <u>3</u> <u>mother</u> <u>1</u> <u>2 half brothers</u> <u>1</u> <u>(N: It is important to remember in such cases that the universal share is divided so the males and females receive equal shares (dis; L6,20(2)).)</u>	
1.10.13 When a person both deserves an obligat- ory share and is a universal heir, then he inherits both of these. An example is when the son of X's father's brother (A: who is universal heir (dis: $L6.22(8)$ )) is also X's husband (A: deserving a husband's share (dis: $1.6.3$ ); or when the son of X's father's brother is also X's half brother from the same mother.	1.10.13 ومنّى وُجدد في شخص جهنًا فرض وتعصيب درت بهمما كابن عمَّ هو زويج أو ابن عمَّ هو لَخَ لاَمً.
*	
	1
	]



When bride has no Muslim guardian m3.6
Which of bride's relatives is her guardian m3.7
Bride's right to a suitable match of her choice m3.9
Commissioning another to make the agreement m3.10
Guardians who can marry off charge without consent m3.13
Guardians cannot marry bride to an unsuitable match m3.15
A Suitable Match (Kafa'a) m4. $0$
Meaning of Suitable Match m4.0(N:)
Criteria of Suitability m4.1
Examples of unsuitability m4.2
Unsuitable Marriage Invalid Without Consent m4.3
Marriage of Foolhardy Person Requires Guardian m4.5
Conjugal Rights m5.0
Wife's Marital Obligations m5.1
Must let her husband have sex m5.1
Wife's Right to Intercourse m5.2
The Wedding Night m5.3
Husband's Rights m5.4
Contraception m5.5
Unmatriageable Kin (Mabram) m6.0
List of a Man's Unmarriageable (Mahram) Relatives m6.1 List of a Woman's Unmarriageable (Mahram) Relatives m6.2
Uniawful to Marry Two Sisters Etc. m6.3
Having Same Wet Nurse Prevents Marriage m6.5
Unlawful to Marry a Zoroastrian Woman Etc. m6.7
Unlawful to Marry Woman on Hajj or 'Umra, Etc., m6.9
One May Not Marry More Than Four Women m6.10
Invalid Types of Matriage m6.12
Defects in the Spouse Permitting Annulment of Marriage m7.0
Circumstances Permitting Annulment m7.1
No Payment (Mahr) with Defects Before Intercourse m7.2
Full Payment (Mahr) with Defects After Intercourse m7.4
Pre-Annulment Waiting Period When Spouse Leaves Islam m7.4
The Bride's Marriage Payment (Mahr) m8.0
Sunna to Be Specified in Marriage Contract m8.1
What May Constitute Payment m8.4
Bride's Ownership of Payment m8.5
Bride May Refuse Intercourse Until Paid, Etc. m8.6
Annulment Before Intercourse m8.7
No payment (mahr) if on bride's part m8.7
Half payment if on hushand's part m8.7
Meaning of Amount Typically Received (Mahr al-Mithl) m8.8
When Husband Is Unable to Pay m8.9
Amount Paid in Marriage Consummated but Invalid, Etc. m8.10
Amenity Payment to Divorced Women m8.11
The Wedding Feast (Walima) m9.0
A Sunna m9.1
The Obligation to Attend m9.2
Conditions for being obligatory m9.2

<b>m1</b> .0	Marriage
	Relations Between a Husband and Wives m10.1
l	Obligation to Treat One's Spouse Well m10.1
{	Two Wives in Same Lodgings m10.2
1	Permitting Wife to Leave the House m10.3
{	She may go anywhere in town m10.3
	Travelling by herself is unlawful m10.3
1	Husband may forbid her to leave home m10.4
	Taking Turns with Wives m10.5
	Equal time for each wife m10.5
	Minimal turn is one night and day m10.5
1	Husband must draw lots to take one wife on trip m10.6
	A wife may give her turn to another wife $m10.7$
ł	Not permissible to visit a wife in another's turn m10.8
	The turn of a new wife m10.9
	DealingWith a Rebellious Wife m10.12
ļ	Meaning of rebellion m10.12
{ ·	The Wife's Financial Support m11.0
{	Food m11.2
{	Articles for Personal Hygiene m11.3
ł	Cosmetics and Medicine m11.4
ĺ	Clothing m11.5
	Support Given at the First of Each Day m11.6
	Housing and Servants m11.8 Conditions That Entitle a Wife to Support m11.0
	Conditions That Entitle a Wife to Support m11.9
	Support During the Waiting Period After Divorce, Etc. m11.10
	Court Disputes About Whether Support Was Given m11.11
{	Unpaid Support Is a Debt Owed by Husband m11.12
ſ	Nonsupport Entitics Wife to Annul Marriage m11.13
1	Support of One's Parents and Children m12.0
	Those One Must Support m12.1(1)
	Conditions for Obligatoriness of Support m12.1(a)
	Order of Priority in Supporting Dependents m12.3
	A Deficit in Support Does Not Become a Debt m12.4
	Son Must Provide Father Means to Marry m12.5
<u>{</u>	Maintenance of Animals, Crops, Buildings, Etc. m12.6
	Child Care and Custody m13.0
	Meaning of Child Care m13.0(O:)
	Precedence Order of Who Deserves Child's Custody m13.1
	Conditions for Eligibility to Have Child Custody m13.2
}	Non-Muslim Day-Care Centers, Schools, Etc. m13.3
}	A Woman Who Remarries Loses Right to Custody m13.4
{	Older Children Decide Which Parent to Stay With m13.5
	· · · · · · · · · · · · · · · · · · ·
ml	
1	(O: The logal hasis for marriage, prior to روالأصل فيه قبل الإجماع آبات كقوله
f sch	iolarly consensus (ijma'), is such Koranic

verses as,	تعسالى : ﴿قُسَانُجُحُسُوا مَا طَابَ لَكُمْ مِنَ النُسُاء ﴾ [النساء: ٣]، وأخبار كخبر:
"Marry such women as seem good to you" (Koran 4:3),	الصلام المسلمة - ١٦ والمبار للمبر . • "تناكحوا فكثروا» رواه الشاقعي) .
and hadiths such as,	
"Marry one another, that you may increase."	
which was related by Shafi'i.)	
m1.1 A man who needs to marry (O: because of desire for sexual intercourse) and has enough money (O: for the brides's marriage payment (mahr, def: m8), for clothing for the season of the year in which he marries, and the expenditures of one day) is recommended to do so (O: to protect his religion, no matter whether he is occupied with religious devotions or not). One who needs to marry but does not have enough to pay for these expenses is recommended not to marry, but rather to suppress his sexual desire by fasting (O: and if it is not suppressed by fasting, then he should marry, borrowing the money to pay the bride's marriage payment if she will not accept his owing it to her).	m1.1 مَن احْتَاج إلى النكاح (بتوقانه للوط،) مِن الرجال ووَجَدَ أهيةً (من مهر وكوة فصل النمكين ونفقة يوم،) نُدِب لَهُ (أي [لمن احتاج] تحصيناً لدينه مواء كان مشتغلاً بالعبادة أم لا). ومَن احْتَاج وفَقَدَ الأهية تُدِب تركُهُ، ويَحْسر شهوته بالصوم (فإن لم ينكس بالصوم يتزوج ويكلف اقتراض المهر إن لم ترض بذمته).
m1.2 It is offensive for someone who does not need marriage (O: being undesirous of it because of a physical defect or other reason) to marry when he does not have enough money to cover the expenses. Marriage is not offensive for a man who has enough money, even when there is something that might prevent him from doing so such as old age or a chronic illness, though it is superior for him to devote himself to worship instead. If he does not devote himself to worship (O: being occupied with enjoyments and not thinking of worship at all) then marriage is better (O: since someone whose lack of sexual desire is not due to a physical defect may later have such desire. as opposed to someone whose lack of desire is because of such a defect, to whom this will not happen).	m1.2 ومَنْ لَمْ يَحْتَحَجْ إلى النكاح . (بأن كان غير تائق إليه لعلة أوغيرها) وفقذ الأهبة كُره له . به مِنْ هرم وصرض دائم لَمْ يُكْرَهُ لكن الاشتغال بالعبادة أفضل . فإنْ لَمْ يَتَحَبُّ (بأن كان مشتق للا باللذات ولم يلتفت إلى العبادة أصلاً) فالنكاح أفضل (لأن غير التائق لا لعلة ربما حصل له التوقان بعد ذلك ، بخلاف غير الثانق لعلة لا يحصل له ذلك).
m1.3 As for a woman, if she needs to marry, it is recommended for her to do so, though if she does	m1.3 وأَمَّا المرأة فإن المُخَاجَتُ إلى النكاح نُدِبَ لَهَا. وإلاَّ (بأن كانت نفسها

# m2.0 Marriage

not, (O: not feeling any sexual desire within her- self, and she is engaged in worship,) then it is offensive for her to do so. (N: Though such a woman needs a husband or unmarriageable rela- tive to travel and so forth (dis: m10.3).)	غير تائقة وهي مشنغلة بالعبادة) فَيْݣُوهْ .
DESIRABLE CHARACTERISTICS IN A BRIDE	الصفات المحمودة شرعاً في المخطوبة
m1.4 It is recommended for a man to marry a virgin (O: unless there is a reason not to, such as sexual incapacity or needing someone to take care of his children) (A: though it is permissible to marry a nonvirgin even if she has not previously married (dis: $p12.1(3(n:)))$ ) who is fertile (O: which in a virgin is inferable from her relatives), attractive, intelligent, religious, of a good family, and not a close relative. (O: In Sharh al-Minhaj, Ibn Hajar notes that when one must choose between the above characteristics. the order of preference should be:	m1.4 ويُبْدُبُ أَنْ يَتَزَوَّج بِخُر (إن لم يقم به عذر [كضعف الآلة أو] احتياجه لمن يقوم على عياله) ولود (ويعرف كون البكر ولودأ باقاربها) جميلة عاقلة ذَيَّة تربية (أي طيبة النسب) ليُست ذات قرابة المنهاج ولو تعارضت عليه تلك الصفات وقالذي يظهر أنه] تقدم ذات الدين مطلقاً المنعل وحسن الخلق ثم الولادة ثم المسحة فيه).
(1) religiousness, which takes precedence over anything else;	المصلحة فية) . إ
(2) intelligence;	
(3) a good character and disposition;	
(4) fertility;	5
(5) a good family;	
(6) virginity;	
(7) beauty;	
(8) and then that which fulfills some other relevant interest.)	
*	
m2.0 ENGAGEMENT AND LOOKING AT THE OPPOSITE SEX	m2.0 آداب المخطبية وأحكام النظر إلى غير محرم مندوبات تتعلق بالنكاح
SUNNAS OF ENGAGEMENT	مندوبات تتعلق بالنكاح

# Engagement and Looking At the Opposite Sex m2.1

<ul> <li>m2.1 (O: It is recommended for a guardian to offer his marriageable female charges in marriage to righteous men. It is sunna: <ul> <li>(1) to intend by one's marriage to fulfill the sunna and protect one's religion, since one is only rewarded for it if one intends some form of obedience to Allah, such as remaining chaste or having a pious son;</li> <li>(2) for the marriage contract to be made in a mosque;</li> <li>(3) and for it to take place on Friday, at the first of the day, and in the month of Shawwal.)</li> </ul> </li> </ul>	m2.1 (ينسدب للولي عرض موليت m2.1 على ذوي المصلاح . ويسن أن ينسوي مالنكاح السنة وصون دينه وإنما يثاب مليه إن قصد به طاعة من نحو عفة وولد صالح وأن يكون العقد في المسجد ويوم لجمعة وأول النهار وفي شوال) .
LOOKING AT ONE'S PROSPECTIVE BRIDE	حكم النظر إلى المخطوبة
m2.2 The sunna when one wants to marry a woman is to look at her face and hands (O: as the face indicates her beauty, and the hands her robustness of body. Tirmidhi reports from al-Mughira that when he got engaged to a woman, the Prophet (Allah bless him and give him peace) said,	m2.2 فإذا عَزَمَ على نكساح اسرأة فالسنة أنْ يَنظر إلى وجهها وكَفَيَها (لأن الوجه بدل على الجمال واليدين على خصب البدن وروى الترمذي عن المغيرة أنه خطب امرأة فقال له النبي ﷺ : النظر إليها فإنه أحرى أن يؤدم بينكماء أي تدوم بينكم المودة والألفة) قبل أنْ يُخْطُبُها وإنْ
"Look at her, for it is likelier to last between you," meaning that love is likelier to last, and tender- ness) before getting engaged to her, even if the woman does not give her permission to do so (O: since the Lawgiver's permission is sufficient). Such a person is entitled to repeat looking at her (A: as many times as he wishes) (O: when he needs to make sure of how she looks, so he does not come to have regrets after getting married. And she is entitled to do the same) but he may not look at other than her face and hands. (O: If unable to go see her, he should send a reliable woman to go see her for him, as such a woman would be likely to notice more than he, and she may describe her to him, this being an exception to the unlawfulness of describing a woman to a man who is not one of her unmarriageable kin.)	لَمْ تَأَذَنْ في ذلكَ (اكتفاء بإذن الشارع) وله تكريئر النظر (إليها عند حاجته إليه وليها مثله) ولا يُنظر غير الوجه والكفين . (وإن لم يتيسو له النظر فيبعث امرأة أمينة تنظرها له وهي ترى منها أكثر مما يرى هو ولهها أن تصفيهما له ويكون مستنى من النهي عن وصف الأجنبية للأجنبي) .

511

### m2.3 Marriage

LOOKING AT MEMBERS OF THE OPPOSITE SEX

m2.3 It is unlawful for a man to look at a woman who is not his wife or one of his unmarriageable kin (def: m6.1) (O: there being no difference in this between the face and hands or some other part of a woman (N: if it is uncovered), though *part* excludes her voice, which is not unlawful to listen to as long as temptation is unlikely. Allah Most High says,

"Tell believers to lower their gaze" (Koran 24:30).

A majority of scholars (n: with the exception of some Hanafis. as at m2.8 below) have been recorded as holding that it is unlawful for women to leave the house with faces unveiled, whether or not there is likelihood of temptation. When there is likelihood of temptation, scholars unanimously concur that it is unlawful, *temptation* meaning anything that leads to sexual intercourse or its usual preliminaries. As for when there is real need (dis: m2.11), looking is not unlawful, provided temptation is unlikely).

(A: Being alone with a woman who is not one's wife or unmartiageable kin is absolutely unlawful, though if there are two women and a man, the man and the woman are no longer considered *alone*.)

m2.4 A man may look at his wife (N: or vice versa) including her nakedness (def: f5.3), though it is offensive for either husband or wife to look at the other's genitals.

m2.5 A man may look at his unmarriageable female relatives (def: m6.1), and a woman look at her unmarriageable male relatives (m6.2), viewing any part of the body (N: that shows e.g. while they are working) except what is between the navel and knees.

m2.6 As for a woman looking at (O: a man)  $\int_{\Omega} \frac{1}{2} \frac{1}$ 

أحكام نظر الرجال إلى النساء m2.3 ويُحْرُمُ أَنْ يَنْظُرُ البرجالُ إلى شيء من الأجشبيسة (ولا فرق في الشيء المذكور بين الوجه والكفين أوغيرهما [كالشعس] [والمراد بالشيء ماكان جزءاً منها] وليس المصوت منها فلا يحرم سماعه ما لم يخف منه فنشة . قال تعمالي : ﴿قُلْ للْمُؤْمِنِينَ يَغْضُوا مِنْ أَبْصَارِ هِـبْهُ وقد نقل الاتفساق على منبع النسباء من الخبر وج سافرات الوجوه ولا فرق بين خوف القتنة وعندمهنا وهبو عنبد خوفهنا مجمنع عليه والمسرادمن خوف الفتنسة ما يدعسو إلى الجماع ومقدماتهما وأمامع الحاجة فلا يحرم إنَّ لم يخف فتنة) [حرة كَانَتْ أَوْ أَمةُ أو الأمرد الحسن بلا شهوة مُعْ أمن الفتنةِ وقيل يُجْسورُ أَنْ يَنْظُرُ مِنَ الأَمَةِ مَا عَدًا عورتها عند الأمن] . m2.4 وينظر إلى زوجت [وأمنيه] حتى المعسورة لكن بكسرة نظسر كل من الزوجين إلى فرج الاخر. m2.5 وينْظَسرُ (العبسدُ إلى سيدتيه

m2.5 وينْظَسرُ (العبددُ إلى سيدته والممسوحُ إلى الأجنبية و) الرجدلُ إلى محارمه (ح: إلى ما يبدو عند المهنة) والمسرأة إلى محسر مها فيضا غدا ما بين السرة والركية.

m2.6 – وأنَّنا تَظَرُّفُنا إلى (رجل) غير زوجهًا ومحرمهًا فحرامٌ كَتَطُوهِ إليهُنا

#### Engagement and Looking At the Opposite Sex m2.7

relatives, it is unlawful, just as a man's looking at her is.	. [وقيل يُجلُّ أَنْ تَنْظَرُ مَنْهُ مَا عَذَا عورنَهُ عَنَدَ الأَمَنِ].
m2.7 It is unlawful for a woman to show any part of her body to an adolescent boy or a non-Muslim woman (n: unless the latter is her kinswoman (def: m6.1(1-12)), in which case it is permissible (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 3.132)).	m2.7 وبَحَرُمُ عَلَيْهَا كَشَفُ شيء مِنْ بديْهَا لمراهقٍ أو لامرأةٍ كافرة [فَلَيْحُدْرِ النساءُ فِي الحماماتِ مِنْ ذَلكَ].
<ul> <li>m2.8 (n: The following rulings from the Hanafi school have been added here as a dispensation (dis: c6.3).) (Ahmad Quduri:)</li> <li>(1) It is not permissible for a man to look at a woman who is not his wife or unmarriageable relative except for her face and hands ((Maydani:) because of the necessity of her need to deal with men in giving and taking and the like). If a man is not safe from lust, he may not look at her face except when it is demanded by necessity.</li> <li>(2) A man may look at the whole body of another man except for what is between the navel and (A: including) the knees (A: as the knees are considered nakedness by Hanafis, though not by Shafi'is).</li> <li>(3) A woman may look at the parts of a man that another man is permitted to look at.</li> <li>(4) A woman may look at the parts of a man that another man.</li> </ul>	m2.8 (ت: قد نقسل المسمتسرجم الأحكام التبالية هنا من المدهب الحنفي الأحكام التبالية هنا من المدهب الحنفي معلى سبيل الوخصة ). (أحمد القدوري : ) (أحمد القدوري : ) الميلوز أن يُنظر الرجل من الآجنيية وغيبر ذلك ). وإن كان لا يأمن المهورة لا ينظر الرحل من المعاملة مع المرجبال أحذأ وإعطاء ينظر إلى وجبهها والنحال أحذأ وإعطاء ينظر إلى وجبهها والنحال لا يأمن المهورة لا ينظر إلى من الرجل من الرجل من الرجل من الرجل من الرجل من المعاد وينها . وينظر الرجل من المعادية وعطاء أخذأ وإعطاء ينظر الرحل من الرجل من المروز واحتياجها ينظر إلى وجبهها والن كان لا يأمن المهورة لا المعروز إلى من الرجل إلى جميع المعادية إلا ما بين سرته إلى ركبته . وينظر الرجل إلى منه . وينظر الرجل إلى منة الرجل إلى منة . وتنظر المراة من المراة من الرجل . وتنظر المراة من الرجل . [محرر من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من اللياب في شرح الكتاب : المحرد من المياب في المحاد إلى الما ين المحاد إلى الما ين المحاد إلى المحاد إلى الما ين الرجل . (محرد من المياب في شرح الكتاب : المحرد من الميا ين المحرد المد الما ما ينا المحد الما مياب المحرد من المياب في شرح الكتاب : المحرد من المياب المياب في شرح الكتاب : المحرد من المياب في شرح الكتاب : المحرد من المياب المياب مياب المياب في شرح المياب المياب المياب المياب المياب المياب مياب المياب الم
(al-Lubab fi sharh al-Kitab (y88), 4.162–63)	
m2.9 Whenever looking is unlawful, so is touch- ing (O: whenever meaning the part; i.e. whatever is unlawful to look at is also unlawful to touch). (N: And any permissible looking that leads to temptation is unlawful.) (A: Ordinary people sometimes mistakenly assume that the Hanafi pos- ition that touching a woman does not nullify one's ablution (wudu) means they permit men shaking	m2.9 ومَعْنَى (والمعنى على المكان أي كل جزء حرم نظره حرم مسه) خرم النظر حرم اللمسُ (ح: وكل نظر مساح أدى إلى فننة يمنع). (ع: قد يسوهم العسوام بأن عدم نفض السوضسوء بلمس المرأة عند الحنفية يعني أنهم يجيزون
	513

### m2.10 Marriage

hands with women who are not wives or unmar- riageable relatives, something which is unlawful, and which neither the Hanafi school nor any other holds to be permissible.}	للرجـل مصافحة غيرَ محارمه من النساء . وهي حرام عندهم وعند غيرهم من المذاهب).
DOCTORS TREATING PATIENTS OF THE OPPOSITE SEX	أحكام معالجة الرجل والمرأة
<ul> <li>m2.10 Both (O: looking and touching) are permissible for medicinal bloodletting, cupping, and medical treatment (N: when there is real need. A Muslim woman needing medical attention must be treated by a Muslim woman doctor, or if there is none, then by a non-Muslim woman doctor. If there is none, then a male Muslim doctor may treat her, while if none of the above are available, then a male non-Muslim doctor. If the doctor is of the opposite sex, her husband or an unmarriageable male relative (def: m6.2) must be present. It is obligatory to observe this order in selecting a doctor). (A: The same rules apply to Muslim men with regard to having a doctor of the same sex and religion: the same sex takes precedence over the same religion.)</li> <li>(O: Necessary treatment of her face or hands permits looking at either. As for other parts of the body, the criterion for permissibility is the severity of the need for treatment, meaning that there must be an ailment as severe as those permitting dry ablution (def: e12.9), and if the part concerned is the genitals, the need must be even more acute (N: though it includes gynecological examinations for women with fertility problems, which are permissible).</li> </ul>	m2.10 ويُباخان (أي النظر والمس) لفصد وحجامة ومداواة. (ح: أي: عند الحاجة المؤكدة. والمسلمة المحتاجة إلى معالجة طية تنعالج وجوباً عند طبية مسلمة. فإن فتردت فطبية كافرة، فإن فقدت فطبيب وإن تعين طبيب ذكر فلا بد من حضور زوجها أو محرمها الذكر. ومراعاة هذا الترتيب واجب). (ع: والترتيب المذكور وحدة الأديان). وحدة الأديان). فيهما الحاجة المحجوزة للنظر ويعتبر في فيهما الحاجة المحجوزة للنظر ويعتبر في الفرج مزيد تأكدها وهو ما يبيح التيم وفي الفرج مزيد تأكدها.
PERMISSIBLE LOOKING AT A MARRIAGEABLE MEMBER OF THE OPPOSITE SEX	ما يبيح النظر إلى غير المحارم
m2.11 Looking at a woman is permissible for tes- timony in court, for commercial dealings (O: with a marriageable man, or noncommercial dealings, as when he wishes to marry her), and so forth (O: such as obligatory or recommended learning (def: a4, a6)), in which cases looking is permissible to the degree required. (O: It is not permissible to	m2.11 ويباخ النظر لشهادة ومعاملة (الأجنبي لها وغير ذلك كأن يريد نكاحها) وتحسوهما (كتعايم واجب أو مندوب) بقدر الحاجة (فلا يجوز مجاوزتها كأن

### Engagement and Looking At the Opposite Sex m2.12

exceed the degree required, as when looking at part of the face is sufficient, in which case looking at the rest of it is not permissible, as it exceeds the amount required.)	يكتفي في النظر للوجـه ببعضه فلا يجوز حيتذ النظر إلى باقيه لأنه زائد على قدر الحاجة).
RULES FOR PROPOSING MARRIAGE OR ACCEPTING A PROPOSAL	متى تجوز خطبة المرأة
m2.12 It is unlawful to propose marriage, openly or allusively, to another's wife when she is in the waiting period of an unfinalized (A: i.e. less than threefold (dis: $n9.0(N:)$ )) divorce (O: because she is still considered as a wife is).	m2.12 ويَحْرَمُ أَنَّ يُصَرَّحُ أَوْ يُعَرَّضُ بَجْطِبَة المعتدةِ مِنَّ غَبِرٍهِ إِذَا كَانَتُ رَجِعِةً (لأنها حينندَ في معنى الزوجة) .
<ul> <li>m2.13 As for a woman who is in any of the following types of waiting period (def: n9). it is unlawful for a suitor to propose openly to her, though not for him to hint at it: <ul> <li>(1) the waiting period of a finalized (threefold) divorce;</li> <li>(2) the waiting period after having had her husband release her for payment (def: n5);</li> <li>(3) or the waiting period to remarry after her husband's death (def: n9.11).</li> </ul> </li> </ul>	m2.13 وأمَّا المعتدةُ البائلُ بِتَلَاتٍ أَوْ حَلَّعٍ أَوْ عِن الـوفَاةِ فِجْرُمُ التصريحُ دون التعريض (وإنما حلت في البائل وما بعدها لعدم سلطة المزوج عليها والتصريح ما يقطع بالرغبة في النكاح كأربد أن أنكحك والتعريض ما يحتمل المرغبة في النكاح وغيرها نحو: أنا راغب فيسك. وأنت جميلة، فهسذه الألفاظ لا تستلزم الرغبة في النكاح).
(O: Proposing allusively is only permissible in such cases because of the husband's lack of authority over her. To propose <i>openly</i> means to decisively indicate one's desire to wed, such as by saying, "I want to marry you," while to propose <i>allusively</i> means to employ words that could indi- cate a desire to marry or something else, such as "I am desirous of you." or "You are beautiful," for these do not necessarily imply a desire for mar- riage.)	
m2.14 (O: The rulings regarding the lawfulness or unlawfulness of a woman's <i>accepting</i> a marriage proposal are the same as those for proposing to her (def: m2.12-13).)	14 m2.14 (وحكم جواب الخطية حكم الخطية حلاً وحرماً) .

m2.15 It is unlawful to propose marriage to a woman to whom another has already done so, if the first proposal has been openly accepted, unless the first suitor gives his permission. (O: And like his permission in the legality of another proposing to her is when the first suitor has shown himself disinclined, such as by having given up, or when enough time has elapsed to give others the impression that he no longer wants to marry, or when the woman's guardian (def: m3.4) becomes averse to him.) But if the first suitor's proposal was not openly accepted, then a second suitor may propose to her. (O: It is also permissible for one to take the initiative and propose to a woman when one does not know whether or not she is engaged, or whether the first proposal was plainly accepted or not.)	m2.15 وتَحَرَّم البَّطَلَّبَةً على خطبة الغير إذَا صُرَّح لَهُ إلاَّ بِإذَبَه (وسَلَ الإذن في جواز خطبة الساني إعراض الخاطب الأول، وفي معناه ما لو ترك الأول أو طال أو إعراض السولي عن الخاطب) فإنَّ لَمُ أو إعراض السولي عن الخاطب) فإنَّ لَمُ على الخطبة لمن لم يدر أخطبت المرأة وأجيب الخاطب أم لا).
m2.16 Whoever is asked about what kind of person a prospective groom is should truthfully mention his failings (O: meaning his defects and mistakes. This is obligatory (N: but only to the degree necessary (A: to protect the person who is asking)), as Nawawi has stated in <i>al-Adhkar</i> (dis: $r2.20(2)$ )).	m2.16 ومَنِ اسْتُشِيبَرَ في خاطبٍ فَلْيَذْكُرُ مساوِيَّهُ (بمعنى العيوب والزلات وظاهر الأمر الوجوب كما عبريه النووي : في الأذكار) بصدق .
m2.17 It is recommended to give a short address when (O: i.e. before) making a marriage proposal (O: address meaning words begun by praising Allah and concluded with a supplication and moral exhortation. If one wants to be brief, one may simply say, "Praise be to Allah, and blessings and peace upon the Messenger of Allah (Allah bless him and give him peace). I enjoin you to fear Allah. I have come to you to engage your noblest [A: mentioning her name]." Then her guardian gives a similar address). It is also recommended to give another brief address when (O: i.e. just before) the marriage contract is made, saying (O: i.e. it is recom- mended for the guardian to say, before the con- tract is formally effected), "I marry her to you according to the command of Allah Most High, to kindly retain or graciously release."	1.17 ويُسْبَدُبُ أَنْ يَخْطَبَ عند ذ التجليد (أي قبلها وهي كلام مفتتح بحمد المند مختتم بدعماء ووعنظ، فإن أراد المله مختتم بدعماء ووعنظ، فإن أراد والمسلام على رسول الله يجو أوصِبْحُمْ والمسلام على رسول الله يجو أوصِبْحُمْ فالمقدو يَفُول المولي تحليل العقد) : أزوَّجُ فَ على ما أَسَرَ الله تعملان يه مَنْ إمساكِ بمعروف أو تسريح بإحساني. الموفي الحمد لله والصلاة على رسول الله قيلتُ صَعْ ولكنَّه لا يَنْدَبُ وَقِبْلَ يُنْدُبُ]

### The Integrals of a Marriage Agreement m3.0

m3.0 THE INTEGRALS OF A MARRIAGE AGREEMENT	m3.0 أركان النكاح
n3.1 Marriage has integrals (A: which are five in number:	m3.1 وللنكاح أركانُ (ع: خمسة، هي: المصيغة، والشهسود، والسولي.
(a) the spoken form:	والزوج، والمرأة).
(b) the witnesses;	
(c) the bride's guardian;	
(d) the groom;	
(e) and the bride).	
THE SPOKEN FORM	الصيغة
m3.2 The first integral is the explicitly stated spoken form (O: comprising a spoken offer by the guardian and its acceptance by the groom, like other, nonmarital transactions. Its necessary con- ditions are the same as those of valid sale (def: k1.1(a,b,c,d,e))), the form being valid in lan- guages other than Arabic even when one is able to speak Arabic. The spoken form is not valid if allusive. Nor is it valid without: (a) a statement (N: from the guardian) that effects it, namely "I marry you" (n: i.e. to her, the Arabic zawwaja meaning to marry someone to another);	m3.2 الأول المبيغة المسريحة (المشتعلة على الإيجاب من السولي والتبسول من السزوج كغيسر النكاح من المعاملات وشرط فيه ما شرط في صيغة البيع) ولو بالعجمية لمن يُحبّ العربية لا بالكناية، فلا يُصبح الأ بإيجاب منجز ومو: ذرَقَجَّسَكَ، [أو: أنكحتُكَ، فقط] وقبول على الفور وهو: فزوَجَتُهَا، [أو: نكحتَها،] أو: قَبْلُ نكاحه الم تزويجها. فلو المُتَصَسر على قَبْلُ لم يَعْمَبَدَ. ولوْ قَال ذوَجَتْني هَقَال ذوَجْتُكَ
(b) and an immediate spoken acceptance (A: by the groom), namely "I marry her," or "I accept her marriage."	
(N: The spoken form, when the other integ- rals exist, is what is meant by the term <i>marriage</i> contract, not an actual written document, though it is sunna to write it. Extraneous conditions added to the marriage contract, such as that the husband observe monogamy or the like, are not binding, being meaningless, though they do not invalidate the marriage agreement, which remains effective.)	

# m3.3 Marriage

THE WITNESSES	الشهود
<ul><li>m3.3 The second integral is that the marriage have witnesses, it not being valid unless two witnesses are present who are:</li><li>(a) male (O: since a marriage witnessed by a</li></ul>	m3.3 النساني الشهودُ فلا يُصِحُ إلَّا بحضرة شاهدينِ ذكرين (فلا ينعقد برجل وامسرأتين) [حسرينِ] سميعين بصير بن عارفين بلسان المتعاقدين مسلمين عدلين
(a) that (c) since a marinage with esset by a man and two women would not be valid (A: though it would be valid in the Hanafi school));	ولوُّ مستورَي العدالة (لأن النكاح يجري ً بين أوساط الناس والموام ولو كلفوا معرفة العـدالـة الباطنة لطال الأمر وشق عليهم،
(b) sound of hearing;	فالمستور هو من عرف بالعدالة ظاهراً لا
(c) sound of eyesight;	باطنا).
(d) familiar with the language of the two con- tracting parties;	
(c) Muslims;	
(f) and upright (def: 024.4) witnesses, even if their uprightness is merely apparent (O: since marriages take place among average, common people, and if they were made responsible to know the inward uprightness of witnesses, it would cause delays and difficulties. Apparent uprightness means the person is outwardly known to be upright, even if he is inwardly unknown).	
THE BRIDE'S GUARDIAN	الولي
m3.4 The third integral is the (A: bride's) guardian (O: since a woman may not conduct her own marriage. Ibn Majah relates that the Prophet (Allah bless him and give him peace) said. "Let no woman marry a woman to another or	m3.4 الثالث الوليُّ (فلا تعقد المرأة النكساح وروى ابن ماجه خبر الا تزوج المسرأة المسرأة ولا المسرأة نفسها؛ أخرجه المسدارقطني بإسنباد على شرط الشيخين) فلا يصِبحُ إلاً يولي, ذكبر مكلُفٍ [حسّ]
marry herself to another."	
Daraqutni related this hadith with a chain of trans- mission meeting the standards of Bukhari and Muslim). The marriage agreement is not valid without a guardian who is:	
(a) male;	!

(b) legally responsible (mukallaf, def: c8.1);	مسلم عدل تام النظر. فلا ولايةً لامرأةٍ
(c) Muslim;	وصبيٍّ ومجنـونِ [ورفينِ] وكـافـر وفاستِ (ولكن أفنى أكثــر المنأخـرين [لا سيمـا
(d) upright (def: 024.4);	المخـراسانبون] بأنه يلي) [وسفيو] ومختلً النظر بهر م وخبل (جبلي أو عارضي وفي
(e) and of sound judgement.	التطويهرم وحبن إجبلي الجبلي وحارضي ومي معنى الهـرم كثرة الآلام والأسقام النساغلة
The following may not be a bride's guardian:	عن العلم بمواضع الحظ والمصلحة أي فيكون عاجمزاً عن البحث عن أحوال
(1) (non-(a) above) a woman;	الأزواج ومعرفة الكفء منهم) . ولا يَضُرُّ العُمْنِ . وَيَلِي الكَسَافَسُرُ مُوَلَيْتُهُ الكَمَافُوةُ
	(بشرط أن لا يرتكب محظوراً في دينه) . (بشرط أن لا يرتكب محظوراً في دينه) .
(2) (non-(b)) a child or insane person;	ولا يَلِيهَا (أي الكافرة) المسلم .
(3) (non-(c)) a non-Muslim;	
<ul> <li>(4) (non-(d)) a corrupt person (def: o24.3)</li> <li>(O: though the opinion of most later scholars is that a corrupt person may be a guardían);</li> </ul>	
(5) or (non-(e)) someone whose judgement is unsound because of old age or weakmindedness (O: whether innate or acquired. Old age includes someone with severe pain or illnesses which dis- tract him from realizing what is most advanta- geous for his charge and her interests, since such a person would be incapable of learning how suitors really are and whether they are an appropriate match (def: m4) for the bride). It is of no conse- quence if the guardian is blind.	
A non-Muslim responsible for a non-Muslim bride may be her guardian (O: provided he does not violate the rules of his own religion), though a Muslim may not.	
في تساء أهل اللمة فَيَّزَ وُجُهَا السبدُ ولوَّ فاسقاً . فإنَّ كَانتُ لامرأة زَوَّجْهَا مَنْ لهُ غيرُ رشيدةٍ زَوَّجْهَا أبو السيدةِ أوْ حِدُّهَا] .	ا m3.5 = [إلاَّ السيسدُ في أمتِسه والسلطسانُ يُزَوَّجُ السيدة بإذنِ السيدةِ . فإنْ كَانَتْ السيا
m3.6 (n: If the bride has no Muslim guardian and there is no Islamic magistrate to act as one, she may authorize a male Muslim who has the qualifications of an Islamic judge (def: o22.1)—or if there is none, then a male Muslim who is legally upright (def: o24.4)—to act as her guardian in marrying her to the groom (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 3.147).)	

## m3.7 Marriage

THE ORDER OF LAWFUL GUARDIANSHIP AMONG THE BRIDE'S RELATIVES	أحق الأولياء بتزويج المرأة
m3.7 The male relatives of a free woman are the ones who may marry her to another, and the order (O: as to who has the right to be her guardian) is her:	m3.7 وأمَّا الحرةُ فَيَزَوَّجُهَا عصباتُها وأولاهُمْ (أي أحقهم بالولاية) الأبَّ ثمَّ المحددُ (وإن علا) ثمَّ الآخُ ثمَّ ابنهُ ثمَّ العمُّ فمْ ابنُهُ (وكدا بقية عصبات النسب على
(1) father;	ترتيب الإرث) [ثمَّمَ المعنقُ ثمَّ عصبتُهُ ثمَّ معنقُ المعنق ثمَّ عصبتُهُ] ثمَّ الحاكمُ.
(2) father's father (O; and on up);	ولا يَزَوْجُ أَحْسَدُ مَنْهُمُ وَهُنْسَاكُ مَنْ هُوَ
(3) brother;	أقسرت منسة . فإن استوى اثنان في الدرجة ) وأحـدُهمــا من يُدْلِي بابـوين والآخرُ بأب
(4) brother's son;	فالــوليُّ مَنْ يُدَّلِي بِأَبِسَوِينِ . فَإِنِّ اسْـَـوَيَـاً فالأولى أنْ يُفَــدُمَ آسـنُّهُمَـا وأعلمُهُمَـا
(5) father's brother;	وأورعُهُمًا. فإنْ زُوَّجِ الآخرُ صَعَّ. وإنْ
(6) her father's brother's son (O: and so on, in the same order as the universal heirs in estate division (def: L10.6(12-14));	نَنْسَاحًا أَقَرْعَ . وإِنَّ رَوْعٍ غِيرُ مَنْ خَرَجَتُ فرعتُهُ صَحُ أيضاً .
(7) and then the Islamic magistrate (A: i.e. the judge (qadi)).	
None of the above may marry her to someone when a family member higher on the list exists. If there are two of equal standing (A: two brothers, for example) and one is related to her through two parents while the other is related to her through the father alone, then the one related to her through both parents is the guardian. If both are equal in this respect, precedence is given to the oldest, most learned in Sacred Law, and most god- fearing. But if the other (A: less deserving of two would-be guardians who are of equal affiliation to her) marries her to the groom, the marriage is valid. If both insist on being the one, they draw lots to see who will do it, though if the loser mar- ries her to the groom, the marriage is also legally valid.	
m3.8 If a guardian does not have the right to be a guardian because of the existence of one of the above-mentioned preventives (dis: $m3.4(1-5)$ ), the guardianship devolves to the next family member in the m3.7 order of lawful guardians.	m3.8 وإنْ خَرْجَ الوليُّ عَنْ أَنْ لِكُونَ وليا يشيءٍ مِنْ المواقع المتقدمةِ أَتُنْقَلْتِ الولايةُ إلى منْ بعدةُ مِن الأولياءِ .

حكم عضل الولي المرأة عن النكاح
m3.9 ومتى دَعْتِ الحررةَ إلى كفَّ (بَأَنَ قَالَتَ لُولَيَهِمَا زَوَجَنِي مَنْمَهُ لَرَّضَهُ تَرَوَيَجُهَا (سواء كانت الطالبة للتزويج بكراً أم ثيباً وكلامه أيضاً يشمل غير البالغة) فإنَّ غضلها أي منعها بين يَدي الحاكم أو كَانَ (الولي) غائباً في مسافة القصر أو كَانَ مُحْرماً (يجع فقط أو بعمرة
نَصْط أَو محرماً بِهَما) زَوَجَهَا الحاكمُ ولا تَتَتَبَّلُ الولايةُ إلى الأبعدِ. وإنَّ غَابَ إلى
دون مسافة القصر لم تَزَقُجُ إلا بإذله.
توكيل الولي غيره بعقد النكاح
m3.10 ويسجُوز للولسيُّ أَنْ يُوَكَّسَلَ بشرويجها. ولا يَجُوزُ أَنْ يُوَكُنَ إِلاّ مَنْ يَجُوزُ أَنْ يَكُونَ ولياً. ولسلزوج أَنْ يُوَكَسلَ في القبسول مَنْ يَجُوزُ أَنْ يَقَبُل التحاحَ لنفسه (فلا يوكل صبي لأنه لا يصح أن يقبل الصبي النكاح معرماً، [ولوْعبداً].

521

## m3.11 Marriage

m3.11 Neither the guardian of the bride nor his agent may state the marriage offer (def: m3.2(a)) for the guardian's own marriage (A: to her). If her guardian wants to marry her, as when, for exam- ple, he is the son of her father's brother, then he lets a different son of the father's brother stand in as guardian. If there is no one in his own degree (A: of relation to her), then the Islamic judge stands in as guardian.	m3.11 ولَيْسَ للوليَّ ولا للوكيسل أنَّ يُوجِبَ التكاخ لنضبه. فلَوْ أراد ولِيُّهَا أنَّ يَسَرُّ وَجَها كابن الممَّ فَوَضَ العقد إلى ابن عمَّ في درجته. قانَ تُقِدَ فالقاضي.
m3.12 No one may state both the proposal and its acceptance (def: m3.2(a,b)) for one marriage, except the bride's grandfather when marrying his son's daughter to his (A: other) son's son.	m3.12 ولَــيْس لأحــدِ أَنَّ يُسَوَّلُــنِ الإيجـاب والقبـول في نكـاح واحـدِ إلاً المجدُّ في تزويج بنب ابنه بابن اينه .
GUARDIANS WHO MAY MARRY A VIRGIN TO A MAN WITHOUT HER CONSENT	الولي المجبر
<ul> <li>m3.13 Guardians are of two types, those who may compel their female charges to marry someone, and those who may not.</li> <li>(1) The only guardians who may compel their charge to marry are a virgin bride's father or father's father, <i>compel</i> meaning to marry her to a suitable match (def: m4) without her consent.</li> <li>(2) Those who may not compel her are not entitled to marry her to someone unless she accepts and gives her permission.</li> <li>Whenever the bride is a virgin, the father or father's father may marry her to someone without her permission, though it is recommended to ask her permission if she has reached puberty. A virgin's silence is considered as permission.</li> <li>As for the nonvirgin of sound mind, no one may marry her to another after she has reached puberty without her express permission, no matter whether the guardian is the father, father's father, or someone else.</li> </ul>	m3.13 نَمُّ السوليَّ على قسمين مجيرُ وغيرُ مجبسٍ. فلمجبرُ هوَ الأَبُ والجدُّ خاصة في تزويج البكر فقط [وكذا السيدُ في أمتيه مطلقا] ومعنى المجبر أنَّ لَهُ أَنَّ المجبر لا يُزوَّج الأَ برضاها وإذيها. فعنى كانت بحراً جازَ للأب أو الجدَّ تزويجُها بغير إذنها لكن يُنْدَبُ استئذانُ وأمَّ البيل الماقلة فلا يُزوَجهها أحد إلاَ بإذنها بعد البلوغ باللفظ سواءً الأَبُ
لَّنِبِ) أَصلاً . وإنَّ كَانَتُ (النِب) مجتونةً صغيرةً زَوَّجَهَا الآبَ أَوِ الجدُ . أَوَّ الحاكمُ يَزُوَجُهَا للحاجةِ والأَبُ والحِدُّ يُزُوَّجُهَا للحاجةِ والمصلحةِ . ولا يَلْزُمُ	m3.14 [وأمَّا قبلُ البلوغ فلا تُزَوَّج (ال كبيرة زُوْجَهَا الأبُ أو الجدُّ أو الحاكم، لكن السيد تزويعُ الأمة والمكاتبة وإنُ طلبتا].

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m3.15 No guardian may marry a woman to some- one who is not a suitable match (def: m4) without her acceptance and the acceptance of all who can be guardians (def: m3.7). If the Islamic magistrate is her guardian, he may not under any cir- cumstances marry her to someone who is not a suitable match for her. If the bride selects a suitor who is not a suit- able match for her, the guardian is not obliged to marry her to him. If she selects a suitable match but her guardian chooses a different suitor who is also a suitable match, then the man chosen by the guardian takes precedence if the guardian is one who may lawfully compel her to marry (def: m3.13(1)), while the one she selects takes prece- dence when the guardian may not lawfully compel her to marry (m3.13(2)).	m3.15 ولا يَزَوَّج أحدد مِنَ الأولياء المرأة منْ غبر كف وإلاً برضاف ورضا سائر الأولياء فإنْ كَانَ وليُّها الحاكم لم نَزَ وَجَ مِنْ غبر كف أصلا وإنَّ رضِيتٌ. وإنَّ ذعَتْ إلى غير كف فلم يَلْزَم الوليُ توريجها. وإنْ غَيَّتْ كفتاً وعَيْنَ الوليُ كفتاً غيرة فمن عيَّنه الولي أولى إنْ كَانَ مجيراً وإلاً فمن عَيْنتُه أولى.
*	
m4.0 A SUITABLE MATCH (KAFA'A) (N: The definition of a <i>suitable match</i> should not be misunderstood as a recommendation for whom to marry. It is merely a legal restriction to protect a woman's interests when the father or grandfather of a virgin marry her to someone without her consent (dis: m3.13,15). As for when she wishes to marry someone who is not a suitable match, and her guardian has no objection, there is nothing wrong or offensive in her doing so.)	m4.0 الكفاءة (ح: لا يُسوهم أن الكفاءة إرشاد للإنسان ليعرف الأفضل عند الزواج ، بل إنما هي تقييد للولي لحفظ مصالح البكر التي يزوجها الأب أو الجد بغير إذنها . أما إذا أرادت [السالغة] أن تشزوج من غير كفء ، ولا مانع عند الولي . قلا حرمة حيننذ ولا كراهة) .
m4.1 Suitability concerns lineage, religiousness, profession, and being free of defects that permit annulling the marriage contract (def: m7). (N: As for color, it is of no consideration in suitability.)	m4.1 والكفاءة في النسب والدين [والحرية] والصنعة وسلامة العيوب المنبقة للخيار (ح: وأما اللون فلا اعتبار له في الكفاءة) .
<ul> <li>m4.2 The following are not suitable matches for one another:</li> <li>(1) a non-Arab man for an Arab woman (O: because of the hadith that the Prophet (Allah bless him and give him peace) said,</li> </ul>	m4.2 فلا يُكَافىءُ العجميُّ عريبةُ (لما في الحديث من قوله ﷺ إن الله اصطفى العرب على غيرهم /) [ولا غيرُ قرشيَّ ولا غيرُ هاشميَّ أوْ مطلبيَّ هاشميةً
"Allah has chosen the Arabs above others");	

523

# m4.3 Marriage

<ul> <li>(2) a corrupt man (def: o24.3) for a virtuous woman (O: though it is sufficient for the would-be husband to have given up his wrongdoing);</li> <li>(3) a man of a lowly profession for the daughter of someone with a higher profession, such as a tailor wanting to marry a merchant's daughter (A: though an Islamic scholar is a suitable match for any level whatever);</li> </ul>	أَرْ مطلبيةً إولا فاسقُ عفيفةً (ويكفي في الزوج خلوصه من الفسق) [ولا عبدٌ حرةُ ولا السمتيق أوْ مَنَّ مَسَّ آيسامةً رقُ حرةَ الأصل] ولا ذو حرفة دنيئةٍ بنت ذي حرفة أرضع كخياطٍ بنت تاجر. ولا معيبٌ بعيب يُثبت الخيارُ سليمةً منه ولا اعتبار باليسار (لأن المسال غاد ورائح ولا يفتخريه أهل
(4) or someone with a defect that permits annulling the marriage (def: m7) for someone without such defects.	المروءات والبصائر) والشيخوخةِ .
Being wealthy has nothing to do with suitabil- ity (O: for money comes and goes, and those with self-respect and intelligence do not take pride in it), nor does being elderly.	
m4.3 The marriage agreement is invalid whenever a guardian marries his charge to some- one who is not a suitable match for her, if done without both her acceptance and the acceptance of all who are eligible as guardians (def: m3.7) and are on the guardian's level of relation to her (A: such as his brothers). But if both these parties agree, then the bride's relatives further from her than the guardian may not object.	14.3 فَمَتَى زَوَّجَهَا بِغِيرِ كَفَّ بِغِيرِ رضاضا ورضَا الأولياءِ اللَّذِينَ هُمْ فِي درجيدِ فالنكسامُ باطل. وإنْ رَضُوا أَوَّ رَضِيَتُ فَلَيْسَ للأبعدِ اعتراضٌ.
m4.4 When the father or father's father see that the best advantage is to be served by marrying a young boy (or girl) to someone, they may do so, though they are not entitled to marry the child to someone with a physical defect (dis: m7) that leg- ally permits annulment of the marriage.	m4.4 وإذا رأى الأب أو السجسة المصلحة في تزويج الصغير والصغيرة رؤجة وليس له أنَّ يَزْوَجَهَ [أمةً ولا] معيةً.
m4.5 If a person is foolhardy (safih, def: $k13.1(A:)$ ) or continuously insane, but needs to marry, then his father, grandfather, or the Islamic magistrate may marry him to someone. If they grant permission to the foolhardy person to marry himself, his marriage is valid, though if he does so without their leave, it is invalid.	m4.5 وإنَّ كَانَ سفيهاً أوَّ مجتموناً مطبقاً واحْتَاجَ إلى النكاح رَوْجَهُ الأَبُ أو الجدُّ أو الحاكم. قانُ أَذِئُوا للسفيه لِعُقِدَ للفسِهِ جَازَ. وإنَّ عَقَدَ بِلا إذهَ فياطل.
ـــَّةُ واحدةً. والعبدُ الصغيرُ يُزَوَّجَهُ السبدٌ، والكبيرُ يَنَزُوَّجُ بإذنهِ. ولَيَسَ للسيدِ مليه].	   m4.6 [وإنْ كَانَ مطلاقاً تُسَوَّى جاري   جِعِارُهُ على النكاح ولا للعبد إجبارُ السيد ع

m5.0 CONJUGAL RIGHTS	m5.0 الاستمتاع
THE WIFE'S MARITAL OBLIGATIONS	متى يجب تسليم المرأة للزوج
m5.1 It is obligatory for a woman to let her husband have sex with her immediately when:	m5.1 يَجِبْ تسليمُ المرأةِ على الغورِ إذًا طَلَبُهـــا في منسزل السزوجُ (والمسراد
(a) he asks her;	بالمنبزل مكانمه العذي هو مستقر فيه ولو بالعمارية أو بالاستثجرار) إنْ كَانَتْ تَطِيقُ
(b) at home (O: <i>home</i> meaning the place in which he is currently staying, even if being lent to him or rented);	الاستمتساع (ويضاف إلى هذه التسروط المذكورة كون الصداق مقبوضاً أو مؤجلًا لم يحسل . أما إذا لم يمكن الاستمتاع يها
(c) and she can physically endure it.	بحيث يحصل لها ضرر بيَّن بالوطء فلا يجعب تسليسمهسا) فإنْ سَأَلَتِ الانتظــارَ
(d) (O: Another condition that should be added is that her marriage payment (mahr, def: m8) has been received or deferred to a term not yet expired.	انَّنْظِــرَتْ وَأَكْـَـرُهُ ثَلاثَـهُ أَيَام (ولا تمهـل لزوال الحيض أو النفاس إذ لا ضرر عليها في تسليمهــــا كذلسك نعم لو خافت من مضاجعتـه الوط، فلها الامتناع منها إذ لا
As for when sex with her is not possible, such that having it would entail manifest harm to her, then she is not obliged to comply.) If she asks him to wait, she is awaited, to a maximum of three days. (O: She does not ask to wait because of not having finished her period or postnatal bleeding, for there is no physical harm entailed in her complying as she is, though if she fears that such foreplay with him will lead to actual copulation (A: which is unlawful under such cir- cumstances), then she may refuse, as that is not obligatory). (n: w45 discusses wives' other duties to husbands.)	يجب عليها ذلك) [فإنَّ كَانَتُ أَمَةً لَمَ يَجِبُ تسليمُهَا إلا بالليل وهي بالنهار عند السيد].
THE WIFE'S RIGHT TO INTERCOURSE	القول بوجوب تحصين الزوجة
m5.2 (Imam Ghazali:) One should make love to one's wife every four nights, as is fairest, since the number of wives one may have is four, and one may wait this long to do so, though one should make love to her more or less than this, according to the amount she needs to remain chaste and free of want for it (N: if one is able), since it is obligat- ory for a husband to enable her to keep chaste ( <i>Ihya' 'ulum al-din</i> (y39), 2.46).	m5.2 (الإمام الغزالي:) وينبغي أن يأتيها في كل أربع ليال مرة فهو أعدل إذ عدد النساء أربعة فجاز التأخير إلى هذا الحد نعم ينبغي أن يز بد أو ينقص بحسب حاجتها (ح: وقندرته) في التحصين فإن تحصينها واجب عليه [تقل من إحياء علوم الدين: ٢/ ٤٦].

THE WEDDING NIGHT	ما يقال أول ما يلقاها
m5.3 The first time they sleep together, it is recommended for the husband to grasp his bride's forelock and supplicate Allah for an increase in blessings (baraka) (O: such as by saying, "May Allah bless each of us in their partner").	m5.3 والمستحبُّ أنْ يَأْخَذَ العزوجُ ا بساصيتهما أول ما يَلْقَـاها ويـدْعُو بالبركة (كأن يقول بارك الله لكل منا في صاحبه).
THE HUSBAND'S RIGHTS	حق الزوج في الاستمتاع
m5.4 A husband possesses full right to enjoy his wife's person (A: from the top of her head to the bottoms of her feet, though anal intercourse (dis: p75.20) is absolutely unlawful) in what does not physically harm her. He is entitled to take her with him when he travels.	m5.4 ويَمْلِكُ الاستمتاع بِهَا مِنْ غَيرِ إضرار. وله أنْ يُسْافِرَ بِهَا [وإنْ كَانَتْ حرةً].
CONTRACEPTION	ا العزل
m5.5 The husband is permitted to practice coitus interruptus (n: w46 discusses the relation of this to other methods of contraception) in lovemaking with his wife (O: meaning to make love to her until he feels an impending orgasm, when he withdraws to ejaculate outside the va- gina) though it is better not to (O: it being considered offensive in our school (dis: w46.2) because it is a means to prevent reproduction).	m5.5 ولَّهُ أَنَّ يَعْزِلْ عَنْهَا (بَانَ بِجَامِعِ النزوج حتى يقسرب الإمتزال فينزع لينزل (خارج الفرج) [حرةً كَانَتْ أو أمدًا لكن الأولى أنَّ لا يَفْضَلَ (والعزل مكروه عندتا لأنه طريق إلى قطع النسل).
m5.6 The husband is entitled to insist that his wife undertake both the measures necessary for having sex with her such as the purificatory bath (ghusl) after her monthly period, and those neces- sary to full enjoyment of her such as the purificat- ory bath after major ritual impurity (janaba), shaving her private parts, and removing filth.	mS.6 ولم أنَّ يُلْزِمَهَا بِمَا يَتَوَقَّتُ الاستنتاع عليه كالغسل مِنَ الحيض ويما يَتَوَقَّفُ عليه كمالُ اللذاتِ كالغسل مِنَ الجنابةِ والاستحدادِ وإزالةِ الأوساخ .

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# Unmarriageable Kin (Mahram) m6.0

m6.0 UNMARRIAGEABLE KIN (MAHRAM) (N: It is unlawful for one to marry one's ancestors, descendants, parents' descendants, or the first generation of one's grandparent's off- spring, meaning one's paternal or maternal aunts (n: or uncles, if one is female). One's unmarriage- able kin (mahram) are those one is forbidden to marry forever.)	m6.0 <b>المحارم</b> (ح: يحرم على الإنسان أصبوله وفروعه وفروع أبويه والطبقة الأولى من قروع أجداده وجداته (عماته وخالاته). والمحرم هي التي يحرم تكاحها على التأييد).
m6.1 It is unlawful (O: meaning both sinful and legally invalid) for a man to marry his:	m6.1 يَحْدُمُ (بمعنى التأثيم وعددم الصحة) نكباحُ الأمُ والجداتِ (من جهة الأم والجداتِ (من جهة الأم والجداتِ الم
(1) mother;	، ومن جهه ، وب) وإن علون والباب وبشسات الأولاد وإنْ سَفَـلُنَ والأخسوات
(2) grandmothers (O: from his mother's or father's side) and on up;	وبنسابُ الإخــوة والأخـوابَ وإنْ سَغَلَنُ والـعـمــابَ والـخــالاتِ وإنْ عَلَوْنُ وأَمَّ
(3) daughters;	المزوجة وجدتها وأزواج آيائه وأولاده: هؤلاء كلّهنُ بُحْرُمْنُ بِمجرِدِ المقدِ. وأمَّا
(4) daughters of his children, children's children. and on down;	هوه في تعلق بحرمن بمجرع العلمي والع بتُ زوجتِهِ فلا تَحُرُّمُ إلاً بالدخول بالأمّ .
(5) sisters;	
(6) daughters of brothers or sisters, their children's daughters, and on down;	
(7) mother's sisters, grandmother's sisters, and on up;	
(8) father's sisters, father's father's sisters, and on up;	
(9) wife's mother;	
(10) wife's grandmother;	
(11) the wives of his father, father's father, and on up;	
(12) the wives of his children, children's children, and on down;	
(all of whom ((9) through (12)) are unlawful for him to marry by the mere fact of marriage. As for a man's wife's daughter (N: from a different hus- band), she is not unlawful for him to marry until	

he has had sexual intercourse with her mother. Were he to divorce the mother before intercourse, it would be permissible for him to marry the daughter) (13) (n: and all those considered as unmar- riageable kin to him through bis having been breast-fed by a particular wet nurse in infancy, as at n12.2).	فَإِنَّ أَبَّانَ الأَمَّ قَبِلَ الدَحُولَ بِهَا حَلَّتُ لَهُ بِتُهَا. [ويَحَرْمُ عليه مَنْ فِطَهَا آحد آباله (وإن علوا) أو أبنائيه (وإن سفلوا) بملكِ أو شبهة، وأمهات موطواته هو بملكِ أوْ شبهة. وبناتها؛ كلُ ذلكَ تحريماً مؤيداً].
<ul> <li>m6.2 (N: It is unlawful and invalid for a woman to marry her:</li> <li>(1) father, grandfather, and on up;</li> </ul>	m6.2 (ح : يحسرم ولا يصبح نكساح المرأة محارمها وهم من الرجال ما يلي : 1- أبوها وجدها وإن علا .
(2) son, son's son, daughter's son, and on down;	<ul> <li>۲_ ابتها واین ابنها واین بنتها وان </li></ul>
(3) brother;	٤- عمها، وهو أخوكل رجل ولدها. ٥- خالها، وهو أخوكل امرأة ولدتها.
<ul><li>(4) father's brother, meaning the brother of any male ancestor;</li></ul>	۲- این أخیها وابن أختها، وكذاكل ذریهٔ آخیها أو أختها. ۷- زوج أمها أو جدتها وإن علت.
(5) mother's brother, meaning the brother of any female ancestor;	د زوج ابنتها وكل امرأة من ذريتها. ٨- زوج ابنتها وكل امرأة من ذريتها. ٩- أبـوزوجهـا وجـده وإن علا، وابن
(6) brother's son, sister's son, or any other descendants of brothers or sisters;	زوجها ودّريته) . ۱۰- (ت: ومحارمها بالوضاع) .
(7) the husband of her mother, grand- mother, and on up;	
(8) the husband of her daughter or other female descendant;	
(9) her husband's father, grandfather, and on up, and husband's son and descendants;	
(10) (n: and unmarriageable kin to her through her having been breast-fed by a particular wet nurse in infancy, as at n12.2).	
m6.3 It is unlawful for a man to marry both:	ا m6.3 ويتحرَّمُ أَنَّ يُتَجْمَعُ بِينَ المرأَةِ واختها أوَّ عمتها أوَّ حالتها.
(1) a woman and her sister;	in naçio de nagre de n <del>agre</del> (d).
(2) a woman and her father's sister;	

<ul> <li>(3) or a woman and her mother's sister.</li> <li>(N: But if a man is no longer married to one of the above and the waiting period (def: n9) has</li> </ul>	(ح: لكن إن استهى زواج السرجسل بإحدى المذكورات وانقضت العدة فلا مانع من التزوج بأخرى).
expired, then he may marry the other.)	
او ابنُهُ بشبهةِ أوَّ وَطِيءَ هوَ أَمُّهَا أوَّ بَتَهَا بِشبِهةٍ انْفَسَخُ نَكَاحُهَا (ح: وأما إن زنيا إم للوطء الشرعي وأما الزنا فليس له احترام ولا يترتب عليه تحريم الأمهات	m6.4 [وإنَّ تَزَوَّجَ امراءً ثُمَّ وَطِنُهَا أَبِوهُ أَ فلا ينفسخ لأن التحريم بالمصاهرة احتر والبنات وتحوهن)]. [
m6.5 The same categories of relatives who are unlawful for one to marry because of one's kinship relation to them are also unlawful to one by "fos- ter relationship," through having been breast-fed by a particular wet nurse in infancy (dis: n12.2) (N: since someone nursed in infancy by a woman is prohibited to marry those whom her offspring and her husband's offspring are prohibited to marry).	m6.5 ومَّا حَرَّمَ مِنَّ ذَلِكَ بِالنَّسَبِ حَرَّمَ بِالرَضَاعِ (ح: فَعَنْ رَضَعَ مَنْ امرأَة حَرَمَ عليه ما يحرم على أينائها وأبناء زوجها) .
حُرُمَ وطؤُهَا نِملكِ اليمينِ ومَنْ وَطِيءُ أَمَنَهُ ثَمَّ تَزَوَّجَ احْتَهَا أَوْ عَمَتَهَا أَوْ خَالَتُهَا	m6.6 [ومَنْ خَرُمُ نَكَاحُهَا سَمَّنْ ذَكَرْنَاهُ ] خَفْتُ لَهُ المنكوحةَ وَخَرْمَتِ المملوكةُ].
<ul><li>m6.7 It is unlawful for a Muslim man to marry:</li><li>(1) a Zoroastrian woman;</li></ul>	m6.7 ويَحْسَرُمُ على المسلم تكائح المجوسية والونية والمرتدة ومَنْ أحدً
(2) an idol worshipper;	أبويهـا كتـابيّ والآخـر مجـوسيّ [والأمة ] الكتابية وجارية ابنه وجارية نفسيه ومالكته ا لكنْ يُجُوزُ وطء الأمةِ الكتابيةِ بملكِ
(3) an apostate from Islam (murtadd, def: 08);	اليمين].
(4) or a woman with one parent who is Jewish or Christian, while the other is Zoroas- trian.	
(5) (N: It is not lawful or valid for a Muslim man to be married to any woman who is not either a Muslim, Christian, or Jew; nor is it lawful or valid for a Muslim woman to be married to anyone besides a Muslim.)	
m6.8 It is unlawful for a man who has divorced his wife by public imprecation (def: $n11$ ) to	m6.8 وتخرّم العلاعنة على 11 m6.8 العلاجنة على الملاجن رح: لكنها ليست بمحرم له ،

529

remarry her (N: though she is not considered his unmarriageable kin (mahram), and he may not look at or be alone with her).	فلا يجوز له النظر إليها ولا الخلوة بها).
m6.9 It is unlawful to marry a woman who is in a state of pilgrim sanctity (ihram, def: j3) (N: for hajj or 'umra), or in her waiting period (def: n9) after marriage to another.	m6.9 وتكاحُ المُحْوِمَةِ (ح: يحج أو عمرة) والمعتدة مِنْ غيرو.
m6.10 It is unlawful for a free man to marry more than four women. It is fitter to confine oneself to just one.	m6.1() ويَحْرُمُ علىٰ الحرُّ أَنَّ يَجْمَعُ ( بِينَ أَكْثَرَ مِنْ أَرْبِعٍ وَالأَوْلِيٰ الاقتصارُ علىٰ واحدةٍ.
. ويَحْرَّمُ على العبد أكثرُ من اثنتين . ويحرَّمُ على الحرَّ نكاحُ الأمة المسلمة لِيَسَ عندهُ حرةً تَصَلَّحُ للاستمتاع وعَجزَ عنَّ صداق حرةٍ أوْ ثمن جاربةٍ	ا
<ul> <li>m6.12 The following types of marriage are legally invalid:</li> <li>(1) to marry by "trading daughters [or sisters]" (A: such that the marriage of each by the guardian of the other supposedly takes the place of the woman's marriage payment (mahr));</li> <li>(2) to have a "temporary marriage" (mut'a), meaning to marry a woman for a stipulated period (O: whether specified, such as a month, or unknown, such as "until So-and-so comes");</li> <li>(3) or to marry a woman after her threefold divorce solely to cohabit and thus permit her (dis: n7.7) to remarry her previous husband (A: which is an enormity (dis: p29)), though if the marriage agreement is made for this reason but does not expressly stipulate it, then it is legally valid (dis; c5.2).</li> </ul>	m6.12 ولا يُصِحُ نكاحُ الشغار، ونكاحُ المتعبَّ وهوَ أَنَّ يَنْجَحهَا إلى مدةٍ (معلومة كشهر أو مجهولة كقدوم زبد)، ولا نكاحُ المحلَّ، وهوَ أَنَّ يُنْجَحْهَا ليُخلُّلها للذِي طَلْقَها ثلاثاً. فإنَّ عُقَدَ لذلك ولم يُشْتَرط صَحٌ.
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**m**7.0

m7.0 DEFECTS IN THE SPOUSE PERMITTING ANNULMENT OF MARRIAGE	m7.0 الـعيــوب المثبتــة للخيار في فسخ النكاح	
<ul> <li>m7.1 In any of the following circumstances, the husband or wife has the option to annul the marriage agreement immediately, if this is done in the presence of the Islamic magistrate (O: or a third party chosen to judge between them (dis: o21.4), provided that he is a <i>mujtahid</i> (def: o22.1(d)) and there is no Islamic judge), even when the partner annulling the marriage has the same defect whose existence in the spouse has motivated him or her to annul it (O: as when, for example, both are insane):</li> <li>(1) one finds that the spouse is not sane, or has elephantiasis or leprosy;</li> <li>(2) the husband finds that the wife's vagina is closed or nearly so because of an abnormal growth of flesh or bone;</li> </ul>	1.8 وَجَدَ أُحَدَ فَحَدَ الحَدَ فَعَبَ الآخَرَ مَجْنُونَ أَوْ مَجْدُوماً أَوْ أَبرص أَوْ وَجَدَعا رَنْقَهُ أَوْ قَرْنَاءُ أَوْ وَجَدَتُهُ عَنِياً أَوْ مَجِوباً فَبْتَ الْحَيارَ فَيْ فَسَحَ الْتَكَامِ على النّور عند الحاكم (ومثل القاضي في ذلك المحكم بشرطه وهو أن يكون مجتهداً ولا قاضي سواءً كَانَ بِه ذلك العيبُ (بأن المحد) بُبْتَ الْحَيارَ أَيضاً. إلا أَنْ تَحَدُّتُ الْعَنْهُ بِعد أَنْ يَطْ أَصَا وَلا قَاضِ (الزوج) بالعة أَجَلَهُ الحاكم سنةً مِن يوم المرافعة إليه (أي القاضي). فإنَّ جَامَعُ قَبْهَا فَلا فَسَحَ لَهَا. وإلاً قَلْهَا الفسخ. والعراد بالفور في العنة عَقِبَ السنة.	
(3) or the wife finds that the husband is impotent, or that his penis has been dissevered.		
The agreement may also be annulled when the defect occurs after making the marriage agree- ment, except when a husband's impotence occurs after he has had sexual intercourse with his wife, in which case annulment is no longer possible. When a husband (N: impotent from the begin- ning) acknowledges his impotence, the magistrate postpones action on the case for one year from the day it is first submitted to his consideration. If the husband has intercourse with her during the year, then she is not entitled to annul the marriage, though if he does not, then she may annul it. In cases of impotence, her above-mentioned pre- rogative of annulling the marriage "immediately" means after this period of one year.		
m7.2 When a marriage is annulled before sexual intercourse, the woman does not receive her marriage payment (mahr) (N: no matter whether the defect is in her or in him (A: as opposed to divorce before sexual intercourse, as discussed at m8.7)).	m7.2 ومنى وَفَعَ الفَسَعُ فَإِنْ كَان قَبَلِ الـدخـول قِلا مهرَ (ح: سواء كان العيب بها أم به).	

# 531

When a marriage is annulled after inter- course because of a defect that occurred after it, the full marriage payment stipulated by their agreement must be paid to her. When a marriage is annulled (N: after sexual intercourse) because of a defect that occurred before intercourse (O: whether simultaneously with the marriage agreement or after it but before intercourse), then the bride is only given the amount typically received as marriage payment by similar brides (def: m8.8).	أو بعدة بعيب حدث بعد الوط، وجَب المسمى. أو (كان الفسخ) بعيب حدّث قبلة (أي قبل المدخول سواء كان مقارنا للعقد أو حادثاً بعده وقبل الوطء) فمهر المثل .
ة وهو ممَّنْ يُحِلُّ لهُ نكباحَ الأمةِ تَخَيَّرُ ، وإنْ شَرَطَ أَنَّهَا أمةً قَبَاتتُ حرةً ، أوَّ لمْ وُج عبدُ بامةٍ فَأَعْتِفَتْ فَلَهَا أَنْ تَقْسَحْ نكاحَهُ على الفور منْ غيرِ الحاكم } .	m7.3 [وإنْ شَرَطْ أَنَّهَا حرةً فَبَانَتْ أَمَا يَشْرِطْ فَبَانْتُ أَمَةً أَوْكتابِيةً فَلا خيارً. وإنَّ نَزَ
m7.4 If any of the following occurs before inter- course has taken place, then the marriage is immediately annulled:	m7.4 وإذا أسلم أحـدُ السرّوجين الولنيين أوَّ المجـوسيين أوَّ أَسْلَمَتِ المرأةُ والسروج يهـودي أو تصـراني أو إرْمَعَدُ
(1) one of a couple who are idolators becomes a Muslim;	الروجان المسلمان أو أحدُّهُمًا فإنَّ كَانَ قَسِلُ المدخول تعَجّلتِ الفرقة. وإنَّ كَانَ بعمدَهُ نُوَقَفْتُ على انقضاء العدة. فإنَّ
(2) one of a Zoroastrian couple becomes Muslim;	اجْمَمُعَا على الإسلام قبل انقضابها نام النكاء وإلاً حُكِم بالفرقة منْ حين تبديل
(3) the wife of a Jew or Christian becomes a Muslim;	ا الدين . ا
(4) both husband and wife leave 1slam;	
(5) or one of them does.	
But when one of the above things happens after intercourse, then a waiting period (def: n9) must intervene before the marriage is annulled. If both husband and wife (A: arc, or) become Muslim before the waiting period finishes, then their mar- riage continues. And if not, then the marriage is considered to have been over since the change of religion first took place.	
m7.5 When a (A: non-Muslim) man who has more than four wives becomes Muslim, he is obliged to choose just four of them (A: and the others' marriages are annulled).	07.5 – وإذْ أَسْلَمَ علىٰ أكثرَ مَنْ أَدْيِع اخْتَار أربعاً منهُنُ .

m8.0 THE BRIDE'S MARRIAGE PAYMENT (MAHR) (O: The marriage payment is the money or property a husband must pay a woman to marry her.)	m8.0 المهر (والمهر هواسم للمال الواجب للمرأة على الزوج بتكاح) .
m8.1 It is sunna to name the amount of the mar- riage payment in the marriage agreement (O: to prevent discord). If it is not mentioned, it does not hurt (O: the validity of the marriage, though if unmentioned in the agreement, it is considered to be the amount typically received as marriage payment by similar brides (def: m8.8). There is complete scholarly consensus on the validity of a contract that does not mention it, though it is offensive not to).	m8.1 يُسَنَّ مَسَعِيَّهُ في العقدِ (لأنه أدفع للخصومة) فإنَّ لَمْ يُذَكَرُ لَمْ يَضُرُ (أي في صحت النكاح فإذا خلا العقد عن مسميته فيرجع فيه إلى مهر المثل وإخلاق عنه جائز إجماعاً لكن مع الكراهة) .
m8.2 A guardian may not marry his prepubes- cent daughter to someone for less than the amount typically received as marriage payment by similar brides, not marry his prepubescent son to a female who is given more than the amount typically received. If he does either of these, the amount stipulated is void and the amount typically received is paid instead (O: in both these cases, as a necessary condition for the validity of the mar- riage contract).	m8.2 ولا يُزَوَّجُ ابتتَّبَّةُ الصغيرةَ بِأَقَلَّ سِنَ مهر المثل ولا اينَّهُ الصغيرَ بِأَكْثَرَ مَنَ مهـر المُسل . فَإِنَّ فَعَلَ بَطَلَ المسمَّى ووَجَبَ مهرُ الْمَثَل (في الصورتين لصحة النكاح).
m8.3 Nor may a foolhardy man (def: k13.1(A:)) matry a woman for more than the amount typi- cally received as marriage payment by similar brides.	m8.3 ولا يَعَزَقُجُ السفية [والعبدُ] بأكثر عنَّ مهر المثل
m8.4 Anything that may be lawfully used as a price (def: k2) may be given as marriage payment. It may be paid immediately or deferred, and may be an individual article ('ayn), a financial obligation (dayn), or the use or benefit of something.	m8.4 وكلُّ ما جاز أنَّ يَكُونَ ثمناً جَازَ جعلُهُ صداقاً. ويَجُوزُ حالاً ومؤجلاً وعيناً وديناً ومنفعةً.
m8.5 The bride possesses the marriage payment when it has been expressly stipulated (O: in the marriage agreement, whether validly stipulated or invalidly. If valid, she owns the amount stated, while if invalid, she owns the amount typically	m8.5 - وتعْلِكُهُ بالتسمية (أي ذكره في صلب السعقند سواء كانت صحيحت أو فاسندة فلي التسمينة الصحيحة تعلك ا المسمى بعينه وفي القنامندة تعلك مهتر

m8.6

received as marriage payment by similar brides (def: m8.8). She may dispose of it when she accepts it, and her ownership of it is finalized when her husband has sexual intercourse with her (O: after which none of it is refundable), or when one of them dies before they have had inter- course.	المتل) . وتَصرَّفُ فِه بالقَبض ويَسْعَرُ بالمدخول (فلا سقط حينلذ منه شيء) أوْ بموت أحدِهما قبلَ الدخول .
m8.6 If payable immediately, the bride may refuse to have sexual intercourse until her hus- band gives her the marriage payment, though if she allows him to have intercourse with her before she accepts the amount, she may no longer refuse to have intercourse (N: but may demand the amount).	m8.6 وليهما أنَّ تَتَتَبَّعَ مِن تسليم نفسيهما حتَّن تقبضه إنَّ كَانَ حَالًا فَانَّ مَنْهَتُ تَفْسَها إليهِ فَوَطِئُها قَبْلَ النَّبْض سقط حقُّها من الامتناع (ح: وتطالب بالمهر).
m8.7 If the couple is separated (A: by having annulled the marriage (dis: m7.4)), before inter- course because of an act on the bride's part, as when she becomes a Muslim (O: and the husband remains non-Muslim), or she leaves Islam (O: and the husband remains Muslim), then she is not en- titled to any of the marriage payment. But if it is because of an act on the husband's part, as when he becomes Muslim, leaves Islam, or divorces her, then she receives only half of the marriage pay- ment; or the husband may ask for half of it back (O: if she has already accepted it), provided the article given as payment still exists. If it does not, he receives half of the lowest market value of simi- lar articles between the time of the marriage agreement and when the article ceased to exist. If the article was diminished while in the bride's pos- session, the husband has a choice between taking it back in its defective condition, or accepting half of its value.	m8.7 وإنَّ ورفَتْ فرقة مِنْ جهتها قَبِلَ الدَّحُول بَانَ أَسَلَمتْ (وبقي الزوج على الكفر) أو ازَنَدَتْ (وبقي الزوج على الإسلام) سَقَطَ المهرَ. أوَّ مِنْ جهته بأنْ في نصفه (إن قبضته) إنْ كَانَ باقباً يعبه وإلاً قتصف قيمة أقلَّ مَا كَانَتْ منَ العقد إلى التلف. [قانُ كَانَ زائداً زيادةً منفصلةً زَجْعَ في النصف دون الزيادة. أو متصلة تُحَسِّرت بين ربه زائداً وبيد نصف نتقصاً وبين نصف قيمة.
THE AMOUNT TYPICALLY RECEIVED AS MARRIAGE PAYMENT BY SIMILAR BRIDES	مهر المثل
m8.8 The amount typically received as marriage payment by similar brides (mahr al-mithl) means that which would be desirable to a woman like her (O: a woman like the bride, under normal cir- cumstances), like her meaning a woman of her	8.8 شمّ مهرً المثل عوّما يُرْغَبُ به في مثلها (أي مشل المترّوجة عادة من النسباء) فيُعَبَّر بعَنْ يُسَاوِيهَا منْ نساء

relatives resembling her in such characteristics as عصباتها في السنَّ والعقبل والجمال age, intelligence, beauty, wealth, being virgin or والبسار والثيوبة والبكارة والبلد (فيعتبر nonvirgin, and in having the same hometown. (O: بمن فيهدا من تسداء عصب اتهدا دون غيرها Her relatives living therein are taken as the stan-لأن عادة البلاد في المهم مختلفة . قال dard, and not those living elsewhere, since the الرافعي ولوكان جميعهن في بلد أخرى amount typically received varies in different فالاعستيسار بهنن أولمي من الاعتبسار towns. Rafi'i holds that if all of them live in another town, they are nevertheless more suitable بالأجنبيات في تلك البلدة) قان اختصت to be taken as the standard than nonfamily women (المسرأة عنهن) بمسزية (من الصفات from the same town.) If the bride is superior to السميذكمبورة) أونقص روجني ذلسك them (O: respecting the above characteristics) or (والمعنى قرض لها مهر لائق بالحال) فإنَّ inferior, then this is taken into consideration (O: لم يَكُنْ لَهَا عصباتٌ منَ النساء فبالأرحام meaning she deserves a marriage payment that suits how she is). If she has no female relatives (قرابات الأم كالجدة والخالة) وإلاً فبنساء related to her through her father, then those like يلدها ومَنْ يُشْبِهُهَا. her refers to her maternal relatives (O: i.e. the mother's relatives, such as the bride's grandmother or mother's sister). If none of the above exist, then the standard for comparison is the marriage payment of those women of the same town who resemble the bride. WHEN A HUSBAND IS UNABLE TO PAY إعسار الزوج بالمهر THE MARRIAGE PAYMENT m8.9 When a husband proves financially unable m8.9 وإذا أغَسَرَ (الزوج) بالمهر to give his wife the marriage payment (A; if it has قبل المدخول فلها القسخ . أوَّ بعده فلا . not been deferred) before the first time they have فإن اخْتَلُفْسا في قيض الصداق (كله أو sexual intercourse, then the bride may annul the بعضه) فالقولُ قولُهَا . أَوْ في الوطء فقولُهُ . marriage, though if he proves unable afterwards, she may not. If husband and wife disagree (A: in court, when neither side has proof) as to whether he has given her (O: all, or part of) the marriage pavment, then the wife's word is accepted over the husband's (dis: k8.2). But if they disagree as to whether they have had sexual intercourse, the husband's word is accepted over the wife's. m8.10 A man is obliged to pay a woman the m8.10 ومَنْ وَطِيءَ اسرأَةُ [بشبهة أو] amount typically received as marriage payment by فى نكباح فاسبة أوَّ زنباً وهي مكرهةً لزمَّهُ similar brides (def: m8.8) when the marriage was مهر المشل . وإنْ طَاوَعَتْمُ على الزنَّا فَلاَ (N: consummated, but) invalid, or when a man مهر لها. forces a woman to fornicate with him. When a woman voluntarily fornicates with a man, she does not receive any marriage payment.

AMENITY PAYMENT

m8.11 Whenever a woman is divorced (O: before having had intercourse) and the marriage payment is reduced to one-half (dis: m8.7), she does not receive an *amenity payment* (def: below). But she is entitled to one when the marriage payment is not reduced to one-half, such as when:

(1) she receives no marriage payment because of having allowed her guardian to choose a spouse for her and then having been divorced before intercourse and before any payment was stipulated;

(2) or when she receives the full marriage payment, as when she is divorced after intercourse.

An amenity payment is an amount (N: paid by the husband) determined by the Islamic judge through his own personal reasoning (O: it being obligatory that both the husband and wife agree to it, and sunna that it not be less than thirty dirhams (n: 88.94 grams of silver) or something worth that much, and that it amount to less than half the marriage payment), in view of the circumstances of both parties (O: such as how rich or poor the husband is, and the wife's lineage and other characteristics previously discussed).

كالمفوضية إذا طلقت قبل الدخول والفرض، أوْ بأنْ يَجِبُ الكُلُّ كَالطَّلاق بعدُ الدخول ؛ وَجَبْ لَهَا المتعةُ ـ وهين شيءُ [(مبن المبمسال)] يُقُسِدُرُهُ القساضي باجتهاده (والسواجب فيهاما يتراضى الزوجان عليه ويسن أن لا تنقص عر اللاثين درهما أو ما قيمته ذلك وأن لا تبلغ تصف المهسى ويعتبس فيسو خال المزوجين (من بمسار النزوج وإعساره ونسب المرأة وصفاتها السابقةي

تمتيع المطلقة

m8.11 وحدث طُلُقَتْ (المروحة قسل

السدخول) وشُطَّم المهمرُ لا مُتَّعَبَّةً لَهُما

وحبتُ لم مُشْطِّبرُ إمَّا بأَذْ لا تحب شم

#### m9.0 THE WEDDING FEAST m9.0 وليمة العرس m9.1 - وليمةُ العرس سنَّةُ , والسنَّةُ m9.1 The wedding feast is a sunna (A: whose time never expires, though it is recommended to أَنْ يُولِم بِناةٍ ويَجُورُ ما تَيَسَّر مِن الطعام be after intercourse). The sunna is for the meal to consist of a sheep or goat (shah, def: h2.5), though it is permissible to serve whatever food is readily available. THE OBLIGATION TO ATTEND وجوب الحضور لمن دعي m9.2 It is obligatory for whoever is invited to ومَنْ دْعِيَ إِلَيْهِمَا لَرَمَتُهُ الْإِجَامَةُ m9.2 attend (O: and whoever does not respond to the (ومن لم يجب السلاعـوة فقـد عصم الله

invitation has disobeyed Allah and His messenger ورسوله) صائماً كَانَ أو مفطر أ. فإذا حضر (Allah bloss him and give him peace)), whether ندب له الأكل ولا يجب. فإنْ كان صائماً fasting or not. If one attends, it is recommended to تطهوعها ولم يشق على صاحب الموليسة eat, though not obligatory. If one is performing a صومًة فإنسام الصوم أفضل وإن شق voluntary fast and attends, and it is not burden-عليمه صومة فالفطير أفضل ولبوجوب some for the host, then it is best to complete one's الاجابة شروط: أنَّ لا يُخُصُّ بِهَا الأغنياءَ fast, though if this would weigh on the host, it is better for one to eat. It is only obligatory to دون الفقرام، وأنَّ يدعومُ في اليوم الأول. respond to such an invitation if the following con-فإنَّ أُولُم ثلاثة أيام فدَعَاءُ في اليوم الثاني ditions are met: لمُ تَجِبُ أو في الشالث كُرِحْتُ إجابتُهُ. وأذلا يخضرة لخوف منه أوطمعا في (a) that the host not have invited the rich to جاهمه ، وأنْ لا يَكُمونَ ثُمَّ مَنْ يَشَأَدَّى أَوْلًا the exclusion of the poor; تَلبِقُ بِهِ مجالستُهُ (لقبحه مثلاً كالأراذل) (b) that the invitation be for the first day of ولا منكرً مِنْ زمير وخمير وفُرَّش حريبر the wedding feast, for if the host celebrates it for وصبور حيسوان على سقيف أوجدار أو three days, it is not obligatory to respond if invited ومسادةٍ منصوبةٍ (لا مطروحة) أوَّ ستر أوَّ on the second day, and offensive to do so on the لوب مكتبوب عليبه منكرً وغير ذلكَ (لأنه third; بالحضور يصير كالراضي بالمنكر ومقررأ (c) that the motive for attending not be fear له) فإذْ كَالَ المنكسرُ يَزُولُ بحضورهِ أَوْ of the host or desire for the prestige of having كَانَت الصدورُ على الأرض في بسداطٍ أوَّ attended: محدة يَتَّكِيءُ عليها أوْ مقطوعة الرأس أو (d) that no one will be there who will hurt صور الشجر فليُحْضَرُ. one, or whose company is unsuitable (O: because of their vileness, for example, such as people devoid of morals or character); (e) and that there will be nothing blameworthy there such as flutes, wine, silk-covered sitting mats, or pictures of animate life (dis: p44) on the ceiling, walls, upright pillows (O: not those lying flat (dis: below)), or draperies; or clothing inscribed with something blameworthy, and so forth (O: since a person who attends in the presence of such things is as though accepting and acquiescing to what is condemnable). But if the blameworthy thing will be removed through one's attending, or if the above-mentioned pictures are on the ground, a carpet, or pillows people lean upon (N: or other humiliated deployment, which is lawful), or if the living figures are decapitated. or there are pictures of (n: vegetative life such as) trees, then one must attend. Strewing sweets and the like around at m9.3 ولايُكْسرهُ نترُ السُكّر وتحوه في m9.3 marriage agreements or picking them up is not الاسلاكات بل هو خلاف الأولى والتقاطة offensive, but it is better not to. أيضأ خلاف الأولى

m10.0 RELATIONS BETWEEN A HUSBAND AND WIVES	m10.0 معاشرة الأزواج
m10.1 It is obligatory for both husband and wife to treat each other well (O: since Allah Most High says,	m10.1 يَجِبُ على كلَّ واحدٍ منَ السروجين المعاشرةُ بالمعروفِ (قـال تعــالـى: فَإَوْلَهُنَّ مِثْسَلُ الَّـذِي عَلَيْهِنَ
"Women deserve the like of what they are obliged to give, in kindness" (Koran 2:228)),	بالمُعَرَّوفٍ﴾) وبـذلُ ما يُلْزَمُـهُ (أي يلزم كل من الزوجين بأن يبذل الزوج ما يجب عليه من النفقة وتسالم المرأة نفسها له
and for each to give the other what they must (O: meaning that both spouses are required to, the husband giving her the expenditures he is obliged to (def: m11), and the wife giving herself to him and obeying him concerning his rights therein) without intentional delays or displaying resent- ment.	وتطبعه فيما يتعلق به من حقّه) منْ غير مُطَّل [(والمطل مدافعة الحق مع القدرة على التأدية)] ولا إظهار كراهةٍ.
m10.2 It is unlawful for a man to house two wives in the same lodgings unless they both agree.	m10.2 ويَحْزُمُ على الوجل أنْ يُسْجَنَ زوجتينٍ في مسكن واحدٍ إلاً يرضائحمًا.
PERMITTING ONE'S WIFE TO LEAVE THE HOUSE	حكم خروج المرأة من بينها
m10.3 (A: A husband may permit his wife to leave red Law, for invocation of Allah (dhikr), to see her place in the town. A woman may not leave the c member of her unmarriageable kin (def: m6.2) a journey is obligatory, like the hajj. It is unlawful fo unlawful for her husband to allow her to.) (n: In the ful for her to travel beyond city limits without a husb riageable kin unless the distance to her intended da 48 mi. (al-Lubab fi sharh al-Kitab (y88), 1.105).)	female friends, or to go to any ity without her husband or a ccompanying her, unless the r her to travel otherwise, and Hanafi school, it is not unlaw- band or member of her unmar-
m10.4 The husband may forbid his wife to leave the home (O: because of the hadith related by Bayhaqi that the Prophet (Allah biess him and give him peace) said,	m10.4 ولمُهُ أَنَّ يَشْتَعُهَا مِنَ الْحَمَرُ وَجَ عَنَّ مَنَسَرَكِ (لَمَا رَوَى الْبِيهَقِي مِن قَوْلَهُ شَكَرُ الله واليوم : الأخر أن تأذن في بيت زوجها وهـ وكارم
"It is not permissible for a woman who believes in Allah and the Last Day to allow some- one into her husband's house if he is opposed, or to go out if he is averse").	ولا أن تخرج وهُو كاره) . فإنَّ مَاتَ لَهَا . قريبَ اسْتَجِبُ أَنْ يَاذَنْ لَهَا في الخروج . ا
But if one of her relatives dies, it is preferable to let her leave to visit them.	

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القسم يين الزوجات

TAKING TURNS WITH WIVES

m10.5 A husband with more than one wife is not obliged to spend his nights with them in turns but may keep away from them (A: all) without sin. But he may not begin spending the night with one of them unless he chooses her by drawing tots. Whenever he spends the night with one wife, he is obliged to spend nights with the others, giving equal time to each one. When a husband intends to begin staying with his wives (A: after an intermission or absence), the wife whose lot is drawn is the first with whom he spends the night. All are included in taking turns, whether a wife in her period or postnatal bleeding, one who is ill, or one who cannot have intercourse because of a vaginal birth defect,

The minimal amount of time for one turn is a night and day, whether the day comes before or after the night; while the maximum is three days (A: and nights. The minimal turn for the Hanafi and Maliki schools is whatever all can agree upon). It may not be more than three days (A: except by their leave). The basic *turn* of someone who makes their living by day is the night, with the day being an adjunct, while for someone who makes their living at night, such as a watchman, the basic turn is the day.

In staying the night, the husband is not obliged to have sexual intercourse with the wife, though it is recommended to have intercourse (and share all other marital enjoyments) with all one's wives on an equal basis.

m10.6 If the husband wants to take one of his wives on a journey with him, he may not do so unless he draws lots to see who it will be. If he draws lots (A: and takes the winner with him), then when he returns, he does not need to make up the turns which the other wives missed while he was on the journey. If he did not draw lots but just chose a wife to travel with him, this is a sin, and on his return he must give equal time to the other wives for the time they missed.

m10.7 It is permissible for one of the wives to give her turn to another wife, if the husband

m10.5 ومَنْ لَهُ نَسَاءَ لا يَجِبُ عَلِيهِ أَنَّ يقسب لمهنأ بل لهُ الإعسراض عنهنَّ بلا إثم المبين له أنَّ يَبْتَسَدِي، المبيتُ عَسَدً إحداهُنَّ إلاَّ بالفرعة . فإنَّ باتَ عندَ واحدة منهنَّ لَرْمِيهُ المبيتُ عنيدُ الباقيات بقدرو. فإذا أراد النسم أقرع فمن خرجت قرغتها فذمهماء ويقسم للحائض والنفساء والمم بضمة والمرتقاء . إفإنْ كَانَ مُعَهُ حرةً وأمةُ قُسْم للحرة مشل ما للأمة مرتين]. وأقسل القسم ليلة ويتبغهما يوم قبلها أؤ بعددها وأكشره ثلالة أيام ولايراد على ذليك وعماد القسم الليل والنهار تابع المرز معيشتُ بالنهار . فإنْ كَانْتْ معيشتُهُ بالليل كالحارس فعماد قسمه بالنهار . ولا يُجبُ عليه وطءٌ لكنْ تُنَّذُبُ التسويةُ يُنْهُنَّ فيه وفي سائر الاستمتاعات.

m10.6 وإنّ أَرَادَ أَنْ يُسَافِرَ بِامرَاةٍ مِنهَنَّ لَمْ يَجُزُ إِلَّا بِقَرِعَةٍ. فَإِنَّ سَافَرَ بِهم عَقِرَ لَمْ يَقْض للمقيمةِ. وإنَّ سَافَرَ بِهَا بِغِيرِ قَرِعةٍ أَبْهُ وَلَزِمُهُ القِصَاءُ.

m10.7 ومَنْ وَهَبْت حَفَهُمَا مَنْ القَسَم

لبعض ضرائرها برضًا الزوج جَازَ. وإنَّ

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# m10.8 Marriage

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agrees. If one of them gives him her turn, then he may give it to whomever he wants. If the wife later chooses to take her turn back, she returns to her usual place in the order of taking turns as it stands on the day she takes it back.	وَهِبْتُ للزوج جَعْلَهُ لَمَنْ شَاءَ مَنهِنَّ . فإن رَجْعَتْ فِي الهَبَة عَادَتْ إلى المدور مِنْ يوم الوجوع .
m10.8 It is not permissible for a husband to enter the quarters of a wife during another wife's turn without business there, though if he stops in dur- ing the day because of something he needs, or dur- ing the night because of something absolutely necessary (A: such as bringing her supper), then he may enter. Otherwise he may not. If he prolongs such a visit, then he is obliged to make up the turn of the wife whose turn it orig- inally was.	m10.8 ولا يَجُوزُ أَنَّ يَدْخُلَ على امرأة في نويسة أخبرى بلا شُغْسٍ . فإنَّ دَخْسَلُ بالنهار لحاجة أو بالليل لضرورة جازً . وإلاَ فَلاَ . وإنْ أَمَّامَ لَزَمَهُ الفضاء .
m10.9 If a man marries a new wife when he already has another, he interrupts the succession of turns to spend time with the new wife. If she is a virgin, then he stays with her seven days and need not make them up with the other wives. If she is a nonvirgin, then he may choose to either spend seven days with her and make up (O: to the others the number in excess of three days), or spend three days with her and not make up the time with the others. In such cases it is recom- mended to let the new wife choose the alternative she prefers. If the husband stays with her for seven days at her request, he must make up all seven days with the others, though if he stays seven days without her having requested it, he need only make up four with the others.	m10.9 وإن نَزَوْجَ جديدة وصنده غيرها فطع الدور للجديدة. فإنْ كَانَتْ بَكُوا أَقَامَ عَندَهَا سَبعاً ولَمْ يَقْضَى . وإنْ كَانَتْ ثَيْباً فهو بالخيار بين أَنْ يُقِيمَ عندها سَبعاً ويَقْضَى (للبساقيسات ما زاد على ويُتَدَنَبُ لَهُ أَنْ يُخَبّرهما بِينَهُما. فإنْ أَقَامَ سَبعاً يطليها قضى السيع. أو يدونه قضَى اربعاً قَفَظَ.
m10.10 The husband is entitled to leave home dur- ing the day to fulfill his needs and obligations.	m10.10 ولسة الخبروج نهياراً لقضياء ا الحاجات والمحقوقي.
مَ لَهَنْ . وَيُتَدْبُ أَنَّ لا يَعْطَلُهُنْ مِنِ الوطِّعِ وَأَنَّ يُسَاوِيَ بِيَنْهُنَّ فِعِ].	ا m30.11 (ومَنْ مَلَكَ إماءُ لَمْ يَلْزَمْهُ أَنْ يَقْبِ }
DEALING WITH A REBELLIOUS WIFF	معاملة الناشز
m10.12 When a husband notices signs of rebel- liousness in his wife (nushuz, dis: p42) (O:	m10.12 وإذا رأى من المسرأة أسارات النشوز (قولاً كان النشوز كان تجيبه بكلام

whether in words, as when she answers him coldly خشن بعد أن كان بلين، وإذا دعاها إلى when she used to do so politely, or he asks her to فراشمه لا تجيبه بعد أن كانت تجيبه وأو come to bed and she refuses, contrary to her usual فعبلا كأن يجبد منهما إعراضا وعبوسا بعد habit; or whether in acts, as when he finds her لطف وطملاقية وجه) وغظها بالكلام (بلا averse to him when she was previously kind and هجر وضرب فلعلها أن تبدى عذرا، كأن cheerful), he warns her in words (O: without keeping from her or hitting her, for it may be that يفول لها : انقى الله في الحق الواجب لي she has an excuse. The warning could be to tell عليك؛ ويبين لها أن التشور يسقط النفقة her. "Fear Allah concerning the rights you owe to والقسم، وكأن يفول لهما: طاعتي عليك me," or it could be to explain that rebelliousness فرض) وإنَّ صَرَّحَتْ بِالنَّسُورُ هَجْرَها في nullifies his obligation to support her and give her القبراش (قبلا يضاجعهما) دون المكبلام a turn amongst other wives, or it could be to inform her, "Your obeying me [def: (3) below] is وضربها ضرباً (وضرب الوجد لا يجوز) religiously obligatory"). If she commits rebel-غيبر مُبَرِّع أَيَّ لا يَكْسِرُ عظماً ولا يَجْرُحُ liousness, he keeps from sleeping (O: and having لحسباً ولا يُتَّهَدُ دميا سواءً تُشبرتُ مرة أوْ sex) with her without words, and may hit her, but تَكَرُّو مِنْهَا. وقيل لا يضربُها إلا إذا تَكُرُّوُ not in a way that injures her, meaning he may not نشورُها. (A: bruise her,) break bones, wound her, or cause blood to flow. (O: It is unlawful to strike another's (ح: توضيحيا لهمة، الفتمرة فذكر face.) He may hit her whether she is rebellious الأحكام التألية : only once or whether more than once, though a .. يجب على كل من الرزوجين معناملة weaker opinion holds that he may not hit her صاحبه بالمعروف والإحسان. unless there is repeated rebelliousness. ـ لا يجوز للزوجة أن تخرج من بيت (N: To clarify this paragraph, we mention the المزوجية إلا بإذن الزوج، ويجوز لها أن following rulings: تخرج عند الضرورة بلا إذن. ولا يجوز (1) Both man and wife are obliged to treat للزوجية أن تأذن لأحسد أن يدخسل بيت each other kindly and graciously. البزوج إلا برضياه حتى محبارمهما ولا تجوز الخلوة بالأجنبي على كل حال . (2) It is not lawful for a wife to leave the الم يجب على المزوجة طاعة الزوج في house except by the permission of her husband, الاستمشاع الجنسي المثسروع though she may do so without permission when بالمعروف، وعلى الزوج أنَّ يعف زوجته there is a pressing necessity. Nor may a wife permit anyone to enter her husband's home unless he إن استطاع . ولا يجب على المرأة خدمة agrees, even their unmarriageable kin. Nor may الزوج فإن فعلت فهي متبرعة . she be alone with a nonfamily-member male, مإذالم تقم الزوجية بمبا يجب عليها under any circumstances. مما سبق سميت ناشراً، وعندند تبيع (3) It is obligatory for a wife to obey her husband as is customary in allowing him full lawful sexual enjoyment of her person. It is obligatory for the husband to enable her to remain chaste and free of want for sex if he is able. It is not obligatory for the wife to serve her husband (dis: w45.1); if she does so, it is voluntary charity. (4) If the wife does not fulfill one of the above-mentioned obligations, she is termed "rebellious" (nashiz), and the husband takes the

#### m11.0 Marriage

following steps to correct matters:

(a) admonition and advice, by explaining the unlawfulness of rebellion, its harmful effect on married life, and by listening to her viewpoint on the matter:

(b) if admonition is ineffectual, he keeps from her by not sleeping in bed with her, by which both learn the degree to which they need each other:

(c) if keeping from her is ineffectual, it is permissible for him to hit her if he believes that hitting her will bring her back to the right path, though if he does not think so, it is not permissible. His hitting her may not be in a way that injures her, and is his last recourse to save the family;

(d) if the disagreement does not end after all this, each partner chooses an arbitrator to solve the dispute by settlement, or divorce.)

(١) الموعظ والتصبحة فيبين لها حرمة النشوز وضرره على الحياة المزوجيق ويسمع وجهة نظرها في الموضوع . (٢) إن لم ينفع الوعظ هجرها فلا ينام معهما في الضراش، وبمذلك يعمر ف كل منهما مدي حاجته لصاحبه ر (٣) إذا لم يتفع الهجر جاز له ضربها إنْ ظن أنْ الضرب يردها للصواب، وإلا فلا، ويكون الضباب غير مبرح، وهو محاولة أخيرة لإنقاذ الأسرة . (٤) إذا لم ينتبه الخيلاف بعد كل هذا انتخب كل من السزوجين حكمساً لحمل الخلاف، بالإصلاح أو الطلاق).

الزوج الخطوات التالية للإصلاح:

m11.0 THE WIFE'S FINANCIAL SUPPORT m11.0 نفقة الروجة ا (والمراد ما يجب للزوجة من الحقوق (O: Support means the financial rights of a wife.)

m11.1 (A: The rulings of this section are not recommendations for how much to spend, but rather define the minimum permissible, which a stingy husband may not lawfully spend less than. Extra spending on one's wife is charity.)

FOOD

الطعام

المالية)

m11.2 The husband is obliged to provide his wife's sustenance day by day. If affluent, he must daily furnish her with one liter of the grain that is the staple food of the town in which they live. (O: By the grain that is the staple food of the town, the author means if people eat it. If not, then whatever they eat, even if it is hardened, dried white cheese. If the wife asks for something other than the staple food of the town, the husband does not have to

m11.2 أيجسبُ على السزوج تفاقسةُ ا زوجته يومأ بيلوم . قَإِنَّ كَانَ موسراً لَرْمَهُ مدّان من المحب الممقتسات في البلار. (وقبول المصنف من الحب المقتبات أي إن كانوا يقتانونه؛ وإلا فمما يقتانونه. ولو أقطأ فلو طلبت غيير ما يقتات في البلد لم تلزمه الاجابة . ولو بذل لها غيره لم يلزمها provide it for her, and if he gives her something besides the staple, she need not accept it. The staple food is what is obligatory.) If he is not affluent, then he is obliged to provide 0.51 liters of grain a day for his wife; while if between affluence and nonaffluence, he must provide 0.77 liters per day.

He is also obliged to cover the expenses of grinding it into flour and baking it into bread (O: even when she is used to doing it herself, as there would otherwise be need for this expenditure), and to buy the foods that normally accompany bread to make it sayory and agreeable, as much as is customary in the town of meat, oil, and so forth (O: such as dates, vinegar, and cheese. The obligatory measures differ with the seasons, it being necessary in each season to provide that which is proper to it. Fruits might predominate in one season, and thus be obligatory. As for the obligatory amount of meat, one sees how much is customarily consumed in town per week).

If husband and wife agree that he give her compensation in place of the above-mentioned (O: grain and other things she is entitled to, the compensation being in money or clothing), this is permissible.

ARTICLES FOR PERSONAL HYGIENE

m11.3 The wife in entitled to what she needs of oil for her hair, shampoo (lit. "sidr"), and a comb (O: to keep her hair clean, of the kind and amount that is customary in town, in order to prevent harm to herself. If oil scented with rose or violet is the custom of the town, it must be provided, though not things which are merely cosmetic and not for cleanliness, such as eveliner or henna, which need not be provided, though the husband may provide them if he wishes. It is also obligatory for him to provide deodorant (lit, "litharge") or the like to stop underarm odor if water and soap will not suffice), and the price of water for her purificatory bath (ghusl) when the reason for it is sexual intercourse or the end of postnatal bleeding, though not if the reason is the end of her monthly period or something clse (dis: m11.1).

m11.3 القبول بل يتعين ما بقت الموله) . وإذْ كَانَ معبيراً فمسدًى وإنْ كَانَ متوسطاً فسدً وتصفر ويلزمه مع ذلك أجرة الطحن والخبز (وإن اعتادته بنفسها للحاجة لهذه الأجرة) والأدم على حسب عادة البلدِ مِن اللحم والدهن وغير ذلك كالتمر والخل والجين ويختلف المواجب بالفصول فيجب في كل قصل ما يناسبه، وقد تغلب الفواك في أوقاتها فتجب . وينظر في اللحم إلى عادة المحل من أسبوع أو غير). فإنَّ تَرَاضَيْها على أَحَدْ العوض عنْ ذلكُ (المذكور مما وجب لها من الحب ومسا بعسده وذلك العوض كالمدراهم والدناني والثياب) جازر أدوات التنظيف m11.3 ولهما ما تُحْتَاجُ إليه من الدهن للرأس والسدر والمشط (لتنظيف على عادة البلد جنبياً وقيدراً، دفعياً للضير ر. وإن جرت العبادة فيبه باستعميال المدهن المطيب يتحسو السورد واليتفسسج وجب بخسلاف مالا يقصسد منسه التنظيف بل التسزين كالكحسل والخضباب. فإنبه لا يجب بل هو باختيار المزوج . ويجب لها مرتبك ونحبوه لدفيع الصنان إنالم يندفع بالمساء و[الشراب) (ت : أو في زمانسا] الصيامون) وثمن ماء الاغتبسال إنْ كَانَ سببة جماعاً أو نفاساً فإنْ كَانَ سببة حيضاً أوْ غِيرَ ذَلِكَ لِمْ يَلْزَمْهُ.

COSMETICS AND MEDICINE	الطيب والأدوية
m11.4 The husband is not obliged (N: but rather	Aller this Collins, mill 4
is recommended) to pay for his wife's cosmetics,	mll.4 ولا يَلْرَشُهُ مُعَنَّ الطَّبِبِ [(الذي
doctor's fees, the purchase of medicine for her,	يقصد للزينة }] ولا أجرةُ الطبيبِ ولا شراءُ
and similar expenses (A: though he must pay for	الأدوية ونحو ذلك
expenditures connected with childbirth).	
· · · · · · · · · · · · · · · · · · ·	
CLOTHING	الكسوة
$\pi d1.5$ A wife is entitled to the kind of clothing	ml1.5 - ويُبِجِبُ لَهُمَا مِنَ الْحَسَوةِ مَا ا
that is customary in town for dressing oneself ( $O$ :	جَرْت بِهِ المادةُ في البلدِ مِنْ شِيابِ البدن
and not just anything termed <i>clothing</i> will suffice.	· · · ·
What is obligatory is the amount necessary for the	(ولا يكفي ما ينطلق عليه اسم الكسوة بل المحمد معالم المحمد ال
woman, which varies according to whether she is	تجب على قدر كفسايسة المرأة فتختلف
tall or short, thin or fat, and with the hot or cold	بطولها وقصرها وهزالها وسمنها واختلاف
climate of various towns. In the summertime, it is	اليسلد حرارة وبسرودة ، فيسجب لهسا في
obligatory to provide her with a head covering,	الصيف خمسار وقميص ومسراويبل وخف
shift, underdrawers, shoes, and a shawl, because	ورداء لحاجتهما إلى الخروج وفي الشناء
of her need to go out; and the same in the winter- time, plus a cloak quilted with cotton to protect	مشل ذلمك وتمزاد جبة محشوة يقطن لدفع
her against the cold. If she needs two cloaks	البرد. ولو احتاجت إلى جيتين لشدة البرد
because of the extreme cold, it is obligatory to	وجبسا . وإذا لم تستغن بالشتاء عن الوقود
provide them. If she needs fuel because of the se-	لشدة البرد فيجب لها من الحطب والفحم
verity of the winter. it is obligatory to buy the	ما يشدقع به الحاجة) وَ(يجب لها أيضاً ما
necessary wood and coal) and (O: he must also	_
provide the amount customary in town of the)	جرت به العسادة في البلد من) الفسر ش الما ما ما الما من ما الم
bedding, blankets, and pillows that are suitable	والغطساء والسوسسادة على حسب ما يَلِيقَ
for someone of his income. (O: She also deserves	ا بيستارد وإعستاره (ويجب لها أيضاً عليه ا تدريدا بر بالله ال
cooking implements, and utensils for eating and drinking).	آلة الطبخ والأكل والشرب) .
winner.	
m11.6 It is obligatory for the husband to give his	1 16 116 2811 1 1 1 1 m 1 6
wife the expenditures for her support at the first of	ml1.6 ويَجِبُ تَسَلِيمُ النَّفَقَةِ إلَيهَا مَنْ
each day, and to provide her clothing at the first of	أول المنهسار وتسليم الكسبوة من أول
each season (O: meaning the beginning of winter	الفصل (أي أول فصل الشتاء وأول فصل
and summer).	الصيف) .
m11.7 If he gives her clothing for a season, and it	m11.7 فَإِنَّ أَعْطَاها كسوةُ مَدَةٍ فَبِّلِنَتْ أ
wears out before the end of the scason, he is not	
obliged to furnish new clothing, though if it lasts	فبلَها لَمُ يَلْزَمْهُ إِبِدَالُهَا . وإنَّ بَقِيتُ بِعَدْ
beyond the season, he is nevertheless obliged to	المدة أرمة التجديد .
provide new clothing for each new season. The	ولها أذ تنصرت في كسوتها بالبيع
wife is entitled to dispose of the clothing as she	

wishes, whether by selling it or other (O: means of disposal, such as giving it away, the reason being that it is her own property).	وغيره (من أنواع النصرفات كالهية وهذا مبني على أنها تمليك)
HOUSING AND SERVAN'S	المسكن والخادم
m11.8 The wife is entitled to housing of the same quality as that of similar women. (O: The standard of housing depends on the wife herself, while the standard for her clothing and support takes the state of the husband into consideration. The dif- ference is because the expenditures for her sup- port and clothing become her own property and are not merely for her use, while housing is solely for use (N: meaning that while she can take com- pensation in place of food or clothing and huy some other kind, she cannot rent a different house). In any case, she is obliged to stay in the lodgings her husband arranges for her.) If she had servants in her father's house, the husband is obliged to provide servants for her.	m11.8 ونيجب لَهُما سكنَّى مَتْلِهَما (والسكنى تعتبر بالزوجة بخلاف النَّقَة والكسوة فإنهما تعتبر بالزوج والفرق أن النفقة والكسوة تعليت لا إمتاع بخلاف السكتى فإنهما إمتماع (ح: قستطيع أن أن تستأجر بدل الطعام والكساء ولا تستطيع فأن تستأجر بدل الطعام والكساء ولا تستطيع يجب عليها ملازمة المسكن الذي أعده وهياء الزوج لهما). وإنْ كَانَتْ مُخْدَمُ في بيت أبيها لزئمة إخدامها [وتلزّمة نفقة الخادم إذا كَانَ مِلْكَهَا].
THE CONDITIONS THAT ENTITLE A WIFE TO SUPPORT	شروط لزوم النفقة
m11.9 The husband is only obliged to support his wife when she gives herself to him or offers to, meaning she allows him full enjoyment of her per- son and does not refuse him sex at any time of the night or day. She is not entitled to support from her husband when: (1) she is rebellious (nashiz, def:	m11.9 وإنسًا تَلزَّمُهُ التقعَّةُ إذَا سَلَّتَتْ المَّعَانَ المَّعَانَ المَعَانَ المَعَانَ المَعَانَ المَعانَ ا العراءة نفسَهَا إليه أوْ عَرَضَتْ نفسَهَا عليَّهِ إذَوْ عَرَضَهَا ولَيُّهَا إذْ كَانَتْ صغيرةً سواءً كَانَ المَوَعَةُ لِلاَ أَنْ تَسَلَّمَ وهي صغيرةً ولا يُمْكِنُ وطوُّها فَلَا نقصَة لَها] وشرطُ ذلكُ أيضاءاً أنْ تُمَكَنَهُ التمكينَ التامَ بِحِيتُ لا
m10.12(N:)) (O: meaning when she does not obey	ايمينا أن تمكنه التمكين التام بحيث و ا تَمْتَبُعُ مِنْهُ فِي لِيلَ أَوْ بَهَارٍ . فَلُوْ نُقُرَتُ
him) even if for a moment;	(المزوجة أي خرجت عن طاعة الزوج)
<ul> <li>(2) she travels without his permission, or</li> <li>with his permission but for one of her own needs;</li> </ul>	
(2) she travels without his permission, or	(المروجة أي خرجت عن طاعة الزوج) ولسو في ساعة {{أو لحظة من لحظات   النهار أو الليهل] أو سافرت بغير إذنه أو

SUPPORT FOR A WOMAN IN HER POSTMARITAL WAITING PERIOD	نفقة المعتدة
m11.10 As for a woman in her postmarital waiting period (def: n9), she is entitled to housing during it no matter if it is because of her husband's death, a divorce in which the husband may take her back, or a threefold, finalized divorce. As for her sup- port (A: in terms of food) and clothing:	m 11.10 وأمَّسا السمعتسدة فيُجِبُ لَهُسَا السكنى في مدة العدنة سواءً كَانَتْ العدة عدة وفاة أو رجعية أو بائن . وأمَّا النفقة فلا فجبُ في عدة السوفاة وتبجبُ للرجعيسة مطلقاً وللبائن إنَّ كَانَتْ حاملاً يَدْفَعُ إِلَيهَا يوماً يسوم وإنَّ لَمْ نَكُنَّ السِائنُ حاملاً فلا
(1) it is not obligatory to provide her with it during the waiting period after (N: a threefold divorce, a release for payment (def: n5), or) her husband's death;	انْفَعْدُ لَهَا ﴿ وَالْكَسِوةُ كَالْنَفَقَةِ .
<ul> <li>(2) it must be provided in the waiting period of a (A: not yet threefold) divorce in which her husband may take her back;</li> </ul>	
(3) and if a woman in the waiting period of a threefold divorce is pregnant, she is given support each day (A: until the child is born, after which she is entitled to support and wages for taking care of it), but if not pregnant, she is not entitled to support.	
m11.11 If the husband and wife disagree (A: in court, when neither has proof (dis: k8.2)) about whether she received her support from him, her word is accepted over his. If they disagree as to whether she allowed him full enjoyment of her person, then his word is accepted over hers unless he admits that she first made herself available to him, but claims she then refused, in which case her word is accepted over his.	m11.11 وإن اخْتَلَفَ السزوجان في قبض النفقية فالقسولُ قولها . وإن اخْتَلَفَ في التمكين فالقسولُ قولُهُ إلاَّ أَنَّ يَعْترف بانها مُكَنْتُ أولاً ثم يَدَّعِي النشوزَ {(أي بعد التمكين)] فالقولُ قولُها .
m11.12 Whenever the husband neglects to pro- vide his wife's support for a period of time, the amount he should have paid remains a debt he owes to her.	m11.12 ومنى ترك الإنفاق عليها مدة صارت النفقة عليه ديناً.
m11.13 The wife is entitled to annul their matriage whenever the husband is unable to provide her with the support obligatory for a nonaffluent per- son to pay (def: m11.2) and provide clothing or	11.13 وإذا أعْسَرَ بنفقة المعسرين أوْ إ بالحسبوة أوْ بالسكني فَبَتْ لَهُمَا مُستَحْ

housing for her. الكاج ، فإن شاءت صرت (بأن أنفقت If she wishes, she may choose to bear with على نفسها من مالها) وبقى ذلك (أي ما him (O: supporting herself with her own money). أعسريه الزوج) لَهُنا في ذميته (وإذا لم and it (O: the amount the husband is unable to تصبر على الإعسار فلا تستقل بالفسخ بل pay) remains a financial obligation that he owes لايدمن ثبيوت الإعميار عتبد القباضي her. (O: If she does not wish to tolerate his financial incapacity, she cannot annul the marriage by ففسخه أو بأذن لها فيه لأنه مجتهد فيه) . herself, but must establish her husband's inability to support her before the Islamic judge, who annuls the marriage or allows her to do so, since he is the one who judges the matter (A; and if there is no judge, she has two persons (def: o21.4) decide)).) m11.14 وإنَّ أَعْسِبَ بِالأَدِمِ أَوْ بِنَفَقِيبَة m11.14 The wife is not entitled to annul the marriage when the husband is unable to provide foods الخادم أو بنفقة الموسرين أو المتوسطين besides the staple food, support her servant, or فلا فسخ لُهًا . provide the support that must be provided by an affluent person or person between affluence and nonaffluence (def: m11.2). m11.15 [وإنْ كَانَ الزوجُ عبداً فالنفقةُ في كسبهِ . والأففي يده إنْ كَانَ ماذوناً لَهُ في التجارةِ . وإلأ قان شاءتُ فسَختُ . و إِنَّ شَاءت صَدَتُ الر أَنْ تَعْتَقَ فَتَأْخُذُ مِنَّهُ ]. m12.0 وجـوب الإنفاق على الأصول والفروع m12.0 SUPPORT OF ONE'S PARENTS AND CHILDREN ml2.1 يَجِبُ على الشخص ذكسرة m12.1 It is obligatory for one to support the persons listed below, whether one is male or female. كَانَ أَوْ أَنْثِي إِذَا فَضَلَ عَنْ نُفَقَبَه وَنَفَقَهُ when one has money in excess of one's own living زوجتيه ريومه وليلته، غهو مقدم على غيره expenses and (n: if male.) those of one's wife (O: والـزوجـة مقـدمة على القريب) أنْ يُنْفِقَ meaning enough for a day and night, oneself tak-على الآباء والأمهات وإنْ عَلَوا مِنْ أَيّ ing priority over others, followed by one's wife, جهية كأنبوا زوإن اختلفت ملتهما) وعلى who takes precedence over other family members): (1) one's father, father's father, and on up; (2) one's mother, grandmothers (from either parent's side) and on up (O; it making no difference what their religion is (A: since the religion of

the family members is of no consequence in any of اوراً كانوا the rulings of this section));

(3) and one's children, male and female, their children, and on down,

(O: Money *in excess* of one's own living expenses and those of one's wife means one is obliged to sell (A: if necessary to fulfill the obligation to support the above-mentioned persons) whatever must be sold when one has to pay debts, including real estate and other property.)

But supporting the above-mentioned persons is only obligatory when:

(a) there is poverty (O: a restriction applicable to both support of one's ancestors and one's descendants, meaning that it is necessary in order for it to be obligatory to support one's ancestor that the ancestor be poor, since if he has enough money, one need not support him):

(b) and incapacity (O: to carn a living) due to chronic illness, being a child, or to mental illness. (O: This condition is only applicable to support of one's offspring, not of one's ancestors. If an (A: impoverished) ancestor (A: such as one's father) were able to earn a living from a job suitable to him, it would nevertheless be obligatory for one to support him, and he would not be called upon to gain a livelihood, because of the extreme respect due to him, as opposed to one's descendant, whom one need not support if the descendant is able to earn his own living, but who rather is called upon to do so himself.

The upshot is that the support of whoever has enough money for their own support is not obligatory upon another family member, no matter whether the former is mentally ill or sane, a child or adult, chronically ill or well; because he does not deserve charity in such a condition while a descendant able to earn an adequate living does not deserve support from his ancestors.)

m12.2 A child is obliged to support his father's wife (A: if the father cannot).

الأولاد وأولادهم وإن سفلوا ذكورا كأنوا أوْ إِنائاً (ويفهم من اقتصار المصنف على الفاضل عن قوته وقوت زوجته أنه يباع قي هذه التفشية ما يبياع في المدين من عضار وغيسره)، يشترط الققير (وهنو معتبير في الأصول والفروع . أي يشترط في وجوب تفقبة الأصل على الفرع أن يكون الأصل فقما أرافإن كان غنيا بمال قلا تجب نفقته على الفرع) والعجيز (أي عن الكسب، شرط في الفيرع دون الأصبل. ولبو قدر الأصبل على كسب لائق بدوجبت النفقية له ولا يكلف الكمنيب لعظم حرمشه يخلاف الفرع إذا قدرعلى الكسب فلا تجب نفشتمه على الأصمل بل بكملف الكسب إما بزمانية أوطفولية أوجنون (والحباصيل أن من له ما يكفيه لنفقته لم تجب نفقت على القريب، مجنوناً كان أو عاقسلًا. صغيسراً كان أوكبيماً. زمننا أو صحيم البدن، إذ لم يكن أهلًا للمواساة في هذه المحسالية ومن يكتسب ويغنيمه بالتسبة للقرع لا نفقة له على أصله).

m12.2 وتجب نفقةً روجة الأب (على

الولد) .

<ul> <li>m12.3 When a person has both ancestors and children (A: deserving support) but does not have enough for all, then (O: after himself and then his wife) he gives precedence (A: in order) to:</li> <li>(1) his mother;</li> </ul>	m12.3 فإنَّ نَحَانَ لَهُ آبَسًاءً وأولادُ ولسَّمُ يَشْدِرُ على نَفْضَةِ الكُلُّ فَدَّمُ رِبعد نفسه لم رَ وَجَنَّهُ) الأَمُّ ثُمَّ الأَبِ نُمَّ الأَبِنَ الصغيرَ (والبت الصغيرة في معناه) ثمَّ الكبيرُ.
(2) his father;	
(3) his young son (O: or daughter);	
(4) and then to his adult children (A: if they are unable to earn).	
m12.4 The amount of such support must be enough to suffice, though (N; if this much is not paid) it does not become a debt owed by the per- son who should have given it. (O: It is no longer obligatory after its time has passed (A: but if the deserving person borrows money to support him- self during this period, the person who should have supported him is obliged to pay the debt), even though the person who was obliged to give it has committed a sin by thus allowing the time to pass.)	m12.4 وهـذِهِ النَّفَتَةُ مَعَـذَرةً بِالكَمَايَةِ ولا تُشْتَقِـزَ في الـذَمَةِ (بـل تسقط بعضي الزمان وإن أثم العنفق بهذا المضي) .
m12.5 When a father who is poor needs to marry, then a son who is financially able must provide him with the means to keep chaste by finding him a wife (O: i.e. by giving her the marriage payment (mahr, dcf: m8). It is not permissible to marry him to a deformed or aged woman).	ml2.5 وإن احْتَاج الوالدُّ المعـرُّ إلى ا النكـاح لَزِمُ الـولــدُّ الموسرُ إعفاقُـهُ بالترويج زبان يسلمها مهرها ولا يجوز أن ينكحه شوهاء أو عجوزاً [أو التُري].
<ul> <li>m12.6 Whoever owns an animal is obliged to pay for its maintenance.</li> <li>(O: The restoration and maintenance of property without a living spirit, such as a canal or house, is not obligatory for its owner. Mutawalli explains this by the fact that such maintenance is an augmentation to the property and as such is not mandatory, as opposed to livestock, whose owner must feed them, since to neglect to do so would entail harm for them. Other scholars explain the difference in terms of the sacredness of animate life, which the author of <i>al-Istiqsa</i>' (n: 'Uthman ibn 'Isa Marani) says is the reason that it is wrong</li> </ul>	m12.6 ومَنْ مَلَكَ [رقيقاً أَوْ) دوابً لَزِفْ النفقةُ [والكسوةُ فَإِنْ المَتَعَ أَلَزْنَهُ الحاكم، فإنْ لَمْ يَكَنْ لَهُ مالُ أَكْرى عليه إِنْ أَمْكَنَ، وإلاَ بِيعَ عليه]. (وما لا روح له كقناة ودار لا تجب عمارتها على مالكها وعلله المتولي بأن ذلك تنمية للمال ولا تجب تنميته بخلاف البهائم يجبر على علفها لأن في تركه إضراراً بها. وقرق غيره بحرمة الروح. قال في الاستقصاه :

for someone to prevent living things from drinking surplus water (dis: p69), while it is not a sin to neg- lect watering crops.)	ولهذا يأنم بمنعه فضل الماء عن الحيوان ولا يأنم بمنعه عن الزرع) .
*	

### m13.0 CHILD CARE AND CUSTODY

(O: The meaning of *child care* in Sacred Law is the protection of someone who does not possess discernment and cannot manage for himself, whether a child or a mentally ill adult, by seeing to his interests through such things as bathing him, washing his clothes, or grooming him; or securing an infant in the cradle, turning him over to sleep, and protecting him from death or harm. It entails a kind of authority and control and may be possessed by either men or women, though women have a better right to it, since they are tenderer towards children, more patient in carrying out the demands of the task, more discerning in raising children, and more steadfast in staying with them. The following discussion first centers on who best deserves the custody of a child, in order of precedence, and then treats the characteristics of the guardian and ward.)

m13.1 The person with best right to custody of a child (A: in order) (O: when there is a dispute concerning who should have it) is:

(1) the mother;

(2) the mother's mother, mother's mother's mother, and on up, such that the one of the generation closest to the child takes precedence;

(3) the father;

(4) the father's mother, father's mother's mother's mother, and on up, where again, the one of the generation closest to the child takes precedence;

(5) the father's father;

(6) the father's father's mother, her mother, and on up, where the one of the generation that is closest takes precedence; 1.3.0 الحضائة (وحقيقتها شرعاً القيام بحفظ من لا (وحقيقتها شرعاً القيام بحفظ من لا يميز ولا يستقل بأمر نفسه طفلاً كان أو مجنوناً كبيراً وتربيته بما يصلحه كأن وربط الصغير في المهد وتحريكه لينام ووقايته عما يهلكه ويضره. وفيها نوع ولاية وسلطنة وتبت لكل من الرجال والنساء لكن النساء بها أليق لأنهن بالمحضون أشقق وعلى القيام بها أصبر وبأصر التربيسة أبصر وأشد ملازمة للاطفال. والكام أولاً في مستحق الحضان والمحضون).

m13.1 الحقَّ التاس بحضانة الطفل (عند التنازع في طلبها) الأمُ ثمَّ أمهاتَهَا المدلبات بإناب تقدَّمُ القربي فالقربي شمَّ الأبُ نمَّ أمهاتُهُ كذلبكَ ثمَّ أبوهُ ثمَّ أمهاتُهُ

Child Cas	e and Custouy m13.2
(7) full sister;	كذلك ثم الأحت الشقيقة ثمَّ الأع الشقيق روعند الاتحاد في الذكورة ففط أو الأنوثة
(8) full brother (O: though when the siblings are all male or all female and there is a disagree- ment over who should have custody, they draw lots to see who will get it. When both males and females exist, females take procedence);	نفسط بقرع بينهم أوبينهن عند التنازع و[تقدم قريباً أن] الأنثى أليق من المذكر عند الاختلاف بينهما) ثم للأب ثمَّ للأمُ ثمَّ الخالة ثمَّ بناتُ الإخوة للأبوين ثمَّ
(9) the child's half brothers or sisters from the same father;	ينسوهم ثمَّ للأب ثمَّ ينسوهُم ثمَّ للأمَّ تمَّ بنسوهُمْ ثمَّ المعنةُ ثمُ العمَّ ثمَّ بناتَ الخالةِ ثمَّ بناتَ العمَّ ثمَّ ابنَ العمَّ
(10) the half brothers or sisters from the same mother;	
(11) the mother's sister;	
(12) the daughters of the full brothers;	
(13) the sons of the full brothers;	
(14) the daughters of the half brothers from the same father;	
(15) the sons of the half brothers from the same father;	
(16) the daughters of the half brothers from the same mother;	
(17) the sons of the half brothers from the same mother;	
(18) the father's sister;	
(19) the father's brother;	
(20) the daughters of the mother's sister;	
(21) the daughters of the father's brother;	
(22) and then the son of the father's brother.	
m13.2 The necessary conditions for a person to have custody of a child are:	ml3.2 ونسرطُ الحاضن العدالةُ زفلا يكون الفاسق حاضناً لأن الحضانة ولاية
(a) uprightness (def: o24.4) (O: a corrupt person may not be a guardian, because child carc is a position of authority, and the corrupt are	والفاسق ليس من أهلها . وقال الماوردي

unqualified for it. Mawardi and Ruyani hold that outward uprightness (def: m3.3(f)) is sufficient unless there is open wrongdoing. If the corruptness of a child's mother consists of her not performing the prayer (salat), she has no right to custody of the child, who might grow up to be like her, ending up in the same vile condition of not praying, for keeping another's company has its effects);

(b) sanity (O: since a mother uninterruptedly insane has no right to custody, though if her insanity is slight, such as a single day per year, her right to custody is not vitiated by it);

(c) and if the child is Muslim, it is a necessary condition that the person with custody be a Muslim (O: because it is a position of authority, and a non-Muslim has no right to authority and hence no right to raise a Muslim. If a non-Muslim were given charge of the custody and upbringing of the child, the child might acquire the character traits of unbelief (kufr)).

والمروياني إنه تكفى العدالة الظاهرة حتى يتبين الفسق . ولـوكانت الأم فاسقية بترك الصلاة فلا حضاشة لهما لأن المحضون ربما يشب على طريقتها فيتبريي عندها على حالمة فبيحمة من ترك الصلاة لأن الصحبية تؤثير) والعقبل (فبلا حضبانية لمجنونة أطبق جنونها فإن قل جنونها كيوم في سنة لم يبطل حق الحضانة بذلك) [والحرية]. وكذا الإسبلام إن كان الطف مسلما (لأنهما ولايمة والكماقير ليس من أهلها ولا حق له في تربيسة المسلم لأنسه لو ثبت له الحضانة عليه والنربية له لشب الولد على خصال الكفر).

m13.3 (A: It is offensive to send one's children to a day-care center run by non-Muslims. It is unlawful to send Muslim children to Christian schools, or those which are designedly atheist, though it is not unlawful to send them to public schools in which religion is not mentioned (N: in a way that threatens the students' belief in Islam).)

m13.4 A woman has no right to custody (A: of her child from a previous marriage) when she remarries (O: because married life will occupy her with fulfilling the rights of her husband and prevent her from tending the child. It makes no difference in such cases if the (A: new) husband agrees or not (N: since the child's custody in such a case automatically devolves to the next most eligible on the list (dis: m13.1)), unless the person she marries is someone (A: on the list) who is entitled to the child's custody anyway (O: as opposed to someone unrelated to the child, since such a person, even if willing, does not deserve custody because he lacks the tenderness for the child that a relative would have). m13.4 ولا حقَّ للمراة إذَا نُجَحتُ (لأن النكاح يشغلها بحق الزوج ويمنعها من القيام يخدمة المحضون ولا أثر لرضا الرزوج (ح: وعندئذ ينتقل حق الحضائة لمن بعدها)) إلا أنَّ تَنْجَعَ مَنْ لَهُ حضائتُهُ (على الولد بخلاف الأجنبي فلا حق له في الحضائة ولو رضي بها لأنه لا شفقة له كشفقة القريب).

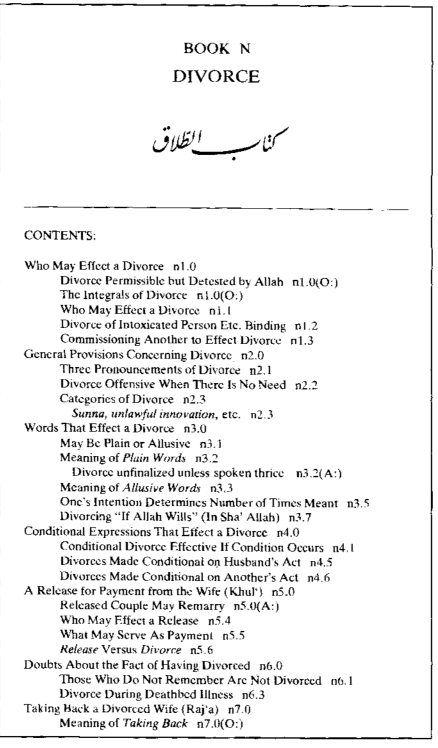
### Child Care and Custody m13.5

m13.5 When a child reaches the age of discrimination (O: which generally occurs around seven or eight years of age) he is given a choice as to which of his parents he wants to stay with (O: since the Prophet (Allah bless him and give him peace) gave a young boy the choice between his father and his mother. The child is only given such a choice when the necessary conditions for child custody (def: m13.2) exist in both parents. If one of them lacks a single condition, then the child is not given a choice, because someone lacking one of the conditions is as though nonexistent).

If the child chooses one of the parents, he is given to the care of that one, though if a son chooses his mother, he is left with his father during the day so the father can teach him and train him. (O: Other possible outcomes of such a choice are when the child chooses both parents, in which case they draw lots to see who receives custody of him; or when he chooses neither, in which case the mother takes precedence since the custody is hers, and the child has not chosen someone else.) If the child subsequently chooses the other parent, he is given to the care of them (O: for he might want to stay with one of them at one time and with the other at another, just as one desires food at one time but not another. Or the child's intention might be to maintain good relations with both sides. The author restricts the permissibility of such cases of transferring the child's custody from one to another by saying:) unless it is apparent that the child is merely enamored with going back and forth or is weakminded (O: indicating his lack of discernment. In such cases his choice is not followed, and he remains with whomever he was with before reaching the age of discernment).

 $\dot{x}$ 

m13.5 وإذًا بَلْغُ الصغيرُ حدًا يُميَّزُ فيه (وهو يحصل غالباً من السبع أو الثمان من السنين) تُحِبَّر بين أبلويَّه (لتخيير، ﷺ غلاماً بين أبيه وأمه [حسنه الترمذي]. وإنمسا يخبسر بين الأبسوين إذا اجتمعت شروط الحضيانية فيهمها فإذا فقيدت الشبر وط كلهما أو بعضها من أحدهما فلا تخيير لأن من فقدت فيه الشروط كالعدم) فإن احتار أحدَهما سُلَّمَ إليه لكن إن اختار الإبن أمسة كان عندة أبيبه بالنهاد ليُعَلَّمُهُ ويُبوَدُبُهُ . (قد بقي من صور الاختيار ما لو اختارهما فحينئذ بقرع بينهما ويسلم لمن خرجت له القرعة منهما. وما لو لم يختر واحدا منهما فالأم أولى لأن الحضانة لها ولم يخسر غيرها) . فإنَّ عَادُ واخْتَارُ الأخرَ دفع إليه فإن عاذ واختبار الأول أعيذ إليه (فقد يشبتهي المقام عند أحدهما في وقت وعنيد الأخبر في وقت كما يشتهي الطعام في وقت ويسرَّهند فينه في وقت أخر . وقد يقصد مراعباة الجبانيين وقيد المصنف جواز تثقله من واحسد إلى واحمد بقبوله ) وهكسلة إلى أن يظهر منه بهذا ولُع وخبل زيدل ذلك على قلة تمييزه فلا يتبع اختياره بل يترك عند من كان عنده قبل التميين) .



After a One- or Two-Fold Divorce n7.1
If Spouse Dies in Waiting Period $\pi 7.2$
Words That Effect a Return n7.4
Witnesses of Return Are Sunna n7.5
Wife Returns with However Many Pronouncements Remain n7.6
Divorced Wife Only Remarried After Another Marriage n7.7
Forswearing One's Wife More Than Four Months 8.0
Meaning of Forswearing n8.0(O:)
Forswearing Is Unlawful n8.1
Comparing Wife to "Mother's Back" (Untranslated) n8.4
A Woman's Postmarital Waiting Period ('Idda) n9.0
Meaning of Waiting Period n9.0(O:)
No Waiting Period for Divorce Before Intercourse n9.1
Waiting Period Obligatory for Postintercourse Divorce n9.2
Waiting Period Ends with Childbirth If Pregnant n9.3
Three Intervals Between Menstruations If Not Pregnant n9.6
If divorced during menstruation n9.7
Long or short menstruations alike n9.8
Waiting period for postmenopausal women etc. n9.9
Period for woman whose menstruation stops n9.9
The Waiting Period After a Husband's Death n9.11
Ends with childbirth if pregnant n9.11
Otherwise four months and ten days n9.11
Lodgings of a Woman in Her Waiting Period n9.13
Must remain in lodgings n9.13
In same lodgings where divorce occurred n9.14
Husband may not be alone with her n9.15
Avoiding Adornment After Husband's Death, Etc. n9.16
Obligatory n9.16
Meaning of avoiding adornment n9.16
The End of the Waiting Period n9.17
If remarried and redivorced during the period n9.17
Woman's word accepted as to end of period n9.18
If news of husband's death is delayed, etc. n9.18
Establishing Paternity n10.0
Conditions for Establishing Paternity n10.2
Examples of Nonpaternity n10.3
Certainty of Nonpaternity Entails Public Denial Etc. n10.4
Denial unlawful without absolute certainty n10.5
Immediacy a condition of denial n10.6
Charging One's Wife with Adultery n11.0
Husband Liable for Punishment If He Charges Her n11.1
He May Avert Punishment by Public Imprecation n11.1
Meaning of Establishing Adultery by Witnesses n11.2
Meaning of Public Imprecation (Li'an) n11.3
Consequences of public imprecation n11.4
Wife averts punishment by reciprocal imprecation n11.4
Imprecation Valid in Any Language n11.6
Becoming Unmarriageable Kin by Suckling (Rida') n12.0

Criteria of Suckling n12.1 Consequences of Suckling n12.2 Who is thereby forbidden to marry whom n12.2 If nurse's milk was occasioned by pregnancy, etc. n12.3 Other consequencess of suckling n12.4	
<ul> <li>n1.0 WHO MAY EFFECT A DIVORCE (O: The legal basis for the permissibility of divorce is the Koran, sunna, and consensus of Muslims. As for the Koran, Aliah Most High says, "Divorce is two times" (Koran 2:229).</li> <li>Aud as for the sunna, there is the rigorously authenticated (sahih) hadith, "No permissible thing is more detested by Allah than divorce."</li> <li>Our sheikh, Bajuri, says the meaning of <i>permissible</i> in the hadith is <i>offensive</i>, since it is permissible, meaning lawful, though detested by Allah. Its integrals are five:</li> </ul>	n1.0 ممن يصح الطلاق (والأصل في الطلاق الكتاب والمة وإجماع الأسة . أما الكتاب فقد قال الله تعمالى فيه : ﴿الطَّلانَ مَرْقَانِ ﴾ وأما المئة فللخبر الصحيح وليس شيء من الحلال أبغض إلى الله من الطلاق. وقال شيخنا الملامة الماجوري والمراد بالحلال في هذا الحديث الشمر يف المكر وه فإنه حلال بمعنى جاشر لكنه مبغوض لله . وأركانه خمسة : صيغة ومحل وولاية عليه وقصد ومطلق).
<ul><li>(a) the spoken form;</li><li>(b) the wifc;</li></ul>	
<ul> <li>(c) the authority to effect it;</li> <li>(d) the intention;</li> <li>(c) and the person who effects it (A: i.c. the husband).)</li> </ul>	
<ul> <li>n1.1 Divorce is valid from any:</li> <li>(a) husband;</li> <li>(b) who is sane;</li> <li>(c) has reached puberty;</li> <li>(d) and who voluntarily effects it.</li> </ul>	nl.1 يُصِــحُ الطلاق منْ كُلُّ زوج عاقل بالغ مختار .

mit may Encer a Divorce mi.2	
A divorce is not valid from:	فلا يُصِحُ طَلاقُ صِينَ وَمِجْنُونِ وَمَكَرَهِ
(1) (non-(c) above) a child;	بغير حق منل أنَّ هَدَّد بقتل أوَّ قطع عضو أوْضرب مُسرَحٍ ، وَحَدَا مُنتم أَوْضَرِبٍ
(2) (non-{b})) someone insane;	يسيير و(المهـدُد) هو مِنْ ذُوِي المبروآتِ والأقدار . (وينبغي للمكره أن يوري) .
(3) or (non-(d)) someone who is wrongfully coerced to do it, as when one is threatened with death, dismemberment, being severely beaten, or even mere verbal abuse or a slight beating if the person being coerced is someone whose public image is important and would thereby suffer. (O: Someone being forced should use words that give a misleading impression (def: $r10.2$ ) for his osten- sible "divorce.")	
n1.2 A statement of divorce is legally effective when pronounced by a person whose mental faculties are lacking because of something inex- cusable such as having become intoxicated or hav- ing needlessly taken some mind-altering drug (O: though someone who takes such a drug out of need for medical treatment is considered as an insane person, in that his statement of divorce is not legally effective).	n1.2 ومَنْ رَال عقلَهُ بسببٍ لاَ يُعْدَرُ فيه كالسكران ومن شَرِبَ دواهَ يُرْ يَلُ العقل بلا حاجة يَقْعُ طلاقَهُ (ومن شرب ما يز يل عقله لحساجة التداوي فهو كالمجنون فلا يقع طلاقه).
n1.3 The person conducting the divorce may effect it himself or commission another (def: k17.5-6) to do so, even if the person commissioned is a woman. The person commissioned may effect the divorce at any time (O: provided the one who commissions him does not cancel the commission before the divorce takes place (dis: k17.16)), though when a husband tells his wife. "Divorce yourself," then if she immediately says, "I divorce myself," she is divorced, but if she delays, she is not divorced unless the husband has said, "Divorce yourself whenever you wish."	n1.3 ولسة أن يُطلَّق بنفسه ولمة أن يُوكل ولو امراء وللوكيسل أن يُطلَق منى شاة (مسالم يعزله الموكل قبل إيفاع الطلاق الموكل فيه) لكن إذا قال لزوجته: طلَقي نفسي ؛ فقسالت على المنسور: طلَقت نفسي ؛ طلَقت وإن أخرت فلا. إلا أن يُقُول: طلَقي نفسك متى ششت.
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### n2.0 Divorce

n2.0 GENERAL PROVISIONS CONCERNING DIVORCE	n2.0 أحكام عامة تتعلق بالطلاق
<b>n2.1</b> A free man has three pronouncements of divorce (O: because of the word of Allah Most High.	n2.1 ويُمْلِكُ الحرَّ ثلاثَ تطليقاتِ (لتسول معالى: ﴿الطَّلَاقُ مُرْتَانِ فَإِمْسَاكُ يِمَمُرُوفِ أَوْ تَسْرِيحُ بِإِحْسَانِ ﴾ وقد قال
"Divorce is two times, then retain with kind- ness or graciously release" (Koran 2:229),	الا الما صححه ابن القطاد] حين سئل عن الشالت المع وقوله أو تسريح بإحسان» [والعبد طلقتين].
and when the Prophet (Allah bless him and give him peace) was asked about the third time, he said,	
"It is Allah's having said, 'or graciously release'").	
n2.2 It is offensive to make a pronouncement of divorce when there is no need (O: need includ- ing when the wife has displeasing qualities or morals), to make three pronouncements (N: even if separate) being more offensive, and com- bining them in one interval of purity between menstruations even more offensive.	n2.2 ويُكُرهُ الطلاقُ من غير حاجة رومن الحاجة أن لا تكون الزوجة مرضية الصفات والأخلاق) والشلاتُ (ح: ولو مفرقة) أشدُ وجمعُهَا في طهرٍ واحدٍ أشدُ.
n2.3 There are various categories of divorce: sunna, unlawful innovation, and that which is neither sunna nor unlawful innovation. The sunna is to make a pronouncement of divorce in an interval between menstruations in which no sexual intercourse with the wife has taken place. Unlawful innovation consists of either mak- ing a pronouncement of divorce during the woman's menstrual period when this is not for payment (O: from the wife in exchange for the husband's releasing her from marriage (def: n5), though if the divorce is in exchange for a sum paid by the wife, it is not unlawful innovation because it implies that she accepts that the waiting period should be thus prolonged (dis: n9.7))—or else making the pronouncement during an interval between menstruations in which they have had sexual intercourse. If one effects such a divorce, it is recommended to take the wife back (O: if one did not pronounce it the full number of (n: three)	n2.3 ثم الطبلاق على أقسام سنيً وبدعي محرم وخال عن السنة والبدعة . وبدع محرم وخال عن السنة والبدعة . يُجامع فيه . والمبدعيق الممحرم أن يُطلَق في في المحيض بلا عوض (أي من غير عوض العلمان في مقابلة الطلاق فإن كان الطلاق في مقابلة ما دفعته المزوجة له فلا يكون بدعيا لأنها راضية يتطويل العدة) أو المزوجة طلاقاً بدعياً) أبر له أن يُراجعها الزوجة حلاقاً بدعياً) أبر له أن يُراجعها رإن لم يستوف عدد المطلاق . وأما

the words that	Effect a Divorce n3.0
times). Neither sunna nor unlawful innovation means the divorce of a wife who is prepubescent, post- menopausal, pregnant, or one with whom one has not yet had sexual intercourse.	الخالي عنهما فطلاق الصغيرة والآية. من الحيض والحامل وغير المدخول يها.
n3.0 THE WORDS THAT EFFECT A DIVORCE	n3.0 الألفاظ التي يقع بها الطلاق
n3.1 The words that effect a divorce may be plain or allusive. Plain words effect the divorce whether one intends divorce by them or not, while allusive words do not effect it unless one intends divorce by them.	B3.1 الألفاظ التي يَفْعُ بِهَا الطلاقُ صريحُ وكنايةُ. فالصريحُ يقعُ بِهِ سواءٌ نُوَى بِهِ الطلاقُ أَمْ لا. ولا يَقعُ بالكنايةِ إِلاً أَنْ يَنْوِيَ بِهِ الطلاقُ.
n3.2 Using plain words to effect a divorce means expressly pronouncing the word divorce (O: or words derived from it). When the husband says, "I divorce you," or "You are divorced," the wife is divorced whether he has made the inten- tion or not. (A: Here and in the rulings below, expres- sions such as "The wife is divorced," or "The divorce is effected," mean just one of the three times (def: n9.0(N:)) necessary to finalize it, unless the husband thereby intends a two- or threefold divorce (dis: n3.5) or repeats the words three times.)	n3.2 فالصبريح لفظ الطلاق (أي المشتق منه) [والفراق والسبراح]. فإذًا فَالَ طَلْقَتُلِكِ [أوْ فَارَقَتْلِكِ أوْ سَرَّحُتُكِ] أوْ أنتِ طالقُ [أوْ مطلقة أوْ مفارقة أوْ مسرحةً] طُلْقَتْ سواء نَوَى بو الطلاق أمّ لا.
<ul> <li>n3.3 Using allusive words to effect a divorce includes:</li> <li>(1) the husband's saying, "You are now alone," "You are free," "You are separated," "You are parted," "You are no longer lawful to me," "Rejoin your kin," "You are footloose," and the like;</li> </ul>	n3.3 والمكتابية فولَّهُ: أنت خليةً أوَّ بريسةً أوَّ يَتَنة أوَّ بائنُ وحسرامُ [وَأَعْنَسَدًى وَالسَّسَبَّسربي وتَضَعَّي] وألَّجقي بِأهلكِ وحبلُكِ على غاربكِ ونحو ذلكَ؟ أوْ قَالَ: أنسا مَسْكِ طالقَ • أوْ فَوْضَ الطللاقَ إليها فقالَتْ: أنتْ طالقَ أوقِيلَ ألَّكَ رَوجةً؟
(2) his saying, "I am divorced from you";	
(3) or when he commissions the wife to pro- nounce the divorce, and she says, "You are divorced";	

(4) when someone asks, "Do you have a wife?" and he says "No"	فَقَـالَ لاء أَوْكَتَبَ لَفَظَ الطلاق (سواء كَانَ وقت الكتـابة أخـرس أو ناطقاً حاضراً أو
(5) or when the husband writes words that effect the divorce (O: no matter whether able or unable to speak at the time of writing, or whether he is present or absent, or whether he writes in plain or allusive words).	عَائِباً وسواء كتب لفظ الصبريع أو لفظ الكناية). فإذا تُوَى بجميع ذلكَ الطلاق وَقَعَ وَإِنَّ لَمْ يَنُوِ لَمْ يَقَعَ .
When one intends divorce by any of the above, the words effect it, but if one does not, they do not.	
n3.4 When a husband is asked, "Have you divorced your wife?" and he says "Yes," then she is divorced (O; even if he does not intend).	n3.4 وإذًا قِبَلُ لَهُ: طَلَقْتُ امرأتَكَ؟ فقَالَ: مَعَمَّ؛ طُلُقَتُ (وإن لم ينو).
n3.5 If the husband says, "You are divorced," and thereby intends a two- or threefold pro- nouncement, then whatever number he intends is effected, this rule holding for all words that effect divorce, whether plain or allusive. (O: The proof that a single pronouncement can validly effect a threefold divorce is the hadith classified as rigor- ously authenticated (sahih) by Ibn Hibban that the Prophet (Allah bless him and give him peace), when Rukana divorced bis wife and then said, "I did not intend it except as one time," made him swear an oath to that effect, and then returned her to him. If a single pronouncement could not effect a threefold divorce, there would not have been any point in the Prophet's making him swear the oath (Allah bless him and give him peace).)	n3.5 وإذا قال: أنت طالق؛ ونوى به إيفاع طلنتين أو ثلاثاً وفع ما نوى وكذا سالر ألساظ الطلاق صريجها وكنايتها. (والمدليل على وقوع الثلاث ما رواه ابن حبان وصححه أنه يح حلف ركانة حين طلق زوجيت البنية ثم قال ما أردت إلا واحدة محلفه يح على ذلك وردها عليه ولو لم تقع الثلاث لم يكن في الحلف فائدة).
منَّ أبعاضِهَا مثل أنْ قَالَ: نصفُكِ طَالَقُ طُلُقَتْ طَلَقَةُ واحدةً. وكذَا إذَا قَالَ: يَتْ طَلِقَةُ وإذَا قَال: أنتِ طَالَقُ ثَلاثًا إِلاَّ طَلِقَةً طُلُقَتْ طَلِقَتِين؛ أَوْ ثَلاثًا إِلَّا تُ ثلاثاً].	ا [3.6] [وإذا أضاف الطلاق إلى يعض 3.6] أنت طالقٌ نصف طلقة ، أو ربع طلقة طُلَّه طلقتين طُلَقتْ طلقة ، أو ثلاثاً إلاً ثلاثاً طُلَقًه
n3.7 If a husband tells his wife, "You are divorced <i>in sha' Allah</i> [if Allah wills]," or "if Allah does not will," or "unless Allah wills," then the divorce is not effected.	n3.7 وإنْ قَالَ: أَنَـبَ طَالَـقُ إِنَّ شَاءَ اللهُ أَوْ إِنَّ لَمْ يَشِـبَا اللهَ وَخَـذًا إِلاَّ أَنْ بِشَـاءَ اللهُ لَمْ تُطْلُقْ.
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n4.0 CONDITIONAL EXPRESSIONS	n4.0 تعليق الطلاق على
THAT EFFECT DIVORCE	شرط
n4.1 It is permissible to make the efficacy of a divorce conditional. If the husband makes the divorce conditional on something, and the event occurs, then the wife is divorced. If he says, "If your monthly period begins, you are divorced," then she is divorced when her menstrual flow appears.	n4.1 ويَجْدورُ تعليقُ الطلاق على شرط ووجد ذلك شرط ووجد ذلك المشرط طُلَقَتْ على شرط ووجد ذلك المشرط طُلَقَتْ عليه الذا قال : إنْ حِصْب قارت طالق طَلَقَتْ بمجرد دروية الدم .
ا لقـولُ قولُهَا مَعْ يمينِهَا . وإنَّ قال : إنَّ حِضْبَ فَضَرِتُكِ طَالقٌ فَقَالَتُ : حِضْتُ :	ا m4.2 [قــاِذَا فَالْتُ حِضْتُ فَكَــذَّبُها فَالَ فَكَذُبُها فَالقولُ قولَةً ولَمْ تُطْلَقُ الصَرةُ]. ا
<ul> <li>n4.3 If the husband says, "If you leave the house without my permission, you are divorced," then gives her permission to go out, and she does but then goes out a second time without permission, she is not divorced.</li> <li>If he says, "Anytime you go out without my permission you are divorced," then if she leaves at anytime without permission, she is divorced.</li> </ul>	n4.3 وإنَّ قَالَ: إنَّ خَوْجُت إلاً بإذنسي فأنست طالقَ : أنَّ خَوْجُت إلاً الخروج مرة فَخَرَجْتُ مَمَ خَرَجَتُ يعدَ ذلك بلا إذن لمَ تُطْلَقُ. وإنَّ قَال: كَلَّمَا خَرَجْت بِغِير إذنِهِ طُلَقَت.
ا في فأنتِ طالقٌ قبلَهُ للائلَّ لمَّ قَالَ بَعْدَ ذلك أنتِ طالقُ طُلُفَتْ المنجزُ فَقَطً] . ا	ا [وإنْ قَالَ: مَنِّي وَقَعْ عَلَيْكِ طَلاَة 
n4.5 When a husband makes a divorce condi- tional on one of his own acts but then does the act not remembering that he made it a condition, or does the act because he is forced to, the wife is not divorced.	n4.5 وَمَنْ عَلَّقَ بِمُعَلَّ يَعْمَلُ نَفْسِهِ فَقَعَلَ ! ناسياً أَوْ مَحْرَهاً لَمْ يَقْعُ .
n4.6 When the husband makes a divorce condi- tional on another person's act, such as by saying, "If So-and-so enters the house, you are divorced," and the person enters before or after he knows it is a condition, whether remembering it or not, then if the person named is not someone who would mind if they were divorced (O: mean- ing it is no problem for him if it happens, and he would not be saddened if it did, because of lack of friendship for them), then the wife is divorced. But if the person knows it is a condition and enters forgetfully, then if he is someone who would mind	n4.6 وإنْ عَلَّقَ بَفَعَلَ عَيْدٍ، مَثْلَ: إنَّ ذَخَلَ زِيدَ الدارَ قَانَتِ طَالَقَ ، فَدَخَلَهَا قَبْسَلَ عَلْمِهِ بالتعليق أوْ بِحَدَّهُ ذَاكَراً لَهُ أَوَّ ناسياً وكانَ غير مبال يحتبه (يعني أنه لا يشق هليسه حتنه ولا يحزن عليه لعدم صداقة بينهما) طُلَّقَتُ . وإنْ غَلِمُ بالتعليق فَدَخَلَ نَاسِباً وهَوْ مِمَنَ يُبالِي يحتبه لِمُ

561

# n5.0 Divorce

if they were divorced, the wife is not divorced. If the husband, tells his wife, "If you enter that house, you are divorced," and she is sub- sequently divorced from him with a finalized	تُطْلُقُ وَإِنْ قَالَ إِنَّ دَخَلْتِ الـدارَ فَأَنتِ طالقُ نَمُ بِانتُ مَنهُ [إمَّا بطلقة أو بِثلاثٍ] نَمْ تَزَوُجُهَا ثَمُ دَخَلْتِ الدار لَمْ تُطْلُقُ
divorce, after which he remarries her, and she then enters the house, then she is not divorced.	
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n5.0 A RELEASE FOR PAYMENT FROM THE WIFE (KHUI. [•] ) (O: A release for payment means a separation in return for remuncration given to the husband (A: which is a finalized cancellation of the mar- riage agreement, differing from a threefold divorce by the fact that they may remarry in such a case without her marrying another husband first (dis: n7.7)).)	n5.0 <b>الخلع</b> (وهو فرقة على عوض يرجع إلى الزوج). (ع: وهمو طلاق بالن، بختلف عن الطلاق الثلاثي المائن بجواز عقد نكاح جديد ينهما بدون محلًل).
n5.1 A release for payment is valid from any person whose divorce is valid (def: $n1.1$ ).	n5.1 يَصِحُ الخلَعُ بِمَنْ يَصِحُ طلاقة
<ul> <li>n5.2 Release is offensive except when:</li> <li>(1) the husband or wife fear they will not be able to keep within Allah's limits (O; i.e. those that Allah Most High has made obligatory upon them (dis: m10,1)) while the marriage lasts;</li> <li>(2) or when the husband swears that a threefold divorce is incumbent upon him if he performs some action, but then finds he needs to do it (O: since he cannot clear himself from the oath without giving her a release), so he releases her, marries her (O: with a new agreement, a new marriage payment (mahr), and upright witnesses), and then does the act on which the divorce was conditional (O: though it is fitter to do it before the new marriage, as the oath is nullified as soon as they are unmarried), for then its performance does not necessitate a threefold divorce.</li> </ul>	n5.2 ويُكُوذ إلا في حالين : أحدَّهْمَا أَنْ يَخافا أَوْ أحدُّهُمَا أَنَّ لا يُقِيما حدود الله (أي ما افترضه تعالى عليهما) ما دَامًا على الـروجية . والشاني أَنَّ يَحْلَق بِالطلاق إلى قصله (فسلا يتخلص من اليمين إلا إلى قصله (فسلا يتخلص من اليمين إلا بالنخلع فحيت في في لي اليمين في حال مَ يُقْف ل المحلوف عليه (وفعله تبسل التوج أولى لا يَعْمَ عليه الطلاق الثالث (كَمَا مَبَق) .
n5.3 If the husband is foolhardy (A: meaning suspended by the court from dealing in his own	n53 وإنْ كَانَ السرَوجُ سَفِيهِ أَصَحُ

Doubts About the Fact of Having Divorced n6.0	
<ul> <li>money because of chronic carclessness (dis: k13.1(A:))), his granting a release is valid, though his guardian accepts the compensation.</li> <li>A release for compensation is not legally valid from a wife who is foolhardy.</li> </ul>	خَلْمَهُ ويدْفَعُ العوض إلى دلَّهِ . ولا يصِعُ خُلُعُ سفيهة . [ولَيْسَ للولنِ الَّ يُحَالِعُ اسراة الطفل . ولا أنْ يُخالِعُ الطفل بمالها ويضَعُ بمالَ الولنِ؟.
n5.4 A release is validly effected by both the words for divorce and the words for release, such as "You are divorced for a thousand," or "I release you for a thousand," and if the wife says "I accept," then she is separated from him and she owes him the thousand. She is also released when the husband says, "If you give me a thousand, you are divorced," and then she gives him it, or when she says. "Divorce me for a thousand," and he says, "You are divorced," in which case she is released and owes him the thousand.	n5.4 ويصِحُ بلغط الطلاق ولفظ السخلع متسل : أنت طالق على ألف، أو خالعت ك على ألف. فإنّ قالت : قَبِلْت ، بانتْ ولمزنها الألف. وكذلك إنْ قال : إنْ أعطيتني ألف فأنت طالق ، فأعطته بانت. وك ذل لذ إذا قالت : طلّفني على الف فقال : أنت طالق ، بانت ولزمَها الألف.
n5.5 Anything that may be used as a marriage payment (def: m8.4) may be used as recompense for a release. If a husband releases his wife for something not determinately known (non- k2.1(e)) or without lawful value (non-k2.3) such as wine, then she is released in exchange for the amount typically received as marriage payment by women like her (def: m8.8).	n5.5 وما جاز أنَّ يَكُونَ صداقاً خاز أنَّ يَكُونَ عوضاً في الخلع . فلوْ خَالَعَ بمجهول أوْ غير متسول، كالخمر بَانَتْ بمهر العلل .
n5.6 A release enacted by words that effect it is a divorce in plain words (A: in not needing the intention (dis: $n3.2$ ), (N: in having a waiting period (def: $n9$ ).) and in being a finalized cancella- tion of the marriage, though as previously men- tioned ( $n5.0(A$ :)), the partners may remarry each other (N: even if before the end of the waiting period) without the wife first having to marry another).	n5.6 وهو بلفظ الخلع طلاق صريح (ع: في عدم احتياجه إلى النية (ح: وفي أن له عدة) وفي أنه طلاق بائن، ولكن للزوجين أن يعقدا عقداً جديداً (ح: ولو قبل انقضاء العدة) بلا محلّل، كما سبق).
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n6.0 DOUBTS ABOUT THE FACT OF HAVING DIVORCED (A: Doubt means that one does not remember exactly what one said or did. As for when one is ignorant of rulings about divorce or	nb.0 <b>المشك في الطلاق</b> (ع: ومعنى الشك في الطلاق أن المزوج لا يذكر بدقة ماذا فد قال أو فعل أما من جهل أحكما الطلاق أوما يترنب

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the consequences of one's actions, it is not an excuse, and one must ask those who know.)	على فعله ، فلبس بعذر ويلزمه سؤال أهل العلم) .
n6.1 Whoever does not know whether he has divorced his wife or not has not divorced her. It is more godfearing in such a case to take the wife hack.	n6.1 مَنْ شَكْ هَلْ طَلَّقَ أَمْ لا لَمْ تُطَنَّقْ. والورْعُ أَنْ يُرَاجِع.
n6.2 If one does not know whether one has divorced one's wife once or whether more than once, then one has divorced her the least number one is certain of.	n6.2 وإنْ شَكْ هَلُ طَلْقَ طَلْقَ طَلْقَ أَنْ أكثر وقْع الأقلُ
a6.3 When a husband divorces his wife with a threefold divorce during his deathbed illness (def: L3.6(1-4)), she does not inherit (A: a wife's estate division share (def: L6.4)) from the division of his estate (A: though if it is less than a threefold divorce, she inherits).	n6.3 ومُسنَّ طَلَّقَ ثلاثساً في مرض موته لم تَرِثَّة المطلَقة .
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n7.0 TAKING BACK A DIVORCED WIFE (RAJ'A) (O: Lexically, to take back means returning, and in Sacred Law it means the return of a woman who is in her waiting period (def: n9) from an unfinalized, non-threefold divorce to the state of marriage.)	n7.0 <b>الرجعة</b> (وهو لغة المرة من الرجوع وشرعاً رد المرأة إلى النكاح من طلاق غير بانن في العدة) .
n7.1 When a free man pronounces divorce upon his wife once or twice after previously having had sexual intercourse with her, then if the divorce is not (A: a release) for compensation (def: $n5$ ), he may take her back at any time before the end of her waiting period (def: $n9$ ), whether she wishes to return or not. Or he may finalize the divorce during this period (A: by pronouncing it a third time).	n7.1 وإذًا طَلَق السحسرُ طلقة أوْ طلقت ين إأو طَلَقَ العب لَ طلق أ بعب ذَ المدخول بلا عوض فله قبل أنْ تُنْقضي العدة أنْ بُراجع سواءً رَضِيتُ لَمْ لا. ولهُ انْ يُطْلَقُهَا.
n7.2 If the husband or wife dies (A: during the waiting period (N: of an unfinalized, non-	n7.2 وإنْ مَاتَ أَحَدُّهُمَا وَرِنْهُ الآخرُ

threefold divorce)), then the spouse inherits his or her obligatory share from the deceased's estate division (dis: L6), though it is not permissible for the husband to have sexual intercourse with, look at, or physically enjoy the wife before he takes her back.	لكنَّ لا يَجـلُ لَهُ وطـؤُهَا ولا النظرُ إلَيْهَا ولا الاستحتاع بها قبل المراجعة .
n7.3 When a divorce occurs before the husband has made love to the wife, or afterwards (A: in a release) for compensation from her, then he may not take her back (A: without remarrying her).	n7.3 وإنَّ كَانَ الطَّـلاقُ قَبِـلُ الدخول أوْبِعَدْهُ بِعوضٍ فلا رَجِعَةً لَهُ.
n7.4 Returning the wife to marriage is only valid by explicitly stating it, such as by saying, "1 return her," "1 take her back," or, "1 retain her." (N: The Hanatis consider the husband's touching her with desire, such as kissing her, to be a valid return to marriage.)	n7.4 ولا تَصِحَّ الرجعة إلاً باللفظ فتسطَ فيقُسولَ: راجَعْتُهَسا أوْ رَدَدْتُهَا أَوْ أَسَكَتُها. (ح: وعند الحنفية تعتبر المياشرة بشهوة كالتقبيل مراجعة).
n7.5 It is not a necessary condition (O: but is sunna) to have the return attested to by witnesses.	n7.5 ولا يُغْتَرَطُ الإشهادُ (بل بسن).
n7.6 When a husband takes a wife back, she returns with whatever number (A: of times of say- ing "I divorce you") remains to complete a threefold divorce. (A: If, for example, he has said it twice, then she only has one time left.)	n7.6 وإذا رَاجَعَهَا عَادَتَ إليه بِمَـا بَيْنَ مِنْ عددِ الطلاقِ.
n7.7 When a free man has pronounced a threefold divorce, the divorced wife is unlawful for him to remarry until she has married another husband in a valid marriage and the new husband has copulated (dis: $p29$ ) with her, which at minimum means that the head of his erect penis fully enters her vagina.	n7.7 أمًّا إذا طلَّق الحسرُّ ثلاثياً [أي العبدذ طلقتين] خرُمَتْ علَيْه حتَّى تَنْكَحْ روجاً غيراً نكاحاً صحيحاً ويطأها في النسرج وأدنساه تغيبُ الحشفة بشيرط انتشار الذكر.
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n8.0 FORSWEARING ONE'S WIFE MORE THAN FOUR MONTHS (O: In Sacred Law, <i>forswearing</i> means that the husband swears he will not have sexual inter-	n8.0 الإيلاء (وهمو شرعًا حلف زوج على الامتناع

### Divorce

n9.0

course with his wife, either for an unrestricted period or for more than four months.)	من وطء زوجته مطلقاً أو أكثر من أريعة أشهر)
n8.1 Forswearing one's wife is unlawful. It con- sists in the husband swearing an oath by Allah (def: o18) that for more that four months (O: <i>more than four months</i> including oaths in which no time period is stipulated) he will not have sexual intercourse with his wife, or swears that if he does, then he is obliged to divorce her, fast, pray, or something else.	88.1 الإيسلاءُ حرامً وهنو أنْ يَحْلِفَ السزوجُ بِاللَّهِ أَوْ بِالطَّسِلاةِ [أَوْ بِالعَتْنِ] أَوْ بِالسزامِ صومٍ أَوْ صلاةٍ أوْ غِيرِ ذَلكَ يميناً يَمُنَعُ الْجَمَعُ فِي الفرجِ أَكثرَ مَنْ أَربِعَةِ أَشهرِ رودخل في قولنه أربعة أشهر ما لو أطلق الامتناع) .
فَتُضْرِبُ (أي تقدر) لهُ مدةً أربعية أشهمو (وجبوباً ولوبلا قاض وابنداؤها من لع مِنْ جهتها فلها غقب المدة أنْ تُطَالِبُهُ إِمَّا بِالطلاقِ أَوْ بِالوطءِ إِذَا لَمْ يَكُنْ بِهِ إِلَّا (أي وإن لم يجامع ولم يطلق) طَلْق عليه الحاكم (طلقة واحدة)].	الإيلاء) فإذًا انْقَضْتْ ولم يُجامع فيها ولا ما
n8.3 A husband is not considered to have forsworn his wife (A: in the above unlawful sense) when he forswears sexual intercourse for four months or less, or when he is impotent.	n8.3 فَمَتَى حَلْفَ عَلَىٰ أَرْبِعَةِ أَشْهِرٍ أَ فَمَا دُونَهَا أَوْ كَانَ الزوجُ عَنِيناً [أَوْ مَجيوياً] فَلَيْسَ مُولياً.
	كظهر أمِّي أوْ كفرجِهَا أوْ كِيدِهَا . فإذَا قَالَ ذَلْنَا بعد الظهار زمناً يُمْكِنُهُ أَنْ يَقُولَ لَهَا فِيهَ : أَنَا
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<ul> <li>n9.0 A WOMAN'S POSTMARITAL</li> <li>WAITING PERIOD ('IDDA) <ul> <li>(O: Meaning the period in which a woman</li> <li>waits (N: before she may remarry) to verify that</li> <li>she is not pregnant, or out of mourning for her</li> <li>deceased husband.) <ul> <li>(N: If the waiting period finishes after a once-</li> </ul> </li> <li>the wife is free to marry another man or to remarry</li> </ul></li></ul>	

the wife is free to marry another man or to remarry the husband with a new contract—returning to the latter with the number of times left (one or two) needed to enact a threefold, finalized divorce (dis: n7.7); while if the waiting period of a less-than-thrice-pronounced divorce has not yet expired, the husband may take her back (def: n7) without a new contract.)

(n: The husband's obligation to support her during the waiting period is discussed at m11.30 above.)

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### A Woman's Postmarital Waiting Period ('Idda)

n9.1 There is no waiting period for a woman divorced before having had sexual intercourse with her husband.	n9.1 مَنْ طَلْقَ اسرائَهُ فَبِلَ الدخول. فلا عدة علَيْهَا.
n9.2 A waiting period is obligatory for a woman divorced after intercourse, whether the husband and wife are prepubescent, have reached puberty, or one has and the other has not. <i>Intercourse</i> means copulation (def: n7.7). If the husband was alone with her but did not copulate with her, and then divorced her, there is no waiting period.	n9.2 وإنَّ طَلَّقَ بِعدَهُ فَزِمَتُهَا العدةُ سواءً كَانَ المرَوجانِ صغيرينِ أوَّ يالغبنِ أوَّ أحدَّهُمَا بِالغاً والآخرُ صغيراً. والعرادُ بالدحول الوطءُ فَلَوْ خَلَا بِهَا ولَمْ يَطَأَهُا لَمُ طَلُقَ فلا عِدَّةَ.
n9.3 When a waiting period is obligatory (O: upon a woman, because of divorce or annulment of marriage), then if she is pregnant, the waiting period ends when she gives birth, provided two conditions are met:	n9.3 وإذا وَجَبَبَ العدة (على العرأة بطلاق أو فسخ) فإنَّ كَانَتْ حاملًا انْقَطْتْ بوضْعِهِ بشرطين: أحدُّهُمَا: أنَّ يُنْقَصِلَ جِمِيعُ الحمل. حتَّى لوُ كَانَ وَلَدْنِينَ أَوْ أكترَ الْمُتَرَطْ أَنْهُصَالُ
(a) The first is that she has given birth to all she was carrying. If carrying two or more children, it is necessary that she have given birth to all, whether live or stillborn, and whether fully developed or an undeveloped fetus which mid- wives (O: two or more) swear is the beginning of a human form. Whenever there is less than six months between two births, the babies are considered twins. There is no maximal number that may be born, as it is possible for a woman to give birth to four or more babies from one preg- nancy.	الجميع حياً أوميتاً كاملَ الخطَّة أوْمضغةً لم يُتصوُّرُ وشهد القوابلُ (اثنتان فاكثر) أنَّه مَنْدَاً خلق آدمي . ومتى كَانَ بينَ الـولدين ستة أشهر فهما توامان . ولا حدَّ لعدد الحمل فيجُورُ أنْ نَضَعَ في حمل واحد أربعة أولاد أو أكثر من ذلك. الثاني : أنْ يَكُونَ الولدُ منسوباً إلى مَنْ لهُ العسدة. فلو حمَلتَ من ذلك أووجه شبهة] (أو حملت في تكلح عدة المطلق به طلقها الزوج) لم تَنْقَض عدة المطلق به بل إفي حمل وطو النبهة) تَسْتَقْبلُ عدة
(b) The second condition is that the child is from the husband whom the waiting period is for. If the woman is pregnant from committing adul- tery (def: $n11.2(O:)$ ) (O: or from a marriage which was invalid, after which the husband divorced her) the waiting period does not end when she gives birth, but rather (N: after giving birth), she completes the waiting period of a woman who has been divorced (def: $n9.6$ ).	المطلَّقِ بعد الوضع .
الصورة ضعيفة ، والمعتمد فيها أنها تكمل عدة الطلاق ولا نظر لحمل الزنا) لى الحمل انْقَصَتْ بثلاثة أطهار (محسوباً منهُ (أي من الحيض المفهوم من	

567

**n9.1** 

#### Divorce

n9.5 Divorce	
<b>19.5</b> The minimal duration of a pregnancy (A: from which a live child is born) is six months, while the maximum is four years.	n9.5 وأقبل مدة الحميل سنة أشهر واكترُهُ أربعُ سنينَ.
n9.6 If a woman is not pregnant and has menstrual periods, her waiting period ends when three intervals between menstruations have finished. A part of an interval between menstrua- tions is considered the same as a whole interval. Thus, if the woman's husband divorced her and her menses began an instant later, her waiting period would end after two more intervals be- tween menstruations had finished and a third menstruation begun.	n9.6 وإنَّ لَمْ نَكُنْ حاملًا فإنْ كَانَتْ مَمَنْ تَحِيضُ اعْسَدْتْ بِسْلائسة قروه. القروة الأطهاره. ويُبحُبُ لَهَا بعض الطهار طهارا كاملًا. فإن طلَّقَهَا فحاضتُ بعدَ لحظة انْفَضَتْ بمُضِيَّ طهرينِ آخرينِ والشروع في الحيضةِ الثالثة.
n9.7 If a woman is divorced during her menstrual period, she must wait until the end of three intervals between menstruations. When her fourth menstruation begins, her waiting period is over.	n9.7 وإنْ طَلَقَ فِي الحيضِ فلا بَدَّ مِنْ ثلاثيةِ أُطهارِ كواملَ. فإذا شَرَعْتُ فِي الحيضةِ الرابعةِ انْقَضَتْ.
n9.8 There is no difference in respect to the above rulings (n9.6-7) whether a woman's menstrual periods are close together or far apart, close together, for example, meaning a woman whose period lasts a single day and night, and who has fifteen days between periods. Were such a woman divorced just before the end of an interval between menses (A: by a single moment), then her waiting period would finish in thirty-two days and two moments (O: one of which would be part of the waiting period, i.e. the one in which the divorce occurred, and the second of which would not be part of it, namely, that in which it became evident that the waiting period would be forty-seven days plus a moment. These are the shortest possible waiting periods. An example of a woman whose periods are far apart is one whose menstruation lasts fifteen	n9.8 ولا فرقى بين أنَّ يُسَقَى إنْ أَنَ حَصَّهُما أَوْ يَتَباعَدَ قَمْسَالُ النقاربِ أَنَّ تَحَضَ يوساً وليلةً وتَطَهُّر خمسة عَسْر يوساً. فإذا طُلَقتْ في آخر الطهر المُقضَتُ (إحداهما محسوبة من العدة وهي اللحظة التي وقع الطلاق فيها والشائبة المحطة التي وقع الطلاق فيها والشائبة بالشروع فيها). أو في آخر حيض فسبعة وأربعين يوساً ولحظة وهو أقل الممكن وفر بعين يوساً ولحظة وهو أقل الممكن خمسة غذر يوماً وتطهُر منة مثلاً أو أكثر. فلا بد من الأطهار الثلاثة ولو أقامَتْ منين.

f days, and whose intervals between menses last. for example, a year or more. Such a woman must wait for three intervals between menstruations, even if it takes years (N: though medicine may be taken to induce or regulate menstruations).

A woman's rostmarital wattu	ig renou (Tuda) 112.2
n9.9 The waiting period for a woman who does not menstruate, whether prepubescent or post- menopausal, is three months. If a woman normally menstruates, but her periods have stopped for some reason such as breastfeeding or the like, or without apparent reason, then she must wait until the age of menopause, after which her waiting period is three months. (N: In the Maliki school, such a woman must wait nine months, and if neither pregnancy nor menses appear, she is considered to be as if menopausal, and her waiting period is three months, making a total of one entire year in which there is no menstrual flow.)	n9.9 وإنْ كَانَّتْ مِمَّنْ لا تَحِيضُ لصغر أوْ إياس اعْتَدَتْ بِثلاثة أشهر. وإَنْ كَانَتْ مَمَّنْ تَحِضُ فَانْقَطع دَمْهَا لعدارض كرضاع ونعوه أوْ بلا عارض ظاهر صبرت (وجوباً) إلى سنَّ اليأس من الحيض ثمَّ تَعْتَدُ بثلاثة أشهر . (ح: وفي الحيض لما تعتَد بثلاثة أشهر . (ح: وفي مذهب المالكية تنتظر تسعة أشهر فإن لم مذهب المالكية تنتظر تسعة أشهر فإن لم يظهر حمل ولا وجد حيض اعتبرت آيسة يضاء، أي لا دم فيها).
n9.10 All of the above rulings apply to the wait- ing period for divorce (N: or release (def: n5)).	n9.10 - هَذَا كَلُّهُ فَي عَدَةِ الطَّلَاقِ .
THE WAITING PERIOD FOR A DECEASED HUSBAND	عدة الوفاة
n9.11 If a woman's husband dies, even if during the waiting period of a nonfinalized divorce, then if she is pregnant, her waiting period ends when she gives birth, as previously mentioned (n9.3). But if not (O: i.e. if the deceased's wife is not pregnant from him), her waiting period is four months and ten days, no matter whether she nor- mally menstruates or not (N: and no matter whether the husband has had sexual intercourse with her or not).	89.11 فإنْ تُوَفِي عَنْهَا زوجُهَا ولوَّ قَي خلال عدة السرجعية فإنْ كانتُ حاملًا اعْتَدَتْ بالوضع كَمَا تَقَدَّم. وإلاَ (أي وإن لم تكن المنوفي عنها زوجها حاملاً منه) فباربعة أشهر وعشرة أيسام سواءً كانتُ الزوج أم لا).
 n9.12 [حذا كلَّه في الحرة. أمَّا إذا كَانْتُ رَوجتُهُ أمةُ أوَّ مبعضةً قالحاملُ بالوضع وغيرُهَا ممَّنْ تَحيض بطهرينٍ، ومَنْ لا تُجيضُ بشهرٍ ونصفٍ وفي الوفاةٍ بشهرينٍ وخمسةٍ أيامٍ . ومَنْ وُطِنَتْ بشبهة تُعْتَدُ مِنَ الوطءِ كالمطلقة]. ا	
THE LODGINGS OF A WOMAN IN HER WAITING PERIOD	سكنى المعتدة
n9.13 A woman in her waiting period is obliged to remain in the home (O: and neither the hus- band nor his family may force her out; nor may she leave. If the husband agrees to allow her to leave when there is no necessity, it is still not permis- sible).	n9.13 ويَلْزُمُّ المعتدةَ ملازمةُ المنزلِ (فليس للزوج ولا لأهله إخراجها منه . ولا لها أن تخرج . ولو واققها الزوج على خروجها منه يغير حاجة لم يجن . فأمًا

## n9.14 Divorce

A woman in the waiting period of an unfinalized, less than threefold divorce is under the husband's authority and may not leave with- out his permission. If in the waiting period of a finalized divorce (N: or release (def: n5)) (O: or annulment,) or after her husband's death, a woman may leave home during the day to fulfill her needs (N: including work, if she has no means of support) and obligations.	السرجعيةً ففي حكم الزوج لا تُخَرُّج إلاَّ بإذيه ويُجُورُ للسِائن (بطلاق أو فسخ) وللمنوقى عنّها زوجُها أنْ نُخْرُج بالنهارِ للقضاء حاجتها وأداء الحقوق.
n9.14 The waiting period must take place in the same lodgings where the divorce occurred, and the woman may not be moved to other quarters unless there is a real necessity, such as fear (O: for her person or property), or when the landlord objects (O: such as when the house in question was on loan to the husband and its time has expired), or because of considerable annoyance to the woman from neighbors or the husband's relatives, or annoyance to them from her in all of which cases she may move to the nearest available housing.	19.14 وتُجِبُ العددة في المسكن المذي طَلْقَهَا فيه. ولا يُجُوزُ نَعْلَهَا إلا لضرورة: إمَّا الحوفُ (على نفسها أو مالها) أو منعُ مالكِم (أي المنزل الذي هو محل القراق بأن كان معاداً للزوج وقد فرغت مدة العمارية) أو كشرة تأذيها يجيرانيها أو أقارب زوجها أو تأذيهم بها فنَنْتَقَلُ إلى أقرب مسكن إليه.
 n9.15 It is unlawful for the husband of a woman in her waiting period to be alone with her or share the same housing (N: i.e. he must move out) unless she is in a (O: separate) wing of the house (O: with its own kitchen, restroom, eistern, and stairs to the roof, in which case it is permissible to share the housing, which is as if it were two neighboring houses).	19.15 ويَحْـرُمُ على المطلَّق الخلوة يها في العدة أو مساكنتُها إلاً أنَّ يَكونَ كلُّ بنَّهُما في بيت (منفـره) بمـرافقه (من المطبـغ والمستراح (ح: أي المرحاض) والبُـر والمصعد إلى السطح. فيجوز لأنهما كدارين متجاورتين).
AVOIDING ADORNMENT AFTER A HUSBAND'S DEATH OR A FINALIZED DIVORCE	الإحداد
n9.16 It is obligatory for a woman whose hus- band has died (N: while she was his wife, or died while she was in the waiting period of an unfinalized divorce from him) to avoid adornment during the subsequent waiting period. It is recom- mended for a woman to do so during the waiting period of a finalized divorce. It is unlawful for a woman to avoid adornment longer than three days for the death of anyone besides her husband. <i>Avoiding adornment</i> means not to enhance her	n9.16 ويَجِبُ (ح: على السزوجة والرجعية) الإحداد في عدة الوفاة. ويُنْدَبُ في البائن. ويَحْرُمُ على ميتٍ غير الزوج أكثر من تلائة أيام . وهـ وأنْ تشرك الزينة ولا تَلْبَس الحليَّ

beauty, wear jewelry or cosmetics, and so forth. A ولا تُخْتَضِب ولا تكتحس بالمدونجوه woman avoiding adornment should not wear solid [فان اختاجت إلى الكحل (لرمد ونحوه) colors (N: if intended to beautify) such as blues. فبالليل وتزيله بالنهار ولأ تلبش الصافي greens, reds, or yellows; or style her hair or use مر أزرق وأحصر وأحمر وأصفر ولا cosmetics for body, clothes, or food (A; such as تُرْجُلُ الشعبرَ ولا تُسْتَعْمِلُ طِيباً في بِدنِ saffron in rice). She may wear silk, wash her hair وشبوب ومأكسول ولقبا لبس الإبيريسين (N: or comb it, or bathe) for cleanliness, or pare her nails during this period. وغسل الرأس للتنظيف (ح: والامتشاط والحمام) وتقليم الأظفار. أحكام متفرقة في انفضاء العدة THE END OF THE WAITING PERIOD n9.17 If the husband of a woman in her waiting n9.17 وإذًا رَاجَعَ المعتدةَ ثمَّ طَلْقَهَا period takes her back but divorces her again قبل المدخول تُسْتَأْنِفُ عدةً جديدة (ح: before having had sexual intercourse with her, ويحرم عليه أن يفعل هذا ليطيل عدتها) . then a new waiting period starts over from the وإِنَّ تَزَوَّحِ مَنْ خَالْعَهَا فِي عَدِيمَهُ ثُمَّ beginning (N: though it is unlawful for him to do طَلْقَهَا قبلَ الدخولِ يَبَتْ على العدةِ this merely to prolong her waiting period). If a husband releases his wife for payment الأولى . (def: n5), remarries her during the release's waiting period, but divorces her before having had sexual intercourse, then she merely finishes the remainder of the release's waiting period. n9.18 ومتن ادَّعْت المسرأةُ انفضاء n9.18 When a woman claims that her waiting period has expired (O: if it does not comprise a العدة (مغيبر الأشبهر سواء كان بالأقراء أو particular number of months, but rather consists بوضع الحصل) في زمن يُمْكِنُ انْقِضَاؤُهَا of a number of intervals between menstruations, فيه قُبِلْ قُولُهَا. or of giving birth) within an amount of time in which it could have possibly ended, then her word is accepted (dis: k8.2). n9.19 If news of a husband's death reaches a n9.19 وإذا بُلْغُهَا حَبْرُ موته بعد أربعة. woman after his death by four months and ten أشهر وعشرة أيام فَقَدِ انقَضَتِ العدةُ (لأنْ days, her waiting period is already over (O: since علمها بموته ليس شرطاً في انقضاء her knowledge of his death is not a condition for العدة) ر the waiting period). 19.20 - إمْنُ مَلْكَ أَمَةٌ حَرُمَ عليه وطؤْهَا والاستمتاعُ بِهَا حَتَّى يَسْتَبَرِبُهَا بِعَدْ قَيضِها بالوضع إنْ كَانَتْ حاملًا وبحيضةٍ إنْ كَانَتْ حائلًا تَجِيضٌ. وإلاً قبشهر. وإنْ كَانَتْ زوجتَهُ فَأَشْتَرَاها أَنْفَسَعُ التكاح وحَلَّتْ لَه بملكِ اليمين بنُ غير استبراءٍ. ومنْ زُوَج أَمْنَهُ أَنْ كَاتَبُها ثُمَّ زالَ الْنكاحُ والكتابة ثُمَّ يَطَأُها حتَّى يُسْتَبُرُنُهَا . ولهُ الاستمتاعُ بالمسيبة في مدة الاستبراء بغير الجماع . ومَنْ وطيءَ أمنَهُ حَرْمَ عليه أَنْ يُزَوِّجُها حَتَّى يَسْتَبُرنَهَا].

## n10.0 Divorce

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n10.0 ESTABLISHING PATERNITY	n10.0 ثبوت نسب الولد
	١١٥٠٥ لبوت صبب الولد
وَطِنَهَا لَجِفَهُ سواءً كَانَ بَعْزِلُ مَنِيَّهُ عِنْهَا أَمْ لا. وإن لمْ بَكُنْ وَطِنْهَا لَمْ يَلْحَفْهُ].	n10.1 (وَعَنْ أَنَتْ أَمَتُهُ بِولِدِ فَإِنْ ثَبَتَ أَنَّهُ
وخف محد حق حمه فرَّم بين بيم بالد ، ويُم بيان وجم بالايان .	ا ۱۳۵۰، وکس،محالیک محالیک کو کو کو کو کو کو کو کو کو کو کو کو کو
n10.2 The husband of a woman who bears a	n10.2 - ومَنْ أَنْتَ زُوجِتُ (سبواء
child (O: no matter whether his marriage to her is	
valid or invalid) is considered to be the child's	تزوجها بعقد صحيح أو فاسد) بولدٍ لَحِقَهُ
father whenever it is (N: legally) possible that the	نْسَبْمُ إِنَّ أَمْكُنَ أَنَّ يَكُمُونَ مِنْهُ بَأَنَّ قَابِي بِهِ
child could be his, meaning that:	بعدد سنسة أشهير ولحظة مِنْ حين العقسة
	ودون أربسع ستين من حين إمكان
(a) the woman gave birth to the child six	الاجتماع معها إذا أنكن وطؤها ولوعلى
months plus a moment after the marriage agree-	
ment;	يعدٍ. وإنَّ لَمْ يَعْلَمْ أَنَّهُ وَطِيءَ [بخلاف ما
inone;	سَبَقَ في امنهِ ] بشيرطِ أَنْ يَكُونَ لِلرَوْجِ
(b) she gave birth to it less than four years	اً سبع سنين ونصف [ولحظةً تُسعُ الوطء].
from when she and her husband could last have	]
possibly met and had sexual intercourse, even if	
they were living at a distance from one another,	
and even if the husband does not know whether he	
had sexual intercourse with her. (A: These condi-	
tions are for the child's protection against being	
disowned, and only concern what can be estab-	
lished in court. Hence, if the husband and wife	
were living apart at a distance at which they could	
possibly have travelled and met, for the child's	
sake the court presumes the child to be the hus- band's);	
Ganus),	
(c) and the husband is at least nine and a half	
years old.	
years one.	
n10.3 The husband is not legally considered the	n10.3 فإنْ لَمْ يُمْكِنُ أَنْ بَكُونَ مِنْهُ بِأَنْ
child's father when the child could not possibly be	أنتْ بِه لدونِ سَنَةٍ أَسْهَرٍ أَوْ لأَكْثَرُ مِنْ أَرْبِع
his, such as when:	
	سَنِينَ أَوْ مَعَ القطع بِأَنَّهُ لَمْ يَطَأَهَا أَوْ كَانَ
(1) (non-(a) and (b) above) the wife gave	للزوج من السبُّسَنِّ دونَ ما تَفْسَدُّمَ أَوْكَانَ
birth to the child in less than six months or more	مقطوع الذكر والأنشين جميعاً لم يَلْحَنُّهُ .
than four years since intercourse;	
· · · · · · · · · · · · · · · · · · ·	
(2) (non-(b)) the husband is absolutely cer-	
tain he did not have sexual intercourse with her;	
(3) (non-(c)) the husband is under the	
above-mentioned age:	
<b>U</b> .	
(4) or the husband's genitals have been dis-	
severed.	

n10.4 Whenever a husband is absolutely certain that a child which is legally considered his (def: n10.2) is not his, by knowing that he never had intercourse with the wife at ali (O: or did, but less than six months or more than four years before the birth), then he is obliged to deny paternity by public imprecation (li'an, def: n11.3) (O: immediately, because denying paternity of a child immediately is like the return of defective mer- chandise (dis: k5.7). He does so by going to the Islamic judge and saying, "This child is not mine." If he delays, his denial is no longer valid. As for the public imprecation itself, he may perform it at any time thereafter. If he claims that he was ignor- ant of the necessity of denying paternity, or the obligatory character of its immediacy, and he is someone who might well be ignorant of it, then his claim (A: of ignorance) is accepted when he swears an oath to that effect. Denial of paternity likewise entails charging the wife with adultery, and this too is obligatory immediately).	n10.4 ومتن تُحَقَّق الزوج أنَّ الوللَّ الذي أَلْحَقَةُ الشرعُ بِه لَيْسَ منه بَانٌ عَلَمَ عوالت لم يُطأَّضا لبدأ (أو وطنها ولكن أو بع سنين منه) لزمنه تُقَيَّهُ باللعان (فو رأ لان نفي الولد على الشور كالرد بالعب بان يأتي القاضي ويقول له: إن هذا الولد بعد. وأما اللعان فهو على التراخي يعد نظلك ولو ادعى جهل النفي أو الشورية وكان معن يخفى عليه ذلك صدق بيمينه ويلزم من نفي الولد قذف المزوجة وهو واجب حينذ فو رأ).
n10.5 If a husband is not absolutely sure that the child is from someone else, it is unlawful for him to deny paternity (O: as mere doubts that have arisen in his mind are of no consequence) and unlawful to charge his wife with adultery. (O: It is also unlawful for him to publicly imprecate (def: n11.3) against her in such a case, even when he knows she has committed adultery, because the child would suffer harm through his mother being charged with adultery and its being established against her by public imprecation, the child being disgraced by this and gossip circulated about him. The child need not endure this harm merely to satisfy the husband's revenge, who may separate from her by divorce.)	n10.5 وإنْ لَمْ يَتَحَقَّقُ أَنَّهُ مَنْ غَيرِهِ خَرْمَ عليهِ نَفْيُهُ (ولا عبرة بريبة بجدها في نفسه) وقذفَهَا (وكذلك يحرم عليه لعائها وإن علم زناها لأن الولد يتضرر بنسبة أمه إلى النزما وإلبائه عليها باللعان لأنه يعير بذلك وتطلق فيه الألسنة فلا يحتمل هذا الضرر لغرض الائتقام والفراق ممكن أو غيرَ ذلكَ].
n10.6 When a child is legally considered (def: n10.2) to be from a husband who is entitled to deny paternity but delays doing so without excuse and subsequently wants to deny it by public impre- cation, we (O: i.e. the judge) do not allow him to do so (O: because denial of paternity must take place immediately, as mentioned above (n10.4), and his delay obviates the possibility of denial). But if the husband intends to deny paternity immediately, we implement his intention.	n10.6 ومَنْ لَحِفَّة نَسَبُ فَأَخَّرَ نَفِيَّة بِلا عذر ثمَّ أراد أنْ يَنْفِيَه باللعانِ لَمْ نَجِيَّة إلى ذلكَ (والمعنى أن القاضي لم يجاوبه فيه لأن نفي الوليد يكتون على الفور كما مر والتاخير يسقط نفيه عنه [كالرد بالعيب]) وإنْ أَرَادَ نفيَة على الفورِ أَجَيْنَاهُ إليهِ.

### n11.0 Divorce

n11.0 CHARGING ONE'S WIFE WITH ADULTERY	n11.0 قذف الزوجة بالزنا
n11.1 Anyone who charges his wife with adul- tery (O: in plain words, as when he says, "You adulteress," or allusively, as when he says, "I did not find you a virgin,") and who is thereby liable to be punished for accusing another of adultery without witnesses (dis: o13.1), may prevent the punishment by public imprecation against her (li'an, def: n11.3), provided he:	n11.1 مَنْ قَلْفَ زوجَستُسهُ بِالسزَلَّ (صريحاً كقوله: با زائبة أو كنابة كقوله: لم أجدك عذراء) فطُولبَ بحدَّ القذف فلَهُ أنْ يُشقِطُه بِاللعانِ بشرطِ أنْ يَكُونَ الزوجُ بِالغاً عاقسلاً مختاراً وإنْ تَكُونَ الزوجةُ عنيفة يُمْكِنُ أنْ تُوطاً.
(a) has reached puberty;	
(b) is sane;	
(c) does so voluntarily;	
and provided his wife:	
(d) is legally innocent of adultery (A: meaning there is neither a confession from her nor four eyewitnesses (dis: n11.2(O;)));	
(e) and that she is capable of sexual inter- course:	
n11.2 A husband who accuses his wife of adul- tery is disciplined (ta'zir, def: 017) by the magis- trate and not allowed to imprecate against her when her adultery is already legally established (O: whether by her own admission, or by proof, meaning that four upright witnesses (024.4) have looked at her when she was copulating and seen the adulterer's penis in her vagina), or when (N: adultery is impossible, such as when) the person accused is a mere infant.	n11.2 لمَنْ قَذْتَ مَنْ تُبْتَ زَنَاهَا {إِمَّا بإقدارها أو بالبينة وهي أربعة من الرجال العدول بأن نظروا إليها وقت زناها ورأوا ذكر المزاني في فرجها) أو طفلةً {كبنت شهرٍ مُزَّز ولَمْ يُلَاعِنْ .
PUBLIC IMPRECATION (LI'AN)	اللعان
n11.3 Public imprecation consists of the Islamic magistrate (O: or his equivalent) telling the husband to repeat four times, "I testify by Allah that I am truthful in charging her with adultery" (O: and it is necessary to identify her by her first and family name, though if she is present he says, "this	a11.3 واللعانُ أنَّ يَأْمَرُهُ الحاكمُ (أو من بقوم مقامه) أنَّ يَقُولَ أربغ مراب : أشْهَدُ باللهِ إنَّي مِنَ الصادقينَ فيمَا رَمَيْتُهَا بِهِ منَ النزلَ (ولا يد أن يميزها باسعها ويسرفع نسبها. وإن كانت حاضرة قال

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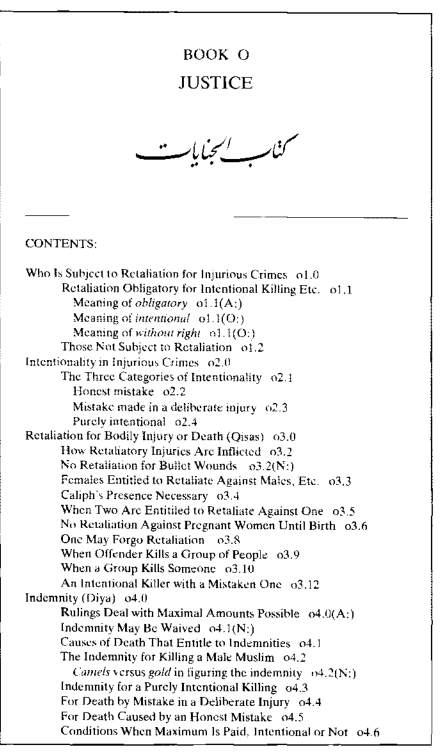
wife of mine." and points to her): and if there is a child, "and that this child [O: or if absent, "the child she gave birth to from adultery"] is not from me." The fifth time, after the magistrate warns him, enjoins him to fear Allah (O: reminding him that the punishment of the hereafter is worse than punishment in the present life), and after he has put his hand in front of the husband's mouth, the husband adds, "And may the curse of Allah be upon me if I am lying."	زوجتي هذه وأشدار إليها) وأنَّ هذا المولد. (وإن كان غانياً قال وإن المولد الذي ولدته من المزندا) ليس مني إنَّ كانَ هناكَ ولدَّ شُمُ يُقُولُ في الخداسة بعد أنَّ يعظهُ الحاكمُ ويُخُوفُهُ (بالله تعالى ويذكره بآن عذاب الاخيرة أشد من عذاب الدنيا) ويضع يدهُ على فيه: وعليَّ لعنةُ الله إنَّ كُنْتَ منَ الكاذبينَ .
n11.4 When the husband has done this, he is no longer liable to be punished for accusing another of adultery without witnesses, he has denied paternity of the child, and his wife is divorced from him and unlawful for him to marry, be alone with, or look at, forever. She is now liable to be punished for adultery.	n11.4 فإذا فمن ذليكَ ستَط عنه حدًّ القيذي وانْتغى عنهُ نسبُ الولد وبانتُ منهُ وحرُفتٌ على التأبيدِ ولَزِفها حدُّ الزنّا.
n11.5 The wife in such a case may avoid being punished for adultery by public imprecation against the husband. Upon being ordered by the magistrate, she says four times, "I testify by Allah that he is lying about what he has charged me with." The fifth time, after being warned by the magistrate of the severity of the consequences, as described above, she says, "And may the wrath of Allah be upon me if he is telling the truth." When she has done this, she is no longer liable to be punished for adultery.	n11.5 ولَهُ أَنَّ تُسْتِحُ مَنْ نَفْسِهُمَا باللمان فتَقُولَ بأمر الحاكم أريغ مرات : أَشْهَدُ بالله إنه لمِنَ الكاذبِينَ فيمًا رَمَانِي بِهِ : ثمَّ تَقُولَ في الخامسة بعد الوعظ كَمَا سَبَق : وعالَيْ عَصَبُ الله إِنَّ كَانَ مَنَ الصادقين . فإذا فعَلَتُ هذه سَقَطَ عنها حدً الزنا.
n11.6 (O: Public imprecation is legally valid in a non-Arabic language even when the speaker knows Arabic, because the imprecation is a kind of oath or attestation, either of which may be given in any language.)	n11.6 (وصبح اللغان بغير عربية وإن عرفها لأن اللغان يمين أو شهادة وهما في اللغات) .
*	
n12.0 BECOMING UNMARRIAGEABLE KIN BY SUCKLING (RIDA')	a12.0 الرضاع
112.1 An infant becomes the "child" of the female who breast-feeds him (A: in respect to	n12.1 إذا ثَارَ (أي ظهر) لبنت نسبع

## n12.2 Divorce

being unable to marry her, to the permissibility of looking at her and being alone with her, and in his ablution (wudu) not being nullified by touching her) when:	سنينَ لينَ مِنْ وطءٍ أوَّ مِنْ غيسرٍ، فأرْضَحْتْ طفــلاً لهُ دونَ الحـولينِ خمسَ رضعـاتِ متفـرقـاتٍ (فخـرج به ما إذا كان أقل منها فلا يؤثر. والتفرق مرجعه العرف) صَارَ
(a) the milk comes from a female at least nine years old, whether it is occasioned by sexual intercourse or something else;	اينَهَا.
(b) and she breast-feeds a child who is less than two full years old;	
(c) in at least five separate breast-feedings (O: a restriction that excludes anything less than five, which is of no consequence. <i>Separate</i> breast- feedings means whatever is commonly acknow- ledged (def: f4.5) to be separate).	
n12.2 In such a case:	n12.2 فَيَحْرُمُ عَلَيْهَا هُوَ وَفَرُوعُهُ (من النسب والسرضاع) فَشَطْ (ومراده به أن
(1) it is unlawful for the wet nurse to marry the child and its subsequent descendants (O; by familial relation or by suckling) exclusively (O: <i>exclusively</i> meaning that only the child's descen- dants become unlawful for her to marry, not the child's ancestors (N: or brothers));	السب والسرصاح) تشط (وسرامه به ال التحريم خاص بفر وهه ولا يسري إلى أصوله (ح : وحواشيه)) . وصارَت أمَّهُ فتُحْرُمُ عليه هي وأصولُها (من النسب والرضاع) وفروعُها (فيصير أولادها إخوته وأخواته) وإخوتُها وأخواتُها (ولا تلبت
(2) she becomes the child's "mother," and it is unlawful for the child to marry her, her ances- tors (O: by familial relation or by suckling), her descendants (O: who become as if they were the child's brothers and sisters), or her brothers and sisters (O: though the child is not forbidden to marry the latters' children).	الحرمة بين الرضيع وبين أولاه إخبوة المرضعة وأخواتها) .
n12.3 If the wet nurse's milk was occasioned by a pregnancy from her husband, then:	n12.3 وإنْ ثَارَ السلينُ منْ حمسل منْ زوج صَارَ السرضيعُ ابْسَاللزوج ليَخْسُرُمُ
(1) the child she nurses becomes the hus- band's "child," and the husband may not marry the child or its descendants (O: by familial relation or by suckling, since they are now as if his grand- children) exclusively;	عليه السرضيم وفسروعة (من النسب والرضاع لأنهم أحفاده، فقط وصارَ الزوجُ أباءً . فيحدرُمُ على السرضيع هوَ وأصولُهُ وفروعة وإخوتُهُ وأخواتُهُ .
(2) and the husband becomes the child's "father," and it is unlawful for the child to marry him, his ancestors, his descendants, or his brothers and sisters.	

### Becoming Unmarriageable Kin by Suckling (Rida') n12.4

n12.4 Upon becoming unmarriageable kin through suckling, marriage between the abovementioned persons is prohibited, and it is permissible for the respective members of the opposite sex to look at each other as they do with their familial unmarriageable relatives (dis: m2.5), and to be alone with them (O: though other kinds of rulings applicable to natural relatives, such as inheritance (def: L4-6) or having to support them (m12) are not applicable to unmarriageable kin by suckling).



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Payment in Other Than Camels Permissible 04.8	
Indomnities for Other Than Male Muslims 04.9	
Which Extended Family Members Are Liable to Pay 04.10	
When and how much each pays _04.11	
Time in which lesser indemnities may be paid 04.12	
Indemnity for Bodily Injuries 04.13	
How much is paid for various injuries 04.13	
For bodily wounds 04.15	
For wounds to head and face 04.16	
No Indemnity for Killing Warring Non-Muslims Etc. 04.17	
The Explation to Allah for Taking a Human Life 05.0	
Explation Is Due for Any Impermissible Killing 05.1	
What the Explation Consists Of 05.2	
No Explation for Killing Those Who Leave Islam, Etc. 05.4	
Fighting Those Who Rebel Against the Caliph 06.0	
Whether or Not Caliph Is Unjust 06.1	
Rebel Is Not a Pejorative Term 06.3	
Warding Off Aggressors 07.0	
Obligatoriness of Self-Defense 07,1	
Not Obligatory to Defend Property o7.2	
Meaning of Defend 07.3	
One uses minimal force required o7.3	
Permissible to kill rapists for thwith 07.5	
Apostasy from Islam (Ridda) 08.0	
Whoever Voluntarily Leaves Islam Is Killed 08.1	
Must first be asked to return to Islam 08.2	
Only caliph may kill him 08.3	
No indemnity or expiation for killing him - 08.4	
If One's Spouse Apostasizes 08.6	
Acts That Constitute Apostasy 08.7	
Jihad 09.0	
Meaning of Jihad 09.0(O:)	
Scriptural Basis for Jihad 09.0(O:)	
The Obligatory Character of Jihad 09.1	
A communal obligation 09.1	
When it is personally obligatory 09.2	
Surrender when overrun 09.3	
Who Is Obliged to Fight in Jihad 09.4	
Those who are not permitted to fight 09.5	
Caliph's Permission Required If He Exists 09.6	
Non-Muslim Allies 09.7	
The Objectives of Jihad 09.8 Reporting Jours Christians and Zupunstainen -0.6	
Regarding Jews, Christians, and Zoroastrians 09.8 Reparting others 09.0	
Regarding others 09.9 Rules of Warfare 09.10	
Those Unlawful to Kill in Jihad 09.10	
Non-Muslims under a Muslim's protection 09.11 Those who enter Islam before capture 09.12	
Women and children captives 09.13	

#### Justice

Adult male captives 09.14 Destruction of coemies' trees etc. 09.15 Truces 09.16 Permissible 09.16 Preserving the status quo is not a valid reason 09.16 The Spoils of Battle 010.0 Who is Entitled to Spoils of Battle o10.1 Dividing Collective Spoils o10.2 Personal Booty 010.3 Dividing the First Fifth Taken (Khums) o10.4 Who is entitled to it o10.4 Non-Muslim Subjects of the Islamic State (Abl al-Dhimma) o11.0 Who May Enter a Citizenship Agreement with Muslims of 1.1 Idolators and Post-Islamic Sects Excluded 011.2 Conditions Imposed on Non-Muslims of 1.3 The Non-Muslim Poll Tax (Jizya) o11.4 Collected with leniency of 1.4 Not levied on women or children o11.4 Rules for Non-Muslim Subjects 011.5 Non-Muslims Forbidden to Reside in the Hijaz o11.6 May not enter Mecca, mosques, etc. o11.7 Caliph Must Defend Non-Muslims in Muslim Lands o11.8 Violations of the Terms of the Agreement o11.9 Consequences to violators o11.11 The Penalty for Fornication or Sodomy 012.0 Who Is Subject to the Penalty of 2.2 Meaning of capacity to remain chaste (muhsan) o12.2 Circumstances in which ignorance is excusable o12.4 Scourging 012.5 Stoning 012.6 The Penalty for Accusing a Person of Adultery Without Proof 013.0 Who Is Subject to the Penalty o13.1 Meaning of someone who could be chaste o13.2 The Penalty 013.3 Accusing in Plain Words Versus Allusive Ones 013.4 Accusing a Group of People 013.5 Accusing Someone More Than Once o13.5 Conditions for Imposing the Penalty 013.8 The Penalty for Theft 014.0 The Penalty 014.1 Who Is Subject to the Penalty 014.1 Stealing Again 014.1 Circumstances in Which the Penalty Is Not Imposed o14.2 Meaning of Normal Security for Similar Articles 014.3 Only Caliph May Impose Penalty 014.5 No Amputation for Forcible Siezure Etc. 014.6 The Penalty for Highway Robbery 015.0 The Penalty 015.2 Giving Oneself Up Obviates the Penalty o15.3

The Penalty for Drinking 016.0 Meaning of Unlawful Beverages o16.1 Who Is Subject to the Penalty 016.2 The Penalty 016.3 Fornication, Drinking, Etc., Several Times 016.4 Drinking Is Absolutely Impermissible 016.6 Nonalcoholic Intoxicants o16.7 Hashish etc. unlawful 016.7 Disciplinary Action (Ta'zir) 017.0 Is for Disobedience Without a Prescribed Penalty 017.1 Caliph Determines the Punishment o17.1 Guardians, Teachers, Etc., May Discipline Charges 017.4 Oaths (Yamin) 018.0 Meaning of Oath o18.0(A:) Conditions for Validity 018.1 Unthinking Oaths Not Valid 018.2 Offensive to Swear by Other Than Allah o18.3 Names of Allah That Effect Oaths 018.4 Expressions That Require the Intention 018.6 Examples of Breaking and Not Breaking Oaths 019.0 Adding "If Allah Wills" (In Sha' Allah) o19.5 The Explation for a Broken Oath o20.0 Who Is Liable and When o20.1 The Explation 020.2 The Poor May Explate by Fasting 020.4 The Judgeship 021.0 A Communal Obligation 021.1 Judges Appointed by Caliph 021.3 Two Parties Selecting a Third to Arbitrate 021.4 The Judge and the Court o22.0 Conditions for Being a Judge 022.1 Conditions for *ljtihad* o22.1(d) Types of Koranic texts o22.1(d(1)) Types of hadiths o22.1(d(II))Analogical reasoning (qiyas) = o22.1(d(III)) A judge's knowledge of these things o22.1(d(III)) If no mujtahids are available o22.1(d(end)) Judge's Assistant Etc. 022.3 Various Rules for Judges 022.6 Judge may not accept gifts o22.7 May not decide cases involving son etc. o22.8 May not decide cases when angry etc. o22.9 Takes cases first-come-first-served o22.12 Court Claims 023.0 When Plaintiff Is Not Telling the Truth 023.1 If the Judge Knows the Truth 023.2 Who May Litigate 023.5 What May Be Litigated Over o23.6 If the Article 1s in One Litigant's Possession 023.8

## Justice

01.0

Unacknowledged Debts Collected Without Permission 023.9		
Witnessing and Testifying 024.0		
A Communal Obligation 024.1		
Conditions for Being a Witness 024.2		
Meaning of respectability (muru'a) 024.2		
Those Whose Testimony Is Unacceptable 024.3		
Meaning of a <i>corrupt</i> person (fasiq) = o24.3(A:)		
Meaning of an upright person ('adal) 024.4		
Others whose testimony is unnacceptable 024.6		
How Many Witnesses Are Needed in Court Cases 024.7		
Cases involving property 024.7		
Marriage or legal penaltics 024.8		
Fornication or sodomy 024.9		
Things usually only seen by women - o24.10		
The Caliphate 025.0		
The Obligatory Character of the Caliphate 025.1		
A Communal Obligation 025.2		
The Qualifications of a Caliph 025.3		
Being Muslim 025.3(a)		
Unbelievers removed from office o25.3(a)		
Altering the Sacred Law is unbelief 025.3(a)		
Removing those of reprehensible innovations o25.3(a)		
Emigrating from where Islam is forbidden $-025.3(a)$		
Being Capable of Expert Legal Reasoning (Ijtihad) = 025.3(d)		
Uprightness o25.3(i)		
Three Ways to Establish Caliph in Office 025.4		
Oath of fealty from those with power etc. $o25.4(1)$		
Being appointed successor by previous caliph 025,4(2)		
Siczure of power by qualified individual o25.4(2)		
Obedience to the Caliph 025.5		
Invalidity of More Than One Caliph 025.6		
Delegating Authority to Those Under the Caliph 025.7		
Full ministerial authority - 025.7(1)		
Limitary ministerial authority $-025.7(2)$		
Regional Authoritics 025.8		
Authority in View of Merit 025.9		
The duties of regional authorities 025.9		
Authority in View of Siezure of Power - 025,10		
The Conclusion of <i>Undat al-Salik</i> - 626,0		
Allah Knows Best What Is Correct o26.1		
Only one <i>mujtahid</i> is correct on a raling o26.1(O:)		
<i>ljtihad</i> mistakes excused in works, not beliefs - 026.1(O;)		
gradua mistakes excused in works, not benefs (020.1(0;)		
ol.0 WHO IS SUBJECT TO ملى من بحب الم ol.0 WHO IS SUBJECT TO		
RETALIATION FOR INJURIOUS CRIMES		
(O: Injurious crimes includes not only those ووالجنابات شاملة للجناية بالجارح		

committed with injurious weapons, but those inflicted otherwise as well, such as with sorcery (def: x136). Killing without right is, after unbelief, one of the very worst enormities, as Shafi'i explicitly states in (n: Muzani's) <i>The Epitome</i> . The Prophet (Allah bless him and give him peace) said:	وبغير، كسحر . والقتل يغير حق من أكبر الكياشر يعد الكفر نص عليه الشافعي في المختصر . قال ﷺ : الا يُحلَّ دم امرىء مسلم يشهد أن لا إله إلا الله وأتَّي رسول المله إلا بإحسدى ثلاث الشيَّبُ السزائي والنفس بالنفس والتارك لدينه المضارق للجماعة: وفي الحديث : القَعْلُ مؤمن
"The blood of a Muslim man who testifies that there is no god but Allah and that I am the Messenger of Allah is not lawful to shed unless he be one of three: a married adulterer, someone killed in retaliation for killing another, or some- one who abandons his religion and the Muslim community."	عسد الله أعظم من زوال المدنياه . قال عسد الله أعظم من زوال المدنياه . قال تعالى : ﴿وَلا تَقْتَلُوا الْنَقْسَ الَّتِي حَرَّمَ اللَّهُ إِلاَّ بِالْحَقِّ ﴾ [الأنعمام : ١٥١] : وقسال تعالى : ﴿يَا أَتِهَا الَّذِينَ آمَنُوا كُتِبَ عَلَيْكُمُ القِصَاصُ ﴾ [البقرة : ١٢٨]) .
and in another hadith,	
"The killing of a believer is more heinous in Allah's sight that doing away with all of this world."	
Allah Most High says:	
" and not to slay the soul that Allah has for- bidden, except with right" (Koran 6:151),	
and, .	
"O you who believe, retaliation is prescribed for you regarding the slain" (Koran 2:178).)	
o1.1 Retaliation is obligatory (A: if the person entitled wishes to take it (dis: o3.8)) against any- one who kills a human being purely intentionally and without right. (O: <i>Intentionally</i> is a first restriction and excludes killing someone through an honest mistake, while <i>purely</i> excludes a mis- take made in a deliberate injury (def: o2.3), and <i>without right</i> excludes cases of justifiable homicide such as lawful retaliation.)	01.1 يَجِبُ القصاصُ علىٰ مَنْ قَتَلَ إنساناً عمداً محضاً عدواناً. (فالعمد قيد أول خرج به السخطاً وبسالمحض عمسه الخطأ وبالعدوان ما لو قتله بحق كالقصاص).
o1.2 The following are not subject to retal- iation:	ol.2 لكسنَّ لا يَجِسبُ علىٰ صيسيَّ ومجنونِ مطلقاً (سواء كانيا مسلمين أو
(1) a child or insane person, under any cir- cumstances (O: whether Muslim or non-Muslim.	

The ruling for a person intermittently insane is that he is considered as a same person when in his right mind, and as if someone continuously insane when in an interval of insanity. If someone against whom retaliation is obligatory subsequently becomes insane, the full penalty is nevertheless exacted. A homicide committed by someone who is drunk is (A: considered the same as that of a same person,) like his pronouncing divorce (dis: n1.2)); (2) a Muslim for killing a non-Muslim; (3) a Jewish or Christian subject of the Islamic state for killing an apostate from Islam (O: because a subject of the state is under its protec- tion, while killing an apostate from Islam is with- out consequences); (4) a father or mother (or their fathers or mothers) for killing their offspring, or offspring's offspring; (5) nor is retaliation permissible to a descen- dant for (A: his ancestor's) killing someone whose death would otherwise entitle the descendant to retaliate, such as when his father kills his mother.	كالحرين. والذي جنونه منقطع فهو كالماقل في وقت إناقته وكالمطبق في وقت جنونه. ومن وجب عليه القصاص وقد جن بعد الوجوب استوقي منه في حال جنونه. وقتل السكران كطلاقه) ولا على مسلم بقتل كافر [ولا على حرّ بقتل عبد] ولا على ذمني بقت ل مرتب (لأن الدمي معصوم والمرتند مهدر) ولا على الأب والأم وآبياتهما وأمهاتهما بقتل الولد وولد للولد مثل أن يَقْتُلَ الأب الأم.
*	
02.0 INTENTIONALITY IN INJURIOUS CRIMES	o2.0 أقسام الجنايات
<ul> <li>o2.1 Injurious crimes (O: of all types, whether killing or something less) are of three types:</li> <li>(1) an honest mistake;</li> <li>(2) a mistake made in a deliberate injury;</li> <li>(3) or purely intentional.</li> </ul>	02.1 ثمَّ الجناياتُ (عن حيث هي سواء كانت على النفس أو على ما دونها) تلاقةً : خطاً ؛ وعمد ُ خطعٍ ؛ وعمد ُ محضَى.
o2.2 An <i>honest mistake</i> is an act such as shoot- ing an arrow at a wall and hitting a person (O: or shooting at a person and hitting someone else), or	02.2 فالخطعاً متسلُ أَنَّ يَرْمِي إِلَىٰ حالمةٍ فَيْصِيبَ إِنساناً (وكذا لورمي إِنساناً

slipping from a height and falling on someone. The criterion for it is that the act is intended but not the person, or neither the act nor the person is intended.	فاصــاب غيـره) أوَّ يَزُلِقَ مَنْ شَاهَيَ فِيَقْحَ على إنسانِ وضابطُهُ أَنَّ يَقْصِدُ الفعلَ ولا يَقْصِدَ الشخصَ أوَّ لا يَقْصَدَهُمَا.
o2.3 A mistake made in a deliberate injury is when one intends an injury that is not generally fatal, such as hitting someone with a light stick in a nonvital spot (A: from which the person dies) and the like.	02.3 وعمدُ الخطا أنْ يَقْصِدُ الجناية يَمَا لا يَقْتُلَ غَالباً مثلاً أنْ يَضَرِبَهُ بِعصاً خفيفة في غير مَقْتَلِ وتحو ذلك.
o2.4 <i>Purely intentional</i> means to intend an injury of the type that is generally fatal, whether with a blunt instrument or a sharp one.	02.4 والعمدة أنَّ يَقْصِدُ الجناية بِنَا يَقْتُلُ غالباً سواءً كَانَ مُتْقَلًا أوْ محدَّداً .
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o3.0 RETALIATION FOR BODILY INJURY OR DEATH (QISAS)	03.0 أحكام العمد في الجنايات
o3.1 Retaliation is obligatory (A: if those en- titled wish to take it (dis: o3.8)) when there is a (N: purely) intentional injury (def: o2.4) against life or limb.	03.1 فإنْ كَانَبَ الجِنايَةُ عمداً (ح: محضاً) على النفس أو الأطراف وَجَبَ القصاص.
o3.2 Retaliation is obligatory in return for injuries (A: part for commensurate part) whenever the retaliatory injury can be (O: fully) inflicted without exceeding the extent of the origi- nal injury, such as (A: when the retaliatory injury is on) an eye, eyelid, the soft part of the nose, the ear, tooth, lip, hand, foot, finger, fingertip, penis, testicles, vulva, and the like; provided that the retaliatory injury is like the original, meaning that a right member is not taken for a left, an upper one for a lower, nor a functional member for a paralyzed one. (N: Nor is there retaliation for nonfatal bullet wounds in the stomach or chest, for example, because such injuries cannot be reproduced without risk of greater damage than the original, for which reason they call for an in- demnity (dis: o4.15) alone.) There is no retalia- tion for (O: breaking) a bone (A: though payment is due to cover the cost of treatment and so forth).	03.2 أمكن (استيعاب القصاص قيها) مِنْ عَبر حَيْفٍ [(بأن لا يزيد على أخذ الواجب)] كالعين والجفن ومارن الأنف [وهو ما لأن منه ] والأذن والسنَّ والشفة واليد والرَّجل والأصابع والأسامل والذكر والأنتيين والضرج وتحوذلك بشرط الممائلة. فلا تؤخذ بمبين بيسار ولا أعلى بأسفَ لَ توساعكس ] ولا صحيح بأشل. ولا قصاص في (كسر) عظم . [فلو قطّع اليد منْ وسط الذراع التُصُّ مِن الكف وفي الباقي حكومة (وهي جزء مقدر من الدية لتعذر القصاص)].

# o3.3 Justice

o3.3 Females are entitled to retailate against males, children against adults, and lower class people against upper class; whether the retailation is a life for a life, or limb for a limb.	03.3 ويُتَعَمَّ للائني مِن السلاكسر ولسلطفسل من الكيب وللوضيع مِنَ الشريفِ في النفس والأعضاء.
o3.4 It is not permissible to exact retaliation against someone without the presence of the caliph (def: o25) or his representative (O: mean- ing that it is necessary to have the permission of one of them because of the danger and lack of knowledge involved in exacting retaliation one- self, as it requires the judgement and personal reasoning of a ruler. If someone takes retaliation without the caliph's permission, then it is valid (A: i.e. suffices the demand for it) but the person who took it is disciplined (def: o17) for arrogating the caliph's prerogative, since administering retalia- tion is one of his functions, and to encroach upon it is wrong). If a person who is entitled to retaliate is able to do so proficiently (O: being a strong man who knows how to do it), he is allowed to. If not, he is ordered (N: by the ruler or his representative) to have another do it.	03.4 ولا يَجْسوزُ أَنَّ يُسْسَوَفَى القصاص إلا بحضرة السلطان أو ناتب . (أي أنه يتوقف على إذن أحدهما لما في استيفاك بنفسه من الخطر وعدم المعرفة فبحتاج فيه إلى نظر الحاكم واجتهاده فلو الستوفياه بغير إذنه وقع الموقع وعزر وظيفت والمخالفة فيه لا تليق . فإنَّ كَانَ مَن لَهُ القصاص يُحْسِبُهُ (بأن كان رجلًا تويباً عارف بكيفيته ) مَكْنَهُ منهُ وإلاً أمرة بالتوكيل (ح: أي أمره الحاكم أو نائبه) .
o3.5 If two (O: or more) people are entitled to exact retaliation against the offender, it is not per- missible for just one of them to insist on doing so (O: though if they choose one of themselves to exact it, this is permissible, and the one chosen is considered as the other's commissioned agent. The two may not take retaliation together, as this amounts to torturing the person being retaliated against). If each insists that he be the one, they draw lots to see who will do it.	03.5 وإنْ كَانَ القصاصُ لاثنينِ (أو أكتر) لم يَجُرُ لأحدِعِمَا أَنْ يَنْفَرِدَ بِهِ (وإن انفقا على أن أحدهما يستوفي القصاص جاز وكان وكيلا عن الآخر. ولا يستوفيانه معاً لأن فيه تعذيباً للمقتص منه). فإنْ تَشَاحًا فِيمَنْ يَسْتَوْفِهِ أَقْرِعَ بِيَهُمًا.
o3.6 There is no retaliation against a pregnant woman until she has given birth and the infant is able to suffice with another's milk.	03.6 ولا يُقْـنَصُ منْ حامسل حتَّـى نَضَعَ ويَسْتَغْنَيَ الولدُ بِلِبنِ غِيرِهَا .
ا ثَمَ يُقْتَلُ . فإنْ فَطْعَ البَدْ فَمَاتَ مِنْ ذَلَكَ قُطِعَتْ بِدَهُ . فإنْ مَاتَ فَهُو . وإلاً . أ	 03.7 [ومنْ قطَعُ البَدَ لَمَّ قَتَلَ تَقْطَعُ بِدُهُ أَتَبَلَ}.
03.8 Whenever someone who is entitled to exact retaliation decides instead to forgive the	03.8 ومتَّى عَضًا مستحقُّ القصاص . (عنه) على الدية سَقَط القصاص ووَجَبَتِ

04.0

a needle, for example, has reached the bone, not that the wound actually exposes the bone to view.	المسلةِ مثلاً إلى العظم ولا يُشْتَرُطُ ظهورُ العظم ورؤينُهُ.
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o4.0 INDEMNITY (DIYA) (A: The rulings below concern the maximum that the victim or victim's family may demand. If both sides agree on an indemnity of lesser amount, or nothing at all, this is legally valid and binding.)	04.0 <b>الدية</b> (ع : ما يأتي من الأحكمام يبين أكشر ما يمكن أن يطلبه المجني عليه أو عائلته . فإن صالحوا على أقل منه أو عفوا فصحيح لازم) .
04.1 An indemnity is obligatory (N: though it may by waived by deserving recipients, like retali- ation) in cases of death caused:	04.1 إِذَا كَانَ القسلُ خطاً: أوْ عمدُ خطية أوْ آلَ الأمرُ في العميدِ بالعضو إلى الديةِ وَجَهتِ الدية .
(1) by an honest mistake (def: o2.2);	
(2) by a mistake made in a deliberate injury (02.3);	
(3) or intentionally, if those entitled to retaliate agree to forgo retaliation (dis: 03.8).	
<ul> <li>04.2 The indemnity for killing a male Muslim is 100 camels.</li> <li>(N: Shafi'i scholars early converted the pastoral equivalents to gold dinars (n: one dinar equalling 4.235 grams of gold (dis: w15)), the amount due in the rulings below being the <i>weight</i> of the gold, regardless of its current market value.) (A: The stronger position in the Shafi'i school is that indemnities should be reckoned in camels, after which both parties may agree on a lesser amount or another form of payment.)</li> </ul>	04.2 وديمة [الحرّ] المسلم الـذكر مائة مِن الإبل . (ح: قد قدّر العلماء ـ من زمن يعيد ـ الـديمة بالإبل بدنانير ذهبية، والاعتبار في الأحكم التالية بالوزن لا بالقيسة في السوق (ع: والراجح في المذهب تقدير الـدية بالإبل ، وبعده. فللطرفين أن يتفقا على أقل من المسمّى أو على غير الإبل)) .
THE INDEMNITY FOR A PURELY INTENTIONAL KELLING	دية العمد المغلظة
o4.3 The indemnity for cases of purely inten- tional homicide (def: o2.4) is made severe in three ways:	04.3 فإنْ كَانَ عمداً فَهِيَ مَغَلَّظَةً مَنْ ثلاثة أوجو: كونَها حالَّة وعلى الجاني

(a) it must be paid immediately;	ومثلثية اللاثين حقمة وشيلاثين جذعبة
(b) it is due from the offender himself;	وأربعين خَلِفَةً أي حواملَ في بطونهَا أولادُها.
(c) and the amount paid is (N: 1,333.3 gold dinars (n: 5.646.6 grams of gold) or else:) 30 she- camels in their fourth year, 30 she-camels in their fifth year, and 40 pregnant she-camels,	
THE INDEMNITY FOR DEATH BY MISTAKE IN A DELIBERATE INJURY	تغليظ دية عمد الخطأ
o4.4 When the killing is a mistake made in a deliberate injury (def: o2.3), the indemnity is only made severe in one respect, namely that the payment consists of the three types of camel mentioned above (n: or 5,646.6 grams of gold), while it is less severe in that:	04.4 وإنْ كَانَ عَمَّدَ خَطْأٍ فَهِتِي مَعْلَظَـةُ مَنْ وَجَهِ وَاحَدٍ . كَوَنُّهَا مَثَلَثَةً ! مَحْفَفَةُ مَنْ وَجَهَيْنِ كَوَنُّهَا مَؤْجُلَةً وَعَلَى العاقلة .
(a) payment is deferred (def: o4.11);	
(b) and is due (N: not from the offender, but) from those of the offender's extended family who are required to pay ('aqila, def: 04,10).	
THE INDEMNITY FOR A DEATH CAUSED BY AN HONEST MISTAKE	دية الخطأ المخففة
<ul> <li>04.5 When the killing occurred through an honest mistake (def: 02.2), the indemnity is less severe in three ways:</li> <li>(a) payment is deferred;</li> </ul>	04.5 وإنْ كَانَ خطاء لهي مَعَقْفَةً مَنْ للائمة أوجو : كونُهما مؤجَّلةً وعلى العاقلة ومحمَّسة عشرين بنت مخاص وعشرين بنت لبون وعشرين ابن لبونِ وعشرين حقة وعشرين جذعةً.
(b) it is due from those of the offender's extended family who are required to pay (def: 04.10);	
(c) and the amount paid is (N: 1,000 gold dinars (n: 4.235.0 grams of gold) or:) 20 she- camels in their second year, 20 she-camels and 20 he-camels in their third year, 20 she-camels in their fourth year, and 20 she-camels in their fifth year.	

<ul> <li>04.6 But no matter whether the killing was a mistake or intentional, the three-types-of-camel-indemnity (def: 04.3(c)) must be paid if the person killed was: <ul> <li>(1) an unmarriageable kin by birth relative of the killer (def: m6.1(1-8) and m6.2(1-6));</li> <li>(2) slain in the Sacred Precinct in Mecca;</li> <li>(3) or killed during one of the sacrosanct months of Dhul Qa'da, Dhul Hijja, Muharram, or Rajab.</li> </ul></li></ul>	04.6 السلمُم إلاّ أنْ يَقْتَسَلَ ذا رحم محرم أوْ في الحرم أوْ في الأشهر الحُرُم وهيَ ذو القسدة وذو الحجة والمحسرمُ ورجب فإنّها تَكُونُ مثلثة خطا. كمانَ أوْ عمدا.
04.7 Defective animals may not constitute payment.	04.7 ولا يُؤْخَذُ في الإبلِ معيبٌ.
o4.8 It is permissible for deserving recipients to accept payment other than camels if both parties agree.	04.8 فإنَّ تَرَاضَوا على العوض عنِ الإبل جَاز .
<ul> <li>o4.9 (A: For the rulings below, one multiplies the fraction named by the indemnity appropriate to the death or injury's type of intentionality and other relevant circumstances that determine the amount of a male Muslim's indemnity (def: o4.2-6 and o4.13).)</li> <li>The indemnity for the death or injury of a woman is one-half the indemnity paid for a man. The indemnity paid for a Jew or Christian is one-third of the indemnity paid for a Muslim. The indemnity paid for a Zoroastrian is one-fifteenth of that of a Muslim.</li> <li>When a miscarriage results from someone having struck the stomach of a pregnant woman (O: or other part of her, or when someone frightens her, resulting in a miscarriage), the indemnity for the fetus is a male or female slave worth one-twentieth of the indemnity payable for killing the fetus's father, or one-tenth that of its mother. (A: The indemnity is whatever they agree upon.)</li> </ul>	04.9 ودية المرأة في النفس وغيرها تصف دية الرجل. ودية اليهودي والنصرائي ثلث دية المسلم. ودية المجوسي ثلثا غشر دية المسلم [ودية العبد قيمة واعضاؤه وجراحاتة ما تقص منها]. وقيما منها]. وقيما من أعضائها أو أخافها بلا ضرب) فلأنت جيسا مينا عرة وهي عبد أو امة أشلم ايتيمة نصف غشر دية الآب أو غشر دية الأم.
o4.10 The members of the offender's extended family who are liable for certain kinds of in-	04.10 والعاقلة هي العصباتُ ما عَدًا

demnities consist of the offender's universal heirs, excluding his father, father's father (O: and on up), his son, son's son (O: and on down). (A: Meaning that they consist of those mentioned at L10.6(7-14).) Those of the extended family who are poor (A: <i>poor</i> meaning someone who has enough for himself but no more), prepubescent, or insane are not obliged to pay (N: anything in conjunction with the other members). If the offen- der is Muslim, then his non-Muslim relatives are not obliged to pay, as is also the case if the offen- der is non-Muslim and his relatives are Muslim.	الأبَ والجدَّ (وإن علا) والاين وابنَ الابنِ (وإن سفل) ولا يَعْقِلُ الفقيرُ (ح: أي لا يجب عليه دفع شيء من الدية مشاركةً للمائلة) ولا صبيَّ ولا مجنونُ ولا كافرُ عنُ مسلم وعكسُهُ.
o4.11 When the extended family is obliged to, they must pay the entire indemnity of 100 camels (N: or the gold equivalents) within three years. Every required extended family member who is well-off is obliged to pay one-half dinar (n: 2.1175 grams of gold) at the end of each year, while every member who is between affluence and poverty is obliged to pay a quarter dinar (n: 1.05875 grams of gold). If any of the indemnity remains to be paid after three years (N: or if the offender has no fam- ily to pay it), it is paid by the Muslim common fund (hayt al-mal). If there is none, the offender him- self must pay.	04.11 فَيَجِبُ عليهم ديسة النفس الكاملة أغني المسالة من الإبل في ثلاث سنينَ. فيجب على كلَّ غتيَّ عند الحول في كلَّ سنة تصف دينار وعلن كلَّ متوسطِ ربع ديسار. فإذا بقي شيء أُجِد من بيب المال أوإلا فمن المعاني.
<ul> <li>04.12 When the indemnity due is less than a full indemnity (A: <i>full</i> meaning that which is due for a Muslim male (def: 04.2-6)), as when it is for a wound, miscarriage, female, or a Jewish or Christian subject of the Islamic state, then:</li> <li>(1) if it consists of one-third or less of a full indemnity, it must be paid within one year;</li> </ul>	04.12 وإنْ كَانَ المواجبُ أقلَّ منْ ديةِ ا النفس الكاملة كواجب الجراحاب ودية الجنين والمسرأة والذميَّ فما كَانَ قدرُ ثلثِ الكاملة أو أقلَّ ففي سنةٍ . وإنْ كَانَ الثلثينِ أوْ أقلُ فالثلثَ في سنةٍ والباقي في الثانيةِ . والباقي في الثالثةِ .
(2) if it consists of two-thirds or less of a full indemnity, then one of the thirds must be paid in the first year, and the rest in the second year;	
(3) and if it amounts to more than two-thirds of a full indemnity, then the two-thirds must be paid within two years and the rest in the third year.	

0	o4.13 Justice		
ſ	THE INDEMNITY FOR BODILY INJURIES	دية الأعضاء	
	04.13 If a nonpaired body part of aesthetic value and utility (A: a tongue, for example) is dissev- ered; then a full indemnity is paid, meaning the indemnity due if the member's owner were killed (def: 04.2-6, 04.9). The same is due for each pair of limbs: if both are cut off, a full indemnity is paid, while if only one is cut off, then half the full indemnity. The same is true for the faculties of sense (A: such as hearing): for each faculty the injury eliminates, there is a full indemnity. Thus, a full indemnity is paid for cutting off two cars, and a half indemnity for one. This also holds for a pair of eyes, lips, jaws, hands, feet, buttocks, testicles, cyclids, the nipples of a female, vulval labia, the soft part of the nose, the tongue, head of the penis, or whole penis. A full indemnity is also paid for injuries which paralyze these members, or for injuring the peritioneal wall between vagina and rectum so they become one aperture, or for flaying a person, breaking his back, or eliminating the use of his mind, hearing, vision, speech, sense of smell, or taste.	04.13 وكلَّ عضو مفرد فيه جمال ومتعمة إذا قطع وَجَبتْ فيه دية كاملة متل دية صاحب العضولو قتلة. وكذا كلَّ عضوين منْ جنس: ذاذ فطعَقها فليهما واللطائف فلي كلَّ معنى مِنْهُما الدية. فلي قطع الأذنين الدية وفي أحديما نصفُها. ومثله ما العيان والشدمان يأصابعهما واللاحيان والانتيان والاجفان وحلما المرأة والاحياني والاجفان وحلما المرأة وجميع المدكر. وكذا في شلل هذه وجميع المنك والاضار والمعنفة الصلب وإذهاب العقال والسمع أو الصو أو النطق أو الشم أو الذوق.	
	o4.14 The indemnity for each finger is ten camels, and five for each tooth $(N; or 10 and 5 per-cent respectively of the equivalent gold values(def: o4.3-5), depending on the relevant cir-cumstances (dis: o4.9(A:))).$	04.14 وفي كلَّ أصبِع عشوً بنَ الإبل وفي كلَّ سن خمسٌ.	
	o4.15 As for wounds on the body, their indem- nity consists of a fraction of the full indemnity proportionate (A: by the calculation of the Islamic magistrate) to the extent of the damage.	04.15 وأمًّا الجراحاتُ في البدن فالحكومةً.	
	04.16 The indemnity for wounds on the head or face, when not to the bone, is also such a propor- tionate fraction, though if such wounds are to the bone, as mentioned above (03.13), the indem- nity is five camels (dis: 04.14(N:)). There are other injuries which I prefer to omit for the sake of brevity.	04.16 وفي المرأس والوجو فمًا دونَ الموضحة فيه العكومةُ . وأمَّا العوضحةُ [وهي ما أَوْضَحَتِ العظم] كمَا تَقَدَّم فقيهًا خصَ منَ الإسل . وَبَقِيَتَ جَسَاياتُ أَخرُ آثَرُتُ تركها لِفلاً يُطُول الكلامُ.	

o4.17 There is no indemnity obligatory for kill- ing a non-Muslim at war with Muslims (harbi), someone who has left Islam, someone sentenced to death by stoning (A: for adultery (def: $012$ )) by virtue of having been convicted in court, or those it is obligatory to kill by military action (N: such as a band of highwaymen).	04.17 ولا تَجِبُ الديةُ بقتل الحرينُ والمرتدُ ومَنْ وَجَبَ رَجْمُهُ بِالَبِيَةِ أَوْ تَحْتَمُ تَنْلُهُ في المحاربةِ [ولا على السيد بقتل عيده].	
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05.0 THE EXPIATION TO ALLAH FOR TAKING A HUMAN LIFE	05.0 كفارة القتــل <b>لحق</b> الله تعالى	
o5.1 An explation is due to Allah Most High from anyone who kills someone unlawful to kill, whether the killing is through a mistake or is inten- tional, and no matter whether retaliation (def: o3) or an indemnity (o4) is obligatory or not.	05.1 تَجِبُ الكفارةُ علىٰ مَنْ قَتَلَ مَنْ يَحْدِرُهُ قَتَلُهُ لَحْنَ اللهِ تعالَى خطأ كانَ أَوَّ عددا سواءً لَزِمَهُ قصاصُ أَوَّدِيَّةُ أَوْلَمْ يَلْزَمْهُ شيءَ مِنْهُمًا.	
o5.2 The explation consists of freeing a slave (def: k32), or if one cannot, then two consecutive months of fasting. (O: There is no difference in this precedence order whether the killer is legally accountable or not, as when he is a child or insane, in which case the guardian must free a slave on his behalf. (A: Though if a child fasts, it fulfills the explation.))	05.2 وهـو عتقُ رقبةٍ فإنَّ لَمْ بَجِدٌ فصـام شهـرين متتابعين (ولا فرق في الـتـرتيب بين المكلف وغيـره كالصبي والمجنون فيعتق عنهما وليهما) (ع: فإن صام الصبي أجزأه).	
مان المانية (10 مان المعرب وأولادَهُمُ فلا كفارة لأنَّهُمْ وإنْ حَرُمْ تتلُهُم لكنْ لحقُ اللهِ تعالى بلْ لحقَ الغانمين].		
o5.4 (O: There is no explation for killing some- one who has left Islam, a highwayman (def: 015), or a convicted married adulterer, even when someone besides the caliph kills him.)	05.4 (وكذا لا كضارة بقسل المرئد وقساطسع الطريق والمزاني المحصن إذا قتلهم غير الإمام).	
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06.0 FIGHTING THOSE WHO REBEL AGAINST THE CALIPH	06.0 قتال البغاة	
of 1 When a group of Muslims rebol against the caliph (khalifa, def: 025) and want to over-	06.1 إذًا خَرَجَ على الإسام طائفةً من المسلمين ورَامُوا خلفة أوْمَنْعُوا حقاً	

## Justice

o7.0

throw him, or refuse to fulfill an obligation imposed by Sacred Law such as zakat, and rise in armed insurrection, he sends someone to them and redresses their grievances if possible. If they obdurately refuse to obey him (O: no matter whether he is just or unjust, as Nawawi mentions in his commentary on Sahih Muslim, cit- ing the consensus of Muslims (ijma', def: b7) that it is unlawful to revolt against caliphs and fight them, even if they are corrupt), he fights them with (O: military) weaponry that does not cause general destruction, as do fire and mangonel (O: for the aim is to suppress them, not destroy them), and does not pursue those who retreat, or kill the wounded.	شرعيا كالـزكـاة وأمَّنْتَمُوا بالحرب بَعَتْ إليهِمْ وأَزالَ علنهَمْ إِنَّ أَمْكَنَ . فَلِنْ أَبُوا (عادلاً كان أو جائراً كما في شرح مسلم للنووي من حكابة إجماع المسلمين على حرمة الخسروج عليهم وقتالهم وإن كانوا فسقة) قاتَلَهُمْ بِمَا لا يُمُمُ شَرَةُ (من آلات الحسرب) كالنسار والمستجنييق (لأن المقصد كفهم لا بريحهُمْ .
ob.2 There is no financial responsibility for what they destroy of ours nor what we destroy of theirs in such military action.	06.2 ومـــا أَتَلَفُــوهُ عَلَيْمَا أو أَتَلَفُمَـاهُ عليهمٌ في الحربٍ لا ضمانَ قيهِ.
o6.3 They are subject to Islamic laws (O: because they have not committed an act that puts them outside of Islam that they should be considered non-Muslims. Nor are they considered morally corrupt, for <i>rebels</i> is not a pejorative term, but rather they merely have a mistaken understanding), and the decisions of their Islamic judge are considered legally effective (O: provided he does not declare the lives of upright Muslims (def: o24.4) to be justly forfeitable) if they are such as would be effective if made by our own judge.	6.30 وأحكم الإسلام جارية عليهم (فسانهم لم يرتكبسوا مكفراً حتى يحكم عليهم بالكفر وليسوا بفسقة بل البغي ليس ياسم ذم لكنهم مخطفون في تاويلهم) ويُنْفُسدَ مِنْ حكم قاضيهم (إن لم يستحل دماء أهل العدل) ما يُنْفَذُ مِنْ حكم قاضِينًا.
o6.4 If they do not rebel by war, the caliph may not fight them.	ِ 06.4 ـ وَإِنَّ لَمْ يَمْتَنِعُوا بِالحَرْبِ لَمْ يُقَابِلُهُمْ.
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o7.0 WARDING OFF AGGRESSORS	07.0 الصيال
o7.1 Someone whom a Muslim is trying to kill is entitled to kill the Muslim, though it is not obligat- ory to. Someone whom a non-Muslim or animal is trying to kill is obliged to defend himself.	07.1 ومَنْ قَصَـــَدَهُ مَسَلَمُ يُرِيبَدُ قَتَلَهُ خَازَلَهُ قَتْلَهُ وَلا يَجِبُ. وإنَّ قَصَدَهُ كَافَرَ أَوْ بِهِيمَةً وَجَبَ دِفْعُهُ.

o7.2 If an aggressor is trying to take one's money or property, it is permissible to defend it but not obligatory. If the aggressor intends one's womenfolk (O: such as one's wife or son's wife), it is obligatory to defend them.	07.2 وإنَّ قَصَدَ مَالَهُ جَازَ الدَّفَعُ وَلا يَجِبُ وإنْ قَصَدَ حريمَهُ (كَرْوجَتَه وَرُوجَة ولده) وَجَبَ الدَفَعُ.
o7.3 To defend means to use the minimum amount of force required. If one knows that shouting will repel the aggressor, one may not strike him. If a hand is enough, a stick may not be employed. If a stick will do, a sword may not be used. If cutting the other's hand will suffice, one may not kill him. (O: Mawardi states that this pre- cedence order is for crimes that are not indecen- cies. As for when an aggressor is raping someone whom it is unlawful for him to have sexual inter- course with, it is permissible to kill him forthwith.) Someone who knows (O: i.e. believes) that an aggressor cannot be dissuaded by anything short of killing him may kill him and is not accountable for it.	07.3 ويَدْفَعْ بِالأَسهل فَالأَسهل . فَإِنَّ عَرَفَ أَنَهُ يَنْدَبُعُ بِالصِبَاحِ فَلَيْسَ لَهُ ضَرِبُهُ . أَوْ بِالسِدِ فَلَيْسَ لَهُ يَالَمَصَ . أَوْ بالمصا فَلَسَ لَهُ السِفُ . أو بقطع اليد فَلَيَسَ لَه قَنْلُهُ . (وقسال الساوردي هذا التدريج في غير الفاحشة أما من أولج في الفرج المحرم فيجوز أن يبدأ بالقتل فإن تَحَقَّقَ أَنَهُ لا يَنْدَفِيغُ إِلاَ بِقَتْلِهِ فَلَهُ تَنْلُهُ وِلا شيءَ عَلَيُهِ (والمراد بالتحقق غلية الغلن) .
o7.4 When one has warded off an aggressor, it is unlawful to take further measures against him.	07.4 وإذًا أَنْدَفَعَ حَوْمَ التعرضُ لَهُ.
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o8.0 APOSTASY FROM ISLAM (RIDDA) (O: Leaving Islam is the ugliest form of unbe- lief (kufr) and the worst. It may come about through sarcasm, as when someone is told, "Trim your nails, it is sunna." and he replies, "I would not do it even if it were," as opposed to when some circumstance exists which exonerates him of hav- ing committed apostasy, such as when his tongue runs away with him, or when he is quoting some- one, or says it out of fear.)	08.0 <b>الردة</b> (وهي أقبع أتواع الكفر وأغلظها. فقد يكون استهزاء كأن قبل له: قص أظفارك قائمه سنة؛ فقال: لا أفعله وإن كان سنة ؛ بخلاف ما لو اقترن به ما يخرجه عن الردة كسبق اللسان أو حكاية أو خوف).
o8.1 When a person who has reached puberty and is sane voluntarily apostatizes from Islam, he deserves to be killed.	08.1 مَنِ آرْتَــدْ عَنِ الإســلام وهــوْ بالغُ عاقلٌ مختارٌ اسْتَحَقَّ القَتْلَ.
o8.2 In such a case, it is obligatory for the caliph (A: or his representative) to ask him to	08.2 ويَجِبُ على الإمـام استشابتُهُ

repent and return to Islam. If he does, it is accepted from him, but if he refuses, he is immediately killed.	فإنْ رَجْعَ إلى الإسـلامِ قَبِلَ منهُ وإنَّ أَبَى قُتِلَ في الحال .	
08.3 If he is a freeman, no one besides the caliph or his representative may kill him. If someone else kills him, the killer is disciplined (def: $017$ ) (O: for arrogating the caliph's prerogative and encroaching upon his rights, as this is one of his duties).	8.3 () فإنْ كَانَ حرا لَمْ يَقْـشَـلُهُ إِلَّا الإِمْ يَقْـشَـلُهُ إِلَّا الإِمْ المَّ يَقْـشَـلُهُ إِلَّا الإ الإمـامَ أوْ نائـبُـهُ . فإنْ قَتْـلَهُ عَيـرُهُ عَزْرَ ا (لافتياته وتمديه على السلطان لأن هذا من وظيفته).	
o8.4 There is no indemnity for killing an apos- tate (O: or any expiation, since it is killing some- one who deserves to die).	08.4 ولا دينة عليهِ (ولا كفارة أيضاً لأنه قتل مستحق) [وإنْ كَانَ عبداً فللسيدِ قتلُهُ].	
o8.5 If he apostatizes from Islam and returns several times, it (O: i.e. his return to Islam, which occurs when he states the two Testifications of Faith (def: $o8.7(12)$ )) is accepted from him, though he is disciplined (o17).	08.5 وإنْ تَكَرَّزَتْ رِدَّتُهُ وإســلامُهُ فَبِـلَ منهُ (الـرجـوع إلى الإسلام ويكون حاصلاً بالنطق بالشهادتين) ويُعَزَّزُ.	
o8.6 (A: If a spouse in a consummated marriage apostatizes from Islam, the couple are separated for a waiting period consisting of three intervals between menstruations. If the spouse returns to Islam before the waiting period ends, the matriage is not annulled but is considered to have continued the whole time (dis: m7.4).)		
ACTS THAT ENTAIL LEAVING ISLAM	الأمور التي تحصل بها الردة	
<ul> <li>o8.7 (O: Among the things that entail apostasy from Islam (may Allah protect us from them) are:</li> <li>(1) to prostrate to an idol, whether sarcastically, out of mere contrariness, or in actual conviction, like that of someone who believes the Creator to be something that has originated in time. Like idols in this respect are the sun or moon, and like prostration is bowing to other than Allah, if one intends reverence towards it like the reverence due to Allah;</li> </ul>	08.7 ((تنبيه) في أمور تحصل بها المردة والعياذ بالله منها : ) السجود لصنم سواء كان على جهة الاستهزاء أو العناد أو ومنسل المصنم الشمس والقممر ومنسل المجود المركوع لغير الله فيكفر به إن قصيد تعظيمه كتعظيم الله . ومنها نية الكفر ولو في المستقبل ومثل نية الكفر	
(2) to intend to commit unbelief, even if in the future. And like this intention is hesitating		

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whether to do so or not: one thereby immediately commits unbelief:	التردد فيه فيكفر به أيضاً . ومنها القول المكفـر بأن يقـول الله ثالث الشلائة أو
(3) to speak words that imply unbelief such as "Allah is the third of three." or "1 am Allah"— unless one's tongue has run away with one, or one is quoting another, or is one of the friends of Allah Most High (wali, dcf: w33) in a spiritually intoxi- cated state of total oblivion (A: friend of Allah or not, someone totally oblivious is as if insane, and is not held legally responsible (dis: k13.1(O:))), for these latter do not entail unbelief;	يقول أنا الله ما لم يسبق إليه لسانه أو يقوله حكاية عن غيره أو يقوله الولي في غيبتـه، فلا يكفـر. ومنهـا مسبـة الله ورسوله. ومنها إنكار وجود الله أو قدمه أو بقـائـه؛ وكـذلك إنكار الصفات المجمع عليها. ومنها الاستخفاف باسم الله أو أمره أو نهيه أو وعده أو وعيده أو جحد آية من القـرآن ومجمعاً على لبوتها أو زاد فيه آية ليست منه. ومنها ما لو قال لا أدري ما
(4) to revile Allah or His messenger (Allah bless him and give him peace);	الإيمان احتقاراً؛ أوقال لمن حوقال لا حول لا تفني من جوع؛ أوقال الظالم بعد قول المظلوم هذا بنقدير الله: أنا
(5) to deny the existence of Allah, His begin- ningless eternality, His endless eternality, or to deny any of His attributes which the consensus of Muslims ascribes to Him (dis: v1):	أفعمل بغير تقدير الله . ومنهما ما لوكفّر . مسلماً من غير تأويل بكفر النعمة . ومنها
(6) to be sarcastic about Allah's name, His command, His interdiction, His promise, or His threat;	
(7) to deny any verse of the Koran or any- thing which by scholarly consensus (def: b7) belongs to it, or to add a verse that does not belong to it;	
(8) to mockingly say, "I don't know what faith is";	
(9) to reply to someone who says, "There is no power or strength save through Allah": "Your saying 'There's no power or strength, etc.' won't save you from hunger";	
(10) for a tyrant, after an oppressed person says, "This is through the decree of Allah," to reply, "I act without the decree of Allah";	
(11) to say that a Muslim is an unbeliever (kafir) (dis: w47) in words that are uninterpret- able as merely meaning he is an <i>ingrate</i> towards Allah for divinely given blessings (n: in Arabic, also "kafir");	

### Justice

o8.7

(12) when someone asks to be taught the Testification of Faith (Ar. Shahada, the words, "La ilaha ill Allahu Muhammadun rasulu Llah" (There is no god but Allah, Muhammad is the Messenger of Allah)), and a Muslim refuses to teach him it;

(13) to describe a Muslim or someone who wants to become a Muslim in terms of *unbelief* (kufr);

(14) to deny the obligatory character of something which by the consensus of Muslims (ijma', def: b7) is part of Islam, when it is well known as such, like the prayer (salat) or even one rak'a from one of the five obligatory prayers, if there is no excuse (def: u2.4);

(15) to hold that any of Allah's messengers or prophets are liars, or to deny their being sent;

(n: 'Ala' al-Din 'Abidin adds the following:

(16) to revile the religion of Islam;

(17) to believe that things in themselves or by their own nature have any causal influence independent of the will of Allah;

(18) to deny the existence of angels or jinn (def: w22), or the heavens;

(19) to be sarcastic about any ruling of the Sacred Law;

(20) or to deny that Allah intended the Prophet's message (Allah bless him and give him peace) to be the religion followed by the entire world (dis: w4.3-4) (*al-Hadiyya al-'Ala'iyya* (y4), 423-24).)

There are others, for the subject is nearly limitless. May Allah Most High save us and all Muslims from it.)

ما لو طلب شخص تلقين الشهادتين من شخص فلم يلقشه ومنهما ما لو أشمار بالكفر على مسلم أوكافر أراد الإسلام. ومنهبا مالو جحيد مجمعاً عليه معلوماً من الدين بالضرورة بلاعذر كصلاة أوركعة من الصلوات الخمس . ومنها ما لوكذُب رسبولاً من رسيل الله أو تبيياً من أنبياته أو أنكر رسالته بأن قال لم يرسله) . (ت : وقدال الشيمخ علاء الدين عابدين : «ومن الكفير ما إذا سب دين الإمسلام؛ أو اعتقد يتأثير الأشياء ينفسها وطبعها بدون إرادة الله؛ أو أنكر ووجود المبلائكة أو البجن أو السمبوات؛ أو استخف بحكم من أحكام الشريعة ؛ أو أنكر عموم رسالته ) [نقبل من الهندية العلاقية : ٤٢٣ -٤٢٤ ، ] (ومنهما غيمر ذلك وهمذا باب لا ساحييل له نجسانينا الله تعبيالي وجمينع المسلمين منه) .

09.0 JIHAD	09.0 الجهاد
(O: <i>Jihad</i> means to war against non-Muslims, and is etymologically derived from the word	(وهو قتال الكفار . والجهاد مأخوذ من المجاهدة وهي المقماتلة لإقمامة الذين
mujahada, signifying warfare to establish the	المجاهلة وهي المصائلة لإقامة الدين وهــذا هو الجهياد الأصغير وأميا الجهياد
religion. And it is the lesser jihad, As for the greater jihad, it is spiritual warfare against the	الأكبر فهومجاهدة النفس فلذلك كان
lower self (nafs), which is why the Prophet (Allah	ﷺ يقـول إذا رجـع من الجهـاد : درجعنا
bless him and give him peace) said as he was returning from jihad,	من الجهاد الأصغر إلى الجهاد الأكبر» .
	والأصبل فيه تبسل الإجمياع آييات كقوله تعسالی : ﴿كُتِبَ عَلَيْكُمُ الْقِتَـالُ﴾ وقوله
"We have returned from the lesser jihad to the greater jihad."	تعالى : ﴿وَاقْتَلُوهُمْ حَيْثُ وَجَدْتُمُوهُمْ ﴾
the greater jinat.	وقوله تعالى : ﴿ قَاتِلُوا الْمُشْرِكِينَ كَافُةُ ﴾.
The scriptural basis for jihad, prior to	وأخبار كخبر الصحيحينُ أنه ﷺ قال :
scholarly consensus (def: b7) is such Koranic verses as:	: أمِرْتُ أَنْ أَقَاتِلَ الْنَاسِ حتى يشهدوا أَن لا
	إله إلا الله وأن محمداً رسول الله ويقيموا الصلاة ويؤتوا الزكاة فإذا قالوها عصموا
<ul><li>(1) "Fighting is prescribed for you" (Koran 2:216);</li></ul>	المصرب ويوبو الركة بإذا تانوك مستمور مني دماءهم وأموالهم إلا بحق الإسسلام
2.210),	وحسابهم على الله .
(2) "Slay them wherever you find them" (Koran 4:89);	وخبر مسلم ولغدوة أو روحة في سبيل
(KOIAII 4.09),	الله خير من الدنيا وما فيهاء .
(3) "Fight the idolators utterly" (Koran	وتىفىصىيىلە مىلقى من سىسرە ، في ا غزواتىمە رېمىوشە . فالأولى ماخرج فيھا
9:36);	بنفسه الشريفة وكمانت سبعياً وعشرين
and such hadiths as the one related by Bukhari and Muslim that the Prophet (Allah bless him and give him peace) said:	
"I have been commanded to fight people	
until they testify that there is no god but Allah and	
that Muhammad is the Messenger of Allah, and perform the prayer, and pay zakat. If they say it,	
they have saved their blood and possessions from	
me, except for the rights of Islam over them. And their final reckoning is with Allah";	
inon man reekoning is with ratain ,	
and the hadith reported by Muslim,	
"To go forth in the morning or evening to fight in the path of Allah is better than the whole world and everything in it."	
Details concerning jihad are found in the accounts of the military expeditions of the Prophet (Allah bless him and give him peace), including his own martial forays and those on	
which he dispatched others. The former consist of	

o9.1

	the ones he personally attended, some twenty- seven (others say twenty-nine) of them. He fought in eight of them, and killed only one person with his noble hand. Ubayy ibn Khalaf, at the battle of Uhud. On the latter expeditions he sent others to fight, himself remaining at Medina, and these were forty-seven in number.)	وقبل نسماً وعشرين . ولم يقاتل بنفسه إلا في تسانية . ولم يقتىل بسده الكريمة إلا واحداً وهو أيي بسن خلف في غزوة أحد . والشانية لم يخرج فيها ينفسه بل بعث من يقاتل مع بقائه في المدينة وكانت سبعاً وأربعين] .
	THE OBLIGATORY CHARACTER OF IIHAD	وجوب الجهاد
	<ul> <li>o9.1 Jihad is a communal obligation (def: c3.2). When enough people perform it to successfully accomplish it, it is no longer obligatory upon others (O: the evidence for which is the Prophet's saying (Allah bless him and give him peace),</li> <li>"He who provides the equipment for a sol-</li> </ul>	09.1 الجهادُ قرضُ كفاية : إِذًا قَامَ بِهِ مَنْ فِيهِ الكَشَايةُ سَقَطَ عنِ البَّاقِينَ (لقوله ﷺ : امن جهـز غازيماً في سبيل الله فقد غزاء. وقـد قال الله تعالى : ﴿لاَ يُسْتَوِي وَالمُجَاهِدُونَ فِي سَبِيلِ اللَّهِ بَأَسُوَالِهِمْ
	dier in jihad has himself performed jihad," and Allah Most High having said:	وَأَنْفُسِهِمْ فَضَلَ اللَّهُ السُجَاهِدِينَ بِأَمْوَالِهِمْ وَأَنَّفُسِهِمْ عَلَى القَاعِدِينَ مَرْجَةُ وَكُلُّ وَعَدَ اللَّهُ الْمُحْسَىٰ ﴾ [النساء: ٤٤].
	"Those of the believers who are unburt but sit behind are not equal to those who fight in Allah's path with their property and lives. Allah has pre- ferred those who fight with their property and lives a whole degree above those who sit behind. And to each. Allah has promised great good" (Koran 4:95).	فإن لم يقم به من ذكر ولم يحصل أصلاً الم كل من علم بفرضيته مع القدرة على القيام به . وكان الأمر به في عهد رسول الله على فرض كفاية بعد المهجرة . وأما بعده فللكضار حالان أحدهما أن يكونوا ببلادهم فالجهاد فرض كفاية وهذا هو المراد بقول المصنف سابقاً الجهاد
	If none of those concerned perform jihad, and it does not happen at all, then everyone who is aware that it is obligatory is guilty of sin, if there was a possibility of having performed it. In the time of the Prophet (Allah bless him and give him peace) jihad was a communal obligation after his emigration (hijra) to Medina. As for subsequent times, there are two possible states in respect to non-Muslims. The first is when they are in their own coun- tries, in which case jihad (def: 09.8) is a communal obligation, and this is what our author is speaking of when he says, "Jihad is a communal obliga- tion," meaning upon the Muslims each year. The second state is when non-Muslims invade a Muslim country or near to one, in which case jihad is personally obligatory (def: c3.2) upon the inhabitants of that country, who must repel the	هوالعمراد بشول المصلف سابك العجاد فرض كف_ية أي على المسلمين في كل منة ـ والحال الثاني أن يدخل الكفار بلدة من بلاد المسلمين أو ينزلوا قريباً منها ؟ فالجهاد حينت فرض عين عليهم فيلزم أهل ذلك البلد دفع الكفار بما يمكن منهم) .
j	non-Muslims with whatever they can).	

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09.2 Jihad is personally obligatory upon all those present in the battle lines (A: and to flee is an enormity (dis: p11)) (O: provided one is able to fight. If unable, because of illness or the death of one's mount when not able to fight on foot, or because one no longer has a weapon, then one may leave. One may also leave if the opposing non-Muslim army is more than twice the size of the Muslim force).	09.2 ويَتَعَبَّنُ على مَنْ حَضَرَ الصَفُ (ومحل ذلك مع القدرة على القتال. فإن عجز عن القتال لمرض أو لموت فرمه ولا يستطيع القتال راجلاً أو لم يبق معه سلاح فله الأنصراف. وأصا إذا زاد الكفار على الضعف جاز الانصراف).
o9.3 Jihad is also (O: personally) obligatory for everyone (O: able to perform it, male or female, old or young) when the enemy has surrounded the Muslims (O: on every side, having entered our territory, even if the land consists of ruins, wilder- ness, or mountains, for non-Muslim forces enter- ing Muslim lands is a weighty matter that cannot be ignored, but must be met with effort and struggle to repel them by every possible means. All of which is if conditions permit gathering (A: the above-mentioned) people, provisioning them, and readying them for war. If conditions do not permit this, as when the enemy has overrun the Muslims such that they are unable to provision or prepare themselves for war, then whoever is found by a non-Muslim and knows he will be killed if captured is obliged to defend himself in whatever way possible. But if not certain that he will be killed, meaning that he might or might not be, as when he might merely be taken captive, and he knows he will be killed if he does not surrender, then he may either surrender or fight. A woman too has a choice between fighting or surrendering if she is certain that she will not be subjected to an indecent act if captured. If uncertain that she will be safe from such an act, she is obliged to fight. and surrender is not permissible).	09.3 وكَسدًا (يتعين) على كلُ أحدِ (سوا، كان الأحد ذكر أ أو أنلى كبيرا أ و صغيراً مطيقاً له) إذا أحاط بالمسلمين عدو (من كل جانب وقد دخلوا أرضنا ولو كان خراباً أو بريبة أو جبلاً لأن دخول إهماله فلا يد من الجد والاجتهاد في دفعه الكفار دار الإسلام أمر عظيم لا يمكن بكل ما يمكن. هذا إذا احتمل الحال اجتمعاعهم وتأهيهم واستعدادهم عليه كافر وعلم أنه يقتل إن أخذه فعليه أن الناعب والاستعداد للحرب، فمن وقع عليه كافر وعلم أنه يقتل إن أخذه فعليه أن يمتع عن نفسه بما أمكن. وإن لم يعلم ما ويجوز أنه لا يقتل بأن يؤسر وعلم أنه إن استع من الاستسلام قتل فاله استسلام وقتل. وإن أمنت المرأة فاحشة إن أخذت المرأة فاحشة إن أخذت
WHO IS OBLIGED TO FIGHT IN JIHAD	المكلفون بالجهاد
o9.4 Those called upon (O: to perform jihad when it is a communal obligation) are every able- bodied man who has reached puberty and is same.	09.4 ويُسْخَساطَبْ به (أي بالجهساد حيث كان فرض كفاية) كُلُّ ذكرٍ حرَّ بالغ حاقل مستطيع

## o9.5 Justice

o9.5 The following may not fight in jihad:	09.5 ولا يُجَاهِدُ المديونُ إلاَّ بإذنَ
(1) someone in debt, unless his creditor gives him leave;	قريمه (ولا العبدُ إلاَّ بِإِذَنَ سِيدِهِ (ولا مَنَّ أحدُ أَسِوْيُهِ مسلمٌ إلاَ بِإِذَنِهِ إلاَّ إِذَا أَحَاطَ العدوُ فَيَجُورُ بِلا إِذَنِ .
(2) or someone with at least one Muslim parent, until they give their permission:	
unless the Muslims are surrounded by the enemy, in which case it is permissible for them to fight without permission.	
o9.6 It is offensive to conduct a military expe- dition against hostile non-Muslims without the caliph's permission (A: though if there is no caliph (def: o25), no permission is required).	09.6 وَيُكْرَهُ الغَرُوُ دُونَ إِذَنِ لإمام .
o9.7 Muslims may not seek help from non- Muslim allies unless the Muslims are considerably outnumbered and the allies are of goodwill towards the Muslims.	.09 ولايست.مين بمشــرك إلا أنَّ بَلُ المسلمونَ وتكُونَ نَيْتُهُ حَــنَّهُ لمــدمينَ.
THE OBJECTIVES OF JIHAD	مايات الجهاد
09.8 The caliph (025) makes war upon Jews, Christians, and Zoroastrians (N: provided he has first invited them to enter Islam in faith and prac- tice, and if they will not, then invited them to enter the social <i>order</i> of Islam by paying the non- Muslim poll tax (jizya, def: 011.4) — which is the significance of their paying it, not the money itself—while remaining in their ancestral reli- gions) (O: and the war continues) until they become Muslim or else pay the non Muslim poll tax (O: in accordance with the word of Allah Most High,	99. وَبَقَسَاتِ لُ (الإمسام) اليهسوذ المتصداري والمجوس (ويستمر ذلك) إلا تُ يُسْلِحُوا أَوْ يَبْذَلُوا المَجزية (عملاً يقوله مالى: ﴿ فِنَاتِلُوا الَّذِينَ لاَ يَوْمِنُونَ بِاللَّهُ وَلا الَسِوُم الاَّجَسِ وَلاَ يَحْرَّمُونَ مَا حَرُّمُ اللَّهُ رَسُولُهُ وَلاَ يَدِينُونَ دِينِ الْحَقِّ مِنَ الَّذِينَ وَتُوا الْكِتَابِ حَتَّى يُعْطُوا الْحِزَيَة عَنْ يَدِ يُسْ صَاغِرُ وَنَ ﴾ ومحل هذا قبل لا ول يسى عليه السلام أما بعد فلا يتبل منهم
"Fight those who do not believe in Allah and the Last Day and who forbid not what Allah and His messenger have forbidden—who do not prac- tice the religion of truth, being of those who have been given the Book—until they pay the poll tax out of hand and are humbled" (Koran 9:29),	
the time and place for which is before the final des- cent of Jesus (upon whom be peace). After his	

final coming, nothing but Islam will be accepted from them, for taking the poll tax is only effective until Jesus' descent (upon him and our Prophet be peace), which is the divinely revealed law of Muhammad. The coming of Jesus does not entail a separate divinely revealed law, for he will rule by the law of Muhammad. As for the Prophet's saying (Allah bless him and give him peace). "I am the last, there will be no prophet after me."	إلا الإسلام لأن أخسل الجزية منهم مغياً إلى تزول عيسى عليه وعلى نينا أقضل الصلاة والسلام وهمذا هو شرعه ﷺ . فنزول عيسى عليه السلام ليس بشرع مستقبل بل حاكم بشرعه ﷺ . وأما قوله بإلا : «أنا العاقب لا نبي بعدي» فلا ينافي تزول عيسى عليه السلام لأنه لا يحكم بالإنجيل بل هو تابع له ﷺ .
this does not contradict the final coming of Jesus (upon whom be peace), since he will not rule according to the Evangel, but as a follower of our Prophet (Allah bless him and give him peace)).	
09.9 The caliph fights all other peoples until they become Muslim (O: because they are not a people with a Book, nor honored as such, and are not permitted to settle with paying the poll tax (jizya)) (n: though according to the Hanafi school, peoples of all other religions, even idol worship- pers, are permitted to live under the protection of the Islamic state if they either become Muslim or agree to pay the poll tax, the sole exceptions to which are apostates from Islam and idol worship- pers who are Arabs, neither of whom has any choice but becoming Muslim ( <i>al-Hidaya sharh Bidaya al-mubtadi</i> (y21), 6.48–49)).	09.9 ويُفَاتِسُلُ مَنْ سِواهُمْ إِلَّا أَنَّ يُسْبِعُوا (لعدم كتاب لهم فليسوا محترمين ولا يشروا بالجزية). (ت: وعند الحنفية يقسر من سواهم بالجسزية - حتى عبدة الأوثان من العجم، فلهم أن يسلموا أو أن يدفعوا الجزية، وعندئذ يعيشون تحت حفظ دولة الإسلام - بخلاف المرتدين وعبدة الأوثان من العرب، فلا يقبل منهم إلا الإسلام [الهداية ٦/ ٤٨ - ٤٩]).
THE RULES OF WARFARE	أحكام فمي الفتال
o9.10 It is not permissible (A: in jihad) to kill women or children unless they are fighting against the Muslims. Nor is it permissible to kill animals, unless they are being ridden into battle against the Muslims. or if killing them will help defeat the enemy. It is permissible to kill old men (O: <i>old man</i> (shaykh) meaning someone more than forty years of age) and monks.	09.10 ولا يُجُوزُ قتلُ النساء والصبيانِ إلاَّ أنْ يَفَاتِلُوا . ولا السدواتِ إلاَّ أنْ يَفَاتُلُوا علَيْها أَوْ نَسْتَعينَ بقتلِها عليهمٌ . وَيَجُدوزُ قتسلُ الشيوخ (وهو من جاوز الأربعين) والرهبانِ .
69.11 It is unlawful to kill a non-Muslim to whom a Muslim has given his guarantee of protec- tion (O: whether the non-Muslim is one or more	09.11 ومَنْ أَنْنَــهْ بِنَ الكفــارِ مــلَمُ بالــغَ عاقــلُ مختـارُ (غيـر أسيـر ونحـو

## o9.12 Justice

than one, provided the number is limited, and the Muslim's protecting them does not harm the Mus- lims, as when they are spies) provided the protect- ing Muslim has reached puberty, is sane, and does so voluntarily (O: and is not a prisoner of them or a spy).	جاسوس) [ولوَّ عبداً] حَرَّمَ قَتْلُهُ (سواء كانَ واحسداً أو أكـُ ر بشـ رط أن يكون عدداً محصـوراً وأن لا يكون في تأمينه ضرر على المسلمين كالجاسوس) .
09.12 Whoever enters Islam before being cap- tured may not be killed or his property confis- cated, or his young children taken captive.	09.12 ومَنْ أَسْلَمَ مُنْهُمْ قَبِسَلَ الأَمْسَسِ حَقِنَ دَمُهُ ومالُهُ وَصِغَارُ أُولَادِهِ عَنَ النَّبِي .
o9.13 When a child or a woman is taken captive, they become slaves by the fact of capture, and the woman's previous marriage is immediately annulled.	09.13 ومتى أسر منَّهُمْ صبيّ أو إمرأةً أَرِقَ بِنفس الأسرِ ويَنْفَسِخُ لكاحُهَا.
o9.14 When an adult male is taken captive, the caliph (def: o25) considers the interests (O: of Islam and the Muslims) and decides between the prisoner's death, slavery, release without paying anything, or ransoming himself in exchange for money or for a Muslim captive held by the enemy. If the prisoner becomes a Muslim (O: before the caliph chooses any of the four alternatives) then he may not be killed, and one of the other three alternatives is chosen.	09.14 - أو بالغ تَخَبَّرُ الإمامُ بالمصلحةِ (لــلإسـلام والـمـسلمين) بين القتـل والاسترقاق والمنَّ والفداء بمال أو بأسير مسلم ـ فإنْ أسلَم (قبـل أن يختـار الإمام قبـه شيئـاً من الخصـال المـذكورة) سَقَطَ قتلُهُ ويُخْبَرُ بينَ الثلابِ الباقيةِ ـ
09.15 It is permissible in jihad to cut down the enemy's trees and destroy their dwellings.	09.15 - ويُبجُسورُ قطيعُ أَشْجِسَارِهِمْ - وتخريبُ ديارِهِمْ -
TRUCES	الهدنة
<ul> <li>o9.16 (O: As for truces, the author does not mention them. In Sacred Law <i>truce</i> means a peace treaty with those hostile to Islam, involving a cessation of fighting for a specified period, whether for payment or something else. The scriptural basis for them includes such Koranic verses as:</li> <li>(1) "An acquittal from Allah and His messenger" (Koran 9:1);</li> </ul>	09.16 (وأساما يتعلق بالهدنية فلم بذكيره المصنف. وهي شرعاً مصالحة أهيل الحرب على ترك القسال مدة معينة بعوض أو غيره. والأصل فيها قوله تعالى: فوبراءة مِنَ اللَّهِ وَرَسُولِدِهَ الآية ؛ وقوله : فووَإِنَّ جَنَحُوا لِلْسَلْمِ فَأَجَنَعُ لِهِالَهِ ؛
(2) "If they incline towards peace, then incline towards it also" (Koran 8:61);	

as well as the truce which the Prophet (Allah bless him and give him peace) made with Quraysh in the year of Hudaybiya, as related by Bukhari and Muslim.

Truces are permissible, not obligatory. The only one who may effect a truce is the Muslim ruler of a region (or his representative) with a segment of the non-Muslims of the region, or the caliph (025) (or his representative). When made with other than a portion of the non-Muslims, or when made with all of them, or with all in a particular region such as India or Asia Minor, then only the caliph (or his representative) may effect it, for it is a matter of the gravest consequence because it entails the nonperformance of jihad, whether globally or in a given locality, and our interests must be looked after therein, which is why it is best left to the caliph under any circumstances, or to someone he delegates to see to the interests of the various regions.

There must be some interest served in making a truce other than mere preservation of the status quo. Allah Most High says,

"So do not be fainthearted and call for peace, when it is you who are the uppermost" (Koran 47:35).

Interests that justify making a truce are such things as Muslim weakness because of lack of numbers or materiel, or the hope of an enemy becoming Muslim, for the Prophet (Allah bless him and give him peace) made a truce in the year Mecca was liberated with Safwan ibn Umayya for four months in hope that he would become Muslim, and he entered Islam before its time was up. If the Muslims are weak, a truce may be made for ten years if necessary, for the Prophet (Allah bless him and give him peace) made a truce with Ouraysh for that long, as is related by Abu Dawud. It is not permissible to stipulate longer than that, save by means of new truces, each of which does not exceed ten years.

The rulings of such a truce are inferable from those of the non-Muslim poll tax (def: o11); namely, that when a valid truce has been effected, no harm may be done to non-Muslims until it expires.)

ومهادنته ﷺ قريشاً عام الحديبة كما رواه الشيخان. وهي جانيزة لا واجبة. وإنما يعقدها لبعض كفار إقليم واليه ولوينائبه . أو إمامٌ ولو بنائبه. ولغيره من الكفار كلهم وكفبار إقليم كالهنبد والروم إمام ولو بنائبه لأنهما من الأممور العظمام لما فيها من توك الجهاد مطلقاً أو في جهة لأنه لا يد فيه من رعمايية مصلحتنا فاللائق تفويضها للإمام مطلقاً أو من فوض إليه الإمام مصلحة الأقباليم. ولابد من الممصلحية في المهادنية فلا يكفى انتفاء المفسدة. قال تعمالي : ﴿ فَعَلَّا نَهْمُوا وَشَدَّعُوا إِلَى السُّلَّمِ وأُنْنُمُ الأُعْلُونَ؟ . والمصلحة التي تكون سبباً في الهدنة كضعفنا بقلة عدد أو أهبة أو رجاء إسلام. لأنه ﷺ هادن صفوان بن أمية أربعة أشهر عام الفتح رجاء إسلامه فأسلم قبل مضيها. وإن كان بنا ضعف فإلى عشير سنين لحاجة. ولأنه ﷺ هادن قريشاً هذه المدة رواه أبو داود. فلا يجوز أكثر منها إلا في عقود متفرقة . وشرط في كل عقبد أن لا يزيد على عشر . وحكمها معلوم من عقبد الجبزية، وهبو أنه يلزمنا عند عقدها الصحيح الكف عنهم حتى تنقضى مدنها).

### o10.0 Justice

#### o10.0 THE SPOILS OF BATTLE

o10.1 A free male Muslim who has reached puberty and is sane is entitled to the spoils of battle when he has participated in a battle to the end of it.

After personal booty (def: 010.2), the collective spoils of the battle are divided into five parts. The first fifth is set aside (dis: 010.3), and the remaining four are distributed, one share to each infantryman and three shares to each cavalryman. From these latter four fifths also, a token payment is given at the leader's discretion to women, children, and non-Muslim participants on the Muslim side.

A combatant only takes possession of his share of the spoils at the official division, (A: Or he may choose to waive his right to it.)

o10.2 As for personal booty, anyone who, despite resistance, kills one of the enemy or effectively incapacitates him, risking his own life thereby, is entitled to whatever he can take from the enemy, meaning as much as he can take away with him in the battle, such as a mount, clothes, weaponry, money, or other.

o10.3 As for the first fifth that is taken from the spoils, it is divided in turn into five parts, a share each going to:

(1) the Prophet (Allah bless him and give him peace), and after his death, to such Islamic interests as fortifying defenses on the frontiers, salaries for Islamic judges, muezzins, and the like:

(2) relatives of the Prophet (Allah bless him and give him peace) of the Bani Hashim and Bani Muttalib clans, each male receiving the share of two females;

- (3) orphans who are poor;
- (4) those short of money (def: h8.11);
- (5) and travellers needing money (h8.18).

010.0 الغنيمة 010.1 الغنيمية لمرَّ حضر الوقعة إلى أخرها فتُقْسَمُ بِبنهُمْ بَعْد إخراج السلب وخمسها؛ للراجل سهم وللفارس ثلاثة أسهم إذا كان ذكسرة حرأ بالغبأ مسلم عاقلًا . ويُرْضَح للمرأة [والعبد] والصبيُّ والكافر إنَّ حَضَرُوا بِإِذَنِ الإمام منَّ أَربِعَةٍ أخماسيكا و إنَّما تُمْلَكُ الغنمةُ بالقسمة [أو احتيار التملُّك]. 010.2 وأما السلبُ فمَنْ قَتَلَ فَسِلاً أَوْ كفى شرة وكسان المقتبول ممتنعيا وغيرز القرائل بنفسه في قتلِهِ اسْتَحَقَّ سَلْبُهُ . وهو ما احْتَسَوْتْ بِدَّةً عليهِ في الوقعة مِنْ فرس وثياب وسلاح ونفقة وغير ذلك 010.3 - فأمَّنا المختمسُ فَيُتَقْسَمُ على حمسة أيضاً : سهم للنبي ﷺ فيضرف يعددُهُ في المصالح مِنْ سدَّ الثغور وأرزاق القضيباة والمسؤذنين وتحسوهم وسهم لذوى المقسريني مؤابني هاشمم ويبنى المطلب للذكبر مثل حظ الأنثيين؛ وسهم لليتسافى الفقسراء وسهم للمسساكين ا وسهمُ لابن السبيل .

oti.0 NON-MUSLIM SUBJECTS OF THE ISLAMIC STATE (AHL AL-DHIMMA)	011.0 أهل الذمة
<ul> <li>of 1.1 A formal agreement of protection is made with citizens who are:</li> <li>(1) Jews;</li> <li>(2) Christians;</li> <li>(3) Zoroastrians;</li> </ul>	011.1 تُنْقَدُ الذمةُ لليهود والنصارَى والمجوس [ولمن دَخَلَ في دين اليهود والنصارَى قبسل النسبع والتبديل] والسامرة والصابتة إنْ وَافَقُوهُمْ في أصلَ دينِهِمْ ولمنْ تَمَسْكَ بدين إبراهيمَ أوْ غيرِهِ مِنَ الأنيباءِ عليهِمْ الصلاةُ والسلامُ.
(4) Samarians and Sabians, if their religions do not respectively contradict the fundamental bases of Judaism and Christianity;	
(5) and those who adhere to the religion of Abraham or one of the other prophets (upon whom be blessings and peace).	
oll.2 Such an agreement may not be effected with those who are idol worshippers (dis: o9.9(n:)), or those who do not have a Sacred Book or something that could have been a Book. (A: Something that could have been a Book refers to those like the Zoroastrians, who have remnants resembling an ancient Book. As for the psuedoscriptures of cults that have appeared since Islam (n: such as the Sikhs, Baha'is, Mormons, Qadianis, etc.), they neither are nor could be a Book, since the Koran is the final revelation (dis: w4).)	011.2 ولا يُعْفَدُ لوئنيَّ ومنْ لاكتبابَ لهُ ولا شبهة كتاب. (ع : والمسرأد بشبهت كتباب من كان كالمجوس فلهم بقيايا تشبه كتاباً قديماً. أسا الكتب الساطلة لدى فرق ظهرت بعد أسا الكتب الساطلة لدى فرق ظهرت بعد والمسورمونيين والقاديانيين) فليست كتباً ولا شبهة كتب، لأن القرآن خاتمة الوحي).
ol1.3 Such an agreement is only valid when the subject peoples:	011.3 ولا يُصِحُّ إلاَّ بشرطَيْنِ: التزامُ أحكام الإسلام وبدَلُ العزية.
(a) follow the rules of Islam (A: those men- tioned below (o11.5) and those involving public behavior and dress, though in acts of worship and their private lives, the subject communities have their own laws, judges, and courts, enforcing the rules of their own religion among themselves);	
(b) and pay the non-Muslim poll tax (jizya).	

THE NON-MUSLIM POLL TAX	5. +_ 11
THE PROPERTIES IN THE FER	الجزية
o11.4 The minimum non-Muslim poll tax is one dinar (n: 4.235 grams of gold) per person (A: per year). The maximum is whatever both sides agree upon. It is collected with leniency and politeness, as are all debts, and is not levied on women, chil- dren, or the insane.	011.4 وأقلُّها دينارُ مِنْ كُلَّ شخص وأكترُها ما تَرَاضوا عليه . وتُؤْخَذُ منهُمٌ برفتي كسائر الديون ولا تُؤْخذُ مِنْ امرأَةٍ وصبيٍّ ومجنون [وعبد].
<ul> <li>011.5 Such non-Muslim subjects are obliged to comply with Islamic rules that pertain to the safety and indemnity of life, reputation, and property. In addition, they:</li> <li>(1) are penalized for committing adultery or theft, though not for drunkenness;</li> <li>(2) are distinguished from Muslims in dress, wearing a wide cloth belt (zunnar);</li> </ul>	1.5 010 ويُنْزَمُونَ بِنَّحْكَامِنَا مِنْ ضِمَانِ النفس والعرض والمال ويُخدُونَ للزنَّا والمسرقة لا للسكس ويَتَمَيُّروَنَ في دايم اللياس والزنانير [وَبَكُونَ في دايم جرسٌ في الحمام ولا يَرْكَبُونَ فرساً بَلُ بنالا أو حماراً عرضاً] ولا يُبْدَعُونَ بسلام ويُلْجَوُونَ إلى أضيق الطريق ولا يُعْلُونَ على المسلمينَ في البُساء ولا يُسَاوُونَهُمْ
(3) are not greeted with "as-Salamu alaykum";	فإنْ تَمَلَّكُوا داراً عاليةً لَمْ تُهْدَمُ ويُمَنَّعُونَ مِنْ إِظْهَارِ حَمَرٍ وحَزَيرٍ [وناقوس ] وجهر السوراة والإنجيل وجناتزجمُ وأُعيادِجم
(4) must keep to the side of the street;	ومِنْ إحــدابْ كنيسةِ إفْلُوْصُولِحُـوا في     بلدانِهِم على الجزيةِ لمْ يُمْنُعُوا عنْ
(5) may not build higher than or as high as the Muslims' buildings, though if they acquire a tall house, it is not razed;	ا ذلكَ].
(6) are forbidden to openly display wine or pork, (A: to ring church bells or display crosses,) recite the Torah or Evangel aloud, or make public display of their funerals and feastdays;	
(7) and are forbidden to build new churches.	
oll.6 They are forbidden to reside in the Hijaz, meaning the area and towns around Mecca, Medina, and Yamama, for more than three days (when the caliph allows them to enter there for something they need).	011.6 ويُمْنَنُونَ مِنَ المقام بالحجازِ وهي مكة والمدينة واليمامة وقراها أكثرَ مِنْ ثلاثة أيسام إذًا أَذِنَ لَهُمْ الإمسامُ في الدخول لحاجة.
o11.7 A non-Muslim may not enter the Meccan Sacred Precinct (Haram) under any cir-	٥١١.٦ ولا يُمَكَّنُ مشركَ مِنْ الحرم

cumstances, or enter any other mosque without permission (A: nor may Muslims enter churches without their permission).	يحالي. ولا يدْخُلُونْ مسجداً إلاَّ بإذبَ.
o11.8 It is obligatory for the caliph (dcf: o25) to protect those of them who are in Muslim lands just as he would Muslims, and to seek the release of those of them who are captured.	011.8 وعلى الإسبام حفيظُ مَنْ كَانَ منهمُ في دارنيا تحمّيا يَحْفَيظُ المسلمينَ واستنقادُ منْ أسر منهمٌ.
o11.9 If non-Muslim subjects of the Islamic state refuse to conform to the rules of Islam, or to pay the non-Muslim poll tax, then their agreement with the state has been violated (dis: o11.11) (A: though if only one of them disobeys, it concerns him alone).	011.9 فإن المتنَّعُوا مِنَ التزام أحكام الملة وأداء الجزية التَّنْضُ عَهدُهُمْ مطلقاً.
o11.10 The agreement is also violated (A: with respect to the offender alone) if the state has stipu- lated that any of the following things break it, and one of the subjects does so anyway, though if the state has not stipulated that these break the agree- ment, then they do not; namely, if one of the sub- ject people:	011.10 وإذَّ زَنِّي أَحدُ مِنهُمْ بِمُسَلِّمَةِ أَوَّ أصابِها بنكاح أوَّ أَوَىٰ عِيناً أَوْ فَتَنَ مسلَّماً عنْ دينيه أوْقتْلَهُ أَوْ ذَكرَ الله أَوْ رَسُولُهُ أَوْ دينيهُ بِمَا لا يُجَسُورُ فَإِنَّ شَرِط عليهِمْ الانتقاض بذلك أَنْتَقْضَ. وإلاَ فَلا .
(1) commits adultery with a Muslim woman or matrics her;	
(2) conceals spies of hostile forces;	
(3) leads a Muslim away from Islam;	
(4) kills a Muslim;	
(5) or mentions something impermissible about Allah, the Prophet (Allah bless him and give him peace), or Islam.	
o11.11 When a subject's agreement with the state has been violated, the caliph chooses between the four alternatives mentioned above in connection with prisoners of war (09.14).	oll.11 ومَنْ الْتَقْضَى عهدُهُ فَخَيْرَ الإمامُ فبه بين الخصال الأربع في الأسبر.
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012.0 THE PENALTY FOR FORNICATION OR SODOMY	012.0 حد الزنا واللواط
o12.1 The legal penalty is obligatorily imposed upon anyone who fornicates or commits sodomy (A: provided it is legally established (def: n11.2(O:))) when they:	012.1 - إذا زَنَىٰ أو لاطَ السِالعُ العاقلُ المختارُ مسلماً كَانَ أَوْ دَمِياً أَوْ مرتداً [حراً كَانَ أَوْ عبداً] وجَبَ عليهِ الحدُّ.
(a) have reached puberty;	
(b) are sane:	
(c) and commit the act voluntarily;	
ao matter whether the person is a Muslim, non- Muslim subject of the Islamic state, or someone who has left Islam.	
o12.2 If the offender is someone with the capac- ity to remain chaste, then he or she is stoned to death (def: o12.6), someone with the capacity to remain chaste meaning anyone who has had sexual intercourse (A: at least once) with their spouse in a valid marriage, and is free, of age, and sane. A person is not considered to have the capacity to remain chaste if he or she has only had intercourse in a marriage that is invalid, or is prepubescent at the time of marital intercourse, or is someone insane at the time of marital intercourse who sub- sequently regains their sanity prior to committing adultery. If the offender is not someone with the capac- ity to remain chaste, then the penalty consists of being scourged (def: o12.5) one hundred stripes and banished to a distance of at least 81 km./50 mi. for one year.	2.20 فإنْ تَحَانَ محصناً رُجمَ حَتَّى يَمُوتَ. والمحصنُ مَنَّ وَطِيءَ ني القبل في نكاح صحيح وهو حرَّ بالغ عاقل. فلوُّ وطيءُ زُوجتَهُ إهي الدير أوَّ جاديتَهُ في روجتهُ وهو [عبد شَمَّ عَنْقَ أو] صبي أوُّ مجنونُ شَمَّ أفاقَ ورَنِّي فَلَيَّس بمحصن. وغيسر المحصن [إنْ كَانَ حراً عُبلاً مائة جلدةٍ وغُرَّب سنة إلى مسافة القصر [وإنَّ كَانَ عبداً جُلِدَ حمسين وغُسرَّب
يةُ أوْحِيةً فِيمًا دونَ الفرج أوَّجاريةً يَشْلِكُ بعضَهَا أوَّ أَحْتُهُ المملوكة لَـهُ يُشْمَنى بِيدِه أوْ أَتَتِ المرأةُ المرأة لا حدَّ عليه ويُعَزُّرً] .	ا 012.3 - [ومَنْ وَطِيءَ بِهِيمَةً أَوِ اسرأةً مَتِ أَوْ وَطِيءَ - رَوجَتَهُ فِي الْحَبِضِ - أَوَ الدِبرِ أَوِ امْ
o12.4 Someone who commits fornication is not punished if he says that he did not know it was unlawful, provided he is a new Muslim or grew up in a remote (O: from Islamic scholars) wilderness.	012.4 - ومُسِنَّ زَنَى وقَسَالَ : لا أَعْـلَمُ تحريمُ الزَنَّا وكَانَ قريب عهدٍ بالإسلامِ أَوْ تَنَسَّا بِياديةٍ بِعِيدةٍ (عن العلماء) لَمْ يُحَدَّ.

o12.5 An offender is not scourged in intense heat or bitter cold, or when he is ill and recovery is expected (until he recovers), or in a mosque, or when the offender is a woman who is pregnant, until she gives birth and has recovered from childbed pains. The whip used should be neither new nor old and worn-out, but something in between. The offender is not stretched out when scourged, or bound (O: as his hands are left loose to fend off blows), or undressed (O: but rather an ankle length shirt is left upon him or her), and the scourger does not lay the stripes on hard (O; by raising his arm, such that he draws blood). The scourger distributes the blows over various parts of the body, avoiding the vital points and the face. A man is scourged standing; a woman, sitting and covered (O: by a garment wrapped around her). If the offender is emaciated, or sick from an illness not expected to improve, then he or she is scourged with a single date palm frond (O: upon which there are a hundred strips, or fifty. If a hundred, such an offender is struck once with it, and if fifty, then twice), or with the edge of a garment.

o12.6 If the penalty is stoning, the offender is stoned even in severe heat or cold, and even if he has an illness from which he is expected to recover. A pregnant woman is not stoned until she gives birth and the child can suffice with the milk of another.

012.5 - ولا يُجْسَلَدُ في خَرَّ ويسرِهِ شديىدين ومىرض يُرْجَى برؤهُ حتَّى يَبْرَأ ولا في المسجب ولا المرأة في الحبل حتى تضبع ويزول ألم الولادة . ولا يُجْلَدُ بمسبوط جديسة ولابال بل بسسوط بين السوطين . ولا يُمَدُّ (المجلود) ولا يُشَدُّ (بال تتارك يداه مطلقتين يتقى بهما) ولا يُجَرَّدُ (من ثبابه بل يترك عليه قميصه رجلًا كان أو امرأة) ولا يُبَالِغُ في الضرب (برقع يده بحيث ينهر الدم) ويُفَرِّقهُ على أعضائه ويتبوقى المقبائل والوجة ويضرب الرجل قائمياً والمبر أذَّ جالسة مستبورة (بشوب ملفوف عليها) فإنْ كَانَ مَحِيفاً أو مريضاً لا يرجى برؤه جلذ بعثكمال النخسل رأى عرجيون عليه مائة غصن أوخمسون ففي المسائسة يضسرب ضربسة واحسدة وفي الخمسين يضرب مرتين) وأطراف الثياب

012.6 وإنَّ كان الحدُّ رجماً رُجمَ ولوَّ في خزَّ أوَّ بردٍ أوَّ مرض مرجوًّ الزوال, ولا تُرْجَمُ الحـامـلُ حتَّى تَضْعَ ويَسْتَغْني الولدُ بلبنِ غيرها [وللسيدِ أنَّ يقيمَ الحدُ على رقيقه].

013.0 THE PENALTY FOR ACCUSING 013.0 حد القذف A PERSON OF ADULTERY WITHOUT PROOF 613.4 إذا قَدَفَ البالغُ العاقيل. o13.1 When a person (who has reached puberty

*

and is sane) voluntarily: المختار وهـ ومسلم أوّ ذميَّ أوّ مرتدُ أوّ (a) accuses another person of adultery or

## o13.2 Justice

sodomy, whether the accusation is in plain words or allusive words intended as an accusation;	مسستامينَّ محصستاً لَيْسَ يولَبِ لهُ (أي للقاذف) بالرنكا أو اللواطِ بالصريح أوُّ بالكتابةِ مَعَ النيةِ لَزِمَهُ الحدُّ.
(b) and the accused is someone who could be chaste (def: 013.2) and is not the offspring of the accuser;	بالكناية مَعَ النية أَرْمَهُ الحَدُّ.
then the accuser is subject to the penalty for accus- ing a person of adultery without four witnesses (A: which, if it concerns his spouse, he may obviate by public imprecation (dis: $n\pm1.1$ )), no matter whether he is a Muslim, non-Muslim sub- ject of the Islamic state, someone who has left Islam, or is of a group that has a truce with Mus- lims.	
o13.2 Someone who could be chaste in this con- text means someone who has reached puberty, is sane, free, Muslim, and has not committed an act of fornication (O: that is punishable) (A: meaning it has not been legally established (def: n11.2(O:))).	013.2 والمحصنُ هُنَسا هو البسالسغُ العاقـلُ الحـرُّ المسلمُ العفيفُ (عن وطء يحديه) .
o13.3 $\cdot$ The penalty for making such an accusation without witnesses is to be scourged (def: o12.5) eighty lashes.	013.3 فَيُجْلَدُ [الحرَّ] ثمانينَ [والعبدُ - أربعين].
 o13.4 Accusations in <i>plain words</i> include such expressions as "You have committed fornica- tion," and the like, while <i>allusive words</i> means such expressions as "You lecher." or "You wretch." If the fatter terms are accompanied by the intention to accuse, they amount to an accusa- tion, though if not, they do not. The accuser is the one whose word is accepted (A: when there is no proof, if he swears an oath) as to what he intended by such allusive words.	013.4 فالصريح: زَنَيَّتَ [أَوْ لُعْلَتَ أَوْ: زَنَىٰ فَرَجُكَ) وَتَحَوْهِ. وَالكَتَايَةُ نَحُوْ: يَا فَاجَرْ بَا حَبِتُ. فَإِنَّ نَوْى بِهِ المَسَافَةِ نَحُوْ. وَإِلَّا فَلا. والمَعُولُ قُولُ الْمُسَافَةِ فِي النِّهِ [وإِنْ قَالَ: أَتَتَ أَرْزَمَى النَّسَافِ فِي النِّهِ [وإِنْ قَالَ: أَتَتَ كَتَابَةُ. أَوْ: فَلَانَ رَانٍ وَأَنْتَ أَرْنَى مَنْ فَصَرِيحً].
o13.5 If someone accuses a whole group of people of adultery who could not possibly all be guilty, such as saying, "All the people in Egypt are adulterers." he is disciplined (def: o17). But when his accusation is not impossible, such as saying, "The So-and-so clan are adulterers," then he must bear a separate penalty for every single person in the group.	013.5 وإنْ قَذْتَ جماعةً يَمْنَبَعُ أَنَّ يَكُونُوا كُلُّهُمْ زناةً كقولو : أهلُ مصرَ كُلُّهُمُ زناةً عُزَرَ وإنَّ لم يَمْتَبَعْ كقولو : بنوً فلان زناةً لزِمَهُ لكلُ واحدٍ حدٍّ.

013.6. Someone who twice accuses someone of dultery without witnesses is punished only onec. Someone who accuses a person of adultery and is punished for the accusation, but then again accuses the person of the same act of formication is merely disciplined (def: 017). <ul> <li>013.7 When someone accuses a person who could possibly be chaste (def: 013.2) of adultery. but the accuser has not yet been punished at the time the accused subsequently commits an act of fornication, then the accuser is not punished.              013.7 (Jeta and Jeta an</li></ul>		•
<ul> <li>could possibly be chaste (def: o13.2) of adultery, but the accuser has not yet been punished at the time the accuser has not yet been punished at the time the accuser has not yet been punished.</li> <li>o13.8 The penalty for accusing a person of adultery without witnesses is only carried out when the Islamic magistrate is present, and the accused forgives the offender, there is no punishment.</li> <li>o13.9 When an accusation has been made, if the accused dies (A: before the accuser has been punished), then his right (A: to demand that the punishment be carried out) is given to his heirs.</li> <li>o14.0 THE PENALTY FOR THEFT</li> <li>o14.1 A person's right hand is amputated, whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam, when he:         <ul> <li>(a) has reached puberty;</li> <li>(b) is sane;</li> </ul> </li> </ul>	adultery without witnesses is punished only once. Someone who accuses a person of adultery and is punished for the accusation, but then again accuses the person of the same act of fornication is	واحدٌ . وإنَّ قَذَفَهُ فَحُدٌ ثِمُ قَذَفَهُ ثَانِياً بِدَلِكَ
requests that if be carried out. If the accused for- gives the offender, there is no punishment. ol 3.9 When an accusation has been made, if the accused dies (A: before the accuser has been punished), then his right (A: to demand that the punishment be carried out) is given to bis heirs. ol 3.9 When an accusation has been made, if the accused dies (A: before the accuser has been punished), then his right (A: to demand that the punishment be carried out) is given to bis heirs. ol 3.0 get a bit to be accuser has been punished), then his right (A: to demand that the punishment be carried out) is given to bis heirs. (a) has reached puberty; (b) is sane;	could possibly be chaste (def: 013.2) of adultery, but the accuser has not yet been punished at the time the accused subsequently commits an act of	013.7 ولـــوْقَدْفَ محصناً قَلْمْ يَحْدَّ حَتَّى زَنَى المحصنُ سَقَطَ الحدُّ .
punished), then his right (A. to definite that the punishment be carried out) is given to bis heirs. punishment be carried out) is given to bis heirs. is often of the provide the public of the state of the stat	tery without witnesses is only carried out when the Islamic magistrate is present, and the accused requests that it be carried out. If the accused for-	013.8 ولا يُسْعَـوْفَى إلاً بحضـرة الحاكم وبمطالبة المقذوف فإنْ عَفَا سَقَطَ
فقتله لانه بامره). ولو قذف عبدا ثبت له التعزير]. * ol4.0 THE PENALTY FOR THEFT ol4.1 A person's right hand is amputated. whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam, when he: (a) has reached puberty; (b) is sane;	accused dies (A: before the accuser has been punished), then his right (A: to demand that the	013.9 وإنَّ مَاتَ (المقدّوف) انْتَقْدَلُ حَقَّهُ لَوَارِثِهِ.
014.0 THE PENALTY FOR THEFT       014.0         014.1 A person's right hand is amputated. whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam, when he: (a) has reached puberty; (b) is sane;       014.0	لِذَفَةُ لَمْ يَحَدُّ (كما لا يجب على الشخص قصاص إذا أمره شخص يقتل نفسه مزيرًا .	013.10 {ولـوْقَالَ لرجـل: اقْـلِغْنِي: لَفُو فقتله لأنه بأمره) . ولوْقَدْفَ عُبِداً ثَبْتُ لَهُ النّ
ol4.1 A person's right hand is amputated. whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam, when he: (a) has reached puberty; (b) is sane;	*	
<ul> <li>whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam, when he:</li> <li>(a) has reached puberty;</li> <li>(b) is sane;</li> </ul>	ol4.0 THE PENALTY FOR THEFT	014.0 حد السرقة
(b) is sane;	whether he is a Muslim, non-Muslim subject of the Islamic state, or someone who has left Islam.	
	(a) has reached puberty;	
(c) is acting voluntarily;	(b) is sane;	
	(c) is acting voluntarily;	

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	(d) and steals at least a quarter of a dinar (n: 1.058 grams of gold) or goods worth that much (A: at the market prices current) at the time of the theft;	منَّ العسالِ وهموَ ربعُ ديناوِ أَوْما قيمتُهُ ربعُ يبتارِ حالَّ السرقةِ مِنَّ حردٍ مثلِهِ ولا شبعةً لهُ فيه قُطِعتُ يدُّهُ البعني. فإنْ سَرَقَ ثانياً قُطِعتُ رجلُهُ البسري.
	(e) from a place meeting the security requirements normal (A: in that locality and time) for safeguarding similar articles (def: 014.3);	فإنَّ عَادَ قُطِعَتْ بِدَهُ اليسرَى . فإنْ عَادَ لُطِعْتُ رِجِلُهُ البِمَنَ فإنَّ عَادَ عُزَّرَ. فإنْ لَمْ يَكُنْ لَا بِمِينُ تَقْطِعَتْ رِجْلُهُ
	(f) provided there is no possible confusion (dis: $o14.2(3)$ ) as to whether he took it by way of theft or for some other reason.	البيسيرَى وإنْ كَانَتْ فَلَمْ تَقْطَعُ حَتَّى فَهَبَتْ (بَاقَة سماوية) سَعْطَ القطعُ . وإذَا تُطغ غُمِسَ المفطَعُ بالزيبَ ا الحارُ.
	If a person steals a second time, his left foot is amputated; if a third time, then his left hand; and if he steals again, then his right foot. If he steals a fifth time, he is disciplined (def: 017). If he does not have a right hand (N: at the first offense), then his left foot is amputated. If he has a right hand but loses it after the theft (O: by an act of God) but before he has been punished for it, then nothing is amputated. After amputation, the limb is cauterized with hot oil (A: which in previous times was the means to stop the bleeding and save the criminal's life).	
	<ul> <li>014.2 A person's hand is not amputated when:</li> <li>(1) (non-(d) above) he steals less than the equivalent of 1,058 grams of gold;</li> <li>(2) (non-(e)) he steals the article from a place the does not meet normal requirements for safeguarding similar articles (dis: below);</li> </ul>	014.2 فإنْ سَرَقَ دونَ النصابِ أَوَ مِنْ غيرِ حرزٍ أَوْ ما لَهُ شبهةً كمال بِتِ المال (إذا كان السـارق له مسلمـاً، لأنــه قد صرف في عمارة المساجد والقناطير والسرباطات) أَوْ مال إيْبَهِ أَوْ أَبِيهِ [أَوْ مال مالكِهِ] لَمْ يُقْطَعُ.
	(3) or (non-(f)) when there is a possible con- fusion as to why he took it, as when it was taken from the Muslim common fund (bayt al-mal) (O: provided the person is Muslim, since he might have intended to use it to build mosques, bridges, or hospices), or when it belongs to his son or father.	
	014.3 A place that meets normal security require- ments for safeguarding similar articles means a place appropriate for keeping the thing, this vary- ing with the type of article, the different countries,	014.3 - وحــرزُ كلَّ شيء بحــــبِـــ ويُخْتَلِفُ باختىلافِ المالِ والبلادِ وعدلِ

and with the justness of the ruler or lack of it, as well as the ruler's relative strength or weakness. A suitable place for safeguarding fine clothes, money, jewels, and jewetry, for example, is a locked box; the place for trade goods, a locked warehouse with guards; the place for livestock, a stable; the place for pallets and bedding, a shelf in the house; and the place for a shroud, the grave.	السلطان وجنورة وقنوتة وضعفة. قنحرزُ الحيّناب والنقنود والجنواهير والحليُّ الصنيدوقُ المتفسلُ. وحسرزُ الأمتعية المدكناكينُ المقفلة ثمَّ حارسٌ. والدوابُ الاصطبلُ. والأناثُ صفَّةُ البيتِ [بحسب العادة]. وحرزُ الكفنِ القبرُ.
o14.4 If two persons jointly steal the equivalent of 1.058 grams of gold, then neither's hand is amputated.	014.4 ولمو المُشَرَكَ المُشانِ في إخراج النصابِ فقط لمُ يَقْطَعُ واحدُ منهمًا.
ol4.5 A freeman's hand may not be amputated by anyone besides the caliph or his representative (def: o25).	014.5 ولا يَقْطَعُ الحرَّ إلاَّ الإمامُ أَوْ تائبَهُ [ويَقْطَعُ العيدَ سيدُهُ].
ol4.6 There is no amputation for forcible sei- zure (O: meaning someone relying on force (N: to take people's money, who has a gang nearby to abet him in this)), snatching (O: meaning some- one who depends on running away and is unarmed), or betraying a trust (O: of something entrusted to him, such as a deposit for safekcep- ing), or appropriating something by disavowal (A: i.e. denying that the victim loaned or entrusted him with such and such a thing), (O: because of the Prophet's (Allah bless him and give him peace) saying,	014.6 ولا قُطْعَ على مَنْ آتَنَهَبَ (وهو الذي يعتمد القوة (ح: في أُخذ مال الناس ولب جمساعة قريبون يتقوى بهم على ذلك)) أو أَخْتَلْس (والمختلس هو الذي يعتممد الهرب وليس له شوكة) أو خان (فيما استؤمن عليه من وديعة وتحوها كأن أكلها) أو جُحَدَد (قال ﷺ اليس على المستنهب والمختلس والخاتن قطع ا
"There is no amputation for someone who seizes by force, snatches and runs, or betrays a trust,"	
a hadith Tirmidhi classified as rigorously authenti- cated (sahih)). (A: But if one of the above- mentioned persons is a repeated offender whom it is in the interests of society to kill, the caliph may kill him.)	
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# o15.0 Justice

	ol5.0 THE PENALTY FOR HIGHWAY ROBBERY	015.0 حد قطع الطريق
	o15.1 The caliph is obliged to summon whoever uses a weapon (O: though force suffices to be con- sidered a <i>weapon</i> , or taking money by dint of one's fists) and makes people afraid to use the road (O: no matter whether in the wilderness, a village, or in the country; meaning he frightens those who pass along the way by means of his strength or weapons). If the highwayman responds to the summons before he has injured anyone, then he is only disciplined (def; o17). If he steals the equivalent of 1.058 grams of gold under the previously mentioned conditions (o14.1), both his right hand and left foot are amputated. (A: The difference between a highwayman and someone who takes by forcible seizure (dis: o14.6) is that the latter does so within earshot of help, while the offense of the highwayman is far greater because he menaces the lifeline of the community, its trade routes.)	015.1 مَنْ شَهَر السَّلَاعَ (ويكفي القهر وأخذ العال بالوكز والضرب بجمع الكف) وأخذات السيل (صواء في برية أو في قرينة أو بلد والمراد أخاف من يمر في طلبة. طلبة. تصابأ بشرطية قُطِفَتْ يَدُهُ اليمنى ورجلة اليسرى.
-	o15.2 If a highwayman kills someone, he must be executed, even when the person entitled to retaliation (def: o3) agrees to forgo it. If the high- wayman robs and kills, he is killed and then left crucified for three days. If he wounds or maims someone, retaliation is taken against him, though it may be waived by those entitled to take it.	015.2 وإنْ قَتَـلَ قَتِـلَ حَمَّـاً وإنْ عَقَا ولِنْ الدم . وإنْ سَرْقَ وقَتَلَ قَتِلَ عَلَى مَعْسَلِبَ للالة أيام . وإنْ جَرَحَ أَوْ فَطَعَ طرفاً اقْتَصُ منهُ مِنْ غُيرٍ تَحَتَّم .
	o15.3 (N: The penalty for highway robbery, such as mandatory execution, crucifixion, and amputating the hand and foot, is cancelled if the highwayman repents (A: desists, and gives him- self up) before he has been apprehended, though he is still liable to retaliation (def: o3) by parties entitled to it (A: for injuries or deaths he caused to victims) and is financially responsible for restoring the money he has taken.)	015.3 (ح: وتسقيط بنويته عن قطع الطريق قبل القدرة عليه العقوية الخاصة بقطع الطريق كتحتم القسل والصلب وقطع اليد والرجل، ويكون أمر القصاص لولي الدم، ويضمن ما أخذ من مال).
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ol6.0 THE PENALTY FOR DRINKING	. 016.0 حد الشرب
ol6.1 Any beverage that intoxicates when taken in large quantities is unlawful both in small and large quantities, whether it is wine, (A: fer- mented) raisin drink, or something else.	016.1 كَلْ شُوَابِ أَمْتَكَـرَ كَتِـرُهُ خَرُمَ قليلُهُ وكثيرُهُ خمراً كَانَ أَوْ نَبِيدًا أَوْ غيرُهُمَا.
o16.2 The penalty for drinking is obligatorily enforced against anyone who:	016.2 فَمَنْ شَرِبَ وَحَسَوْ بِالنَّجُ عَاقَتَلَ مَسَلِمٌ مَحْتَارُ عَالَمٌ بِهِ وَبِتَحْرِيهِ لَزِمَهُ ا الحدَّ.
(a) drinks:	الحد.
(b) has reached puberty;	
(c) is sane;	
(d) is Muslim;	
(e) does so voluntarily;	
(f) and knows it is unlawful (A: the restric- tions mentioned above (o12.4) about the ignor- ance of the prohibition of adultery also applying here).	
o16.3 The penalty for drinking is to be scourged forty stripes, with hands, sandals, and ends of clothes. It may be administered with a whip, but if the offender dies, an indemnity (def: o4.4) is due (A: from the scourger) for his death. If the caliph (def: o25) increases the penalty to eighty stripes, it is legally valid, but if the offender dies from the increase, the caliph must pay an adjusted indemnity, such that if he is given forty-one stripes and dies, the caliph must pay 1/41 of a full indem- nity.	016.3 وحسو أربعون جلدة [للحرّ وعشرون للعبد] بالأيسدي والنعال وأطراف النياب. ويجوز بالسوط لكن إن مات بالسياط وَجَبَتْ ديتُهُ مات بالسياط وَجَبَتْ ديتُهُ الن مساتين [وفي العبد إلى أربعين] جاز لكن لو مات من السزيادة ضبن (الإسام ديته) بالقسط. قلو ضربَهُ إحدى وأربعين قمسات ضبين جزءاً مِنْ واحد وأربعين
o16.4 Someone who commits adultery several times (O: or drinks several times, or steals several times) before being punished is only punished once for each type of crime.	016.4 ومَسْنُ زَنَى دفعساتٍ (أوشربِ دفعات أو سرق كذلـك) ولمْ يُحَدُّ أَجْزَاءُ لكلَّ جنس حدّ واحدٌ.
o16.5 The penalty for a crime is not obviated by the offender's having repented for it, with the sole	016.5 ومَنْ وَجَبَ عَلَيْهِ حَدٌ وَنَابَ مَنْهُ

## o16.6 Justice

exception of the highwayman, who is not penalized at all (dis: 015.3) if he repents before he is caught.	لَمْ يَسْفُطُ إِلاَ حَدٌ قَاطَعٍ الطريقِ إِذَا ثَابَ قَبِل القَدَرةِ (عليه) فَيَسْقَطُ جَمِيعٌ حَدًّهِ.
ol6.6 It is not permissible to drink an intoxicant under any circumstances, whether for medicine (O: or in bread, or to cook meat with it,) or out of extreme thirst, with the sole exception of when one is choking on a piece of food and there is no other means of clearing it from one's throat save by drinking the intoxicant, in which case it is obligatory. (O: Sheikh al-Islam (A: Zakariyya Ansari) states, "It may not be used for medicine or extreme thirst, though there is no prescribed penalty for doing so, even when something besides it is available." The prohibition of using it for medicine or extreme thirst refers to when it is unadmixed, as opposed to when it is compounded with something else that renders it completely indistinguishable, such that no taste, color, or odor of it remains, in which case it is permissible.)	016.6 ولا يَجُوزُ شربُ المسكر في حال من الأحوال لا للتداوي (ولا أكله بالخبز وطبخ اللّحم به) ولا للعطش إلا أنَّ يُغَصَّ بلقمة ولا بَجَدَ ما يُسِئُها به يتاوله لتداو وعطش ولا يحد به وإن وجد غيره . وصا ذكر من منع التداوي أو الشرب للعطش محله في صرفها بخلاف ما إذا خلطت بغيرها واستهلكت بحيث لم يبق لها طعم ولا لون ولا ريح فإنها تجوز حينتل).
NONALCOHOLIC INTOXICANTS	المخدرات
o16.7 (Muhammad Shirbini Khatib:) The term beverage (dis: o16.1) excludes plants, such as hashish, which hashish users eat. The two sheikhs (A: Rafi'i and Nawawi) report in their section on foods the position of Ruyani that eating it is	016.7 (محمد الشربيني الخطيب:) وخسرج بالمشمراب المنيسات. [قسال المدميسري:] كالحشيشية التي تأكلها الخسرافيش. ونقسل الشبخسان في باب
unlawful. though no legal penalty is fixed for it (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al- Minhaj (y73), 4.187). (al-Mawsu'a al-fiqhiyya:) Just as any bever- age that intoxicates when taken in large quantities is also unlawful in small quantities, so too it is absolutely unlawful to use any solid substance detrimental to mind or body which produces lan- guor or has a narcotic effect, this prohibition applying to the amount that is deleterious of it, not to the minute, beneficial amounts prescribed to treat illnesses, for such substances are not unlaw- ful in themselves, but unlawful because they are deleterious (Mawdu' al-ashriba. Tab'a tamhidiyya li mawdu'at al-Mawsu'a al-fiqhiyya, no. 1 (y134), 49).	الأطعمة عن الروياني أن أكله حرام ولا حد نيه [ نقل من مغني المحتاج إلى معرفة الفاظ المنهاج : ٤ / ١٨٢ ] . : كما أن ما أسكر كثيره حرم قليله من ويُخذر من الأشياء الجامدة المضرة بالعقل أو غيره من أعضاء الجسد . وذلك إذا تنساول قدراً مضراً منها دون القليل الناضع من أجل التداوي لأن حرمتها ليست لعيتها بل لضررها، [ نقل من طبعة تمهيدية لموضوعات الموسوعة الفتهية ] .

UIV.		
017.0 DISCIPLINARY ACTION (TA'ZIR)	017.0 التعزير	
o17.1 Someone who commits an act of disobedi- ence to Allah Most High that entails neither a pre- scribed legal penalty nor expiation, such as bearing false witness, is disciplined to the extent the caliph (def: o25) deems appropriate. (O: He exercises his own legal reasoning (ijtihad) and does what he thinks should be done, whether imprisonment and beating, either one separately, or mere verbal reprimand. He may not administer a more severe degree of punishment than what he feels is strictly necessary.)	17.1 مَنْ أَتَى معصبةً لا حدَّ فيهًا ولا كفارة ومنه شهادة الزور عُزَّز على حسب ما يَزاه الحاكم. (فيجتهد الإمام ويفعل ما يراه من الجمع بين الحبس والفسرب أو اقتصر على أحدهما وله الاقتصار على أحددهما وله الاقتصار على التوييخ باللسان. فلا يرقى إلى مرتبة وهو يرى ما دونه كافياً).	
017.2 Disciplinary action may not reach the amount of the least prescribed legal penalty. For example, a freeman (O: if scourged) may not receive forty stripes.	017.2 ولا يَبْلُغُ بِهِ ادْنَى الحدودِ. فلا يَبْلُغ بَنصرَيرِ الحرَّ (إذا جلدَ) إلى أربعينَ {ولا يتعزيرِ العبدِ عشرينَ].	
o17.3 If the caliph sees fit not to take any discip- linary action, this is also permissible (O: when it concerns a right owed to Allah Most High, for the ruler is entrusted with using his own legal reason- ing. But if it concerns a right owed to a fellow human being who has demanded that it be fulfilled (A: such as when someone has been cheated) it is impermissible to do nothing. If a person is entitled to have another disciplined, but instead forgives him, the ruler may nevertheless discipline him).	017.3 وإذًا رَأَى تركَّ جَازَ (إذا كان لحق الله تعالى فإنه موكول إلى اجتهاده . أما إذا كان لحق الأدمي وقــد طلبه قلا يجـوز له تركَمه . وإذا عف الممستحق للتعزير عنه جاز للحاكم أن يعزر) .	
o17.4 (O: A father or grandfather (and on up) is entitled to discipline those under his care when they commit an act that is unbecoming. And so may a mother with her child. A husband is entitled to discipline his wife for not giving him his rights (def; m5.1). A teacher may discipline a student. (A: Spanking a student, for example, is permis- sible if there is a valid lawful purpose to be served thereby, and the student's guardian has given the teacher permission.))	017.4 (وللأب وإن علا تعزير موليه بارتكاب ما لا يليق. ويشبه أن يكون كذلك للأم مع صبي. وللزوج تعزير زوجته لحقه. وللمعلم تعزير المتعلم منه).	
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o18.0 OATHS (YAMIN) (A: An oath is a solemn statement to do or refrain from something, or that something is true, such that if things turn out otherwise, the swearer must make an explation (def: o20.2).)	018.0 الأيمان		
o18.1 An oath is only valid from a person (O: whether Muslim or non-Muslim) who:	ا 018.1 م إنَّمسا يُصِبحُ اليمينُ مِن بالخ عاقبل مختبار قاصيد إلى اليمينِ (مسلماً كان أو كافراً) .		
(a) has reached puberty;	كان أو كافرأ) .		
(b) is sane;			
(c) makes the oath voluntarily;			
(d) and intends an oath thereby.			
o18.2 The oath of someone whose tongue runs away with him and who unthinkingly swears an oath, or someone who intends a particular oath but unintentionally swears something else, does not count and is an <i>unintentional oath</i> (A: which is mentioned in the Holy Koran (n: at 5:89)).	018.2 - فَمَنْ سَبَقَ لسائَةُ إليهَا أوْ فَصَدَ الحلف على شيء فَسَبَقَ لسائَهُ إلى غيره لمْ يَنْعَقِدْ ، وذلك مِنْ لقو اليمين .		
o18.3 An oath is only validly effected if sworn by a name of Allah Most High, or an attribute of His entity (dhat). (N: It is offensive to swear an oath by other than Allah if one merely intends it as an assevera- tion of one's statement, though it is unlawful to do so if one intends reverence to the thing sworn by.)	018.3 ولا تَنْعَقِدُ إلاَّ باسم مِنْ أسمام الله تعالى أوْ صفة مِنْ صفات ذاتِه. (ح: ويكره الحلف بغير الله إن نوى مجرد تأكيد لكلاسه. ويحرم إن نوى تعظيماً لما يحلف به).		
o18.4 There are some names of Allah Most High that are applied to no one but Him, such as Allah, the All-merciful, the All-vigilant, and Knower of the Unseen. An oath sworn by any of these is valid without restriction.	018.4 ثمَّ مِنْ أَسماءِ اللهِ تعالىٰ ما لا يُسْمَىٰ به غيرُهُ كاللهِ والرحمنِ والمهيمن وعلام الغيوب. فيُنْمَقِدُ بها اليمينُ مطلقاً.		
o18.5 Other names of Allah may be condition- ally applied to other than Him, such as Lord (Rabb) (n: rabb bayt meaning, for example, home owner), the All-compassionate (al-Rahim) (n: rahim al-qalb meaning softhearted), or the Omnipotent (al-Qadir) (n: qadir 'alayhi meaning	018.5 - ومِنهَسا ما يَسْسَمَّى بِهِ عَبِرُهُ مَعَ التقيبِ كالربَّ والرحيم والقادر . فَشَّمْقِدُ		

<ul> <li>examples indicating that Allah is not meant). An oath sworn by such names is validly effected unless the swearer specifically intends something else.</li> <li>ol8.6 Other of Allah's names are applied to both Him and His creatures, such as the Living (al-Hayy), the Existent (al-Mawjud), or the Seeing (al-Basir). An oath sworn by such names in validly effected unless the swearer specifically intends it as an oath.</li> <li>ol8.7 An oath sworn by the attributes of Allah that are inapplicable to creatures, such as Allah's glory. His cxaltedness, His endless eternality, or the Koran, is validly effected without restriction.</li> <li>ol8.8 An oath sworn by divine attributes that are sometimes used to allude to creatures, such as Allah's knowledge, His power, or His right, is validly effected unless the swearer intends something effected.</li> <li>ol8.9 An oath is validly effected when a person says, "I swear by Allah that," or "I've sworn by Allah that," unless the person merely intends to inform.</li> <li>ol8.10 Unless one particularly intends it as an oath, an oath is not validly effected when the following expressions are used: "I will not do such an oath is not validly effected when the following expressions are used: "I will not do such and such, by the life of Allah," or "I sevent by Allah that you</li> </ul>		
<ul> <li>both Him and His creatures, such as the Living (al-Hayy), the Existent (al-Mawjud), or the Seeing (al-Basir). An oath sworn by such names is not validly effected unless the swearer specifically intends it as an oath.</li> <li>o18.7 An oath sworn by the attributes of Allah that are inapplicable to creatures. such as Allah's glory, His cxaltedness, His endless eternality, or the Koran, is validly effected without restriction.</li> <li>o18.8 An oath sworn by divine attributes that are sometimes used to allude to creatures. such as Allah's knowledge, His power, or His right, is validly effected unless the swearer intends something else by them, such as meaning by knowledge the things known, by power the things under its sway, or by right (n: the) acts of worship (n: that are His right), in which cases an oath has not been validly effected.</li> <li>o18.9 An oath is validly effected when a person says, "I swear by Allah that," unless the person merely intends to inform.</li> <li>o18.10 Unless one particularly intends it as an oath, an oath is not validly effected when the following expressions are used: "I will not do such and such, by the life of Allah," or "I resolve by Allah," or "by the covenant of Allah," "His sufficiency," or "I swar by Allah," or "I swear by Allah," or "I swear by Allah," or "I swear by Allah that you</li> </ul>	examples indicating that Allah is not meant). An oath sworn by such names is validly effected unless the swearer specifically intends something	بِهَا اليمينُ، إلاَّ أَنَّ يَنْدِيَ خِيرَ اليمينِ.
that are inapplicable to creatures, such as Allah's glory, His exaltedness, His endless eternality, or the Koran, is validly effected without restriction. o18.8 An oath sworn by divine attributes that are sometimes used to allude to creatures, such as Allah's knowledge, His power, or His right, is val- idly effected unless the swearer intends something efse by them, such as meaning by knowledge the things known, by power the things under its sway, or by right (n: the) acts of worship (n: that are His right), in which cases an oath has not been validly effected. o18.9 An oath is validly effected when a person says, "I swear by Allah that," or "I' ve sworn by Allah that," unless the person merely intends to inform. o18.10 Unless one particularly intends it as an oath, an oath is not validly effected when the foi- lowing expressions are used: "I will not do such and such, by the life of Allah," or "I resolve by Allah," or "by the covenant of Allah," "His guarantee," "His trust," "His sufficiency," or "I ask you by Allah," or "I swear by Allah that you	both Him and His creatures, such as the Living (al-Hayy), the Existent (al-Mawjud), or the Seeing (al-Basir). An oath sworn by such names is not validly effected unless the swearer specifically	والمبوجنود والبصيسر . فلا تُنْعَقِدُ بِهَمَا
are sometimes used to allude to creatures, such as Allah's knowledge, His power, or His right. is val- idly effected unless the swearer intends something else by them, such as meaning by knowledge the things known, by power the things under its sway, or by right (n: the) acts of worship (n: that are His right), in which cases an oath has not been validly effected. 018.9 An oath is validly effected when a person says, "I swear by Allah that," or "I've sworn by Allah that," unless the person merely intends to inform. 018.10 Unless one particularly intends it as an oath, an oath is not validly effected when the fol- lowing expressions are used: "I will not do such and such, by the life of Allah," or "I resolve by Allah," or "by the covenant of Allah," "His guarantee," "His trust," "His sufficiency," or "I ask you by Allah," or "I swear by Allah that you	that are inapplicable to creatures, such as Allah's glory, His exaltedness, His endless eternality, ot	مخلوق نحوعزة الله وكبريائه وبقائه
says, "I swear by Allah that," or "I've sworn by Allah that," unless the person merely intends to inform. o18.10 Unless one particularly intends it as an oath, an oath is not validly effected when the fol- lowing expressions are used: "I will not do such and such, by the life of Allah," or "I resolve by Allah," or "by the covenant of Allah," "His guarantee," "His trust," "His sufficiency," or "I ask you by Allah," or "I swear by Allah that you	are sometimes used to allude to creatures, such as Allah's knowledge, His power, or His right, is val- idly effected unless the swearer intends something efse by them, such as meaning by knowledge the things known, by power the things under its sway, or by right (n: the) acts of worship (n: that are His right), in which cases an oath has not been validly	مخلوق تحسو علم الله وقسدرته وحقَّّهِ فَيْتُمَقِّدُ بِهَا اليمينُ، إلاَّ أَنَّ يَسُوِي بِالعلم المعلومَ وبسالقسدرة المقسدورُ ويسالحقُ
oath, an oath is not validly effected when the fol- lowing expressions are used: "I will not do such and such, by the life of Allah," or "Í resolve by Allah," or "by the covenant of Allah," "His guarantee," "His trust," "His sufficiency," or "I ask you by Allah," or "I swear by Allah that you	says, "I swear by Allah that," or "I've sworn by Allah that," unless the person merely intends to	018.9 - ولوْ قَالَ : أَقْسِمُ بِاللهِ وَأَتَسَمْتُ بِاللهِ انْعَقَدَتْ ، إِلاَّ أَنْ يَتُوِيَ بِهَا الإِخبَارَ .
	oath, an oath is not validly effected when the fol- lowing expressions are used: "I will not do such and such, by the life of Allah," or "I resolve by Allah," or "by the covenant of Allah," "His guarantee," "His trust," "His sufficiency," or "I	باللهِ أَوْ أَعْزِمُ باللهِ أَوْ عليَّ عهدُ اللهِ أَوْ دَمَتُهُ أَوْ أَساتَسُهُ أَوْ كَمَابَتُهُ لا أَفْمَلُ كَذَا أَوْ أَسْأَلُكَ باللهِ أَوْ أَفَسَسْتُ عليكَ باللهِ لمْ تَتْمَعَدُ ، إِلاَ
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019.0 EXAMPLES OF BREAKING AND NOT BREAKING OATHS	o19.0 ما يقتضي الحنث
<ul> <li>o19.1 If one swears, "I will not cat this wheat." but then makes it into flour or bread (A: and eats it), one has not broken one's oath.</li> <li>If one swears. "I will not drink from this river," but then drinks its water from a jug, one has broken one's oath.</li> <li>If one swears, "I will not eat meat," but then eats fat, kidneys, tripe, liver, heart, spleen, fish, or locusts, one has not broken one's oath.</li> </ul>	019.1 ومن خَلَفَ [لا أدْخُسُل بِيسَاً فَدَخُلَ بِيتَ شَمَرِ حَيْثَ وَإِنْ كَانَ حَصَرِباً وإنْ ذَخَسلَ مسجَسَداً فَلاَ أَوْ) لا آتُحُلُ هَذِهِ [أوَّ لا أَكُل سَمَناً فَأَكَلَهُ فِي عصيدة وتَحَوَّها وهو ظاهر فيها إذ لا أَشْرَبُ مِنْ هَذَا النهر لحماً فَأَكُل شحماً أَوْ كَلِهُ أَوْ كَرِشاً أَوْ كَبِداً أو قلباً أو طحالاً أوْ [الية أو] سمكاً أوْ جراداً فلا حتتَ.
المُتَرَاهُ لِمَ فَلَا . أَوْ لا أَهَبُ فَتَصَدَّقَ عليهِ حَيْثَ . أَوْ أَعَارُهُ أَوْ وَهَبَهُ فَلَمْ يَقْبَلَ ، أَقُ ، أَوْ لا أَكَلَمُ فَلاناً فَرَاسَلُهُ أَوْ كَانَبُهُ أَوْ أَصَارِ إليهِ ، أَوْ لا أَسْتَخْدَمُهُ فَخَذَنَهُ وهو رَحُلُ غِيرَهُ فَنَعْلَ ، أَوْ لا آكُلُ هذهِ التمرةَ فَاخْتَلَطَتْ بتمرِ كثيرٍ فَأَكُلَ إِلاً تمرةَ لا : المُ يَحْتَثْ . أَوْ لا آكُلُهُ زَمَاناً أَوْ حَيْناً بَرَّ بِأَعْنَى رَمَنِ].	غَبِلَ وِلَمْ يَفْبِضَى فَلَا . أَوْ لَا أَنْحَلُّمُ فَفَرَأَ التَّرَآنَ ساكتَ أَوْ لا أَشَرَ وَجُ أَوْ لا أَطَلَقُ أَوْ لا أَبِيحُ فَوَ
o19.3 If one swears, "I will not enter the house," but then does so absentmindedly, in ignorance of its being the house, under compulsion, or by being carried in, then one's oath is not broken and is still in effect.	019.3 أَوْلا أَدْخُسُلُ الدارَ مِنْلاً فَدَخَلَهَا ناسياً أَوَجاه لا أَوْ مَحْدِماً أَوْ مَحْمولاً لَمْ يَحْنَكْ واليعينُ بِاقيةً لَمْ تَنْحَلْ.
المحافظ المحافظ المحافظ المحافظ المحافظ المحافظ المحافظ المحافظ المعابي المحافظ ال المحافظ المحافظ ا محافظ المحافظ لمحافظ المحاف المح المحافظ	
o19.5 When a person swearing an oath about something (O: in the future, affirming or denying that it will occur) includes the expression <i>in sha'</i> <i>Allah</i> ("if Allah wills") before finishing the oath, then the oath is not broken in any event if he thereby intends to provide for exceptions. But if he merely says it out of habit, not intending to make an exception to his oath, or if he says it after having finished swearing the oath, then the excep- tion is not valid (O: because when an oath has	019.5 وإذَه خَلَفَ على شيء (مستقبل إثباتاً كَانَ أَوْ تَعْيَاً) فَقَالَ إِنْ شَاءُ اللهُ تعسالي مُتْصِلًا بِاليمينِ وَتحانَ قَصَدَ الاستثناء قبسل فراغيد مِنَ اليمين لُم يَحْنَثُ, وإذَ جَرَى الاستثناءُ على لسائِهِ على هادتو ولم يَقْصِدُ بِهِ رفع اليمين أو بَدَا لَهُ الاستثناءُ بِعدَ الفراغ مِن اليمين لِم يَصِعُ الاستثناءُ (لأن اليمين بعد تمامه

**o20.**0

been completed, its efficacy is established and not eradicable by a statement of exception).	يثبت حكمه فلا يرتفع بالاستثناء) .
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020.0 THE EXPLATION FOR A BROKEN OATH	020.0 كفارة اليمين
o20.1 An explation is obligatory for someone who swears and breaks an oath. If the swearer is entitled to explate by the expenditure of property (def: o20.2(1-3)), it is permissible for him to do so before or after breaking the oath. But if it consists of fasting, then he may only do so after breaking the oath.	020.1 إذا حَلَف وحَسَبَتْ لَوَمَسَتُهُ الكفارةُ، فإنَّ كَانَ يُكَفُرُ بِالمالِ جَازَ قَبِلَ الحنثِ وبعدْهُ، وإنَّ كَانَ بِالصومِ لَمْ يَجُزُ إلاَّ بعدْهُ.
o20.2 The expiation consists of (N: a choice of any) one of the following:	20.2 وهيَ عنَّ رقبة {صفْنُهَا كرقبة الظهارِ]، أوْ إطعامُ عشرةِ مساكينُ كُلُ
(1) to free a sound Muslim slave;	مسکین رطل وثلث رطل بالبغندادی حیاً (وہولیس بقینہ بل المدار علی ما
(2) to feed ten people who are (N: poor or) short of money (def: h8.8-1)) each 0.51 liters of grain (O: though it is not a condition that it be grain, but rather the type of food payable for the zakat of 'Eid al-Fitr (def: h7.6), even if not grain (A: and the Hanafi school permits giving its value in money));	يحفي في الفطرة ويجسزى، فيهسا وإن لم يكن حيثًا، [من قوت البلد]، أوْ كسونُهُمْ يما يُنْطَلِقُ عليه اسمُ الكسوة ولسوَ منزراً (وهو الإزار) ومفسولاً لا خلفاً. ويُخَبَّرُ بينَ الأنواع الثلاثة.
(3) or to provide clothing of any kind for ten such persons, even if it consists of a wraparound or clothing previously washed, though not if ragged.	فإنَّ عَجْزَعَنَّ أَحَدِ الأَنواعِ الثلاثةِ ضَامَ ثلاثة أيامٍ . والأَنضلُ تَوَالِيهَا. ويَجُورُ متفرقة .
If one is unable to do any of the above, one must fast for three days. It is better to fast them consecutively, though permissible to do so non- consecutively.	
نَنْ لَهُ السَيْلُ، بِلْ بِالصَّوْمِ . وَمَنْ بِعَضَّةً حَرُّ يَكَفَّرُ بِالطَّعَامِ وَالْحَسَوَّة دونُ	ا 020.3 - [والعبدُ لا يَكْفَرُ بالمالِ وإنْ أَدُّ العتني].
o20.4 (O: Someone eligible to receive zakat funds or explations because of being poor (def:	020.4 (ومسن كان له أن يأخسذ من سهم الفقسراء والمسساكين في السزكساة

h8.8) or short of money (def: h8.11) may explate broken oaths by fasting.)	والكفارات فله أن يكفر بالصوم) .
*	
o21.0 THE JUDGESHIP	021.0 القضاء
o21.1 To undertake the Islamic judgeship is a communal obligation (def: c3.2) (O: for those capable of performing it in a particular area). If only one competent person exists who can perform it, then it is personally obligatory for him to do so. If he refuses, he is compelled to accept (O: though he is only obliged to accept the judgeship when it is in his own home area, not when it is elsewhere, for this would be like a punishment, involving as it does wholly leaving one's home). Such an individual person may not take a salary for it—(N: because in respect to him it has become personally obligatory, and it is not permissible to take a wage for something personally obligatory, as opposed to something that is a communal obligation (A: for which accepting a wage is permissible))—unless he is needy (O: in which case the Muslim common fund gives him enough to cover his expenses and those of his dependents, without wastefulness or penury. But if he agrees to judge without being paid (N: i.e. in expectation of the reward from Allah), it is better for him).	2011 ولاية القضاء فرض كفاية (في حق الصلحين له في المناحية (ع : أي لإقليم)). فإن لم يكن من يضلح إلا راحد تعين عليه. فإن المنتع أجير. (وإنها لمزم القبول والطلب في ناحيت فلا المن من العليه (زقا (ح : لأنه صار في حقه لمرض عين ولا يجسوز أخذ الأجر على أخذ عليه رزقا (ح : لأنه صار في حقه لم يكون محتاجاً وفيجعل له يت العال ما يكفيه لنفقته ونفقة عياله من غير إسراف الا تقتيس، وإن احتسب (ح : أي عمسل احتساباً لوجه الله) فهو أفضل).
o21.2 It is permissible to have two or more judges in the same town.	21.1 ويَجُورُ في بلدِ قاضيانِ فأكثر. 1.12 - ويُجُورُ في بلدِ قاضيانِ فأكثر.
o21.3 It is not valid for anyone besides the caliph (def: o25) or his representative to appoint someone as judge.	021.3 - ولا يَصِحُ إِلاَّ بِسَولِيَّةِ الإِمامِ لَهُ وُ نَائِبٍ .
o21.4 It is permissible for two parties to select a third party to judge between them if he is competent for the judgeship (def: o22.1) (O: provided the case does not concern Allah's prescribed penalties, (A: and they may select such a person) even when a judge exists). It is obligatory for them	-021 - وإنَّ حَكَّمَ الخصمــانِ رجـلًا صُلُّعُ للقضـاءِ جَازَ (وهـذا في غير حدود لله تعـالى، ولـوامع وجود قاض) ولَـزِمَ

to accept his decision on their case, though if either litigant withdraws his nomination before the third party gives his judgement, the latter may not judge.	حكمَّهُ [وإنَّ لَمْ يَقَرَاضِهَا بِهِ بِعَدْ الحَكَمِ]. الكُنْ إنْ رَجَعَ فِيهِ (أَي في السَّحَكَمِ) احْدَهُمَا قِبَلَ أَنَّ يَحْكُمُ آمَنَتُعَ الحَكُمُ.
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022.0 THE JUDGE AND THE COURT	022.0 شروط الـقــاضـي ا وصفة المحكمة
<ul> <li>o22.1 The necessary qualifications for being an Islamic judge (qadi) are;</li> <li>(a) to be a male freeman;</li> <li>(b) to have full capacity for moral answerability (taklif, def: c8.1);</li> <li>(c) to be upright (o24.4);</li> </ul>	022.1 ويَتْشَرَّطُ في القاضي الذكورة والحرية والتكليف والعدالة والعلم (بالأحكام الشرعية بطريق الاجتهاد لا بالتفليد، وأهلية الاجتهاد تتوقف على معرفة أحكام القرآن والسنة (ح: والإجماع) والقياس مع معرفة أنواعها. فمن أمواع القرآن: المام، والخاص،
(d) to possess knowledge (O: of the rulings of Sacred Law, meaning by way of personal legal reasoning (ijtihad) (A: from primary texts), not merely by following a particular qualified scholar (taqlid) (A: i.e. if he follows qualified scholarship, he must know and agree with how the rulings are derived, not merely report them). Being qualified to perform legal reasoning (ijtihad) requires knowledge of the rules and principles of the Koran, the sunna (A: in this context meaning the hadith, not the sunna as opposed to the obligat- ory), (N: as well as knowledge of scholarly con- sensus (ijma', def: b7)), and analogy (def: III below), together with knowing the types of each of these. (A: The knowledge of each "type" below implies familiarity with subtypes and kinds, but the commentator has deemed the mention of the category as a whole sufficient to give readers a general idea.)	
(1) The types of Koranic rules include, for example:	
(1) those ('amm) of general applicability to different types of legal rulings;	

<ul><li>(2) those (khass) applicable to only one par- ticular ruling or type of ruling;</li></ul>	والمجمعان، والمبين، والمطلق، والمقيد، والنص، والطاهر، والناسخ،
(3) those (mujmal) which require details and explanation in order to be properly understood;	والمنسوخ. ومن أنواع السنة: المتواتر. والأحاد، [والمتصل]، وغيره. (ت: قال
(4) those (mubayyan) which are plain with- out added details;	
(5) those (mutlaq) applicable without restriction;	
(6) those (muqayyad) which have restric- tions;	
(7) those (nass) which unequivocally decide a particular legal question;	
(8) those (zahir) with a probable legal signifi- cation, but which may also bear an alternative interpretation;	
(9) those (nasikh) which supersede previ- ously revealed Koranic verses;	
(10) and those (mansukh) which are super- seded by later verses.	
(II) The types of sunna (A: i.e. hadith) include:	
(1) hadiths (mutawatir) related by whole groups of individuals from whole groups, in mul- tiple contiguous channels of transmission leading back to the Prophet himself (Allah bless him and give him peace), such that the sheer number of separate channels at each stage of transmission is too many for it to be possible for all to have con- spired to fabricate the hadith (A: which is thereby obligatory to believe in, and denial of which is unbelief (kufr));	
(2) hadiths (ahad) related by fewer than the above-mentioned group at one or more stages of the transmission, though traced through contigu- ous successive narrators back to the Prophet (Allah bless him and give him peace), (n: If a hadith is transmitted through just one individual at any point in the history of its transmission, the	

hadith is termed singular (gharib). If it is transmit-	يوسف أردبيلي : والمرسل، والمسند،
ted through just two people at any stage of its	يري موالمنفطع، وحال المرواة المرواة
transmission, it is termed rare ('aziz). If its chan-	ا جرحاً وتعديلًا. [الثالث] أقاويل علماء
nels of transmission come through only three i	الجرحن وتعديده الفصف الفوين عنتك
people at any point of its history, it is termed well-	
known (mashhur). These designations do not	
directly influence the authenticity rating of the	
hadith, since a singular hadith, for example, might	
be rigorously authenticated (sahih), well authenti-	
cated (hasan) (N: hadiths of both types being	
obligatory for a Muslim to believe in, though	
someone who denies them is merely considered	
corrupt (fasiq), not an unbeliever (kafir)), or not	
well authenticated (da'if), depending on the relia-	
bility ratings of the narrators and other factors	
weighed and judged by hadith specialists);	
(3) and other kinds, (n: Yusuf Ardabili men-	
tions the following in his list of qualifications for it	
performing legal reasoning (ijtihad):)	
(4) hadiths (mursal) from one of those	
(tabi'i) who had personally met (N: not only met,	
but actually studied under) one or more of the	
prophetic Companions (Sahaba) but not the	
Prophet himself (Allah bless him and give him	
peace) (n: hadiths reported in the form, "The	
Prophet said [or did] such and such," without	
mentioning the Companion who related it directly	
from the Prophet);	
(5) hadiths (musnad) related through a con-	
tiguous series of transmitters back to the Prophet	
(Allah bless him and give him peace);	
(i mai ores) and use give intripeace),	
(6) hadiths (muttasil) related through a con-	
tiguous series of transmitters (n: either from the	
Prophet (Allah bless him and give him peace),	
such a hadith being termed ascribed (marfu'), or	
else only from one of the Companions, such a	
hadith being termed <i>arrested</i> (mawquf));	
(7) hadiths (munqata) related through a	
chain of transmitters of whom one is unknown (n:	
though if two or more are unknown, it is not consi-	
dered merely incontiguous (mongata'), but rather	
problematic (mu'dal));	
705 d. 52 I 27 I	
(8) the positive and negative personal factors	
(jarh wa ta`dil) determining the reliability ratings	

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of the individual narrators of a hadith's channel of transmission;

Justice

(9) the positions held by the most learned of the Companions (Sahaba) on legal questions, and those of the scholars who came after them;

(10) and on which of these positions there is scholarly consensus (def: b7), and which are differed upon (*Kitab al-anwar li a'mal al-abrar fi fiqh al-Imam al-Shafi'i* (y11), 2.391).

(n: The English glosses and remarks on the meanings of the above hadith terminology are from notes taken by the translator at a lesson with hadith specialist Sheikh Shu'ayb Arna'ut.)

(III) Types of analogical reasoning (qiyas) include:

(1) making an *a fortiori* analogy between acts p and q, where if p takes a ruling, q is even likelier to take the same ruling. For example, if saying "Uff!" to one's parents is unlawful (n: as at Koran 17:23), one may analogically infer that beating them must also be unlawful;

(2) making an analogy between acts p and q, where if p takes a ruling, one may infer that q is equally likely to take the same ruling. For example, if it is unlawful to wrongfully consume an orphan's property, then it must also be unlawful to destroy his property by burning it up;

(3) and making an analogy between acts p and q, where if p takes a ruling, one may infer that it is likely, though less certain, that q takes the same ruling (A: because of a common feature in the two acts which functions as the basis ('illa) for the analogy). For example, if usurious gain (riba) is unlawful in selling wheat (dis: k3.1), then it is also unlawful in selling apples, the basis for the analogy being that both are *food*.

The meaning of *knowledge* of the above matters is (A: for a judge) to know part of what is connected with the Koran, sunna (A: i.e. hadith), and الصحابة فمن بعدهم إجماعاً واختلافاً [نقبل من كتاب الأنوار لأعمال الأيرار في فقه الإمام الشافعي: ٢/ ٣٩١]. ومن أنبواع القيباس : الأولوي كقياس ضرب الوالدين على التأفيف، والمساوي تقيياس إحراق مال اليتيم على أكله في التحريم فيهما، والأدون كقياس التفاح على البر في باب الربا بجامع الطمام. والمراد يعض ما يتعلق يالقرآن والسنة

analogy, not complete knowledge of the Book of Allah, total familiarity with the rules of the sunna,	والقبساس لاجميسع معرفة كتناب الله
or comprehensive mastery of the rules of analogi-	وجميع أحكنام النشة وجميع أحكنام
cal reasoning, but rather that which is pertinent to	الفياس. بل ما يتعلق بالفضاء. ولا بد له ا
giving judgements in court (A: though an absolute	من معبرفية حال البرواة قوة وضعفاً فيقدم
expert in Islamic legal reasoning (mujtahid mut-	عند التعرض الخساص على العام
laq) such as Abu Hanifa, Malik. Shafi'i, or	والمقيد على المطلق والمتص على الظاهر
Ahmad, is obliged to know what relates to every	والسمحكم على المتشسايسه والنسامسخ
subject matter in Sacred Law). He must know the reliability ratings of hadith narrators in strength	والمتصل والقنوي على مقابلها. ولا بد
and weakness. When two primary texts seem to	من معبرقة لسان العرب لغة ونجوا وصرفا
contend, he gives precedence to:	وبلاغة، وأقوال العلماء إجماعاً واختلافاً
·· ·	) فلا يخالفهم في أجتهاده. فإن فقد الشرط
(1) those of particular applicability (khass)	المذكور فولى سلطان ذو شوكة مسلماً
over those of general applicability ('amm);	) غيـر أهـل كفاسق ومقلد وصبى وامرأة نفذ
	احكممه وقضاؤه للضمر ورة لئلا تتعطيل
(2) those that take restrictions (muqayyad)	-
over those that do not (mutlaq);	
(3) those which unequivocally settle a par-	
ticular question (nass) over those of merely prob-	}
abilistic legal significance (zahir);	}
(4) those which are literal (muhkam) over	
those which are figurative (mutashabih);	
(5) and those which supersede previous rul-	
ings, those with a contiguous channel of transmis-	
sion, and those with a well-authenticated channel	
of transmission, over their respective opposites.	
He must also have knowledge of the Arabic	
language, its lexicon, grammar, word morphol-	
ogy, and rhetoric.	
He must likewise know the positions of the	
scholars of Sacred Law regarding their consensus	
and differences, and not contradict their consen- sus (A: which is unlawful (dis: b7.2)) with his own	
reasoning,	
If no one possesses the above-mentioned	
qualifications, and a strong ruler appoints an unfit	
Muslim to the bench, such as someone who is	
immoral, or who (A; is incapable of independent	
legal reasoning (ijtihad) and) mercly follows	
other qualified scholars (taglid), or a child, or a	
woman, then the appointee's decisions are	
implemented because of necessity, so as not to vi- tiate people's concerns and interests (A; and this	
is what exists in our day, when the conditions for	
is the only of any, when the conditions for	

an Islamic judge are seldom met with));	مصالح الناس) والسمع والبصرُ والنطقُ
(c) sound hearing;	(ولم ينبسه المصنف على شرط الإسبلام
	والظاهر أنه اكتفى بوصف العدالة عنه) .
(f) sound eyesight;	
(g) and the faculty of speech.	
(O: The author did not mention the necessary condition of being a Muslim, evidently feeling that uprightness ((c) above) was sufficient to imply it.)	
o22.2 It is recommended that the judge be stern without harshness, and flexible without weakness (O: so the litigants do not despise or disdain him, for otherwise, people entitled to rights would not be able to obtain them).	022.2 ويُنْـدْبُ أَنْ يَكْـونُ شديداً بلا عنف لينــاً بلا ضعف (حتى لا تحتقـره وتستخف الخصـوم. وإذا كان كذلـك تضيع الحقوق على أربابها).
o22.3 If the judge needs to appoint another per- son to handle a part of his caseload because it is too heavy for him, then he may assign someone to deal with the extra cases if the person himself is qualified to be a judge. If the judge does not need to, he may not appoint such a person without spe- cial permission (A: from the regional ruler).	022.3 وإن المُتَسالِح أَنَّ يَسْتَخْلِفَ فِي (بعض) أهمسالِم (وأحكامه) لكشريّها اسْتَخَلَف مَنْ يَصْلُح. وإنَّ لَمْ يَحْتَجُ فلا، إلاَّ أَنْ يُؤْذَنَ لَهُ.
o22.4 If the judge needs a court secretary, he must be Muslim, upright (def: o24.4), sane, and learned (O: meaning familiar with writing up plaintiffs' cases, recording what is done in each case and the judge's decisions, and must be able to distinguish between writing it correctly and incor- rectly. The above four conditions are obligatory, there only remaining to be mentioned that the sec- retary must be male and free).	022.4 وإن احْسَاجَ إلى كاتب فَلَيْكُنْ مسلماً عدلاً عاقلاً فتيهاً (والعراد من كونه فقيهاً أن يكون عارفاً بكتابة محاضر وسجلات وكتب حكمية ليعلم صحة ما يكتبه من فساده وهذه الأربعة لا يد منها وبفي من شروط الكاتب كونه ذكراً حراً).
o22.5 The judge should not have a doorkeeper (O: if there is no crowd), though if he needs one, the doorkeeper must be sane, reliable, and unbribable.	022.5 ولا يَتْجَدُ حاجباً (إن لم يَكُن ) ثم زحمة) فإن اخْتَاجَ فَلَيْكُنْ عاقـلاً أميناً بعيداً مِنَ الطمع .
o22.6 When not in the area of his jurisdiction, the judge may not give legal decisions, appoint others, or hear evidence (O: or claims).	022.6 ولا يَحْكُمُ (القاضي) ولا يُوَلَّي ولا يُسْمَعُ البِينة (بل ولا الدعوى) في غير عمله. [(ح: أي غير منطقة عمله)].

o22.7 He may not accept gifts except from some-022.7 ولا يَقْسَلُ هَدِيةَ إِلاَّ مَمَّنْ كَانَ one who customarily gave him gifts before he يُهَادِيهِ قبلُ الولاية ولم نكن لهُ خصومةً became judge, who is not a plaintiff, and whose ولم نَزدُ هديتُهُ بعيدَ التوليةِ (على هديته gifts are not more lavish than those given before قبلها ومثل الهدبة في هذا الحكم الضيافة the judge's appointment. (O: The same is true for والعارية إن كانت لمنفعة تضابل بأجرة entertaining the judge as a guest, as well as lending كسكني دار) . ومُسْعُ هذا فالأفضيل أنَّ لا articles to him which are of rentable value, such as lending him lodgings.) It is better for a judge not يْقْبْلْهْدا. (وحبيث حرمت لا يملكها to accept any gifts. (O: And whenever gifts are not المهدى إله فيحب ردها) . lawful to accept, he does not legally own them but must return them.) o22.8 A judge may not decide cases involving his 022.8 ولا يَحْكُمُ لوليد، (وإن سَفَل) son (O: son's son, and on down) or his father (O: ولا لوالمديم (وإن علا) [ولا لم قيقه] (ولا father's father, and on up, or cases involving his يقضى لشريكه في الأمر المشترك). partner in a shared enterprise). 022.9 ولا يَقْضى وهـ وَ غضب ان ولا o22.9 He should not decide cases when anery. hungry, thirsty, overwrought, exultant, ill, tired, جاتم ولاعط ان ولامهموم ولا فرحان flatulent, annoyed, or when the weather is irritat-ولا مريض ولا نعمم ولا حاقس ولا ingly hot or cold (O: it being offensive for a judge ضجيرانٌ ولا في حرَّ مزعج وبيردٍ مؤلم to decide a case in any state that affects his tem-([والضابط الجامع لما تقدم وغيره أنه] perament for the worse), though if he does, his decision is implemented. يكره للقباضي القضاء فيكل حال يسوء فيه خلقه، فإنَّ فَعَرَ أَغَذَ حِكْمَهُ. 022.10 ولا يُجْلِسُ في المسجدة o22.10 The judge should not sit in a mosque to decide cases (O: lest voices be raised therein, and للحكم (صوناً له عن ارتفاع الأصوات because he might need to bring in the insane, chil-ولأنمه قد يحتاج إلى إحضار المجانين dren, a woman in her period, or non-Muslims; for والصببان ومن كانت حائضة والكفار which reasons sitting in a mosque to decide cases فالجلوس في المسجد لأجل الحكم is offensive). But if his sitting in the mosque (O: in مكبروه) . فإن أَتَّفَق جلوسُهُ فيه (لصلاة prayer, spiritual retreat (i'tikaf), or awaiting group prayer) happens to coincide with the com-واعتكساف وانتظسار جمساعية) وخضير ing of two litigants, then he may judge between خصمان حَكَمَ بِينَهُمَا (من غير كراهة). them (O: without it being offensive). o22.11 The judge should sit with tranquility and 022.11 ويَجْلِسُ بسكينة ووقار (لأنه gravity (O: as it creates greater respect for him أعظم لهيبته وادعي لطاعته) . ويُحضِّ and makes it likelier that he will be obeyed). He الشهود والفقهاء ويُسَاورهُمْ فيمًا يُشْكِلُ. should have witnesses present and scholars of وإنْ لَمْ يَتَّضِعُ أَخْرَهُ. ولَمْ يُقَلَّدُ غيرَهُ في jurisprudence to consult with on points of diffi-الحكم . culty. If a case is not clear, he should postpone giving a decision on it. He may not merely imitate another's decision on a case (A: but must be capable of expert legal reasoning (ijtihad) himself).

o22.12 The judge handles the cases on a first- come-first-served basis, one case per turn. If two arrive at the same time, they draw lots to see whose case will be heard first. The judge (O: obligatorily) treats two liti- gants impartially, seating both in places of equal honor, attending to each, and so forth, unless one is a non-Muslim, in which case he gives the Mus- lim a better seat. He may not treat either litigant rudely, nor prompt one (O: as to how to state his case).	022.12 ويَبِدَأ بالخصوم بالأول قالأول في خصومة (واحدة) فقط فإن أشتووًا (أي الخصوم في المجيء بأن جاؤوا معاً) أفرع . ويُسوّي (القياضي وجوباً) بَيْنَهُما في المجلس والإقيال وغير ذلك إلا أن يَحُونُ أحدَهُما كافراً فَيْقَدَّم المسلم عليه في المجلس . ولا يُعَنَّفُ أحدَهُما ، ولا يُلْقَنَهُ (حجة) .
o22.13 The judge may intercede with one of them on behalf of the other (O; meaning to ask the two parties to settle their differences, which is what a judge's "intercession" is. It does not take place until after the truth has been established, which obviates his unfairly inclining to either one) and he may also pay one litigant what the other owes him.	022.13 ولمَّ أَنْ يُلْفَعَ (إلى خصمه أي أن يطلب من الخصمين أن يصطلحا وهذا هو معنى شفاعة القناضي وهي لا تكون إلا بعد ثبوت الحق وحينة ينتفي الميل إليه) ويُؤْتَي عنَّ أَحَدِهِمَا ما لَزِمَةً.
o22.34 (N: When assigned to a new jurisdiction,) the judge first looks into the cases of the impris- oned, then orphans, and then of lost and found items.	022.14 وينْظُـرُ أولَ شيءِ (ح: عنــد توليه القضـاء في مركز عمله الجديد) في المحبوسين ثمَّ في الأيتام ثمَّ في اللقطة .
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023.0 COURT CLAIMS	023.0 أصول المحاكمات
<ul> <li>o23.) If a plaintiff makes a claim that is not true, the judge considers it as if he had not heard it (O: and need not ask the defendant about it).</li> <li>When a claim is true, the judge asks the defendant, "What do you say?" If the defendant admits the claim is true, the judge does not give a decision on the case (A: there being no need to) unless the plaintiff asks him to. But if the defendant denies the claim, then if the plaintiff has no proof, the defendant's word is accepted if he swears an oath to that effect. (O: This is when the claim does not involve blood (A: i.e. retaliation (def: o3) or indemnity (o4)). If it does, then if there is obscurity in the matter, the plaintiff's</li> </ul>	023.1 إذا آدَعَىٰ الخصمُ دَعَىٰ ى عَرَّ صحيحة لمْ يَسُمَعُها (الفاضي فلا يترتب عليه سؤال الخصم الذي هو المدعى وإنَّ كَانَتْ صحيحية قَالَ للاخر: ما تَقُولُ فإذا أَنَّرَ لَمْ يَحُكُمُ عليه إلاً بطلب وإذا أَنَّكَرَ فإنَّ لَمْ يَحُنُ للمدّعي يبتة وإذا أَنَّكَرَ فإنَّ لَمْ يَحُنُ للمدّعي عليه وَ دعوى الدم أما في الدم حيث ظهر لوث

word is accepted (N: provided fifty separate oaths فالتقبول قول المندعي (ح: مع حلف are sworn by and distributed over all those enti-خمسين يمينياً توزع على أولياء الدم)) . tled to take retaliation).) The judge does not have ولا يُحَلِّفُهُ إلاَّ بطلب المدعى. فإن أمَّنتُعَ the defendant swear an oath unless the plaintiff مِنَ اليمين ردِّهَا على المدَّعِي . فإنَّ خَلَفَ requests it. If the defendant refuses to swear, then أَسْتَحَقُّ (المسدعي به) . وإن أَمْتَسْعَ the judge has the plaintiff swear (A: that his claim صرفهُما (القناضي عن مجلسه) . وإنَّ is true), and when he does, he is entitled (O: to what he has claimed) (A: from the defendant). سكحت الممدغين عليمه رعن جواب But if the plaintiff also refuses to swear, the judge الدعوى) فَلْبِعْلْ لهُ : إِنَّ أُجَبَّتَ وِإِلَّا رَدَدْتُ dismisses both of them (O: from his presence). If اليمينَ عليهم. فإنَّ لم يُجِبُ رُدَّتِ اليمينَ the defendant is silent (O: not responding to the على المدعى فيُحْلِفُ ويَسْتَحِقُّ . claim against him) then the judge should say, "Would that you would answer, for unless you do, Ull give the plaintiff the opportunity to swear an oath." If the defendant does not, then the plaintiff may swear an oath, and if he does, he is entitled to his claim. 023.2 - وإنْ كَانَ القاضِي يَعْلَمُ وجوبَ o23.2 If the judge knows the truth of the claim (O: against the defendant), and it concerns one of الحقّ (على المدعى عليه) فإنْ كَانَ في the prescribed penalties of Allah Most High, حدود الله تعسالي وصو البزنيا والسرقية meaning for fornication, theft, rebellion, or drink-والمحسارية والشرب لم يَحْكُم به (أي ing, then he may not sentence the defendant on بعلمنه بمنا ذكبر وقبد روي عن أبي بكس that basis alone (O: on the basis of his knowledge الصديق رضي الله عنه أنه قال : «لو رأيت ا of one of the above crimes. It is related of Abu Bakr Siddig (Allah be well pleased with him) that رجلًا عليه حدلم أحده حتى يشهد عندى he said. شاهدان،) وإنْ كَانَ غِيرَ ذَلِكَ حَكَمَ بِهِ . (وشبيرط الحكم به أن يصبرح بمستنده "Were I to see someone who deserved a pre-فيتسول : علمتُ أن له عليسك ما ادعساء scribed legal penalty, I would not punish him وحكمت عليك بعلمي). unless two witnesses attested to his deserving it in front of me.") But when the judge knows the truth about something other than prescribed legal penalties. he must judge accordingly (O: the necessary condition for which is that he plainly state that he knows, such as by saying, "I know what he claims against you to be true, and have judged you according to my knowledge"). o23.3 When the judge does not know the Ian-023.3 - وإذا لم يَعْرَف لسانَ الخصم guage of the litigants, then he refers to upright رَجْعَ فِيهِ إِلَى عَدَلَ يَعْرِفُ بِشَرِطِ أَنْ يَكُونُ (def: o24.4) persons familiar with it, provided عدداً واثنين فأكثر، بَثْبُتُ فيهِ ذلك الحقّ. they are a number (O: two or more) sufficient to substantiate the claim (def: o24.7-10).

o23.4 If a judge gives a decision on a case but then learns of an unequivocal text relating to it (O: from the Koran or <i>mutawatir</i> hadith (def: o22.1(d(II))), a consensus of scholars, or an <i>a</i> <i>fortiori</i> analogy (o22.1(d(II))), that controverts his decision, then he reverses it.	023.4 وإذا حَكَم بعي، فوجد التعلّ ( (من الكتاب أو المنه المتواسرة) أو الإجماع أو القياس الجلي بخلافه نَفْضُهُ .
o23.5 A court claim is not valid except from a plaintiff possessing full right to deal with his own property.	023.5 ولا تَصِـحُ الــدْغـوى إلاّ مِنْ . مطلب التصرف .
o23.6 It is not valid to litigate over something that is not determinately known (def: $k2.1(e)$ ), though some exceptions to this exist, such as claiming a bequest. If the plaintiff is claiming a financial obliga- tion (dayn), he must mention its type, amount, and description. If he is claiming some particular article ('ayn) (O: such as a house), he must identify it. If he is unable to (O: as when the article is portable, and out of town), then he must describe it (O: with a description that would be valid for buying in advance (def: k9.2(d,g))).	023.6 ولا تُصَحَّ دعوى المجهول الآ في مسائل . منها الوصية . فإن ادْعَى دينا ذَكرَ الجنس والقدر والصفة أو عيناً يُمكن تعيينها (كان كانت داراً) غَيَّنها . وإلاَ (بأن تكون الدين منقولة وهي غالبة عن البلد) ذَكرَ صفتَها (المعتبرة في باب السلم).
o23.7 If a defendant denies a claim against him (A: and the plaintiff has no proof) then his denial is accepted (A: provided he swears on oath), as also when he says, "I owe him nothing."	023.7 - فإنَّ أَنْكَسرَ المسدعَى عليه ما ادَعَساهُ صحُّ الجوابُ. وكَفَا إنْ قال: لا يَسْتَحِقُ عليُ شيئاً.
o23.8 If the claim is for a particular article that is currently in the possession of one of the litigants, then the word of the person who has it is accepted when he swears an oath that it is his. If the article is in the possession of both litigants (O: together, and there is no proof as to whose it is; or when it is in the possession of neither, such as when a third party has it), then each swears an oath (O: that it does not belong to the other) and half the article is given to each of them.	023.8 فإنْ كَانَ المدَعَى بِهِ عِيناً في يدِ أحدِجِمَا فالقَسُولُ قولُهُ (أي قول من هي بيده) بِعينِهِ. فإنَّ كَانَ في يدِجما (معاً ولا بينة أولم يكن في يد أحد منهما بأن كان في يد ثالث) حُلَفًا (أي حلف كل واحد يعيناً على نفي كونه للآخر) وجُعِلَ بِنَهُمًا نصفينِ.
o23.9 When another person owes one some- thing, but denies it, then one may take it from his property without his leave (O: whether one has	023.9 ومَن لهُ حقَّ على منكر فلَهُ أنَّ يَاحَدُهُ مِنْ مالِ وبغيرِ إذٰنِهِ (سواء كَانت له

proof of it or not). But if the person acknowledges that he owes it to one, one may not simply take it from him (O: because a debtor may pay back a debt from whatever part of his property he wishes).	بذليك الحق بينية أم لا) . فإنَّ كَانَّ (من حليه الحق) مقرأ فلا (لأن للمديون أن يؤديه من حيث شاه) .
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024.0 WITNESSING AND TESTIFYING	024.0 الشبهادة
o24.1 It is a communal obligation (def: c3.2) to both witness (A: i.e. observe) legal events and to testily to having witnessed them. If there is only one person to do so, then it is personally obliga- tory upon him, in which case he may not accept payment for it, though if it is not personally obligatory, he may accept a fee.	1.024.1 تحمُّلُها واداؤُها فرضُ كفاية. فإن لم يكن إلا هو تَنبَن عليه. ولا يَجوز أنْ يَاخُذ أجرة حينة. فإنْ لم يَتعَينُ فلهُ الأخذ.
<ul> <li>o24.2 Legal testimony is only acceptable from a witness who:</li> <li>(a) is free;</li> <li>(b) is fully legally responsible (mukallaf, def: c8.1) (O: as testimony is not accepted from a child or insane person, even when the child's testimony regards injuries among children that occurred at play);</li> </ul>	024.2 ولا تُقْبَلُ إلاَّ مِنْ حرَّ مكلفِ (قبلا تقبيل من صبي ولا مجنون ولو في الجراحات الواقعة بين الصبيان في اللعب) ناطق مستقطِّ حسن الديانة (فإن أسراد به العدل لقوله تعالى : فواً شُقِدُوا ذوَيْ عَدَلَ مِنْكُمُ في والكفر أسد أنواع الفسق فلا حاجة إلى التصريح به) ظاهر المسروفة (والمسروفة هي التخلق بخلق أمثاله في زمانه ومكانه وعبارة شيخ
(c) is able to speak;	
<ul> <li>(d) is mentally awake;</li> <li>(e) is religious (O: meaning upright (o24.4)</li> <li>(A: and Muslim), for Allah Most High says,</li> </ul>	
"Let those of rectitude among you testify" (Koran 65:2),	
and unbelief is the vilest form of corruption, as goes without saying);	
(f) and who is outwardly respectable (O: <i>respectability</i> (muru'a) meaning to have the positive traits which one's peers possess in one's par-	

ticular time and place. Sheikh al-Islam (A: Zakariyya Ansari) says, "Respectability is re- fraining from conduct that is unseemly according to standards commonly acknowledged among those who observe the precepts and rules of the Sacred Law." It is according to <i>standards com- monly acknowledged</i> (def: f4.5) because there are no absolute standards for it, but rather it varies with different persons, conditions, and places. Such things as eating and drinking (A: in the marketplace) or wearing nothing on one's head may vitiate it (A: though the latter is of no con- sequence in our times), as may a religious schol- ar's wearing a robe or cap in places where it is not customary for him to do so).	الإسلام ووالمسروءة توقي الأدنياس عرفاً ممن يراعي منتاهيج الشسرع وآدابه وهي توقي الأدنياس عرفاً لأنهيا لا تنضيط بل والأماكن فيسقطها أكبل وشرب وكشف والأماكن فيسقطها أكبل وشرب وكشف عادة له أن يفعلها فيه. ولا تُقْبَل مِنْ مُفَقَل (وهو من كثر غلطه ونسيانه: لعدم الوثوق به).
The testimony of an absentminded person (O: meaning someone who often makes mistakes and forgets) is not acceptable (O: because he is unreliable).	
<ul> <li>o24.3 Nor is testimony acceptable from someone who:</li> <li>(1) has committed an <i>enormity</i> (O: meaning something severely threatened against in an unequivocal text from the Koran or hadith (dis: book p) (N: though if someone who commits such an act then repents (def: p77) and is felt to be sincere in this, he regains his legal uprightness and his testimony is accepted, provided he is tested after his repentance long enough to believe in its genuineness);</li> </ul>	024.3 ولا منْ صاحب كسيرة (والكبيرة هي ما ورد فيها وعيد شديد بنص كتباب أو منة) (ح: لكن إن تاب وتقبل شهادته بشرط اختباره بعد التوية مدة يظن صدق توبنه) ولا مِن مُذْمِن على مغيرة (لأنها صارت ملحقة بالكبيرة بخلاف ما إذا لم يصر عليها، والصغيرة هي التي لم برد فيها وعيد شديد) ولا مِمْن ذلك.
(2) persists in a lesser sin (O: because it then becomes an enormity, as opposed to when one does not persist therein. A <i>lesser sin</i> is one that has not been severely threatened against in an unequivocal text);	
(3) or is without respectability (det: o24.2(f)), such as a street-sweeper, bathhouse attendant, and the like.	
(A: A legally <i>corrupt</i> or <i>immoral</i> person (fasiq) is someone guilty of (1) or (2) above.)	

o24.4 (A: Normal <i>uprightness</i> ('adala) for purposes other than giving testimony in court means that one avoids (1) and (2) above, while (3) concerns court tes- timony alone (N: i.e. <i>uprightness</i> for testimony in court means a person is none of the above).)		
o24.5 The testimony of a blind person is accepted about events witnessed before he became blind, though not events witnessed after, unless they are public events that are discussed among people, or when someone says something the blind person hears (O: such as a divorce, for example), and he takes the speaker by the hand and conducts him to the judge and testifies as to what he has said.	024.5 وتُقْبِلُ شهدة الأعمى فيما تَحْشُلَ قَبْلَ العمن. ولا تُقَبَّلُ فيمًا تَحَمَّلَ يعده إلا بالاستفاضة أوَّ أنَّ يُقَالُ في آذَنِهِ شيءَ (كطلاق) فَيُمْسِكُ القائلُ ويَحْبِلُهُ إلى القاضي ويَشْهدُ بِمَا قَالَ هذا لهُ.	
<ul><li>o24.6 The testimony of any of the following is unacceptable:</li><li>(1) a person testifying for his son (O: son's</li></ul>	024.6 ولا تُقَبَّلُ شهدادةُ الشخص لوليدة (وإن سفل) ووالدة (وإن علا) ولا شهدادةً مَنَّ بَجُرُ لنفسه (بشهادته) نقعاً ولا مَنْ بِذَفَتُ عَنْهَا ضَرِراً ولا شهدادةُ العدوَّ	
<ul><li>son, and on down) or his father (O: father's father, and on up);</li><li>(2) a person who stands to benefit (O: by his</li></ul>	من يدفع عنها صررا وو منهادة العنو على عدوة ولا شهادة الــــُــخص على قعل نفيه .	
<ul><li>own testimony);</li><li>(3) a person who stands to avoid loss to himself through his testimony;</li></ul>		
(4) a person testifying about his enemy;		
(5) or a person testifying about his own act.		
o24.7 The testimony of the following is legally acceptable when it concerns cases involving property, or transactions dealing with property, such as sales:	024.7 فَيُقْبَلُ في العال وما يُقْصَدْ منهُ المال كالبيع رجلان أوْرجلٌ وامرأتان أوْ شاهدُ مَعَ يمين المدّعي.	
(1) two men;		
(2) two women and a man;		
(3) or a male witness together with the oath of the plaintiff.		
o24.8 If testimony does not concern property. such as a marriage or prescribed legal penalties.	024.8 ومسا لا يُقْصَدُ مندهُ المسالُ كالنكساح والعسدود لمْ يْفْبَسْلْ فيسهِ إلاً	

02	5.0 Justice	
	then only two male witnesses may testify (A: though the Hanafi school holds that two women and a man may testify for marriage).	شاهدان ذكراني.
	b24.9 If testimony concerns fornication or sodomy, then it requires four male witnesses (O: who testify, in the case of fornication, that they have seen the offender insert the head of his penis into her vagina).	024.9 - ولا يُقْبَسلُ في السرَنَّـا واللواطِ [وإتيـــان البهيمنة] إلا أربعــةً ذكــورِ (يشهــدون أنهم رأوه أدخل حشفته في فرجها بالزنا).
	524.10 If testimony concerns things which men do not typically see (O: but women do), such as childbirth, then it is sufficient to have two male witnesses, a man and two women, or four women.	024.10 ويُغْبَسُلُ فِيفَ لا يُطْلِعُ عليهِ السرجالُ (ويطلع عليه النساء) كالولادة رجلانِ أوْ رجلُ وامرأتانِ أوْ أربعُ نسوةٍ.
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	025.0 THE CALIPHATE مالخلافا وعلم الخلافا وعلم الخلافا وعلم الخلافا وعلم وعلم الخلافا وعلم وعلم وعلم والمحلفة وعلم والمحلفة وال والمحلة والمحلة والمحلفة والمحلفة والمحلة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلفة والمحلية والمحلفة وا	
- 1	THE OBLIGATORY CHARACTER OF THE CAUPHATE	وجوب الخلافة
	o25.1 (Mawardi:) The reason the office of su- preme leadership has been established in Sacred Law is to fulfill the caliphal successorship to prophethood in preserving the religion and man- aging this-worldly affairs. The investiture of someone from the Islamic Community (Umma) able to fulfill the dutics of the caliphate is obligat- ory by scholarly consensus (def: b7), though scholars differ as to whether its obligatory charac- ter is established through reason or through Revealed Law. Some say that it is obligatory by human reason, because of the agreement of rational individuals to have a leader to prevent	025.1 (المماوردي:) الإسامة موضوعة لخلاقة النبوة في حراسة اللدين وسياسة الدنيا. وعقدها لمن يقوم بها في الأسة واجب بالإجماع [وإن شدّ عنهم بالعقل أو بالشرع؟ فقالت طائقة وجبت بالعقل لما في طباع العقلاء من التسليم لزعيم يمنعهم من النظالم ويفصل بيئهم في التسازع والتخاصم. ولمولا الولاة في التسازع والتخاصم. ولمولا الولاة وقالت طائفة أخرى: بل وجبت بالشرع

them from wronging one another and to come be- tween them when conflict and arguments arise. Without authorities, there would be a chaos of neglected people and a disorderly mob. Others hold that it is obligatory not through reason, but rather through Sacred Law, for the caliph per- forms functions that human reason might not otherwise deem ethically imperative, and which are not entailed by reason alone, for reason merely requires that rational beings refrain from reciprocal oppression and strife, such that each individual conform with the demands of fairness in behaving towards others with justice and social cohesion, each evaluating their course with their own mind, not anyone else's, whereas Sacred Law stipulates that human concerns be consigned to the person religiously responsible for them. Allah Mighty and Majestic says. "You who believe, obey Allah and obey the Prophet and those of authority among you" (Koran 4:59), thereby obliging us to obey those in command, namely the leader with authority over us. Abu Hurayra relates that the Prophet (Allah bless him and give him peace) said, "Leaders shall rule you after me, the godfear- ing of them ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the profligate ruling you with godfearingness and the gainst them." (al-Ahkam al-sultantiyya wa al-wilayat al-diniyya (y87), 5–6)	دون العقل لأن الإمام يقوم بأمور شرعية قد كان مجوزاً في العقل أن لا يرد التعبد أوجب العقل أن يمنع كل واحد نف من العقدلاء عن النظالم والتقاطع، ويأخذ فيتدبر بعقله لا يعقل غيره. ولكن جاء فيتدبر بعقله لا يعقل غيره. ولكن جاء النسرع ينفويض الأمور إلى وليه في فإنه أيّها البذين آمنوا أطيعوا الله وإلى الأمر فيا وهم الأمور الى وليه في وأطيعوا الرَّمُسُولَ وأولي الأَشر مِنْكُمْ والميعوا الرَّمُسُولَ وأولي الأَشر مِنْكُمْ والروى هشام بن عروة عن أي صالح] عن أي عريرة أن رسول الله يُقاف الله عن أي عريرة أن رسول الله يُقاف الن بيره ويليكم الفاجر يفجوره فاسمعوا لهم والروى هشام بن عروة عن أي صالح] وعليهم الماحة والمات الماتي ين عراق ويليكم الفاجر يفجوره فاسمعوا لهم مسلكم بعدي ولاة فليكم السربره وعليهم الحرر من الأحكام الملطاني وعليهم الماحر بنهجوره فاسمعوا لهم مسلكم بعدي ولاة وليكم الماتير بيره وعليهم الماحر بنه عورة الحق قال: وعليهم الماحر بنه حورة فاسمعوا لهم مسلكم بعدي ولاة وليكم الماعت وعليهم الماحر من الأحكام الملطانية أولو الايات الدينة ٥ - 1]. التن نعليقات من الأصل بوضعها بين المن نعليقات من الأصل بوضعها بين المورة الإسام الأعظم. وأثيننا في ثنايا متعاولا الما الأعظم. وأثينا في ثنايا متوافر الما الأعظم. وأثينا من عنوان التن نعليقات من الأصل بوضعها بين التومين وبكونها مثاراً إليها بحروف من قد مسرز الما الحط، فاتعليقات من كتاب التومين وبكونها مثاراً إليها بالحرف من أمساء ألحمايا الحرف اهم، والنعليقات متنايا الماتي تعالية منوارة الموتي اليا منها التعليقات من الأصل بوضعها بين أمساء التعليقات من الأصل بوضعها بين أمساء ألحناج للإمام ابن حجر الهيتمي أسماء ألحمة قد أشرنا إليها بالحرف من منه التعليقات من كتاب منه التعليقات من كتاب معلي التحليقات من كتاب منكاب منه المناي الموت منه الموت والعليقات من من الموت الموت الموت الموت منه الموت الموت الموت النوي الموت الموت الموت الموت الموت الموت الموت الموت الموت الموت الموت الموت الموا الموا مومع المارة. وبالما التوليق إلى الموت الموت الموا الموا المولي ألما الموليق ألما المولي إلى الموت الموا الموا الموليق أل من مائي المولي الموا الموليق أل مائوا المولي أل المولي ألما المولي ألم
o25.2 (H: The caliphate is a communal obliga- tion (def: c3.2) just as the judgeship is (S: because the Islamic community needs a ruler to uphold the religion, defend the sunna, succor the oppressed from oppressors, fulfill rights, and restore them to whom they belong).)	025.2 (هـ : الإصامة هي فرض كفاية كالقضاء (ش : إذ لا بد للأمة من إمام يقيم السدين وينصبر السنة وينصف المظلوم من الظالم ويستبوفي الحقوق ويضعها مواضعها)) .

### THE QUALIFICATIONS OF A CALIPH

025.3 (Nawawi:) Among the qualifications of the caliph are that he be:

(a) Muslim (H: so that he may see to the best interests of Islam and the Muslims (K: it being invalid to appoint a non-Muslim (kafir) to authority, even to rule non-Muslims.) (S: Qadi 1yad states that there is scholarly consensus (def: b7) that it is not legally valid to invest a non-Muslim as caliph, and that if a caliph becomes a non-Muslim (dis: 08.7) he is no longer caliph, as also when he does not maintain the prescribed prayers (A: meaning to both perform them himself and order Muslims to) and summon the people to them, and likewise (according to the majority of scholars) if he makes reprehensible innovations (bid'a, def: w29.3) (A: by imposing an innovation on people that is offensive or unlawful). If the caliph becomes a non-Muslim, alters the Sacred Law-(N: such alteration being of two types, one of which consists of his changing the Law by legislating something which contravenes it while believing in the validity of the provisions of the Sacred Law, this being an injustice that does not permit rebellion against him, while the other consists of imposing rules that contravene the provisions of the religion while believing in the validity of the rules he has imposed, this being unbelief (kufr) (A: it is questionable whether anyone would impose such rules without believing in their validity)) -or imposes reprehensible innovations while in office, then he loses his authority and need no longer be obeyed, and it is obligatory for Muslims to rise against him if possible, remove him from office, and install an upright leader in his place. If only some are able, they are obliged to rise up and remove the unbeliever (A: whether they believe they will succeed or fail), though it is not obligatory to try to remove a leader who imposes reprehensible innovations unless they believe it possible. If they are certain that they are unable to (A: remove an innovator), they are not obliged to rise against him. Rather, a Muslim in such a case should emigrate from his country (N: if he can find a better one), fleeing with his religion (A: which is obligatory if he is prevented in

شروط الإمام الأعظم 025.3 - (التووى: ) شرطُ الأمام كونَّهُ مسلمة (هـ: ليراعى مصلحة الإسلام والمسلمين) (ب: فلا تصبح توليبة كافر ولم على كافسر) (ش: قال المقساضي عياض: أجمع العلماء على أن الإمامة لا تنعقبد لكبافر وعلى أنهالو طرأ عليه الكفر العيزل، وكنذا لوترك إقبامة الصلوات والمدعماء إليهما . قال : وكمذلك عند جمهمورهم البدعمة (ح: المكفرة) [...]. فلو طرأ عليه كفر ونغيير الشرع (ح : وتغييسر الشبرع على نوعين : تغيير الشمرع بمعنى أن يأممر بمما يخالف به الشبرع معتقداً صحة ما ورد في الشرع. وهذا ظلم لا يبيح الخروج عليه . وأما إذا أتي بأحكمام تخمالف أحكام الدين معتقدا أن هذه هي الأحكام الصحيحة، فهذا كفسر) أوبدعية خرج عن حكم البولايية وسقطت طاعتمه ووجب على المسلمين القيام عليبه وخلعبه ونصب إمام عدل إن أمكنهم ذلسك . فإن لم يقسع ذلسك إلا لطبائفة، وجب عليهم القيام بخلع الكافر ولايجب في المتدع إلا إذا ظنوا القدرة عليه فإن تحققوا العجز لم يجب القيام. وبهاجر المسلم عن أرضه إلى غيرها ويثر بدينه (ح: إن وجد بلداً أفضل)) مكلفاً

for leadership));

	<b>t</b>
his home country from openly performing acts of	(ب: ليلي أمر النباس، فلا تصبح إمنامة
worship)));	صبي ومجنبون [يبإجمياع]) حراً (ب:
(b) possessed of legal responsibility (def:	ليكمسل ويهساب) ذكسراً (ب: ليتفرغ
c8.1) (K: so as to command the people, it being	ويتمكن من مخالطة الرجال. فلا تصح
invalid for a child or insane person to lead);	ولاية امرأة لما في الصحيح : «لن يفلح
(a) from $(V_{1})$ at that oth the maximum convider time	قوم ولوا أمرهم امرأةه) قَرْشياً (ب: لخبر
<ul><li>(c) free (K: so that others may consider him competent and worthy of respect);</li></ul>	النسائي (هـ: إستباده جيد): «الأنمة من
competent and working of respect);	قريش، وبه أخذ الصحابة فمن بعدهم .
(d) male (K: to be able to devote himself full-	هذا عنــد نيسـر قرشي جامع للشمر وط)
time to the task, and to mix with men, the leader-	(هـ: فإن فقــد قرشي جامــع للشــر وط
ship of a woman being invalid because of the	فكتباني فرجيل من وليد إسماعيل [صلى
rigorously authenticated (sahih) hadith.	الله على نبيئا وعليه وسلم. ومر في ذلك
"A people that leaves its leadership to a	كلام في المضيء والكفساءة] فعجمي)
woman will never succeed");	مجتهــداً (هـ : كالقـاضي بل أولى (ب :
	ليعرف الأحكمام ويعلم الناس ولا يحتاج
(c) of the Quraysh tribe (K: because of the	إلى استفناء غيره في الحوادث) بل حكي
(H: well-authenticated (hasan)) hadith related by	ف الإجماع ولا ينافيه قول القاضي «عدل ]
Nasa'i,	جاهمل أولى من فاسق عالمه لأن الأول
"The Imams are of the Quraysh,"	يمكنمه التقسويض للعلماء فيما يفتقس
- , ,	للاجتهاد لأن محله عنبا فقد المجتهدين
a hadith adhered to by the Companions of the	(ش: المتصفين بيقية شروط الإسامة))
Prophet (Allah bless him and give him peace) and	
those after them, this qualification being obligat- ory when there is a member of Quraysh available	
who meets the other conditions) (H: though when	
there is not, then the next most eligible is a qual-	
ified member of the Kinana tribe, then of the	
Arabs, then of the non-Arabs);	
(f) capable of expert legal reasoning (ijtihad)	
(H: as a judge must be (def: $o22.1(d)$ ) and with	
even greater need (K: so as to know the rulings of	
Sacred Law, teach people, and not need to seek the legal opinion of others concerning	
uprecedented events), scholarly consensus (def:	
b7) having been related concerning this condition,	
which is not contradicted by the statement of the	
Qadi (A: 'Iyad) that "an ignorant upright person	
is fitter than a knowledgeable corrupt one," since	
the former would be able to refer matters requir-	
ing expert legal reasoning to qualified scholars, and moreover the remark applies to when the	
available leaders are not capable of legal reason-	
ing (S: while possessing the other qualifications	

641

<ul> <li>(g) courageous (K: meaning undaunted by danger, that he may stand alone, direct troops, and vanquish foes);</li> <li>(h) possessed of discernment (H: in order to lead followers and see to their best interests, religious or this-worldly, <i>discernment</i> meaning at minimum to know the various capacities of people), sound hearing and eyesight, and the faculty of speech (K: so as to decisively arbitrate matters);</li> <li>(i) (H: and be upright (def: o24.4) as a judge must be, and with even greater need. But it is valid, if forced to, to resort to the leadership of a corrupt person, which is why Ibn 'Abd al-Salam says, ''If there are no upright leaders or rulers available, then the least corrupt is given precedence'').</li> </ul>	شجاعاً (ب: والشجاعة قوة القلب عند البأسى، لينفرد بنفسه ويديم الجيموش ويقهر الأعداء) ذا رأي (هـ: يسوس به [(ش: أي يحكم يه)] السرعية ويدبر مصالحهم الدينية والدنيوية [قال الهروي: ] وأدناء أن يعرف أقدار الناس) فصل الأمور) (هـ: وعدلاً كالقاضي بل فصل الأمور) (هـ: وعدلاً كالقاضي بل أولى . فلو اضطر لولاية فاسق جاز ومن المدالة في الأنمة والحكام قدمنا أقلهم فسقاً) .
THE THREE WAYS A CALIPH MAY BE INVESTED WITH OFFICE	ثلاث طرق لانعقاد الإمامة
o25.4 The caliphate may legally be effected (K: through three means, the first of which is): (1) by an oath of fealty (H: like the one sworn by the prophetic Companions to Abu Bakr (Allah be well pleased with them)) which, accord- ing to the soundest position, is (H: legally binding if it is) the oath of <i>those with discretionary power to</i> <i>enact or disolve a pact</i> (ahl al-hall wa al-'aqd) of the scholars, leaders, and notables able to attend (K: since the matter is accomplished through them, and all the people follow them. It is not a condition that all those with discretionary power to enact or dissolve a pact be present from every remote region, or that there be a particular number present, as the author's words seem to imply, but rather, if discretionary power to enact or dissolve a pact exists in a single individual who is obeyed, his oath of fealty is sufficient.) (H: As for an oath of fealty from common people without discretionary power to enact or dissolve a pact, it is of no consequence) and they (H: those pledging fealty) must possess the qualifications necessary to be a witness (K: such as uprightness and so forth	2.5.4 وتَنْعَقَدُ الإصاحة (ب: بثلاثة طرق أحدها:) (١) باليَّعَةِ (ح.: كما بايع الصحابة أبا بكر رضي الله عنهم) والأصحَّ (ح.: أن المعتبر هى ببيعة أهل الحل والعقد من يتيسر اجتماعهم (ب: لأن الأمر ينتظم يتيسر اجتماعهم (ب: لأن الأمر ينتظم العلماء والرؤساء ووجوه الناس الذين العلماء والرؤساء ووجوه الناس الأطار بهم ويتبعهم سائر الناس. ولا بشترط العلماء ولا يشترط عدد كما يوهمه كلامه، الما لو تعلق الحل والعقد من سائر الأقطار بل لو تعلق الحل والعقد ديواحد مطاع المعيدة ولا يشترط عدد كما يوهمه كلامه، الحل والعقد من الموام فلا عبرة بها) وتُسرَّطُهُمُ (هـ: أي العبايين) صفية الشهوي (ب: من العدالة وغيرها) [محرّر

(dcf: 024.2)) (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 4.129–31, and Hawashi al-Shaykh 'Abd al-Hamid al-Sharwani wa al-Shaykh Ahmad ibn Qasim al-'Abbadi 'ala Tuhfa al-muhtaj bi sharh al-Minhaj (y2), 9.74–76).

(Mawardi:) When those with power to enact or dissolve a pact meet to select the caliph, they examine the state of the available qualified candidates, giving precedence to the best of them and most fully qualified, whose leadership the public will readily accept and whose investiture people will not hesitate to recognise. When there is only one person whom the examiners' reasoning leads them to select, they offer him the position. If he accepts, they swear an oath of fealty to him and the supreme leadership is thereby invested in him, the entire Islamic Community (Umma) being compelled to acknowledge fealty to him and submit in obedience to him. But if he refuses the caliphal office, not responding to their offer, he is not forced to comply-as investiture comes of acceptance and free choice, not compulsion and constraint-and they turn to another qualified candidate (al-Ahkam al-sultaniyya wa al-wilayat al-diniyya (y87), 7-8);

(2) (Nawawi:) and (H: the second means (K: through which it may be effected is)) by the caliph appointing a successor (H: meaning someone after him, even if it be his descendant or ancestor, for Abu Bakr appointed 'Umar (Allah be well pleased with them) as his successor, and scholarly consensus (def: b7) was effected in recognizing its legal validity. This type of investiture consists of the caliph appointing a successor while still alive, to succeed him after death. Though actually his successor during his life, the successor's disposal of affairs is suspended until the caliph dies).

If the caliph appoints a group to select a successor from among themselves, it is as if he had appointed a successor (K: though the successor is not yet identified) (H: resembling an appointment in it being legally binding and obligatory to accept the outcome of their choice) and they choose one of their number (K: after the caliph's death, investing the person they select with the caliphate) (H: because 'Umar appointed a committee of six to choose his successor from among themselves: 'Ali, 'Uthman, Zubayr, 'Abd al-Rahman ibn 'Awf, Sa'd ibn Abi Waqqas, and Talha, and after

من مغنى المحتساج إلى معسر فسة ألفساظ المتهاج : ٤/ ١٣٩ ـ ١٣١٠، ومن حواشي الشيخ عيمد الحميد الشمر واني والشيخ أحسب بن قاسم العبسادي على تحضة المحتاج بشرح المنهاج : ٩/ ٧٤-٧٤]. (المساوردي: ) فإذا اجتمع أهمل العقيد والحل للاختيبار وتصفحوا أحوال أهل الإسامة الموجودة فيهم شروطها فقدموا للبيعية متهم أكترهم فضسلا وأكملهم شر وطماً ومن يسمرع الناس إلى طاعته ولا يتسوقفون عن بيعتمه افإذا تعين لهم من أداهم الاجتهماد إلى اختياره عرضوهما عليه . فإن أجراب إليها بايعوه عليها والعقدت ببيعتهم له الإصامة فلزم كافية الأممة الدخول في بيعته والانقياد لطاعته . وإن امتنبع من الإممامة ولم يُجبُّ إليها لم يجبر عليها لأنها عقد مراضاة واختيار ولا يدخله إكراء ولا إجبار ، وعدل عنه إلى من سواه من مستحقيهما [نقبل من الأحكمام السلطانية والولايات الدينية : ٧ - ٨]. (٢) وَ(هـ: ئانىيهـا (ب: ينعقــد)) بِأَسْتَخْلَافٍ الإمام (هـ: واحداً بعده ولو فرعه أو أصله [ويعبر عنه بعهده إليه] كما عهد أبنو بكر إلى عمر رضي الله عنهما ، وانعقباد الإجمياع على الاعتباداد بذلك . وصورتيه أن يعقيد له الخيلافة في حياته البكون هو الخليفة بعده، فهووإن كان خليفته في حياته لكن تصرفه موقوف على موتسه) . فَلُوْ جَعَسَلَ (هـ: الإصام) الأمرَ شوري بين جسم فكاسْتخْلافٍ (هـ : في الاعتبداد به ووجبوب العمار بقضيته) (ب: إلا أن المستخلف عيسر معين) فَيَرْضُونُ أَحْدَهُمْ (ب: بعد موت الإمام فيعيشونيه للخسلافة) (هـ: لأن عمر جعل الأمير شوري بين سنية : على وعثميان والبزبير وعيد الرحمن بن عوف وسعد بن أبى وقاص وطلحة ، فاتففوا بعد موته على his death they agreed upon 'Uthman, (Allah be well pleased with them));

عثمان رضي الله عنهم) .

(٢) وَ(ه.: ثالثهما) بأستيه لأو جامع

الشيروط (هـ: بالشبوكية لانتظام الشمل (3) and (H: the third means is) through sei-به . هذا إن مات الإمام أو كان متغلبًا، أي zure of power by an individual possessing the ولسم يجنمناه النشير وط) ، (ش: أمنا qualifications of a caliph (H: meaning by force, since the interests of the whole might be realized الاستيلاء على الحي فإزكان الحي متغلبأ through such a takeover, this being if the caliph المقدت إسامة المتغلب عليه، وإن كان has died, or has himself obtained office through إمسامسا ببيعة أوعهدتم تتعقد إمامة scizure of power, i.e. when he lacks some of the المتغلب عليه) وَكُندًا فامنَّ جاهلٌ (ت: necessary qualifications.) (S: As for when the office is wrested from a living caliph, then if he تنعقبد إميامية كل منهميا مع وجبود بقيبة himself became caliph through seizure of power. الشروط) (هـ : وغيرهما وإن اختلت فيه the caliphate of his deposer is legally valid. But if الشيروط كلها (شي: أي إلا الإسلام. أما he became caliph through an oath of fealty (def: الواستبولي كاقبر على الإمبامة فلانتعقد o25.4(1)) or having been appointed as the previ-وتبقسدم إعنن شرح صحيسح مسلم] أن ous caliph's successor (def: o25.4(2)), then the المبتدع كالكافر هنا عند الجمهور)) في deposer's caliphate is not legally valid). A takcover is also legally valid, according to the الأصَّحُ (هـ: وإنْ عصى بما فعل، حذراً soundest position, by someone lacking moral من تشتت الأمر وثوران الفتن) . rectitude (dis: o25.3(i)) or knowledge of Sacred Law (025.3(f)) (K; meaning the caliphate of a person lacking either condition is legally valid when the other conditions exist) (H: as is the takeover of someone lacking other qualifications, even if he does not possess any of them (S: besides Islam, for if a non-Muslim seizes the caliphate, it is not legally binding, and so too, according to most scholars, with someone who makes reprehensible innovations, as previously mentioned (dis: o25.3(a))). The caliphate of someone who seizes power is considered valid, even though his act of usurpation is disobedience, in view of the danger from the anarchy and strife that would otherwise ensue). THE OBLIGATORY CHARACTER OF OBEDIENCE وجوب طاعة الإمام TO THE CALIPH o25.5 (K: It is obligatory to obey the commands 025.5 (ت: تجب طاعة الإمام (ح: and interdictions of the caliph (N: or his represen-ونائبه) وإن كان جائزاً فيما يجوز من أمره tative (def: o25.7-10)) in everything that is lawful ونهبه لخبر : ١٠ سمعوا وأطيعوا وإن أمر (A: meaning it is obligatory to obey him in everything that is not unlawful, offensive, or merely in his own personal interests), even if he is unjust, because of the hadith,

"Hear and obey, even if the ruler placed over

you is an Ethiopian slave with amputated extremities," and because the purpose of his authority is Islamic unity, which could not be realized if obeying him were not obligatory. It is also obligatory for him to give sincere counsel to those under him to the extent that it is possible.)	عليكم عبد حبشي مجدع الأطراف، ولأن المقصود من نصب اتحاد الكلمة. ولا يحصل ذلك إلا بوجوب الطاعة. وتجب نصيحته للرعية بحسب قدرته).
THE INVALIDITY OF A PLURALITY OF CALIPHS	عدم صحة عقد الإمامة لإثنين فأكثر
o25.6 (K: It is not permissible for two or more individuals to be invested with the caliphate (H: at one time), even when they are in different re- gions, or remote from one another, because of the disunity of purpose and political dissolution it entails. If two are simultaneously invested as caliph, neither's caliphate is valid. If invested serially, the caliphate of the first of them is legally valid and the second is disciplined (def: o17) for committing an unlawful act. together with those who swear fealty to him, if they are aware of the first's investiture as caliph) (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 4.132, and Hawashi al-Shaykh 'Abd al-Hamid al-Sharwani wa al-Shaykh Ahmad ibn Qasim al-'Abbadi 'ala Tuhfa al-muhtaj bi sharh al-Minhaj (y2), 9.77–78).	025.6 (ب: ولا بجوز عقدها لإمامين (هـ: في وقت واحد) فأكثر ولو بأقساليم ولو تباعدت لما في ذلك من اختلال الرأي وتفرق الشمل. فإن عقدت لاثنين معاً بطلتا، أو مرتباً انعقدت للسابق [كما في النكاح على امرأة] ويعزر الثاني ومبايعوه إن علموا بيعة السابق لارتكابهم محرماً) [محرر من مغني المحتاج إلى ومن حواشي الشيخ عبد الحميد الشرواني والشيخ أحصد بن قاسم العبادي على تحف المحتاج بشرح المنهاج : 4/ ٧٧ - ٧٧].
DELEGATING AUTHORITY TO THOSE UNDER THE CALIPH	تقليد الوزارة
<ul> <li>o25.7 (Mawardi:) The authority delegated to a minister of state may be of two kinds, full or limitary.</li> <li>(1) Full ministerial authority is when the caliph appoints as minister an individual who is entrusted with independently managing matters through his own judgement and implementing them according to his own personal reasoning (ijtihad).</li> <li>Appointing such an individual is not legally invalid, for Allah Most High says, quoting His prophet Moses (Allah bless him and give him peace),</li> </ul>	025.7 (الماوردي:) الوزارة على ضربين: وزارة تفويض ووزارة تنفيذ. (١) فأسا وزارة المتقويض فهو أن يستوزر الإمام من يفوض إليه تدبير الأمور برأيه وإمضاءها على اجتهاده. وليس مستنع حواز هذه الوزارة. قال الله تعالى حكاية عن نبيه موسى عليه الصلاة والسلام:

"And appoint for me a minister from my family. Aaron my brother; fortify me through him and have him share my task" (Koran 20:29–32),

and if valid respecting the task of prophethood, it is valid a fortiori regarding the function of the caliphate. Another reason is that the direction of the Islamic Community (Umma), which is the caliph's duty, cannot be fully conducted alone without delegating responsibility; for him to appoint a minister to participate therein is sounder than attempting to manage everything himself, a minister to help keep him from following mere personal caprice, that he may thus be further from error and safer from mistakes.

The conditions necessary for such a minister are the same as those for a caliph, excepting lineage alone (dis: o25.3(e)), for the minister must implement his views and execute his judgements, and must accordingly be capable of expert legal reasoning (ijtihad). He must also possess an additional qualification to those required for the caliphate, namely, by being specially qualified to perform the function he is appointed to.

(2) Limitary ministerial authority is a lesser responsibility and has fewer conditions, since the role of personal judgement therein is confined to the views of the caliph and their implementation, this minister being, as it were, an intermediary between the caliph, his subjects, and their appointed rulers; delivering orders, performing directives, implementing judgements, informing of official appointments, mustering armies, and informing the caliph in turn of important events, that the minister may deal with them as the caliph orders. He is an assistant in carrying out matters and is not appointed to command them or have authority over them. Such a ministry does not require an appointment but only the caliph's permission.

o25.8 When the caliph appoints a ruler over a region or city, the ruler's authority may be of two kinds, general or specific. The general may in turn be of two types, authority in view of merit, which is invested voluntarily; and authority in view of siezure of power, invested out of necessity.

﴿وَاجْعَلْ لِي وَرَيْسَ أَمَّةٍ أَهْلُمْ هَارُونَ أجر المُسدَّد به أَزَّري وأَلْسَرِكُهُ فِي أَمَّرِي ﴾ [سورة طه: ٢٩]. فإذا جاز ذلك في النبوة كان في الإمامة أحون ولأناما وكل للامام مراقدته الأمة لا بقندر على مباشرة جميعه إلا باستنابة ، ونيبابية الوزير المشارك له في تدبير أصح في تنفيذ الأمور من تفرده بها ، ليستظهر به على نفسه ، وبهما يكون أبعد من الزلل وأمنع من الخلل. ويعتب في تقليله هذه الوزارة شروط الإمسامسة إلا النسب وحده لألبه ممضى الأراء ومنفيذ الاجتهياد فاقتضى أن يكون على صفات المجتهدين . ويُحتاج فيها إلى شرط زائد على شروط الإمامة وهو أن يكون من أهل الكفاية فيما وكل إليه ٢٢ )وأما وزارة التنفيذ فحكمها أضعف وشمر وطهما أقملي، لأن النظر فيها متصور على رأى الإمنام وتبديسوت وهنذا الوزير وسط بينه وبين الرعايا والولاة يؤدي عنه ما أمر وينفذعنه ماذكر ويمضى ماحكم ويخبر بتقليد البولاة وتجهيز الجيبوش ويعرض عليبه ما وردمن مهم وتجدد من حدث ملم ليعمسل فينه ما يؤمنر به . فهنو معين في تتفيذ الأصور وليس بوال عليهما ولا متقلداً لها [ . . . ] وليس تفتقر هذه الموزارة إلى تقليما وإنما يراعي فيهما مجرد الاذن .

025.8 وإذا قلد الخليفة أميراً على إقليم أو بلد كانت إمسارت على ضربين عامة وخاصة . فأما العامة فعلى ضربين : إمبارة استكفاء بعضد عن اختيار ، وإمارة استبلاء بعقد عن اضطرار .

o25.9 Authority in view of merit is that which is freely invested by the caliph through his own choice, and entails delegating a given limitary function and the use of judgement within a range of familiar alternatives. This investiture consists of the caliph appointing an individual to indepen- dently govern a city or region with authority over all its inhabitants and discretion in familiar affairs for all matters of government, including seven functions:	025.9 فإمارة الاستكفاء التي تنعقد عن اختياره فنشتمل على عمل محدود ونظر معهود، والتقليد فيها أن يفوض إليه الخليفة إمارة بلد أو إقليم ولايسة على جميع أهله ونظراً في المعهود من مائر أعماله [فيصير عام النظر فيما كان محدوداً من عمل ومعهوداً من نظر] فيشتمل نظره فيه على سبعة أمور: أحدها النظر في تدييسر الجسوش وترتيبهم في السواحي
<ul> <li>(1) raising and deploying armies on the frontiers and fixing their solaries, if the caliph has not already done so;</li> <li>(2) reviewing laws and appointing judges</li> </ul>	وتقسدير أرزاقهم إلا أن يكنون الخليفة قدرهما عليهم والشاني النظسر في الأحكام وتقليد القضاة والحكام . والثالث جباية الخبراج وقبض الصدقات وتقليد
<ul><li>and magistrates:</li><li>(3) collecting the annual rate (khiraj) from those allowed to remain on land taken by Islamic</li></ul>	العمال فيهما وتفريق ما استجق متها. والرابع حماية الدين والذب عن الحريم ومسراعساة المدين من تغيير أوتبعديل .
conquests, gathering zakat from those obliged to pay, appointing workers to handle it, and dis- tributing it to eligible recipients;	والخسامس إقسامة الحدود في حق الله وحقـوق الأدميين . والسسادس الإمامة في الجمــع والجمساعــات حتى يؤم بهـا أو يستخلف عليهـا . والسابع تسيير الحجيج
<ul><li>(4) protecting the religion and the sacrosanct, preserving the religion from alteration and substitution;</li></ul>	من عمله ومن سلكسه من غيسر أهله حتى يتسوجهسوا معسانين عليه , فإن كان هذا الإقليم ثغراً متاحماً للعدو اقترن بها ثامن وهسو جهساد من يلبه من الأعداء وقسم
(5) enforcing the prescribed legal meaures connected with the rights of Allah and men;	غتائمهم في المقاتلة وأخذ خمسها لأهل الخمس [ ].
(6) leading Muslims at group and Friday prayers, whether personally or by representative;	
(7) facilitating travel to the hajj for both pil- grims from the region itself and those passing through from elsewhere, that they may proceed to the pilgrimage with all necessary help;	
(8) and if the area has a border adjacent to enemy lands, an eighth duty arises, namely to undertake jihad against enemies, dividing the spoils of battle among combatants, and setting aside a fifth (def: o10.3) for deserving recipients.	
o25.10 Authority in view of seizure of power, invested out of necessity, is when a leader forcibly takes power in an area over which the caliph sub-	025.10 وأما إمارة الاستيلاء التي تعقد عن اضطرار فهي أن يستولي الأمير بالقوة على بلاد يقذه المخليفة إسارتها وبقوض

AL-SALIK

sequently confirms his authority and invests him with its management and rule. Such a leader attains political authority and management by takeover, while the caliph, by giving him authorization, is enabled to enforce the rules of the religion so that the matter may be brought from invalidity to validity and from unlawfulness to legitimacy. And if this process is beyond what is normally recognized as true investiture of authority with its conditions and rules, it yet preserves the ordinances of the Sacred Law and rules of the religion that may not be left vitiated and compromised (al-Ahkam al-sultaniyya wa al-wilayat aldiniyya (y87), 25–39).

ممدة THE CONCLUSION OF 'UMDAT

026.0 خاتمة كتباب عمدة السالك وعدة الناسك

إليبه تدبيبرهنا وسيباستهماء فيكون الأمير

باستيلائه مستبدأ بالمياسية والتدبيري

والخليفة بإذنبه منفذأ لأحكيام المدين

ليخسرج من الفسساد إلى الصحسة ومن

المحظر إلى الإباحة . وهذا وإنْ خرج عن

عرف الشقليسة المطلق في شروطمه

وأحكمامه قفيه من حفظ القوانين الشرعية

وحراسية الأحكمام الدينية مالا يجوز أن

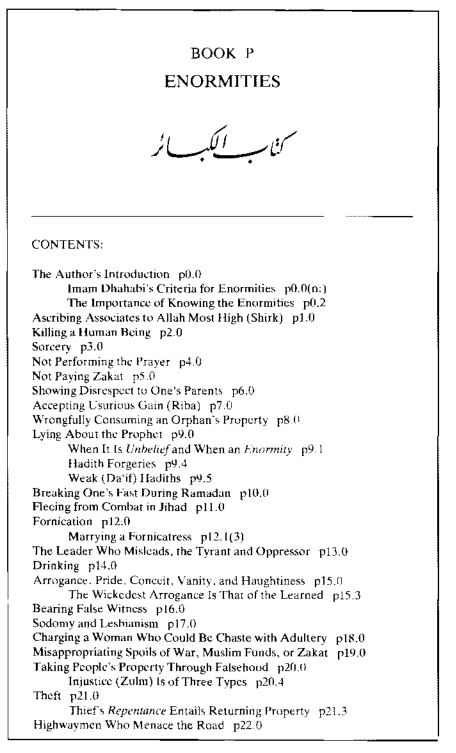
يتسرك مختبلًا مدخبولًا. . . [محبر ر من

الأحكام السلطانية والولايات الدينية ٢٥ ..

. [***

o26.1 And Allah Most High and Glorious knows best what is correct (O: meaning that He knows best what actually corresponds to the truth, in word and deed, the author thereby denying the claim to know better. There is scholarly disagreement as to whether the truth (A: about the rule of Allah for a particular ruling) is really one or muttiple (A: many scholars holding that all positions of qualified mujtahids on a question are correct). In fact, it is one, the Imam who is right about it (Allah be well pleased with them all) receiving two rewards, one for his attempt and one for being correct, while the one who is not is mistaken. receiving a reward for his effort and being excused for his mistake. All of which applies to particular rulings of Sacred Law (furu'), as opposed to fundamentals of Islamic faith (usul, def: books u and v), in which the person wrong about them is guilty of serious sin, as is anyone who contradicts the tenets of the orthodox Sunni Community (Ahl al-Sunna wa al-Jama'a)).

026.1 والله سبحانة وتعالى أعلم بالصواب (أي بما يوافق الحق في الواقع من القول والفعل. وكان المصنف قصد يذلك المتبري من دعوى الأعلمية. وهل الحق في السواقع واحد أو متعدد؟ فيه خلاف. والحق أنه واحد قمن وافقه من الأنمة رضي الله عنهم فهو المصيب وله أجران أجسر على اجتهاده وأجر على إصابته. ومن لم يوافقه فهو مخطىء وله أجرع على اجتهاده وهو معذور في خطئه وهدذا في القسروع، وأما في الأصول فالمخطىء أنم ك [المعترفة و] كل من خالف أهل السنة والجماعة).



The Engulfing Oath p23.0 The Inveterate Liar p24.0 Suicide p25.0 The Bad Judge p26.0 Permitting One's Wife to Fornicate p27.0 Masculine Women and Effeminate Mon p28.0 Marrying Solely to Return to the Previous Husband p29.0 Eating Unslaughtered Meat, Blood, or Pork p30.0 Not Freeing Oneself of All Traces of Urine p31.0 Collecting Taxes p32.0 Those Who Accept Tax Moneys p32.3 Showing Off in Good Works p33.0 Breach of Faith p34.0 Learning Sacred Knowledge for the Sake of This World p35.0 Reminding Recipients of One's Charity to Them p36.0 Disbelieving in Destiny (Qadr) p37.0 Listening to People's Private Conversations p38.0 Cursing Others p39.0 Leaving One's Leader p40.0 Believing in Fortune-Tellers or Astrologers p41.0 A Wife's Rebelling Against Her Husband p42.0 Conditions for Permissibility of Leaving Home p42.2(4) Severing Ties of Kinship p43.0 Meaning of Maintaining the Bonds of Kinship p43.0(A;) Making Pictures p44.0 The Talebearer Who Stirs Up Enmity Between People p45.0 Loudly Lamenting the Dead p46.0 Attacking Another's Ancestry p47.0 Excesses Against Others p48.0 Armed Insurrection and Considering Muslims Unbelievers p49.0 Hurting or Reviling Muslims p50.0 Harming the Friends (Awliya') of Allah Most High p51.0 Dragging the Hem of One's Garment out of Conceit p52.0 Men Wearing Silk or Gold p53.0 Slaughtering in Other Than Allah's Name p54.0 Surreptitiously Changing Property-Line Markers p55.0 Disparaging the Prophetic Companions (Sahaba) p56.0 Disparaging the Medinan Helpers (Ansar) p57.0 Inaugurating a Reprehensible Innovation (Bid'a) p58.0 Women Wearing False Hair and the Like p59.0 Pointing a Blade at One's Brother p60.0 Falsely Claiming Someone Is One's Father p61.0 Believing That Something Portends Bad Luck p62.0 Drinking from Gold or Silver Vessels p63.0 Arguing, Picking Apart Another's Words, and Quarrelling p64.0 Stinting When Weighing or Measuring Out Goods p65.0 Feeling Secure from Allah's Devising p66.0 Despairing of the Mercy of Allah and Loss of Hope p67.0 Ingratitude to Someone Who Does One a Kindness p68.0

Withholding Excess Water from Others p69.0 Branding an Animal's Face p70.0 Gambling p71.0 Violating the Meccan Sacred Precinct (Haram) p72.0 Forgoing the Friday Prayer to Pray Alone p73.0 Spying on the Muslims and Revealing Their Weaknesses p74.0 Probable Enormities p75.0 Envy p75.1 The three types of envy p75.1(2)Not Loving the Prophet More Than All People p75.2 Contending with What the Prophet Has Brought p75.3 Acquiescing to Disobedience p75.4 Helping Another to Wrongfully Dispute p75.5 Underhandedness p75.6 Disaffecting a Person's Spouse or Servant from Him p75.7 Vulgarity p75.8 Being Leaderless p75.9 Benefiting at a Muslim's Expense p75.10 Shunning a Muslim Without Right p75.11 Interceding for the Guilty p75.12 Saying Something That Allah Detests p75.13 Saying Master (Sayyid) to a Hypocrite p75.14 Breaking a Promise p75.15 Not Trimming One's Mustache p75.16 Not Performing the Hajj When Able To p75.17 Keeping an Inheritance from an Heir p75.18 Talking About How One's Wife Makes Love p75.19 Sodomizing One's Wife p75.20 Intercourse with One's Wife During Monstruation p75.21 Looking into Another's House Without Permission p75.22 Excessiveness in Religion p75.23 Not Accepting a Sworn Statement p75.24 Stinginess p75.25 Sitting in the Center of a Circle p75.26 Passing in Front of Someone Performing the Prayer p75.27 Circumstances of permissibility p75.27(1) Not Loving One's Fellow Muslims p75.28 For Further Reading p76.0 The Conditions of a Valid Repentance p77.0 Repentance Is Obligatory p77.1 When the Wrong Is Unconnected with Another's Rights p77.2 When Connected with Another's Rights p77.3 Property must be restored, etc. p77.3 p0.0 THE AUTHOR'S INTRODUCTION بة الميثلف 0.0q(n: The first of the books translated as appendices to our basic text 'Umdat al-salik concerns the enormities alluded to above in the context of court testimony

#### Enormities p1.0

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(dis: o24.3), and has been edited from the Kitab al-kaba'ir [Book of enormities] of Imam Dhahabi, who defines an enormity as any sin entailing either a threat of punishment in the hereafter explicitly mentioned by the Koran or hadith, a prescribed legal penalty (hadd), or being accursed by Allah or His messenger (Allah bless him and give him peace).)

p0.1In the name of Allah, Most Merciful and Compassionate.

O Lord, facilitate and help. The sheikh, Imam, and hadith master (hafiz, def: w48.2(end)) Shams al-Din Muhammad ibn Ahmad ibn 'Uthman Dhahabi (may Allah forgive him) said: Praise be to Allah for true faith in Him, His books. messengers, angels, and decrees. Allah bless our prophet Muhammad, his folk, and those who support him, with a lasting blessing that will grant us the Abode of Permanence near to Him.

This is a book useful in knowing the enormities, both in general and in detail. May Allah by His mercy enable us to avoid them. Allah Most High says,

"If you avoid the enormities of what you have been forbidden, We shall acquit you of your wrongdoings and admit you to a generous place to enter" (Koran 4:31).

In this text, Allah Most High promises whoever avoids the enormities to admit him to paradise. The Prophet (Allah bless him and give him peace) said.

"The five prescribed prayers, and from one Friday prayer to another entail forgiveness for what is between them as long as you do not commit the enormities."

So we are obliged to learn what they are, that the Muslim may avoid them.

ASCRIBING ASSOCIATES TO ALLAH MOST HIGH (SHIRK)

Ascribing associates to Allah Most High p1.1 means to hold that Allah has an equal, whereas

. p0.1 - يسم الله السرحمن البرجيم . ربٍّ يسر وأعن . قال الشيخ الإمام الحافظ شمس البدين محميد بن أحمد بن عشمان الذهبي غفر الله له ; الحميد لله على الإيميان به ويكتبه ورميله ومسلائكتيه وأقيدارهم وصلى الله على نبينا محمد وآله وأنصاره صلاة دائمة تحلنا دار القرار في جواره. هذا كتباب تافيع في معبرفية الكبياشر إجمالا وتفصيلا رزقنا الله اجتنابها برحمته قال الله تعالى : ﴿إِنَّ تُجْتَنِبُوا كَبَائِر مَا تْنْهُوْنْ عَنْهُ نْكَفَّرْ عَنْكُمْ سَبِنَاتِكُمْ وِنْدْحَلْكُمْ مُدُخَـلًا كُريمَاً؟ [النساء: ٣١]. فقد تكفيل الله تعالى بهذا النص لمن اجتب الكبائر بأن يدخله الجنة . وقال النبي 🕱 : دالصلوات الخمس، والجمعية إلى المجمعمة كقسارة لمسا بيتهن مالم تغش الكبائر» [رواه مسلم]. فتعين علينا الفحص عن الكيائر ما هو لكي يجتنيها المسلم . p1.0 الشرك بالله تعالى

p1.0

653

"When two Muslims meet with drawn swords, both the slayer and the slain go to hell." Someone said. "O Messenger of Allah, that is for the slayer. But why the slain?" And he replied, "Because he meant to kill the other."	إذا التقى المسلمانِ بسيفيُّهما فالقانـلُ والمفتول في النار. قبل يا رسولُ اللهِ هذا للقانـل فما بال المقتـول؟ قال: إنه كان حريصا على قتل صاحبه: [رواه البخاري].
*	
p3.0 SORCERY	p3.0 السحر
p3.1 Sorcery is an enormity because the sor- cerer must necessarily disbelieve (dis: $x_136$ ), and the accursed Devil has no other motive for teach- ing a person witchcraft than that he might thereby ascribe associates to Allah (shirk).	p3.1 لأن الساحر لا بد وأن يكفر، وسا للشيطان الملعون غرض في تعليمه الإنسان السحر إلا ليشرك به .
<ul> <li>p3.2 Allah Most High says:</li> <li>(1) "A sorcerer will never prosper wherever he goes" (Koran 20:69).</li> <li>(2) " But the devils disbelieved, teaching people sorcery" (Koran 2:102).</li> <li>And Allah Most High says, concerning Harut and Marut,</li> <li>(3) "The two do not teach anyone before telling them, 'We are only a temptation, so be not unbelievers,' but they learn from these two that which they use to separate a man from his wife" (Koran 2:102).</li> </ul>	p.3.2 قال الله تعالى: ﴿وَلا يُشْلِعُ السَّاجِرُ خَيْتُ أَتَىٰ ﴾ [طه: ١٩]. وقال الله تعالى: ﴿وَلَكِنَّ الشَّيَاطِينَ تَفَرُوا يُعَلَّمُونَ النَّاسَ السَّحْرَ ﴾ [البقرة: ١٠٢]. وقال الله تعالى عن هاروت وماروت: ﴿وَمَا يُعَلَّمُانِ مِنْ أَخَدٍ حَتَّى يَقُولاً إِنَّسَا نَحْنُ فَنْنَهُ فَلاَ تَكْفُرُ فَيَتَلَمُونَ مِنْهُمًا مَا يُفْسَرُقُسونَ بِهِ بَيْنَ المَرْ وَرَزُوْجِهِ
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p4.0 NOT PERFORMING THE PRAYER	p4.0 ترك الصلاة
<ul> <li>p4.1 Allah Most High says:</li> <li>(1) But a generation followed them who dissipated the prayer and pursued [their] lusts, and they shall find Ghayy [n: a "valley in hell" (Tafsir</li> </ul>	p4.1 قال الله تعالى: ﴿ فَخَلَفَ مِنْ بَعْدِهِمْ خَلْفُ أَضَاعُوا الصَّلاةَ وَأَتْبَعُوا الشَّهَواتِ فَسَوْتَ يَلْقَوْنَ غَيَّاً إِلاَّ مَنْ

<ul> <li>al-Jalalayn (y77), 402], save he who repents"</li> <li>(Koran 19:59-60).</li> <li>(2) "Woe to those who pray, unmindful of their prayers" (Koran 107:4-5).</li> <li>(3) " 'What has brought you to hell?' And they shall say, 'We were not of those who prayed" (Koran 74:42-43).</li> </ul>	نَابَ ﴾ [مريم : ٥٩ - ٢٠]. وقال تعالى: ﴿ فَوْيَلْ لِلْمُصْلَيْنَ الْدِينَ هُمْ عَنْ صَلابَهِمْ سَاهُونَ ﴾ [الماعون : ٤ - ٥]. وقال تعالى: ﴿مَا سَلَكَكُمْ فِي سَفَرٍ. تَالَسوا لَمْ نَكُ مِنْ السَ <del>مَ ضَالِينَ ﴾</del> [المدثر: ٤٢ - ٣٤].
<ul> <li>p4.2 The Prophet (Allah bless him and give him peace) said,</li> <li>"The agreement that is between us and them is the prayer: whoever leaves it has disbelieved [dis: w18.2-5]."</li> </ul>	p4.2 وقسال عليه الصلاة والسلام : «العهدُ الـذي بيننا وبينهم الصلاة فمن تركها فقد كفره [رواه الترمذي والتساشي وأحمد وابن ماجه والحاكم].
*	4
p5.0 NOT PAYING ZAKAT	p5.0 منع الزكاة
<ul> <li>p5.1 Allah Most High says:</li> <li>(1) "Woe unto polytheists, who do not pay zakat and are disbelievers in the hereafter" (Koran 41:6-7).</li> <li>(2) "Those who hoard gold and silver, spending it not in the way of Allah, give them glad tidings of a painful torment, the day they are roasted upon it in the fire of hell" (Koran 9:34-35).</li> </ul>	95.4 قال المله تعمالى: ﴿ وَوَيْسَلُ لِلْمُشْرِكِينَ، الَّذِينَ لا يَؤْتُونَ الرَّحَاةَ وَهُمْ بِالاَجْرَةِ هُمْ كَانِرُونَ ﴾ [فصلت: ٢-٧]. وقمال: ﴿ وَالَّذِينَ يَكْتِرُونَ المَّذَهَبَ وَالْفِضَةَ وَلا يُنْبَقُ وَنَهَما فِي سَبِيلِ اللَّهِ فَيْسَرَّهُمْ بِعَدَابِ أَلِيمٍ. يَوْمَ يُحْمَى عَلَيْهَا فِي نَارِجَهُنَمَ ﴾ [التوبة: ٢٤-٢٥].
*	
p6.0 SHOWING DISRESPECT TO ONE'S PARENTS	p6.0 عقوق الوالدين
<ul> <li>p6.1 Allah Most High says:</li> <li>(1) "Your Lord decrees that you shall wor- ship none but Him and treat your parents well,</li> </ul>	p6.1 قال المله عزّ وجسلُ: ﴿وَقَضَىٰ زَبُسَكَ أَلَا تَعْبُسدُوا إِلاً إِيَّـاهُ وَبِسالـوَالِـدَيْنِ

## p7.0 Enormities

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	and if one or both of them reach old age with you, say not 'Uff!' to them nor upbraid them, but speak noble words and lower the wing of humility to them out of mercy" (Koran 17:23-24). (2) "And We enjoin man to be good to his parents" (Koran 29:8).	إِحْسَانًا، إمَّا يَبْلَغُنُ عِنْدُكَ الْكِبَرِ أَحَدُهُما أَنْ كِلَاهُما فَلا تَقُلْ لَهُما أَفُ وَلا تَنْهَرُهُمَا وَقُلْ لَهُمَا قَوْلاً كَرِيماً. وَاحْتَضْ لَهُما جَنَاحَ الذَّلَ مِنَ الرُّحْمَةِ﴾ [الإسراء: ٢٣ - 21]. وقـال تعـالى: ﴿وَوَصَيْنَا الإِنْسَانَ بِوَالِدَيْهِ حُسَّاً﴾ [العنكبوت: ٨].
	p6.2 The Prophet (Allah bless him and give him peace) said,	p6.2 وقـــال النبي ﷺ : «ألا أنْبُنْكُم بِأَكْبِسر الكَبِائُسر؟ ؛ فَذَكَر منها عقوق
	"Shall I not tell you of the worst of the enor- mities?"	الوالديني [متفق عليه] . ا
	and one of those he mentioned was undutiful behavior to one's parents.	
	*	
	p7.0 ACCEPTING USURIOUS GAIN (RIBA) (def: k3)	p7.0 أكل الربا
	<ul> <li>p7.1 Allah Most High says:</li> <li>"O you who believe: fear Allah and forgo what remains of usurious gain if you are believers. If you will not, then know of a declaration of war [against you] from Allah and His messenger" (Koran 2:278-79).</li> </ul>	p7.1 قال الله تعمالى: ﴿ يَمَا أَيُّهَمَا الْمَدِينَ آمَنُوا أَتُقُوا اللَّهُ وَذَرُوا مَا بَقِيَ مِنْ الرَّبَا إِنْ كُنتُمْ مُؤْمِنِينَ فَإِنَّ لَمْ تَمْعَلُوا فَأَنْنُوا بِحَرْبٍ مِنَ اللَّهُ وَرَسُولِهِ ﴾ [البقرة : ٢٧٨ - ٢٧٨].
	p7.2 The Prophet (Allah bless him and give him peace) said.	p7.2 وقسال ﷺ : «لعن اللهُ أكبسلُ الرُّيَا وموكلَّةُ« [رواه مسلم}.
	"May Allah curse him who eats of usurious gain (riba) or feeds it to another [A: <i>curse</i> (la'n) meaning to put someone far from the divine mercy}."	
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# Wrongfully Consuming an Orphan's Property p8.0

p8.0 WRONGFULLY CONSUMING AN ORPHAN'S PROPERTY	p8.0 أكل مال اليتيم ظلماً
<ul> <li>p8.f Allah Most High says:</li> <li>(1) "Verily, those who wrongfully eat the property of orphans but fill their bellies with fire, and shall roast in a blaze" (Koran 4:10).</li> <li>(2) "Approach not the orphan's property, save in exchange for that which is better" (Koran 6:152).</li> </ul>	p8.1 قال الله تعمالى: ﴿إِنَّ الْمَذِينَ يَنْكُلُونَ أُسوالَ البَشَامَىٰ ظَلْمُ إِنَّهُمَا بِنُكُلُونَ فَي يَتْكُلُونَ أَسوالَ البَشَامَىٰ ظَلْمُ إِنَّهُمَا بِنُكُلُونَ فَي يُطُعونَ سَعِيراً ﴾ في يُطُعون سَعيراً ﴾ [النساء: ١٠]. وقدال تعالى: ﴿وَلا تَقْرَبُوا مَالَ البَشِعِ فَقَالَ بِنَائِعَامَ: إِلاَ بِالْبَعِيمِ إِلاَ بِنَائِيمَ إِلاَ بِنَائِيمَ مِنْ الْعَامَ: إِلاَ بِالْبَعِيمَ إِلاَ بِنَائِيمَ مِنْ إِلَيْنَ الْمَنْعَانِ أَعْذَالُ وَالْعَامَ عَلَيْ أَعْلَى مَا أَعْذَالُ وَالْعَامَ عَلَيْ الْعَامَةِ عَلَيْ الْحَسَنُ مَا الْعَلَيْ عَلَيْ مَا الْعَلَيْ الْعَامَ عَلَيْ عَالَ الْعَلَيْ إِلَيْ عَلَيْ عَلَيْ مَا أَعْنَاهُ إِلَيْ عَلَيْ عَلَيْ وَالْعَانَ عَلَيْ عَلَيْ الْعَلَيْ مِنْ عَلَيْ إِلَيْ عَلَيْ عَلَي الْعَامِ عَلَي عَلَيْ الْعَلَيْ عَلَيْ عَلَيْ عَلَيْ إِلَيْنَا عَلَي عَلَيْ الْعَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَي عَلَي الْعَلَيْ عَلَي عَلَيْ عَلَي عَلَي عَلَيْ عَلَيْ عَلَيْ عَلَي عَلَي عَلَي أَعْلَي عَلَيْ عَالَ عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَنْ عَلَي عَلَي عَلَي عَلَي عَلَي عَلَيْ عَلَي عَلَيْ عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عَلَي عالَي عَلَي ع إِلَي عَلَي
p8.2 If the orphan's guardian is poor and con- sumes some of his charge's property without exceeding what is permissible, there is no harm in it (A: no harm (la ba's) being a technical term in Sacred Law meaning that it is better not to). What is in excess of the permissible is absolutely unlaw- ful. (N: Scholars say that the guardian may law- fully only take whichever is less: the amount he needs, or else the wage typically received for work comparable to that performed for the orphan.) The criterion of the <i>permissible</i> is what is custom- ary among people who are true believers free from base, ulterior motives.	p8.2 وكل ولي ليتيم كان فقيراً فأكل بالمعروف فلا بأس عليه، وما زاد على المعروف فسحت حرام (ح: قال العلماء يأكل الأقل من حاجته وأجرة مثل ما عمل يه لليتيم) والمعروف يُرجع فبه إلى عرف الناس المؤمنين الخالين من الأغراض الخيثة.
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p9.0 LYING ABOUT THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE)	p9.0 الكذب على النيي   ﷺ
p9.1 Some scholars hold that lying about the Prophet (Allah bless him and give him peace) is unbelief (kufr) that puts one beyond the pale of Islam. There is no doubt that a premeditated lie against Allah and His messenger that declares something which is unlawful to be permissible or something permissible to be unlawful is pure unbelief. The question (A: as to when it is an enor- mity rather than outright unbelief) only concerns lies about other than that.	p9.1 قد ذهب طائفة من العلماء إلى أن الكذب على رسول الله في كفر يشقبل عن السملة ، ولا ريب أن تعمد الكذب على الله ورسوله في تحليل حرام أو تحريم حلال كفر محض ؛ وإنما الشأن في الكذب عليه في سوى ذلك .

657

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#### Enormities p9.2

p9.2 The Prophet (Allah bless him and give	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
bim peace) said:	p9.2 قال النبي ﷺ : ١٠إنَّ كَذَبُ عَلَيَ ليس ككذب على غيري : مَن كذب عليَ
<ul> <li>(1) "A lie about me is not the same as a lie about someone else: whoever intentionally lies about me shall take a place for himself in hell."</li> <li>(2) "Whoever relates words purportedly from me, thinking it is a lie, is a liar."</li> </ul>	عامداً فلبنبوا مقعدَه من النار» [رواه البخاري]. وقال: «مَن رَوَى عنّي حديثاً وهويرى أنه كذبُ فهو أحد الكاذبين» [رواه مسلم].
p9.3 It is clear from this that narrating a forged (mawdu') hadith is not permissible.	p9.3 فلَاح بِهذا أَنَّ رواية الموضوع . لا تحلُّ.
p9.4 (Ibn Kathir:) As for detecting forged hadiths, there are many signs that enable one to do so, such as internal evidence of forgery in wording or content, including poor grammar, cor- rupt meaning, the mention of incredible rewards for inconsiderable efforts, or inconsistency with what is established in the Koran and rigorously authenticated (sahih) hadith. It is not permissible for anyone to relate such a hadith except by way of condemning it, to warn one of the ignorant public or common people who might be deceived by it. There are many types of individuals who forge hadiths, including those with corrupt convictions about basic tenets of Islamic faith, as well as devotees who believe they are doing good by mak- ing up hadith-like stories that encourage others to do good, avoid bad, or perform meritorious acts, that such stories may be acted upon ( <i>al-Bahith al- hathith sharh Ikhtisar 'ulum al-hadith</i> (y61), 78).	p9.4 (ابن كثير:) أما معرفة الموضوع المختلق المصنوع فعلى ذلك شواهد كثيرة: منها إقرار وضعه على نقسه، قالا أوحالاً، ومن ذلك رككة ألفاظه، ونساد معناه، أو مجازفة فاحشة، أو مخالفة لما لبت في الكتاب والسنة الصحيحة. فلا تجوز روايته لأحد من الساس، إلا على سيسل القسدح فيه، ليحذره من يغتر به من الجهلة والعوام والرعاع. والواضعون أنسام كثيرة: منهم زيادقة، ومنهم متعبدون يحسبون أنهم ترغيب وترهيب، وفي فضائل الأعمال ليعشر اختصار علوم الحديث: ٧٢].

(n: Having discussed lies and forgeries, we must strictly distinguish them p9.5 from the hadith category called not well authenticated (da'if, lit. "weak"), sotermed because of such factors as having a channel of transmission containing a narrator whose memory was poor, one who was unreliable, unidentified by name. or for other reasons. Such hadiths legally differ from forgeries in the permissibility of ascribing them to the Prophet (Allah bless him and give him peace) and in other ways discussed at w48 below.)

p10.0 BREAKING ONE'S FAST DURING	p10.0 إفطار رمضان
RAMADAN	
<ul> <li>p10.1 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Whoever breaks a fast-day of Ramadan without an excuse or dispensation could not requite it by fasting a lifetime, were he to do so [A:</li> </ul>	p10.1 قال النبي ﷺ : «من أفطر يوماً من رمضان من غير عذر ولا رخصة لم ينضه صيام الدهر وإن صامّةً» [رواء الترمذي]. هذا لم ينبت.
meaning that making up that day, while obligat- ory, does not remove the sin, though repentance does]."	وقــال عليــه الــصــلاء والــــلام : «الـصـلوات الـحـمس ، والـجمعــة إلى الجمعة ورمضان إلى رمضان كفارات لما
The above hadith is not well authenticated.	بينهن ما الجُنْبَلْتِ الكبائرِ» [رواه مسلم]. وقـــال عليـه الصــلاة والســلام: البُنِي
(2) "The five prescribed prayers, and from one Friday prayer to another or from Ramadan to Ramadan, explate the sins between them as long as the enormities are avoided."	وصان عليه المصارة والمسارم . إيني الإسلام على خمس : شهادة أن لا إله إلا السله وأنَّ محمسداً رسسول الله ، وإقسام الصلاة وإيتاء الزكاة ، وصوم رمضانَ وحج البيت ، [متفق عليه] .
(3) "Islam is based on five things: testifying that there is no god but Allah and that Muham- mad is the Messenger of Allah, performing the prayer, giving zakat, fasting Ramadan, and the pilgrimage to the House (Kaaba)."	
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p11.0 FLEEING FROM COMBAT IN JIHAD	p11.0 الفرار من الزحف
p11.1 Allah Most High says, "On that day, whoever turns his back to them, unless pretending flight in order to reat- tack, or separating to join another unit, will bear the wrath of Allah and his refuge will be hell, a ter- rible end" (Koran 8:16).	p11.1 قال المله تعالى: ﴿ وَمَنْ يُوَلَّهِمْ يَوْمَنِهِ دَبُرَهُ إِلاَّ مُتَحَرَّنًا لِبَال أَوْ مُتَحَيَّزاً إِلَى قِنَـةٍ فَقَـدْ بَاءَ بِغَضَبٍ مِنَ اللَّهِ وَمَأْواهُ جَهْنَمُ وَبِشَنَ المُصِيرِ ﴾ [الأنقال : ١٦].
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p12.0 FORNICATION	p12.0 الـزنـا
p12.1 Allah Most High says:	p12.1 قال الله تعدالي : ﴿وَلاَ تَشَرُّبُوا
(1) "Approach not fornication, it is surely an indecency and evil as a way" (Koran 17:32).	المسرَّنُسا إِنَّـهُ كَانَ فَاجِئْمَةً وَسَاءَ سَبِيلًا﴾ { { [الإسراء: ٢٢]. وقال تعالى: ﴿الزَّانِيَّةُ وَالزَّاتِي فَاجَلِدُوا
(2) "The fornicator and fornicatress, scourge them each a hundred stripes and let not pity for them take you" (Koran 24:2).	> كَلَّ وَاحِدٍ مِنْهُمًا ماتِهُ جَلَدةٍ وَلاَ تَأْخُذُكُمْ بِهِمَا رَأَفَةً ﴾ [النور: ٢] وقـال: ﴿ الرَّائِي لا يُنْجَدُ إِلاَ رَائِيَةً أَوْ
(3) "The fornicator shall not wed other than a fornicatress or idolatress. The fornicatress, none shall wed her but a fornicator or idolator. That is unlawful for believers" (Koran 24:3).	مُشْسِرِكَةً وَالرَّابَيَّةُ لَا يَنْكِحُهُمَا إِلَّا زَانِ أَوَّ مُتَسرِ لِهِ وَحُسرَمَ ذَلِسكَ عَلَى المُؤْمِنِينَ ﴾ [النور: ٢] ((انزل ذلك لما همّ فقراء المهاجرين
(n: The latter verse "was revealed when some poor Muslim emigrants in Medina were consid- ering marrying the polytheists' prostitutes, who were wealthy, so that the prostitutes could pro- vide for them. One opinion is that the Koranic prohibition concerned these people alone. A sec- ond position is that it was a general prohibition, but was superseded by the revelation of the sub- sequent verse,	أن بتزوجوا بغايا المشركين وهن موسرات لينفقن عليهم. فقرسل التحسريم خاص بهم، وقيسل عام ونُسيخ بقوله تعمالي: فإوانككحوا الأيسامي بتكمّ في [النسور: ٢٣]. وانقل من تفسير الجلالين، ٤٥٧]. )
'And marry those of you who are without spouses' (Koran 24:32)."	}
(Tafsir al-Jalalayn (y77), 457))	
p12.2 The Prophet (Allah bless him and give him peace) said,	p12.2 وروي عن السنيبي ﷺ قال : «من ذني أو شرب الخصر فزع الله منسه
"Whoever fornicates or drinks wine. Allah takes his faith from him as a man takes a shirt off over his head."	الإيمـان كمـا يخلع الإنــان القميص من رأسه: [رواه الحاكم].
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p13.0 THE LEADER WHO MISLEADS HIS FOLLOWING, THE TYRANT AND OPPRESSOR	p13.0 الإمسامُ الغاشُّ لرعيته   الظالم الجُبار
p13.1 Allah Most High says:	p13.1 قال الله تعالى : ﴿ إِنَّمَا السَّبِيلَ
(1) "The dispute [lit. "way against"] is only	

	Diffiking p14.0
<ul> <li>with those who oppress people and wrongfully commit aggression in the land: these will have a painful torment" (Koran 42:42).</li> <li>(2) "They did not forbid each other the evil that they did, and how wicked was what they would do" (Koran 5:79).</li> </ul>	عَلَىٰ الْدِينَ يَطْلِسُونَ النَّسَى وَيَبْغُونَ بِمِي الأرض بِغَيْسر الحَقَّ أَوْلَئِسَتُ لَهُمْ عَذَابُ أَلِيهُ [الشورى: ٤٢]. وقبال تعسالى: ﴿كَانُوا لاَ يَتَنَاهُوْنَ عَنْ مُنْحَرِ قَعَلُوهُ لِبُسْنَ مَا كَانُسُوا يَفْعَلُونَ ﴾ [المائدة: ٧٩].
<ul> <li>p13.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "All of you are trustees, and each is responsible for those entrusted to his care."</li> <li>(2) "Any superior who misrules his followers shall go to hell."</li> <li>(3) "There will come corrupt, tyrannous rul-</li> </ul>	p13.2 وقبال النبي (20) ، الكلكم راع وكلكم مسؤول عن رعيته (رواه البخاري]. وقبال : اليما راع غش رعيته فهو في النارا [رزاه الطبراني]. وقبال : سيكون أمراء فسقة جورة ؛ فمن صدقهم بكسلبهم، وأعسانهم على ظلمهم فليس مني ولستُ منسه ولن يرد
ers: whoever confirms their lies and assists them in their oppression is not of me, nor I of him, and shall not meet me at my watering place in paradise." (4) "He who shows no mercy will not be shown any."	علي الحوض، [رواء المحاكم]. وقبال عليه الصلاة والسلام: «من لا يرَّحم لا يَرْحم، [رواه البخاري]. وقبال: «شبرار أسمتكم السلاين تبغضونهم ويبغضونكم وتلمنونهم ويلمنونكم. قالوا يا رسول الله، أقبلا تشايلهم؟ قال لا ما أقاموا فيكم الصلاة؛
<ul> <li>(5) "The worst of your rulers shall be those whom you detest and who detest you, whom you curse and who curse you." They said, "O Messenger of Allah, can we not throw them out?" And he replied, "No, not as long as they maintain the prescribed prayer [dis: o25.3(a(A:))] among you."</li> <li>(6) "You'll be apprious to lead, and this will</li> </ul>	{رواه مسلم ] . وقـال النبي 徽 : «ستحرصـون على الإمارة وستكون ندامةً يوم القيامة» [رواه البخاري] .
(6) "You'll be anxious to lead, and this will be a source of remorse to you on the Day of Judge- ment."	
p14.0 DRINKING	p14.0 شرب الخمــر
<ul> <li>p14.1 Allah Most High says:</li> <li>(1) "They will ask you about wine and gambling. Say: 'There is great sin therein' " (Koran 2:219).</li> </ul>	p14.0 شرب الخمسر p14.1 قال الله تعالى: ﴿ يَسْأَلُونَكُ غَنِّ الْخَمْسِ وَالْمَيْسِرِ قُلْ فِيهِمَا إِنَّمَ كَبَيْرُ﴾ [البقرة: ٢١٩].

# p15.0 Enormities

(2) "O you believe: wine, gambling, idols, and fortune-telling arrows are but filth of the Devil's handiwork, so shun them" (Koran 5:90).	وقال: ﴿ذِا أَيُّهَا الَّذِينَ آمَنُوا إِنَّمَا الْحَمْرُ وَالْحَيْسِمُ وَالْأَنْصَابُ وَالْأَرْكَمُ رِجْسَ مِنَ عَمَلِ الشَّيْطَانِ فَاجْتَبْبُوهُ﴾ [المائدة: ٩- ٩- [٦].
<ul> <li>p14.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Scourge whoever drinks wine. If he drinks it again, scourge him again. If he drinks it a fourth time, kill him." (N: The ruling of this hadith was later superseded, for the Prophet (Allah bless him and give him peace) was brought a drunkard for a fourth time, but did not kill him, showing that execution had been superseded, though the hadith remains a proof that the crime of drunkenness is an enormity.)</li> <li>(2) "Allah has cursed wine, and whoever drinks it, pours it, sells it, huys it, presses it for another, presses it for himself, carries it, accepts its delivery, or eats its price."</li> <li>(3) "Whoever drinks wine in this world shall be forbidden it in the next."</li> </ul>	p14.2 وقبال بلله: دمن شرب الخمر فاجلدوه، فإن عاد فاجلدوه، فإن شربهما فاجلدوه، فإن شربهما المرابعة قاقتلوه، [رواه المرحمني] (ح: وهذا الحديث منسوخ لأن النبي بلله أتي إليه بالمحير في المرة الرابعة فلم يقتله قدل على نسبخ القتل، لكن المدلالة على عظم جريمة المرة الرابعة فلم يقتله قدل على نسبخ وياتعها ومبتاعها وعاصرها ومعتصرها، ورمائهما والمحمولة إليه وأكل شمنها، المترجم من الجماع الصغير للسيوطي: وقال عليه الصلاة والمملام، دمن شرب المحمو في الدئيا حرمها في الأخرة، شرب المحمو في الدئيا حرمها في الأخرة،
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p15.0 ARROGANCE, PRIDE, CONCEIT, VANITY, AND HAUGHTINESS	p15.0 الكيب والفخس والخيلاء والعجب والتيه
<ul> <li>p15.1 Allah Most High says:</li> <li>(1) "Moses said, 'f surely seek refuge in my Lord and yours from every arrogant person who disbelieves in the Day of Reckoning' " (Koran 40:27).</li> <li>(2) "Assuredly, Allah loves not those who hold aloof out of pride" (Koran 16:23).</li> <li>(3) "Such is the Final Abode. We grant it to those who seek not exaitation in the land, nor cor- ruption" (Koran 28:83).</li> </ul>	p15.1 قال الله تعالى: ﴿ وَقَالَ مُوسَىٰ إِنَى عَذْتُ بِرَتِي وَرَبَحُمْ مِنْ كُلَّ مُتَكَبَّرٍ لاَ يَتُومُ بِنَوْمِ الجسَابِ ﴾ [عافر: ٧٧]. وقسال تعسالسى: ﴿ إِنَّامَ لا يُجِسَبُ موقسال تعالى: ﴿ إِنَّكَ الدَّارَ الاَخِرَةُ المُسْتَكْبِرِينَ ﴾ [النحل: ٣٣]. مَجْسَمَهُ اللَّذِينَ لا يُرِيسُونَ عُلَوا فِي الأَرْضِ وَلاَ فَسَاداً ﴾ [القصص: ٣٣].

take pride in it or to gain a position of leadership,

(4) "Turn not your check from people out of pride, nor walk haughtily through the land, for Allah loves no one who is conceited and boastful" (Koran 31:18).	- وقسال تعسالى : ﴿وَلاَ تُصَعَّر خَدُكَ لِلنَّساس وَلاَ تَمْس فِي الأَرْض مَرَحًا إِنَّ اللَّسهُ لاَ يُحِبُ كُلُّ مُحْنَسال فَخُسودٍ ﴾ [لقمان : ١٨].
<ul> <li>p15.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Tyrants and the arrogant will be raised on the Last Day as grain strewn underfoot that people will walk upon."</li> <li>(2) "No one with the slightest particle of arrogance in his heart will enter paradise." A man remarked, "But a man likes his clothes to be nice and his sandals good." The Prophet (Allah bless him and give him peace) said, "Verily, Allah is beautiful and loves beauty. Arrogance is refusing to acknowledge what is right and considering others beneath one."</li> <li>(3) Allah Most High says, "Greatness is My garment and haughtiness My mantle: whoever vies with Me for them I will throw into hell."</li> </ul>	p15.2 وقال ﷺ: أيحشر الجبارون رالمتكبرون يوم القيامة أمسال المذر. يعلؤهم الناسة [رواه الترمذي]. وقال: (لا يدخمل الجنة من كان في قليه مثقال ذرة من الكبر، فقال رجل: (إن الرجل يحب أن يكون نوبه حسنا ونعله حسنة، فقسال: (إن الله جميسل يحب الجمسال، الكبر بطر الحق وغمط الناس، [رواه مسلم]. [زاري والكبرياء ردائي قمن نازعتي فيهما وقال بي : ويقول الله تمالى: العظمة ألقيته في النارة [رواه مسلم]. وقال سلمة بن الأكرع: أكل رجل عند وقال مسلمة بن الأكبر. قال: إلا أستطيع ما منعه إلا الكبر. قال: «لا استطعت، فما رفعها إلى فيه بعد [رواه
(4) Salama ibn al-Akwa' recounts that a man was eating with his left hand in the presence of the Prophet (Aliah bless him and give him peace). The Prophet told him, "Eat with your right," to which the man replied, "I cannot," though nothing stopped him but arrogance. The Prophet said, "May you not be able to." And the man could never lift his right hand to his mouth again.	مسلم].
p15.3 The wickedest arrogance is that of some- one who exalts himself over people because of his learning and gloats to himself about his superior- ity. The knowledge of such a person is of abso- lutely no benefit to him. Whoever learns Sacred Knowledge for the sake of the next world is unset- tled by his learning, his heart is humbled and his ego lowered. Such a person lies in wait for his self- ishness and never gives it free rein. He constantly takes his ego to task and corrects it. Were he to neglect it, it would diverge from the right path and destroy him. The person who seeks knowledge to	p15.3 [قلت : ] وأشرُّ الكبر من نكبر على العباد بعلمه ، وتعاظم في نفسه ، بفضيلته . فإن هذا لم ينفعه علمه ، فإن من طلب المعلم للاخترة كسره علمه ، وخشع قلبه واستكانت نفسه ، وكان على وخشع قلبه واستكانت نفسه ، وكان على ينسب بالمرصاد ، فلم يفتر عنها ، بل يسمونها كل وقت ويثقفها ؛ فإن غفل عنهما جمحت عن الطوريق المستقيم وأهلكنه . ومن طلب العلم للفختر والسرياسة ، ونظر إلى المسلمين شزراً

### p16.0 Enormities

looking disdainfully at other Muslims, thinking them fools and making light of themall this is the most enormous arrogance, and "no one with the slightest particle of arrogance in his heart will enter paradise."	وتحامق عليهم، وازدرى بهم؛ فهذا من أكبر الكبر، ولا يدخل العجنة من في قلبه مثقال ذرة من كبر .
p16.0 BEARING FALSE WITNESS	p16.0 شهادة الزور
<ul> <li>p16.1 Allah Most High says,</li> <li>"Shun the abomination of idols, and shun false testimony" (Koran 22:30).</li> <li>p16.2 The Prophet (Allah bless him and give him peace) said: <ul> <li>(1) "On the Day of Judgement, the feet of the person who bore false witness will not stir from their place before their owner is condemned to hell."</li> <li>(2) "Shall I tell you of the worst enor-</li> </ul> </li> </ul>	p16.1 قال الله تعسالى: ﴿ فَمَاجَنَبُوا الرَّجْسَ مِنَ الأَوْنَانِ وَاجْتَبُوا قُوْلَ الزُّورِ ﴾ [النجع: ٣٠]. شاهـد الـزور يوم القيمامة حتى تجب له النار» [رواه الحاكم]. وقال ﷺ : «ألا أنبُنكم بأكبر الكبائر: الإشـراك بالله، وعقوق الوالدين، وقول المزور، وشهادة الزوره. فمازال يكررها حتى قلنا: لينه سكت زح: اشفاقاً عليه
mities?—worshipping others with Allah, showing disrespect to parents, giving a false statement, and testifying to the truth of a falsehood." And he kept repeating it until we were telling ourselves [N: out of sympathy for him because of the strain of repeating it], "If only he would be silent."	لمسا لحقه من التعب بتكرارها) [رواه البخاري ومسلم] .
p17.0 SODOMY AND LESBIANISM	p17.0 اللواط
p17.1 In more than one place in the Holy Koran, Allah recounts to us the story of Lot's people, and how He destroyed them for their wicked practice. There is consensus among both Muslims and the followers of all other religions that sodomy is an enormity. It is even viler and ugher than adul- tery.	p17.1 قد قص الله علينا قصة قوم لوط في غير ما موضع من كتابه العزيز وأنه أهلكمهم بفعملهم المخبيث. وأجمع المسلمون وأهسل الملل أن التلوط من الكبائر. واللواط أفحش من الزنا وأقبع.

# Charging a Woman Who Could Be Chaste with Adultery p18.0

p17.2 Allah Most High says:	p17.2 قال الله تعسالي : ﴿ أَتَسَأْتُونَ السَّذِكُرَانَ مِنَ الْعَسَلَبِينَ وَتَشَرُّونَ مَا خَلَقَ
"Do you approach the males of humanity, leaving the wives Allah has created for you? But you are a people who transgress" (Koran 26:165-66).	لَحْمَ رَبُّهُكُمْ مِنْ أَزُوَاجِكُمْ بِلَ أَنْنَمْ قَوْمُ عَادُونَ ﴾ [الشعراء: ١٦٥ ـ ١٦٦].
<ul> <li>p17.3 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Kill the one who sodomizes and the one who lets it be done to him."</li> <li>(2) "May Allah curse him who does what Lot's people did."</li> <li>(3) "Lesbianism by women is adultery between them."</li> </ul>	p17.3 قال النبي غير: واقتلوا الفاعل والمفعول به، [رواه الترمذي]. وعنه على قال: ولعن الله من عميل عمل قوم لوطٍ» [رواه إبن حبان]. ويسروى عن السنبي في أسه قال: «سحاق النساء زناً بينهن، [رواه الطبراني].
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p18.0 CHARGING A WOMAN WHO COULD BE CHASTE (def: 013.2) WITH ADULTERY	p18.0 قذف المحصنات
<ul> <li>p18.1 Allah Most High says:</li> <li>(1) "Those who accuse believing women, unmindful though innocent, are cursed in this world and the next and shall receive a painful tor-</li> </ul>	p18.1 قال الله تعسالى: ﴿إِنَّ الَّذِينَ يَرْسُونَ الْمُحْصَنَاتِ الْغَافِلاتِ الْمُؤْمَنَاتِ لَعِنُسوا فِي السَّذَنْيَا وَالاَّخِرَةِ وَلَهُمْ عَذَاتٍ غطيمُ [النور: ٢٣].
<ul> <li>(2) "Those who accuse innocent women without producing four witnesses, scourge them eighty stripes" (Koran 24:4).</li> </ul>	وقُال: ﴿وَالَّذِينَ يَرْمُونَ المُحْصَنَاتِ ثُمَّ لَمْ يَأْتُسوا بِأَرْبَعَتِ شُهَ ذَاءٍ فَاجْلِدُوهُمْ تَمَائِينَ جَلَدَةً ﴾ [التور: ٤].
(2) "Those who accuse innocent women without producing four witnesses, scourge them	تُمَّ لَمْ يَأْتَسُوا بِأَرْبَعَسَةِ شُهَدَاءٍ فَاجْلِدُوهُمْ

### p19.0 Enormities

p18.3 As for someone who accuses the Mother	.p18 أما من قذف أم المسؤمنين
of the Faithful 'A' isha of adultery after the revela- tion from heaven of her innocence (Koran 24:11– 12), such a person is an unbeliever (kafir) denying the Koran and must be killed.	.110 ما ما من قدف ام المسوعيين انفسة رضي الله عنها بعد نزول براءتها ن السماء فهو كافر مكذب فلقرآن مُتَّل.
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p19.0 MISAPPROPRIATING SPOILS OF WAR, MUSLIM FUNDS. OR ZAKAT	.p19 الغلول من الغنيمــة من بيت المال والزكاة
p19.1 Allah Most High says: "No prophet has been given to misappro-	.p19 قال المله تعــالي : ﴿ وَمَــاكَانَ نِيَّ أَنْ يَغُلُ، وَمَنْ يَغْلُلُ يَاتِ بِمَا غُلَّ يَوْمَ
priate wealth. Whoever does so shall bring what they have taken on the Day of Judgement" (Koran 3:161).	بَيَامَةِ﴾ [آل عمران : ١٦١].
p19.2 The Prophet (Allah bless him and give him peace) said:	.p19 - قال النبي ﷺ : « والله لا خذ أحدُ منكم شيئًا يغير حق إلاً لقي اللهُ
" By Allah, none of you shall wrongfully take something save that he will meet Allah carry- ing it on Judgement Day, and I swear I will not	صلُهُ يومَ القيامة . [فلأعرقنُ (ت : وفي وايـة مشهورة : ] فلاَ أعرفنُ) رجلاً منكم ي الله يحمل بعيراً له رغاء، أو بقرة لها
recognize any of you who is carrying a grunting camel, lowing cow, or bleating sheep when you meet Allah." Then he lifted his hands and said, "O Allah, have I told them?"	وار، أو شاة تُعمر = . ثم رفع يديه فقال : للهم هل يلغت» [رواه البخاري] .
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p20.0 TAKING PEOPLE'S PROPERTY THROUGH FALSEHOOD	.p20 الظلم بأخـــذ أمـوال   ناس بالباطل
p20.1 Allah Most High says,	
"Consume not one another's property through falsehood, nor proffer it to those who judge [between you]" (Koran 2:188).	وَالْكُمْ بَيْنَكُمْ بِالْبَاطِلِ وَتُسْلُوا بِهَا إِلَى حُكْامٍ ﴾ [اليقرة : ١٨٨].

p20.2 The category of taking other's property through falsehood includes such people as those who impose non-Islamic taxes (def: p32), the highwayman who blocks the road, the thief, the idler, the betrayer of a trust, the cheater or adul- terator of trade goods, the borrower who denies having borrowed something, the person who stints when weighing or measuring out goods, the person who picks up lost and found property and does not give notice of having found it, the person who sells merchandise with a hidden defect, the gambler, and the merchant who tells the buyer that the merchandise cost more than it did.	p2().2 ويسدخسل في هذا البساب : المكاس وقاطع الطريق والسارق والبطّال والخسائن والسزغلي ومن استعسار شيئاً فجحسده، ومن طفّف السوزن والكيل، ومن النقط مالاً فلم يعرفه، ومن باع شيئاً فيسه عيب فغطاء، والمقاصر، ومخبس المشتري بالزائد.
p20.3 The Prophet (Allah bless him and give him peace) said:	p20.3 وقدال ﷺ : امن ظلم شبراً من الأرض طُوَّقَة إلى سبع أرضين بوم القيامة :
(1) "Whoever appropriates a handsbreadth of land through falsehood shall be made to carry it, as thick as seven earths, around his neck on Judgement Day."	[رواء البخاري]. وقـال عليه الصـلاة والسـلام: «مطُّلُ الغنيُّ ظلمُ» [رواء البخاري]. وقـال رجـل: يا رسـول الله إن تُتِلَتُ
(2) "For someone to put off repayment of a debt when able to pay is an injustice."	صابـرا محتسباً مقبـلًا غيـر مدبّر، أتكفّرُ عني خطاياي؟ قال نعم، (لا الدين. [رواه مسلم].
(3) A man said. "O Messenger of Allah, will my mistakes be forgiven me if I am killed, in stead- fastness and anticipating Allah's reward, advanc- ing and not retreating?" He replied, "Yes, except for debts."	وعن جابسر رضي الله عنه أن النبي قال لكعب بن عجرة : ] ، لا يدخل الجنة لحم نبت من سحت ، المسار أولى به : [رواه الحاكم]. وفي الحديث : «ودينوان لا يترك الله
(4) "Flesh nurtured on ill-gotten wealth will not enter paradise. The hellfire has a better right to it."	منه شيئاً وهو ظلم العبادة [رواه أحمد] .
(5) "There is a record that Allah will not ignore the slightest bit of. It is the oppression of Allah's servants."	
p20.4 Oppression is of three types. The first is consuming property through falschood; the sec- ond, oppressing Allah's servants by killing, hit- ting, breaking bones or causing wounds; and the third, oppressing them through spoken abuse, cursing, reviling, or accusing them of adultery or sodomy without proof. The Prophet (Allah bless him and give him peace) said in an address to the people at Mina,	p20.4 والظلم على ثلاثة أتسام: أحدها: أكبل المال بالباطل. وثانيها: ظلم العباد بالقشل والضرب والكسر والجراح. وثالثها: ظلم العباد بالشم والبلعن والسب والقاف. وقد خطب النيبي ﷺ الناس بعنمي فقال: اإن

# p21.0 Enormities

"Verily, your blood, property, and reputa- tions are as inviolable to one another as the inviolability of this day, this month, and this city of yours."	دمساءكم وأمسوالكم وأعسراضكم عليكم حرام كحسرمة يومكم هذا في شهركم هذا في بلدكم هذا، [متفق عليه] .
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p21.0 THEFT	p21.0 السرقة
p21.1 Allah Most High says: "Thickes, male or female—cut off their hands in retribution for what they have carned, as an exemplary punishment from Allah. Allah is Almighty and Wise" (Koran 5:38).	p21.1 قال المله تعسالى: ﴿ وَالسَّارِقُ وَالسَّارِقَةُ فَاتَطْعُوا أَبْدِيَهُمَا جَزَاءً بِمَا كَسَبًا تَحَسالاً مِنَ اللَّهِ وَاللَّهُ عَزِيسرُّ حَجَيسمُ ﴾ [العائدة: ٣٨].
<ul> <li>p21.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Allah curse the thief whose hand is cut for stealing a rope."</li> <li>(2) "If Muhammad's daughter Fatima stole, I would cut off her hand."</li> </ul>	p21.2 وقسال السبي 20 العن الله السارق يسرق الحبل فتُقطّع بدُه، [رواه البخاري]. ولسو أنَّ فاطمة بنتَ محمد إسرَفْتُ لَقَطَعْتُ يدها، [رواه البخاري].
p21.3 A thief's repentance is of no benefit to him until he returns whatever he stole (dis: p77.3). If moneyless, he must have the victim absolve him of financial responsibility.	p21.3 [قلت:] ولا تنفع السارق توبته إلا بأن يرد ما سرقه ) فإن كان مفلساً تحلّل من صاحب المال .
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p22.0 HIGHWAYMEN WHO MENACE THE ROAD (A: The amount of money they ask makes no difference, and like this, in being money taken through falsehood, are all measures imposed upon travellers without their free choice, such as tariffs, mandatory currency exchange, visa fees, and so forth.)	p22.0 قطع الطريق
p22.1 Allah Most High says: "The recompense of those at war with Allah	p22.1 قال الله تعالى: ﴿ إِنَّمَا جَزَاءُ الْذِينَ يُحارِبُونَ اللَّهَ وَرَسُولُهُ وَيُسْعُوُنَ فِي

and His messenger and who strive for corruption in the land is that they be killed or crucified, or a hand and foot cut off from opposite sides, or banished from the land. That is their humiliation in this world, and an immense torment awaits them in the next" (Koran 5:33). p22.2 Merely making people feel that the way is unsafe is to commit an enormity, so how then if such a person should take money?	الأرض فسَداداً أَنَّ يَقْتَلُوا أَوْ يَعْسَلُهُ وا أَوْ تَقَطَّعُ أَيْدِيهِمْ وَأَرْجُلُهُمْ مِنْ خِلافٍ أَوْ يُنْهُوا مِنَ الأَرْضِ ذَلِكَ لَهُمْ خِزَي فِي الدُّنْها وَلَـهُمْ فِي الاَحْدَرَةِ عَذَابٌ عَظِيمَ مُهُ [العالدة: ٣٣٣]. 22.2 فمجرد إخافته السبيل هو مرتكب الكبيرة، فكيف إذا أحذ المال؟	
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p23.0 THE ENGULFING OATH	p23.0 اليمين الغموس	
p23.1 An engulfing oath is one in which there is premeditated lying. It is termed <i>engulfing</i> because it whelms its swearer in sin.	p23.1 واليمين الغموس : التي يتعمد قيها الكذب . سُميت غموساً لأنها تغمس الحالف في الإثم .	
<ul> <li>p23.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "The enormities are worshipping others with Allah, showing disrespect to parents, killing a human being, and the engulfing oath."</li> <li>(2) "A man once said, 'By Allah, Allah will not forgive So-and-so.' Allah said, 'Who is it that swears I must not forgive So-and-so? I forgive him and annul all your works.'"</li> </ul>	p23.2 قال السببي على الكيسانسر الإشسراك بالله، وعقبوق الوالدين، وقتل النفس، واليمين الغمومي، [رواء البخاري]. عقال رجل: والله لا يغفر الله لفلان. فقال الله تعالى: من ذا الذي يتألَّى علي أني لا أغفر لفلان، قد غفرتُ له وأحبطتُ عملك» [رواء مسلم].	
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p24.0 THE INVETERATE LIAR	p24.0 الكذّاب في غالب أقواله	
<ul> <li>p24.1 Allah Most High says:</li> <li>(1) Allah guides not the profligate liar"</li> <li>(Koran 40:28).</li> <li>(2) "May liars perish" (Koran 51:10).</li> </ul>	24.1 قال المله تعسالى: ﴿إِنَّ اللَّهُ لَا يَهْدِي مَنْ هُوَ مُسْرِفٌ كَذَّابُ﴾ [غافر: ٢٨]. - وقسال: ﴿قَبْسَلَ الـخَـرُاصُسُونَ﴾ [الذاريات: ٢٠٠].	

# p25.0 Enormities

<ul> <li>p24.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Lying leads one to wickedness and wickedness leads one to hell. A man kceps lying until Allah records that he is an inveterate liar."</li> <li>(2) "The marks of a hypocrite are three: when he speaks he lies, when he makes a promise he breaks it, and when entrusted with something he betrays the trust."</li> <li>(3) "A believer's natural disposition might comprise any trait other than treachery and untruthfulness."</li> </ul>	p24.2 قال المنبي ﷺ : «إن الكذب يهدي إلى الفجور وإن الفجور يهدي إلى النار. ولا يزال الرجل يكذب حتى يكتب عند الله كذاباً» [روا، البخاري]. وقال ﷺ : «آية المتافق ثلاث : إذا حدث كذب، وإذا وعدد أخالف، وإذا التمن خان، [روا، البخاري]. وعنه ﷺ : «يُطبع المؤمن على كل أحمد].
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 p25.0 SUICIDE	p25.0 <b>قاتىل ئف</b> سە
p25.1 Allah Most High says: "Do not kill yourselves, for Allah is compas- sionate towards you. Whoever does so, in trans- gression and wrongfully, We shall roast in a fire, and that is an easy matter for Allah" (Koran 4:29-30).	p25.1 قال الله تعسالى : ﴿وَلاَ تَقْتُلُوا أَنْفُسَكُمْ إِنَّ اللَّهُ كَانَ بَحْمَ رَحِيمَاً . وَمَنْ يَفْعَلْ ذَلِكَ عُدُواناً وَظَلَماً قَسَوْتَ نُصْلِيهِ نَاراً وَكَانَ ذَلِكَ عَلَى اللَّهِ يَسِيراً ﴾ [النساء : ٢٩].
<ul> <li>p25.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Of those before you, there was once a wounded man who could not bear it, so he took a knife and cut his arm, and bled until he died. Allah Most High said, 'My slave has taken his life before I have, so I forbid him paradise.'"</li> <li>(2) "Whoever kills himself with a knife will abide forever in the fire of holl, perpetually stabbing his belly with it. Whoever kills himself with</li> </ul>	25.2 وعن النبي ﷺ قال: ٥كان ممن كان قبلكم رجل به جرح فجرع، فاخذ سكياً فحرَّ بها يده فما رقاً الدم حتى مات. قال الله تعالى: بادرني عبدي ينفسه، حرمت عليه الجنة، {متفق عليه}. وقال رسول الله ﷺ من قتسل نفسه يعلنه في نار جهنم خالداً مخلداً فيها أبداً ومن قتل نف بشمٌ فسمُه في يده يتحالهُ ومن قتل نف بشمٌ فسمُه في يده يتحالهُ
 poison will abide forever in the fire of hell, poison in hand, perpetually drinking of it."	في نار جهتم خالــداً مخلداً قيهـــا أبــداً». [منفق عليه] .
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	The Bad Judge p26.0
p26.0 THE BAD JUDGE	p26.0 القاضي السوء
<ul> <li>p26.1 Allah Most High says:</li> <li>(1) "Whoso does not judge by what Allah has revealed, those are the unbelievers" (Koran 5:44).</li> <li>(2) "Those who conceal the clear explanations and guidance We have revealed, after We have explained it in the Book to people, are cursed by Allah and those who curse" (Koran 2:159).</li> </ul>	26.1 قال الله تعسالى: ﴿ وَمَنْ لَمْ يَحْكُمْ بِمَسا أَنْسَرَلَ اللهُ فَأُولَئِسَكَ هُمْ الْكَافِرُونَ [المائدة: ٤٤]. وقال تعالى: ﴿إِنَّ الَّذِينَ يَحْتُمُونَ مَا أَنْرَلْنَا مِنَ البَّيْنَاتِ وَالهُدَىٰ مِنْ بَعْدِ مَا يَيْنَاهُ لِلنَّساسِ فِي الكِتابِ أُولَئِكَ يَلْعَنُهُمُ اللَّهُ وَيَلْمَنُهُمُ اللَّاجِئُونَ ﴾ [البقرة: ١٥٩].
<ul> <li>p26.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "One judge shall go to paradise, and two to hell. The judge who knows what is right and judges accordingly shall be in paradise. The one who knows what is right but intentionally judges unjustly will go to hell, and so will the judge who judges without knowledge."</li> <li>Anyone who judges without knowledge or evidence from Allah and His messenger regarding the matter he gives an opinion on is subject to this threat.</li> </ul>	p26.2 وعن النبي بني قال : وقاض في الجنّ وقاضيان في النار ؛ قاض عرف المحق وقاضيان في النار ؛ قاض عرف الحق فنضى به فهو في الحدة ، وقاض وقاض قضى بغير علم فهو في النار ، [رواه الحاكم]. [قلت :] فكل من قضى بغير علم ولا بينة من الله ورسوله على ما يقضي فهو داخل في هذا الوعيد. قاضيا بين الناس فكانما فُيحَ بغير سكين ، [رواه أبو داود].
(2) "Whoever is appointed to judge between people is as though slaughtered without a knife."	
p26.3 It is unlawful for a judge to rule on a case when angry, especially at a litigant. When a judge's qualities combine an insufficiency of Sac- red Knowledge, unworthy intention, bad disposi- tion, and lack of godfearingness, then his destruc- tion is complete and he must resign and hasten to save himself from hell.	p26.3 ويـحــرم على المقساضي أن يحكم وهــو غضــان، لا ميمـا من الخصم. وإذا اجتمـع في القــاضي قلة علم، وسوه قصد، وأخلاق زعرة، وقلة الـورع؛ فقد تمت خسارته ووجب عليه أن يعزل نفسه ويبادر بالخلاص من النار.
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p27.0 PERMITTING ONE'S WIFE TO FORNICATE	p27.0 القــواد المستحسن على أهله
p27.1 Allah Most High says:	p27.1 قال الله تعالى:
"None shall wed a fornicatress but a for- nicator or idolator. That is unlawful for believers" (Koran 24:3).	﴿وَالرَّائِيَّةُ لاَ يَنْكِحُهَا إِلاَّ رَانِ أَوْ مُشْرِكٍ وَجُرَّمَ ذَلِكَ عَلَى الْمُؤْمِنِينَ﴾ [النور: ٣] .
p27.2 The Prophet (Allah bless him and give him peace) said,	p27.2 وعن النبي على أنه قال : «ثلاثة لا يدخلون الجنة العاق لوالديَّه والدَّيُّوتُ
"Three will not enter paradise: he who is disrespectful to his parents, he who lets his wife fornicate with another, and women who affect masculinity."	ورجلة النساءة [رواه الحاكم] .
p27.3 Someone who suspects his wife of inde- cency but pretends not to know because he loves her is not as bad as someone who actually pimps for her. There is no good in a man without jealousy for his rights.	p27.3 فمن كان يظن بأهله الفساحشة ويتغماقل لمحبنه فيها قهو دون من يعرَّس عليها. ولا خير فيمن لا غيرة له.
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 p28.0 MASCULINE WOMEN AND EFFEMINATE MEN	p28.0 السرجلة من النسباء والمخنث من الرجال
p28.1 The Prophet (Allah bless him and give him peace) said.	p28.1 قال ﷺ : «الآن هلك السرجال حين أطاعوا النساءه [رواه أحمد].
(1) "Men are already destroyed when they obey women."	قال ابن عباس: ] «لَعَنْ رسول الله ع المختلين من المرجال والمترجلات من النساء» [رواء البخناري]. [وقال أبو
(2) The Prophet (Allah bless him and give him peace) cursed effeminate men and masculine women.	من السعاءة [ روام البحاري] . [ وقان ابو م هر يسرة : ] «لَمَنْ رسعول الله ﷺ البرجل يلبس لبنسة المبرأة والمبرأة تلبس لبنسة : الرجل» [رواه أبو داود] .
 (3) The Prophet (Allah bless him and give him peace) cursed men who wear women's clothing and women who wear men's.	

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p29.0 MARRYING SOLELY TO RETURN TO THE PREVIOUS HUSBAND	p29.0 المحلِّل والمحلَّل له
p29.1 The Prophet (Allah bless him and give him peace) cursed the man who marries a woman after her divorce solely to permit her first husband to remarry her (dis: n7.7) and cursed the first hus- band.	p29.1 [صبح من حديث ابن مسعود رضي الله عنسه أن] رسول المله ﷺ لعن المحلّل والمحلّل له: [رواه النسائي].
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p30.0 EATING UNSLAUGHTERED MEAT, BLOOD, OR PORK	p30.0 أكــل الميتـة والـدم ولحم الخنزير
p30.1 Allah Most High says,	p30.1 ) قال الله تعالى :
"Say: 'I find nothing in what has been revealed to me that is unlawful for a person to eat except unslaughtered meat, blood outpoured, or the flesh of swine, for all this is filth' " (Koran 6:145).	﴿قُـلُ لاَ أَجِـدُ فِيمَـا أَوْجِيَ إِلَيَّ مُحَرَّمَاً عَلَىٰ طَاعِمٍ يَطْعَنْهُ إِلاَّ أَنْ يَكُونَ مَيْنَهُ أَوْ دَمَساً مَسْفُـوَحَا أَوْ لَحْمَ حِسْرَيسِ فَإِنَّهُ رِجْسٌ ﴾ [الأنعام: ١٤٥].
p30.2 Whoever premeditatedly eats these when not forced by necessity is a criminal.	p30.2 فمن تعميد أكبل ذلبك لغير. ضرورة فهو من المجرمين .
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p31.0 NOT FREEING ONESELF OF ALL TRACES OF URINE	p31.0 عدم التنبزه من البول
p31.1 Allah Most High says,	: p31.1 قال الله تعالى:
"And your raiment purify" (Koran 74:4).	﴿وَثِيَابَكَ فَطَهَّرُ﴾ [المدثر: ٤].
p31.2 The Prophet (Allah bless him and give him peace);	p31.2 وقال النبي ﷺ، ومرَّ بقبرين: «إنهما يُعـذْبان وما يعدِّيان في كبير، أما
(1) passed by two graves and said, "The two are being tormented, and not for anything exces- sive: one of them did not free himself of traces of urine, while the other was a talebearer [def: r3]."	أحذهما فكمان لا يستشرّه من بوله، وأما الأخرُ فكان يمشي بالنميمة، [منفق عليه].

#### p32.0 Enormities

(2) And he said, "Take care to remove vestiges of urine from your persons, because the main reason for torment in one's grave." Moreover, the prayer of someone who not protect his person and clothing from urin not acceptable (A: which is how scholars inter the above hadiths, as applying to those who negligent in removing all traces of urine be they pray).	البول فإن عامة عذاب القبر منه، [رواه it is الدارقطني]. ثم إن من لم يحترز من البول في بدنه ne is وثيابه فصلاته غير مقبولة. pret
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p32.0 COLLECTING TAXES (A: Meaning to take revenues other those which are countenanced by Sacred Law as zakat or the non-Muslim poll tax (jizya) though the state may take taxes to the connecessary to prevent the general detriment).	(ع: والمراد جباية عير ما ورد احده بالشرع كالركاة والجنزية [والخمس] (N: (ح: ويجوز للدولة فرض الضرائب بقدر
p32.1 Such people are among those mean the words of Allah Most High, "The dispute is only with those who oppeople, and wrongfully exceed proper boun the land: these will have a painful torm (Koran 42:42).	﴿إِنَّمَا ٱلسَّبِلُ عَلَىٰ الَّذِينُ يَظْلِمُونَ النَّامَى وَيَبَغُسونَ بِمَ الأَرْضِ بِغَيْرِ الحَقِّ أَوْلَئِكَ لَهُمْ عَذَابُ أَلِيمُ ﴾ [الشورى: ٤٢].
<ul> <li>p32.2 And in the hadith of the adulteress purified herself by voluntarily being stone death, there is the Prophet's remark (Allah him and give him peace),</li> <li>"She has made a repentance so sincere the even a tax taker repented with the like of it would be forgiven."</li> </ul>	طهَرت نَفسها بالرجم : «لقدْ تَابِتُ توبةُ لَوْ الله bless تابها صاحب مكس لغفر له ، [رواه مسلم].
p32.3 He who imposes taxes resembles a wayman, and is worse than a thief. But one burdens the people, imposing over new levie them, is more tyrannous and oppressive someone more equitable therein who treats a under him more kindly. Those who gather to who do the clerical work, or who accept the ceeds, such as a soldier, sheikh, or head of a	<ul> <li>who</li> <li>الطريق، وهو شر من اللص. فإن من</li> <li>es on</li> <li>عسف الناس وجدد عليهم ضرائب،</li> <li>than</li> <li>bose</li> <li>ورقل برعيته , وجابي المكس وكتائبه</li> <li>gro-</li> <li>وآخذه من جندي وشيخ وصاحب زاوية</li> </ul>

center (zawiya) —all bear the sin, and are eating of ill-gotten wealth (dis: w49).	شركاء في الوژر. أڭالون للسحت.
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p33.0 SHOWING OFF IN GOOD WORKS	p33.0 الرياء
<ul> <li>p33.1 Aliah Most High says:</li> <li>(1) "The hypocrites are trying to fool Allah, while it is Hc who is outwitting them. And when they stand to pray they do so lazily, showing off to people, remembering Allah but little" (Koran 4:142).</li> <li>(2) "O you who believe: do not nullify your charity by reminding recipients of having given it and by offending them, like someone who spends his money as a show for people" (Koran 2:264).</li> </ul>	p.3.1 قال المله تعالى: قوانًا المُشَافِقِينَ يُحَاجُعُونَ اللَّهُ وَهُوَ خَادِعُهُمْ وَإِذَا فَأَمُسوا إلى المُشْسلاة فَأَمُسوا كُسْانَى يُرَاؤُونَ النَّاسَ وَلاَ يَذْكُرُونَ اللَّهُ إِلاً قَلْيَلاً ﴾ [النساء: ١٤٢]. وقال تعالى: فَإِنَا أَيُّهَا الْذِينَ آمَنُوا لاَ يُنْعِلُوا صَدَفَ إِنَّاءَ النَّاسِ ﴾ [البقرة: ٢١٤].
<ul> <li>p33.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "The first person judged on Resurrection Day will be a man martyred in battle.     "He will be brought forth, Allah will reacquaint him with His blessings upon him and the man will acknowledge them, whereupon Allah will say, 'What have you done with them?' to which the man will respond. 'I fought to the death for You.'     "Allah will reply, 'You lie. You fought in order to be called a hero, and it has already been said.' Then he will be sentenced and dragged away on his face to be flung into the fire.     "Then a man will be brought forward who learned Sacred Knowledge, taught it to others, and who recited the Koran. Allah will acknowledge them, and then Allah will say, 'What have you done with them?' The man will answer, 'I acquired Sacred Knowledge, taught it, and recited the Koran, for Your sake.'     "Allah will say, 'You lie. You learned so as to be called a scholar, and read the Koran so as to be</li> </ul>	p33.2 قال النبي إلى : «أول النساس يُقضى عليه يوم القيامة رجل استشهد فأتي به فعرفه الله نمسة فعرفها، نقال: ما عصلت فيها؟ قال: قاتلت فيك حتى استشهدت. قال: كذبت ولكنك قاتلت ليقسال جريءً: فقسد فيسل. ثم أمسر به فسحب على وجهه حتى ألقي في النار. ورجل تعلم العلم وعلمة وقرأ القرآن فأتي عملت فيها؟ قال: تعلمت العلم وعلمة وقرأت فيك القرآن. قال كذبت ولكنك تعلمت ليقال عالم وقرات القرآن ليقال

#### p34.0 Enormities

called a reciter, and it has already been said.' Then the man will be sentenced and dragged away on his face to be flung into the fire.

"Then a man will be brought forward whom Altah expansively provided for, lavishing varieties of property upon him, and Allah will recall to him the benefits bestowed, and the man will acknowledge them, to which Allah will say, 'And what have you done with them?' The man will answer, 'I have not left a single kind of expenditure You love to see made in Your cause, save that I have spent on it for Your sake.'

"Allah will say, 'You lie. You did it so as to be called generous, and it has already been said.' Then he will be sentenced and dragged away on his face to be flung into the fire."

(2) "The slightest bit of showing off in good works is as if worshipping others with Allah."

قارىء، فقد قيل . ثم أمر به فسُحب على وجهة حتى ألقي في النبار . ورجيل وسَع الله عليه وأعطاء من أصناف المال فأتي به فيصا؟ قال : ما تركتُ من سبيل تحب أن فيفا؟ قال : ما تركتُ من سبيل تحب أن يُنْفَقَ فيه إلا أنفقتُ فيه لك . قال : كذبتَ ولكنك فعلت ليقال هو جواد فقد قيل . ثم أمر به فسُحب على وجهه حتى ألقي في وقال : واليسير من الرياء شركُ الرواه الحاكم].

p33.3 (A: When there is an act of obedience the servant intends to conceal but Allah reveals, then it is merely gratitude for His blessings to admit it to others and thank Him for it. When asked if one is fasting, for example, and one is, then one should say "Praise be to Allah" (al-Hamdu lillah).)

p34.0 BREACH OF FAITH	p34.0 ا <b>لخيانة</b>
p34.1 Allah Most High says, "Do not betray Allah and His messenger, nor knowingly betray your trusts" (Koran 8:27).	p34.1 قال الله تعالى:
<ul> <li>p34.2 The Prophet (Allah bless him and give him peace) said;</li> <li>"Someone who cannot keep a trust is devoid of faith. Someone who cannot keep an agreement is devoid of religion."</li> </ul>	p34.2 وقـــال النبي ﷺ: «لا ايمـــان لمن لا أمائة له، ولا دين لمن لا عهد له، [رواه أحمد].
p34.3 A breach of faith in anything is very ugly, but in some matters is worse than others. A person	p34.3 والغيبانية في كل شيء قبيحة وبعضهما شرَّ من بعض. وليس مَن خانك

#### Learning Sacred Knowledge for the Sake of This World p35.0

who cheats one for a pittance is not like a person في فلس كمن خاتك في أهلك ومالك who betrays one concerning one's wife and وارتكب العظائم . money, perpetrating outrages. p35.0 التعلم للدنيا وكتمان العلم p35.0 LEARNING SACRED KNOWLEDGE FOR THE SAKE OF THIS WORLD, OR CONCEALING IT (ع: والتعلم للدنيا معناه: لولا أسياب (A: Learning Sacred Knowledge for the sake of this world means that if not for this-worldly دنيوية لما تعلُّم [(ح: العلم الشرعي]) . reasons, a person would not have bothered to learn (dis: a3.1).) p35.1 Allah Most High says: p35.1 قال الله تعالى : ﴿ إِنَّمَا يَخْشَىٰ اللَّهَ مِنْ عِبَادِهِ الْعَلْمَاءُ ﴾ (1) "Only the knowledgeable of His slaves [قاطر: ٢٨]. fear Allah" (Koran 35:28). وقبال تعبالي : ﴿إِنَّ الَّبْذِينَ يَكْتُمُونَ مَا أَشْرَلْ اللَّهُ مِنْ الكِتْبَابِ وَيَشْتَرُ وَنَ بِهِ ثَمَنَّا (2) "Those who conceal what Allah has قَنِيسَلا أولَئِكَ مَا يَأْكَلُونَ فِي بُطُونَهُمْ إِلاَّ revealed of the Book and purchase a trifling price thereby, these but fill their bellies with helffire" النَّارَ﴾ [البقرة: ١٧٤]. (Koran 2:174). وقبال: ﴿ وَاذْ أَخِذَ اللَّهُ مِشَاقَ الَّذِينَ أُوتُوا الكتبابُ لَتُبَيِّنُهُ لِلَّنَّاسِ وَلا تَخْتُمُونَهُ (3) "And Allah made a covenant with those فَتَبْدُوهُ وَرَاءً ظُهُ ورِجْهُمْ [...] ﴾ [آل given the Book to explain it to people and not keep it from them. But they flung it behind their عمران: ١٨٧]. backs" (Koran 3:187). p35.2 The Prophet (Allah bless him and give p35.2 وقسال السنبي ﷺ : «مَن ابتغَى him peace) said, العلم ليبساهي به العلمساء أو بمساري به السفهماء أو تقبيل أقشدة التباس إليه فإلى "Anyone who seeks Sacred Knowledge to vie النار، [رواه الترمذي]. with scholars, argue with fools, or win people's hearts will go to hell." p35.3 Hilal ibn al-'Ala' said, "Seeking Sacred p35.3 – وقيال هلال بن العلام: طلب Knowledge is arduous, learning it is harder than العلم شديد وحفظه أشذ من طلبه والعمل seeking it, applying it is harder than learning it, به أشد من حفظه، والسلامة منه أشد من and remaining safe from it is even harder than العمل به . applying it."

## p36.0 Enormities

p36.0 REMINDING RECIPIENTS OF ONE'S CHARITY TO THEM	p36.0 المتّان
p36.1 Allah Most High says, "O you believe: do not nullify your charity by reminding recipients of having given it and by offending them" (Koran 2:264).	p36.1 قال الله تعالى: ﴿ يَــا أَنِّـهُــا الْــَدِينَ آمَنَــوا لاَ تَبْطِلُوا صُدْفَاتِكُمْ بِالمَنَّ وَالأَذَىٰ﴾ [اليقرة: ٢٦٤].
p36.2 The Prophet (Allah bless him and give him peace) said, "There are three people whom Allah will not speak to, look at, or exonerate on the Day of Judgement, and who will have a painful torment: he who wears the hem of his garment low [A: out of pride], he who reminds recipients of his charity to them, and he who sells merchandise swearing that he paid more for it than he actually did."	p36.2 وفي المحمديث الصحيمية : «تملائمة لا يكلمهم الله ولا ينظر إليهم يوم القيماسة ولا يزكّيهم ولهم عذاب أليم : المممل إزاره، والعنان، والعنفق سلعته يالحلف الكاذب».
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p37.0 DISBELIEVING IN DESTINY (QADR)	p37.0 المكنَّبُ بالقدر
<ul> <li>p37.1 Allah Most High says:</li> <li>(1) "Verily, We have created everything in a determined measure" (Koran 54:49).</li> <li>(2) "Allah has created you and what you do" (Koran 37:96).</li> <li>(3) "Whomever Allah leads astray has no guide" (Koran 7:186).</li> <li>(4) "And Allah knowingly led him astray" (Koran 45:23).</li> <li>(5) "But you will not want to unless Allah wants" (Koran 76:30).</li> </ul>	p37.1 قال الله تعالى: ﴿إِنَّا كُلُ شَيْءٍ حَلَقْنَاهُ بِقَدَرٍ [القمر: 4]]. ٤٩].
(6) "And He inspired it [A: the human soul] its evil and its godfearingness" (Koran 91:8).	

# Listening to People's Private Conversations

p37.2 The Prophet (Allah bless him and give him peace):	p37.2 « ييا رسول الله ، ما الإيمانُ؟ # قال : «أن تؤمن بالله ومــلانكتــه وكتيــه
<ul> <li>(1) "O Messenger of Allah, what is faith?" And he replied, "To believe in Allah, His angels, His messengers, the resurrection after death, and in destiny (qadr, def: u3.7-8), its good and evil."</li> <li>(2) "There are six whom I curse, Allah curses, and who are cursed by every prophet whose supplications are answered: he who denies Allah's destiny, he who adds anything to Allah's book, he who rules arrogantly, he who considers what Allah has prohibited to be lawful, he who deems it permissible to treat my family in ways Allah has forbidden [A: such as insulting or revil- ing them], and he who abandons my sunna [A: out of disdain for it]."</li> </ul>	ورسله والبعث بعد الموت والقدر غيره وشرّه [رواه البخاري]. قال رسول الله ﷺ : «ستة لعنَّهُم، ولعنهم الله، وكلَّ نَنَي مجاب : المكذب بقدر الله، والسزائد في كتاب الله، والمسلح بالعجروت، والمستحل حرم الله، والمستحل من عنرتي ما حرّم الله، والتارك لسنتيه [رواه الترمذي].
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p38.0 LISTENING TO PEOPLE'S PRIVATE CONVERSATIONS	p38.0 المستمع على الناس ما يسرون
p38.1 Allah Most High says, "Do not spy" (Koran 49:12).	p38.1 قال الله تعالى: ﴿وَلَا تَجَسَّسُوا﴾ [الحجرات: ١٢].
p38.2 The Prophet (Allah bless him and give him peace) said, "Wheever listens to people who are averse to his listening shall have molten lead poured into his	p38.2 وقسال النبي ﷺ : «مَن استمع إلى حديث قوم وهم له كارهـون صُبَّ في أذنيه الأنَكُ يوم القيامة[] [رواه البخاري].
ears on the Day of Judgement." p38.3 This may not be an enormity (A: in some cases (dis: τ6.4)).	. p38.3 ولعلها ليست يكبيرة .
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p39.0 CURSING OTHERS (dis: r38)	p39.0 اللّعان
p39.1 The Prophet (Allah bless him and give him peace) said:	p39.1 قال الني 澳 : «لعن السؤمن

p38.0

#### p40.0 Enormities

(1) "Cursing a believer is like killing him."

(2) "When a servant curses something, the curse rises up to the sky, where the doors of the sky shut it out, and then it falls back to earth, where the doors of the earth shut it out. Then it searches right and left and when it does not find anywhere to go it comes back to the thing which was cursed, should it deserve it. If not, it returns upon the person who uttered it."

(3) While the Prophet (Allah bless him and give him peace) was on a journey, there was a woman of the Medinan Helpers (Ansar) riding a camel which annoyed her, whereupon she cursed it. The Prophet heard this and said, "Take off what is on its back and release it, for it has been cursed." And it is as if I can still see it now, walking along among the people, no one stopping it.

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وعنه ﷺ أنه قال: وإن العبد إذا لعن شيشاً صَعدَتُ اللعنة إلى السمام، فتُغْلَقُ أبواب السماء دونها، ثم تهبط إلى الأرض فتغلق أبسوابهسا دوتهماء شم تأخبذ يعيشآ وشميالًا، فإذا لم تجد مساغاً رجعت إلى السذي لُعنَ إن كان أحسلًا لذلسك، وإلا رجعت إلى قائلها، [رواه أبو داود]. السينىمسا رسمول الله ﷺ في بعض أسفاره، واصرأةً من الأنصار على ناقةٍ، فضجرات فلعنتها والسمع ذليك رسول الله بي فقال: اخذوا ما عليها ودُعُوها فإنها ملعونةً ﴾ [قال عمرانُ] فكأنى أنظر إليها الآن تمشي في الساس ما يعرضُ لها أحدً [رواه مسلم]. .p40.0 الغادر بأميره p40.1 قال المله تعالى : ا بالغهد إذ العهد كاذ فَسْؤُولاً ﴾ [الإسراء : ٢٤].

كقتله» [رواه البخاري].

P40.2 وقبال ﷺ : امن أطباعني فقد وقبال ﷺ : امن أطباعني فقد أطباع الله، ومن عصباني فقد عضى الله ومن يُطبع الأمير فقد عصاني ا (رواه يغمن الأمير فقد عصاني ا (رواه إلماني (رواه إلماني) . (رواه إلماني وأما إذا اجتمع (ع : الأمير المذكور في الحديث هو خليفة المسلمين أكبر فالسنة أن يخساروا أميرا لهم، ويسن طاعته ومعاورته أو عدم إطاعته تخالف المسلون لكن لا يحرم).

#### p40.0 LEAVING ONE'S LEADER

p40.1 Allah Most High says,

"Fulfill covenants, for surely convenants will be asked about" (Koran 17:34).

p40.2 The Prophet (Allah bless him and give him peace) said:

"He who obeys me obeys Allah, and he who disobeys me disobeys Allah. He who obeys the leader obeys me, and he who disobeys the leader disobeys me."

(A: The *leader* referred to in the hadith is the caliph of the Muslims or his authorized representative (dis: 025.5). Whenever there is a group of three or more Muslims, it is sunna for a leader (amir) to be chosen. It is sunna to obey such a leader, and leaving him or not obeying him contravenes what is recommended, but is not unlawful.)

p41.0 BELIEVING IN	p41.0 تصديق الكاهن
FORTUNE-TELLERS OR ASTROLOGERS	والمنجم
ASTROLOOLKS	
<ul> <li>p41.1 Allah Most High says:</li> <li>(1) "Pursue not that which you have no knowledge of" (Koran 17:36).</li> <li>(2) "[He is] the Knower of the Unseen, and discloses not His unseen to anyone [dis; w60.1], except to a messenger with whom He is pleased"</li> </ul>	p41.1 قال الله تعالى: (وَلَا تَقْـفُ مَا لَيْسَ لَكَ بِهِ عِلْمَ [] [الإسرام: ٣٦] وقال تعالى: (عالم الفَيْب قلا يُظْهرُ غلَىٰ غَيْهِ فِ أَحَدْ إِلاً مَنِ ارْتَضَسَ مِنْ رُسُول ﴾ [الجن: ٣٦ - ٢٧].
(Koran 72:26–27).	
<ul> <li>p41.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Whoever goes to a 'psychic' ('arraf) or fortune-teller and believes what he says has disbelieved in what has been revealed to Muhammad."</li> <li>(2) "Allah Most High says, 'One of My servants reaches daybreak a believer, another an unbeliever. He who says, "We have received rain by Allah's grace," is a believer in Me and a disbeliever in the planets. But he who says, "We have received rain by the effects of such and such a mansion of the moon," is an unbeliever in Me and a believer in planets [A: if he thinks they have a causal influence independent of the will of Allah (dis: o8.7(17))]."</li> <li>(3) "Whoever goes to a 'psychic,' asks him about something, and believes him, will not have his prayer accepted for forty days."</li> </ul>	p41.2 وقال غلا: «من أتى عرافاً أو كاهناً قصدقه بما يقول فقد كقر بما أنزل على محمد غلاء [رواه أبو داود]. وقال غلا [صبيحة ليلة مطيرة]: «بقول وكافر، فمن قال مُطرنا بفضل الله فذلك مؤمن بي كافر بالكوكب. ومن قال مُطرنا بنوء كذا فذلك كافر بي مؤمن بالكوكب ارواه البخاري ومسلم]. قوال غلا: «من أتى عرّافاً فسأله عن يوماًه [رواه مسلم].
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p42.0 A WIFE'S REBELLING AGAINST HER HUSBAND (def: m10.12)	p42.0 نشوز المرأة
p42.1 Allah Most High says: "Men are the guardians of women, since	p42.1 قال الله تعسالى: ﴿المُرَجَّالُ قَوْامُونَ عَلَى النَّسَاءِ بِمَا فَضَّلَ اللَّهُ بَعْضَهُمُ
Allah has been more generous to one than the	

#### Enormities p43.0

other, and because of what they [men] spend from their wealth. So righteous women will be obe- dient, and in absence watchful, for Allah is watch- ful. And if you fear their intractability, warn them, send them from bed, or hit them. But if they obey you, seek no way to blame them" (Koran 4:34).	عَلَى يَعْض وَبِسَبَ أَنَّفَقُ وا مِنْ أَسْوَالِهِمَ فالصَّالِحَاتَ فَابَنَاتَ خَابَطَتْ لِلْغَيْبِ بِمَا خَضِطَ اللَّهُ، وَاللَّبَرِي تَحَافُونَ تُشُوزَهُنُ فَبَطَّ وَهَنْ وَاهْجُر وَهُنَ فِي الْمَصَاجِع وَاصْرِ بُوهُنُ فَإِنَّ أَطْعَنْكُمُ فَلَا نَبْغُوا عَلَيْهِنَ سَبِلاَتِهِ [النساء: ٢٤].
p42.2 The Prophet (Allah bless him and give him peace) said:	p42.2 قال رسبول الله ﷺ: ٥لا ينظر الله إلى اسرأةٍ لا تشكر لزوجها وهي لا
(1) "Allah will not look at a woman who is ungrateful to her husband, while unable to do without him."	تستغني عنه، [رواه النسائي]. وقال النبي ﷺ : «إذا دعا الرجلُ امرأته إلى فراشه فلم تأت فيات غضبان عليها لعنتها الملانكة حتى نصبح؛ [رواء
(2) "When a man calls his wife to his bed and she will not come, and he spends the night angry with her, the angels curse her until morning."	للسها المعرفة على تصبح، إرود. البخاري]. وقـال ﷺ : الا يحمل لامرأةٍ أن تصوم وزوجها شاهدُ إلا بإذنه، ولا تأذن في بيته
(3) "It is not lawlul for a woman to fast when her husband is present, save by his leave. Nor to permit anyone into his house except with his per- mission."	إلا بإذنه» [رواه البخاري]. ويُسروى عن النبي يتي أنه قال: «مَن خرجتُ من بيت زوجها لعتها الملائكة حتى ترجع أو تتوب، [رواه الطبراني].
(4) "Whoever leaves her husband's house [A: without his permission], the angels curse her until she returns or repents."	(خليسل النحسلاوي : ) وحيث أيحنا الخروج فإنصا يباح بشسرط عدم الزينة وتغيير الهيئة إلى ما لا يكون داعية لنظر الرجبال والاستمسالية . قال الله تعالى :
(Khalil Nahlawi:) It is a condition for the permissi- bility of her going out(dis: m10.3-4) that she take no measures to enhance her beauty, and that her figure is concealed or altered to a form unlikely to draw looks from men or attract them. Allah Most High says,	﴿وَقُصْرُنَ فِي بِيُسُوتَكُنُّ وَلاَ نَبْرَجُنْ نَبَرَّجْنَ لَبَرَّجَ الْجُسَامِيةِ الأُوْلَىٰ [الأَصرَاب: ٣٣]. [نقبال من السدرر العبساحة في الحظر والإباحة: ١٧٢ ـ ١٧٣].
"Remain in your homes and do not display your beauty as women did in the pre-Islamic period of ignorance" (Koran 33:33).	
(al-Durar al-mubaha (y99), 160)	
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p43.0 SEVERING TIES OF KINSHIP (A: The opposite, maintaining the bonds of kinship (silat al-rahim), means politeness, kind	p43.0 قاطع الرحم (ع: وعكس قطيع البرجم هوصلة البرجم وسعشاهيا معناملتهم بالأدب

مستعدم وسيقتص ولاصف المعالية والمستعد والم	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
treament, and concern for all one's relatives, even if distantly related, corrupt, non-Muslim, or unap- preciative.)	والمعمروف والاعتساء بجميعهم، بُعـداء كانوا أو فساقاً أو كفاراً أو غير شاكرين).
p43.1 Allah Most High says:	p43.1 قال الله تعالى: ﴿فَهَلُ عَسَيْنُهُ إِنْ تَوَلَيْتُهُ أَنْ تَفْسِدُوا فِي
"If you turn back, would you then cause cor- ruption in the land, severing your family ties? Those are the ones whom Allah has cursed and deafened, and blinded their sight" (Koran 47:22-23).	الأرضى وتُقَطَّمُ وَارْحَــهُمَمُ . أَوَلَيْسَكُ . السلايينُ لَعَسْهُمُ السَّهُ فَأَصَـهُمُ وَأَعْمَىٰ أَيْضَارَهُمُ ﴾ [محمد: ٢٢ - ٢٤].
p43.2 The Prophet (Allah bless him and give him peace) said:	p43.2 فال المنبي ﷺ : «لا يدخسل الجنة قاطعُ رحم ﴾ [رواه البخاري].
(1) "He who severs his family tics will not enter paradise."	وقمال ﷺ : «مَن كان يؤمن بالله واليوم الآخر فليصل رحمه، [رواه البخاري].
(2) "Whoever believes in Allah and the East Day, let him maintain the bonds of kinship."	
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p44.0 MAKING PICTURES	p44.0 المصور
	p44.0 <b>المصور</b> p44.1 قال النبي ﷺ : «كـنَّ مصور في الـنار يجعـل له بكـل صورةٍ صوّرهـاً
p44.0 MAKING PICTURES p44.1 The Prophet (Allah bless him and give	p44.1 قال النبي عَيْني : «كُلَّ مصور في السار يجعل له بكل صورة صورها تُفْسَا فيعذبه في جهتمه [رواه البخاري]. وقسال السببي عَني : «من صور صورةً كُلُف أن ينفخ فيها الروح (يوم القيامة)
<ul> <li>p44.0 MAKING PICTURES</li> <li>p44.1 The Prophet (Allah bless him and give him peace) said: <ul> <li>(1) "Every maker of pictures will go to the fire, where a being will be set upon him for each</li> </ul> </li> </ul>	p44.1 قال النبي ﷺ : «كُتُّ مصور في النار يجعل له بكل صورةٍ صورها نَفْسُا فيعذبه في جهتمه [رواه البخاري]. وقسال النبي ﷺ : «من صورةً
<ul> <li>p44.0 MAKING PICTURES</li> <li>p44.1 The Prophet (Allah bless him and give him peace) said: <ul> <li>(1) "Every maker of pictures will go to the fire, where a being will be set upon him for each picture be made, to torment him in hell."</li> <li>(2) "Whoever makes an image shall be required [on the Last Day] to breathe a spirit into</li> </ul> </li> </ul>	p44.1 قال النبي عَيْني : «كُلَّ مصور في السار يجعل له بكل صورة صورها تُفْسَا فيعذبه في جهتمه [رواه البخاري]. وقسال السببي عَني : «من صور صورةً كُلُف أن ينفخ فيها الروح (يوم القيامة)
<ul> <li>p44.0 MAKING PICTURES</li> <li>p44.1 The Prophet (Allah bless him and give him peace) said: <ul> <li>(1) "Every maker of pictures will go to the fire, where a being will be set upon him for each picture he made, to torment him in hell."</li> <li>(2) "Whoever makes an image shall be required [on the Last Day] to breathe a spirit into it, but will never be able to do so."</li> <li>(a: Other hadith evidence appears at w50, which discusses legal questions relating to the artistic, photographic, and televisual depiction of</li> </ul> </li> </ul>	p44.1 قال النبي عَيْني : «كُلَّ مصور في السار يجعل له بكل صورة صورها تُفْسَا فيعذبه في جهتمه [رواه البخاري]. وقسال السببي عَني : «من صور صورةً كُلُف أن ينفخ فيها الروح (يوم القيامة)

#### p45.0 Enormities

p45.0 THE TALEBEARER WHO STIRS	p45.0 الثمام
UP ENMITY BETWEEN PEOPLE (dis: r3)	
p45.1 Allah Most High says,	p45.1 قال الله تعالى:
"Obey not every wretched swearer; sian- derer, going about with tales" (Koran 68:10-11).	﴿وَلا تُعلِّعُ كُلُّ خَلَّاتٍ مَعِينٍ هَمَّانٍ مَشَاءٍ بِنَصِيمٍ ﴾ [القلم: ١٠ - ١١].
p45.2 The Prophet (Allah bless him and give him peace) said:	p45.2 وقسال النبي ﷺ: ولا يدخسل المجنة نَمَّام؛ [رواه البخاري].
(1) "He who stirs up enmity among people by quoting their words to each other will not enter paradise."	وقال النبي ﷺ : «تجد من شرار الناس ذا الموجهين : هو الـذي يأتي هؤلاء بوجه وهؤلاء بوجه، [رواه البخاري] . وعن النبي ﷺ قال : دلا يُبلغني أحسدً
(2) "You find that among the worst people is someone who is two-faced, showing one face to some and another face to others."	ا عن أصحابي شيئاً فإتي أحب أن أخرج اليهم وأنا سليم الصدره [رواه أبو داود] . 
(3) "Do not tell me anything about my Com- panions, for I want to meet them without disquiet in my heart."	
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p46.0 LOUDLY LAMENTING THF. DEAD	p46.0 النيا <b>حة واللطم</b>
p46.1 The Prophet (Allah bless him and give him peace) said,	p46.1 قال ﷺ : «ليس منا من ضرب الخسدود وشق الجيسوب ودهما بدعوي
"He who slaps his cheeks, rips his pockets, or calls out the cries of the pre-Islamic period of ignorance is not of us."	: الجاهلية» [رواه البخاري] .
*	
p47.0 ATTACKING ANOTHER'S ANCESTRY	p47.0 الطعن في الأنساب

"Two qualities in people are unbelief: attack- ing another's ancestry, and wailing over the dead." (N: The hadith does not mean that these things put one beyond the pale of Islam, but that they are the actions of the unbelievers.)	بالناس كفرً : الطعن في التسب، والنياحة على الميت [رواه مسلم] . (ح : وليس معنى الحديث أنهما يخرجان عن الملة ، ولكنهما من أفعال الكفار) .
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p48.0 EXCESSES AGAINST OTHERS	p48.0 البغي
p48.1 Allah Most High says,	p48.1 قال الله تعالى :
"The dispute is only with those who oppress people and wrongfully commit aggression in the land: these will have a painful torment" (Koran 42:42),	﴿إِنَّمَا السَّبِيلُ عَلَىٰ الَّذِينَ يَطْلِمُونَ السُّساسَ وَيَبْحُسونَ فِي الأَرْض بِغَيْسِرِ السَحتِ أَوَّلُبِ لَكَ لَهُ مُ عَذَابَ أَيْسِيمَ ﴾ [الشودى: ٤٢].
p48.2 The Prophet (Allah bless him and give him peace) said,	p48.2 قال النبي ﷺ : «إنّ الله أوحى إليّ أن تواضعــوا حتى لا يبغي أحــد على
(1) "Allah has inspired to me that you are all to be humble towards each other, such that no one transgresses against or exalts himself above another."	أحد ولا يفخر أحد على أحد؛ [رواه مسلم]. فال مالك الرهاوي: ديا رسول الله، قد أعطيتُ من الجمال ما ترى، وما أحبُ أنَّ أحداً يفوقني بشراك (نعلي)، أفذاك
(2) Malik Rahawi said: "O Messenger of Allah. I have been given of beauty that which you see, and I do not like anyone to wear better san- dals than I. Is this of presumptuous pride?" He answered, "This is not of presumptuousness, which rather consists of refusing to admit the truth and considering people inferior."	من السبغي؟ (حقال: السيس فلسك من السبغي، ولكن البغي بطسر الحق [أو قال سقة الحق] وغمط الناس، [رواه الحاكم]. وقال النبي تيجة: (مُخَلَّبَتِ امرأةً في هرة سجنتها حتى مات، فدخلت فيها النار، لا هي أطعمتُها وسقتْها، إذ حبستُها؛ ولا
(3) "A woman was tortured for a cat she imprisoned until it died. She went to hell because of it, having neither fed nor watered it, for she confined it; nor yet having let it go to forage on the small creatures of the earth."	هي توكثها تأكسل من خساش الأرض» [رواه البخاري]. وقال المنبي ﷺ : اإن الله يعذّب الذين يعذبون الناس في الدنياء [رواء مسلم].
(4) "Allah will certainly torture those who torture people in this world."	

## p49.0 Enormities

p49.0 ARMED INSURRECTION AND CONSIDERING MUSLIMS UNBELIEVERS (A: The early <i>Kharijite</i> sect committed these transgressions.)	p49.0 الخروج بالسيف والتكفير بالكبائر رع: ارتكبهما فرقة الخوارج قديماً، .
<ul> <li>p49.1 Allah Most High says:</li> <li>(1) "Do not commit transgressions; surely Allah loves not the transgressors" (Koran 2:190).</li> <li>(2) "Whoever disobeys Allah and His messenger has gone manifestly astray" (Koran 33:36).</li> </ul>	p49.1 قال الله تعالى: ﴿وَلَا تَشْتُدُوا إِنَّ اللَّهَ لَا يُجِبُّ ا المُمْنَدِينَ ﴾ [البقرة: ١٩٠]. وقال تعالى: ﴿وَمَنْ يَعْصِ اللَّهَ وَرَسُولَهُ فَقَدْ ضَلْ ضَلَالاً مُبِيناً﴾ [الأحزاب: ٣٦].
<ul> <li>p49.2 The Prophet (Allah bless him and give him peace) said,</li> <li>"If someone says to his Muslim brother, 'You unbeliever,' one of them deserves the name."</li> </ul>	p49.2 وقسال السَبِي ﷺ : «من قال لأخيه المسلم يا كافر فقد باء بها أحدهما» [رواه البخاري] .
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p50.0 HURTING OR REVILING MUSLIMS	p50.0 أذية المسلمين وشتمهم
<ul> <li>p50.0 HURTING OR REVILING MUSLIMS</li> <li>p50.1 Allah Most High says: <ul> <li>(1) "Those who hurt believing men and women who have done nothing to deserve it shall bear the burden of calumny and open sin" (Koran 33:58).</li> <li>(2) "Do not spy and do not slander one another" (Koran 49:12).</li> <li>(3) "Woe to whoever disparages others behind their back or to their face" (Koran: 104:1).</li> <li>(4) "Those who love that scandal should be spread concerning the believers shall have a painful torment in this world and the next" (Koran 24:19).</li> </ul> </li> </ul>	

#### Harming the Friends (Awliya') of Allah Most High p53

p51.0

(1) "The Muslim is the brother of the Mus-المسلم، لا يظلمه ولا يخذله ولا بحقره، lim. He does not oppress him, hang back from يحسب امرىء من الشير أن يحضر أخياه coming to his aid, or belittle him. It is sufficiently المسلمة [رواه مسلم]. wicked for someone to demcan his fellow Mus-وقال: «واللهِ لا يؤمن، واللهِ لا يؤمن، lim." والله لا يؤمن ! قيسل مَن يا رسسول الله؟ قال: الذي لا يأمن جاره بوانقه، [رواه (2) "By Allah, he does not believe. By Allah, he does not believe. By Allah, he does not البخاري]. believe." Someone asked, "Who, O Messenger of اقبيل: وبا رسول الله، إن فلاتة تصلى Allah?" And he said, "He whose neighbor is not الليبل وتصبوم النهبار، وفي لسبانها شيءً safe from his evil conduct." يؤذي جيمرانها، سليطةً، فقال: «لا خير فيها هي في النار، [رواه الحاكم]. Someone said, "O Messenger of Allah, اقال رسبول الله ﷺ : «لعبا عُرجَ بي So-and-so spends her nights praying and her days مررتُ بقروم لهم أظفسارُ من نحساس fasting, but there is something in her tongue that maliciously injures her neighbors." He replied, يخمشون وجوههم وصدورهم. فقلت: "There is no good in her, she will go to hell." من هؤلاء با جبر بل؟ فقال: الذين بأكلون لحسوم النساس ويقعمون في أعبراضهم، (4) "When I was taken up in the Ascent [رواه أيو داود] . (Mi'raj), I passed by people with fingernails of وقمال ﷺ : الايرمي رجمل رجملًا copper who were raking their faces and chests بالفسوق والكفر إلا ارتذ عليه إن لم يكن with them. I asked, 'Who are they, Gabriel?' and صاحبه كذلك؛ [رواد البخاري] . he said, 'They are those who slandered others [lit. "ate people's flesh"] and attacked their reputa-وقال على الا تسوا الأموات فإنهم قد tions."" أفضَوا إلى ما قدّموا؛ [رواه البخاري]. (5) "No man charges another with corruption or unbelief, save that the charge returns against himself if the other is not as he said." (6) "Do not revile the dead, for they have gone on to what they have sent ahead." p51.0 أذية أولياء الله تعالى p51.0 HARMING THE FRIENDS (AWLIYA') OF ALLAH MOST HIGH

p51.1 Allah Most High says,

"Verily, those who offend Allah and His messenger are cursed by Allah in this world and the next, and He has prepared for them a humiliating torment" (Koran 33:57).

p51.1 قال الله تعالى :

مُهِينَأَهُ [الأحرّاب: ٥٧].

﴿ إِنَّ الَّـدَيِنَ يُؤَذِّونَ اللَّهَ وَرَسُولَهُ لَعَنَّهُمْ

اللَّهُ فِي الدُّنْيَا وَالآخِرَةِ وَأَعَدَّ لَهُمْ عَذَابَأُ

## p52.0 Enormities

p51.2 The Prophet (Allah bless him and give him peace) said:	p51.2 وفي الحديث: «يا أبا يكو! إن كنت أغضبتهم لقد أغضبت ربك، (يعني
(1) "Abu Bakr, if you anger them [some of the poorer Emigrants], you anger your Lord."	بعض فقراء المهاجرين) [رواه مسلم]. قال رسبول الله ﷺ : «إن الله تصالى قال : مَن عَادَى لِي ولِسِبَ فَقَسَد أَذَلَسَتُهُ
(2) "Allah Most High says: 'He who is hos- tile to a friend (wali) of Mine I declare war against. My slave approaches Me with nothing more beloved to Me than what I have made obligatory for him, and My slave keeps drawing nearer to Me with voluntary works until I love him. And when I love him, I am his hearing with which he hears, his sight with which he sees, his hand with which he seizes, and his foot with which he walks. If he asks Me, I will surely give to him, and if he seeks refuge in Me, I will surely protect him.'"	بالحرب. وما تقرب إلىّ عبدي بشيء أحبُّ إلىّ مسا افترضت عليه وما يزال عبدي يتقرب إليْ بالنوافل حتى أحبه، فإذا أحببتُه كنت سمعة الذي يسمّع به وبصرة الذي يُبْصِرُبه ويذه التي يبطش بها ورجلَه الذي يسمسي بها، وإذ سألني أعطيتُه ولبنُ استعاذتي لأعيدَنُهُ؛ [رواه البخاري].
(n: This hadith is explained in detail at w33, which discusses the friends (awliya') of Allah Most High.)	
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p52.0 DRAGGING THE HEM OF ONE'S GARMENT OUT OF CONCEIT	p52.0 إسبال الإزار تعززاً
p52.1 Allah Most High says, " Nor walk haughtily through the land" (Koran 31:18).	p52.1 قال الله تعسالى: ﴿وَلاَ نَمْشِي فِي الْأَرْضِ مَرْخَلُهِ [لقمان: ١٨].
" Nor walk haughtily through the land"	1.52.1 قال الله تعالى: فولاً تُعْشَى في الأرض مَرْخَاتُه [لقمان: 1۸]. في الأرض مَرْخَاتُه [لقمان: ١٨]. المالي مرخاته العان: ١٤]. المالي مرخاته النبي الله : الأزرة المالم المي المحين في المال ولا حرج [أو لا جناح]. من الكميين فهو في المار. ومن جر إزاره فيما بينه وبين الكميين ؛ وما كان أسفال بطراً لم ينظر الله الميه [رواه أبو داود]. وقال النبي تين : وينما رجل بعشي في وما ينا. من مرجل رأسه يختال في مرجل رأسه يختال في مني الله به الأرض فهمو.

caused the earth to swallow him, and he will keep sinking until the Last Day."	يتجلجل فيها إلى يوم القيامة: [رواه البخاري].
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p53.0 MEN WEARING SILK OR GOLD	p53.0 لبساس السحسريسر والذهب للرجل
p53.1 Allah Most High says, "And the raiment of godfearingness is bet- ter" (Koran 7:26).	p53.1 قال الله تعسالي: ﴿وَلِبَساسُ التَّقُوَىٰ ذَلِكَ خَيْرُ﴾ [الأعراف: ٢٦].
<ul> <li>p53.2 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Only those with no share in the next world wear silk in this one."</li> <li>(2) "Wearing gold and silk has been made unlawful for the men of my Community but permissible for its women."</li> </ul>	p53.2 وقال ﷺ : «إنما يلبس الحرير (ني الدنيا) من لا خلاق له في الاخرة، [رواه اليخاري]. وقال ﷺ : احْرَم ليساس السُدْهب والحرير على ذكور أمتي وأحل لإنائهم، [رواه الترمذي].
*	*
p54.0 SLAUGHTERING IN OTHER THAN ALLAH'S NAME	p54.0٪ من ذ <b>بــح لغيــر الله</b>
p54.1 Allah Most High says, "Eat not of what the name of Allah has not been mentioned over; verily it is disobedience" (Koran 6:121).	p54.1 قال الله تعسالی : ﴿وَلَا تَأْكُلُوا مِنْسَا لَمْ يُذْكَسِرِ اسْسَمُ اللَّهِ عَلَيْسَهِ وَإِنَّسَهُ لَفِسْقُ ﴾ [الأنعام : ١٣١].
p54.2 The Prophet (Allah bless him and give him peace) said, "May Allah curse whoever slaughters in	p54.2 وقدال 憩: «لعن الله من ذبح لغير الله» [رواء أحمد].
other than Allah's name."	

## p55.0 Enormities

p55.0 SURREPTITIOUSLY CHANGING PROPERTY-LINE MARKERS	p55.0 من غيّر منار الأرض
p55.1 The Prophet (Allah bless him and give him pcace) said, "May Allah curse whoever changes the land's property-line markers."	p55.1 قال رسول الله ﷺ : د لعن الله من غَيَّرَ تَحْـومَ الأرض» [رواه أحمد].
*	
p56.0 DISPARAGING THE PROPHETIC COMPANIONS (SAHABA)	p56.0 سب الصحابة رضي الله عنهم أجمعين
p56.1 The Prophet (Allah bless him and give him peace) said, "The curse of Allah is upon whoever reviles my Companions."	p56.1 عن السنبي ﷺ : «من سبُ أصحابي فعليه لعنة الله» [رواه ابن أبي عاصم].
<ul> <li>p56.2 'Ali ibn Abi Talib (Allah be well pleased with him) said,</li> <li>"By Him who cleaves the seed and creates the soul, it is the solemn word of the Illiterate Prophet to me that none shall love me except a believer, and none hate me except a hypocrite."</li> </ul>	p56.2 وقسال علي رضي الله عنــه: «والذي فلق الحبة وبرأ النسمة، إنه لعهدُ السنيي الأمي إلي : لا يحبني إلا مؤمن ولا يبغضني إلا منافق، [رواه مسلم].
*	
p57.0 DISPARAGING THE MEDINAN HELPERS (ANSAR)	p57.0 سبّ الأتصار
p57.1 The Prophet (Allah bless him and give him peace) said, "The sign of faith is love of the Helpers (Ansar), and the sign of hypocrisy is hatred of the Helpers,"	p.57.1 قال النبي يُغين ا آية الإيسان حب الأنصار وآية النفاق بغض الأنصار» {رواه البخاري].

# He Who Inaugurates a Reprehensible Innovation (Bid'a) p58.0

p58.0 HE WHO INAUGURATES A REPREHENSIBLE INNOVATION	p58.0 من [دعا إلى ضلالة أو] سنَّ سنة سيئة
(BID'A) (def: w29.3)	
p58.1 The Prophet (Allah bless him and give him peace) said:	p58.1 قال النبي ﷺ : «مَن دعـا إلى صلالية كان عليه من الإثم مشلَ آشام مَن
<ul> <li>(1) "He who calls others to misguidance is guilty of a sin equal to the sins of all who follow him therein without this diminishing their own sins in the slightest."</li> <li>(2) "He who inaugurates a good sunna [custom] in Islam carns the reward of it and of all who perform it after him without diminishing their own rewards in the slightest. And he who introduces a bad sunna is guilty of the sin of it and of all who perform it after him without diminishing their own rewards in the slightest. And he who introduces a bad sunna is guilty of the sin of it and of all who perform it after him without diminishing their own sins in the slightest."</li> </ul>	تبعه لا ينقص ذلك من أنَّامهم شيئًا، [روا، مسلم]. قال رسول الله ﷺ: دمن سنّ في الإسلام سنّة حسنة فله أجرها وأجر من عمل بها من بعده من غير أن ينقص من أجورهم شيئاً ومن سنّ سنّة سينة كان عليه وزرُها ووزرُ من غمِل بها من بعده من غير أن ينقص من أوزارهم شيئساً»
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p59.0 WOMEN WEARING FALSE HAIR AND THE LIKE	p59.0 المواصلة في شعرها [والمتفلجة والواشمة]
p59.1 The Prophet (Allah bless him and give him peace) said,	p59.1 قال الـنـبيﷺ: «لـحسن اللهُ الــواصـلة والمستــوصلة ، والــواشـمــة
"Allah curse women who wear false hair or arrange it for others, who tattoo or have them- selves tattooed, who pluck facial hair or cyebrows or have them plucked, and women who separate their front teeth for beauty, altering what Allah has created."	والمستوشمة ، والنامصة والمنتمصة ، والـمتفلجــات للحسن المغيــرات خلق الله: [رواه البخاري] .
(n: w51 discusses women removing facial hair.)	
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p60.0 POINTING A BLADE AT ONE'S BROTHER	p60.0 من أشار إلى أخبه بحديدة
p60.1 The Prophet (Allah bless him and give him peace) said:	p60.1 قال التبي ﷺ : «من أشسار إلى

#### p61.0 Enormities

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"The angels curse whoever points a blade [A: or other weapon] at his brother [until he ceases], even if it be his brother from his mother and father."	أخيبه بحديدة، فإن الملائكة تلعنُه (حتى ينتهي) وإن كان أخاه من أمه وأبيه، [رواه مسلم].
*	
p63.0 FALSELY CLAIMING SOMEONE IS ONE'S FATHER	p61.0 من ادعى إلى غير أبيه
p61.1 The Prophet (Allah bless him and give him peace) said:	p61.1 - قال رسبول الله ﷺ: «مُن ِ اذعى إلى غير أبيه وهبو يعلم أنه غيراً أبيه
(1) "Paradise is forbidden to whoever falsely claims someone is his father, knowing he is not."	ا فالجنة عليه حرامٌ؛ {رواء البخاري]. وحن النبي ﷺ قال: الا ترغبسوا عن آبسانكم، فمن رُغِبَ عن أيبه فهو كفرًا
(2) "Do not wish for fathers other than your own. For someone to wish for a different father is unbelief."	· [رواه البخاري].
· *	
p62.0 BELIEVING THAT SOMETHING PORTENDS BAD LUCK	p62.0 الطيرة
p62.1 The Prophet (Allah bless him and give him peace) said,	p62.1 قال رسبول الله ﷺ : «الطَّيْرَةُ شركْ: [رواء الترمذي].
"Belief in a bad omen is polytheism (shirk)."	4
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p63.0 DRINKING FROM GOLD OR SILVER VESSELS	p63.0 الشرب في الذهب والفضة
p63.1 The Prophet (Allah bless him and give him peace) said:	p63.1 قال المنبي \$\$: «لا تلبسوا الحرير ولا الديناج، ولا تشربوا في آنية
(1) "Do not wear silk or brocade. Do not drink from vessels of gold or silver or eat from	الـذهب والفضـة ولا تأكلوا في صحـافها

# Arguing, Picking Apart Another's Words, and Quarrelling p64.0

dishes made of them: these are for others [A: i.e. non-Muslims] in this world, and for you in the	فإنهسا لهم في المدنيا ولكم في الأخرة. [رواه البخاري] .
next."	وتسال ﷺ : دإن السذي يأكل أو بشرب
(2) "He who eats or drinks from vessels of gold or silver but swallows helffire into his belly."	في إنساء السذهب والفضة إنّما يجرجر في بطنه نار جهنم، [رواه مسلم].
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p64.0 ARGUING, PICKING APART ANOTHER'S WORDS, AND QUARRELLING	p64.0 الجدال والمراء واللدد
<ul> <li>p64.1 Allah Most High says:</li> <li>(1) "They did not mention him [Jesus] to you as an example except for argument. Rather, they are quarrelsome people" (Koran 43:58).</li> <li>(2) "Those who argue about the signs of Allah without authority having been given to them have nothing in their hearts but pride, to which they will never attain" (Koran 40:56).</li> </ul>	p64.1 قال الله تعالى: في ما ضرّبُوهُ لَكَ إلاَ جَدَلاً . بَلْ هُمْ قَوْمٌ غَصِمُونَ ﴾ [الزخرف: ٥٨]. وقمال تعالى: ﴿إِنَّ الَّذِينَ يَجْادِلُونَ فِي آيَساتِ اللَّهِ بِفَيْسِ سَلَّطَانِ أَسَاهُمْ إِنَّ فِي صُدُورِهِمْ إلاَّ كِبُو مَا هُمْ بِبَالِغِيهِ ﴾ [غافر: ٥٦].
p64.2 The Prophet (Allah bless him and give him peace) said:	p64.2 وقسال السنبي ﷺ : 10 أَ أَبَعْض السرجسال إلى الله تعالى الألدُّ الْخَصِمُه
(1) "The man most hated by Allah is the obstinate arguer."	[رواه البخاري]. وقدال : «ما ضلَّ قومٌ بعـد هدى كانـوا عليه إلا أوتوا المجدل» [رواه
(2) "No people went astray after having been guided save that they were afflicted with arguing."	الترمذي] . وقدال : «المسراء في القرآن كفرُه [رواه أبو داود] .
(3) "Arguing over the Koran is unbelief."	وقــال : «من خاصم في باطـل ـ وهـو يعلم ـ لم يزل في سخـط الله حتى ينزع:
(4) "He who presses for something he knows is false remains under the hatred of Allah until he gives it up."	[رواه أبو داود] . وقال : [أخوُلُ ما أخافُ على أمتي كل منافق عليم اللسان: [رواه أحمد] .
(5) "The thing I fear most for my Commun- ity is the eloquent hypocrite."	وقسال: والحيساءُ والعَيّْ شعبتانِ من
(6) "Modesty and being at a loss for words are two components of true faith, while vulgarity	

	·····
and long-windedness are two components of hypocrisy."	الإيمان والبذاء والبيسان شعبتسان من
njprenoj.	النفاق، إرواء الترمذي].
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p65.0 STINTING WHEN WEIGHING OR MEASURING OUT GOODS	p65.0 المطفَّف في وزنه إ
MEASORING OUT GOODS	وكيله
965.1 Allah Most High says:	p65.1 قال الله تعالى:
in stock tight says:	وَيُسُ لِلْمُطْفَنِينَ الْدِينَ إِذَا اكْتَالُوا ( الْمُتَالُوا )
"Woe to stinters who take their full share	عَلَىٰ الشَّاس يَسْتَوْفُونَ، وَإِذَا كَالُوهُم أَوْ
hen measuring goods from people but skimp	وَزَنُوهُمْ يُخْسِرُونَ . أَلَا يَظُنُّ أَوَّلَئِكَ أَنَّهُمُ
then measuring or weighing out for them. Do	وردوم يحسرون ٢٠ يقل اوبك الهم مُبْعُونُونَ لِيَوْمٍ عَظِيمٍ . يَوْمَ يَقُومُ النَّاسُ
hese not believe they will be raised to a momen- ous day, a day when people will stand before the	لَبِعَنُونُ بِينُومُ تَعْتِيمُ . يَوْمُ يَقُومُ النَّاسُ لِرْبُ الْعَالَمِينَ ﴾ [المطققين : ١ ـ ٢].
Lord of the Worlds?" (Koran 83:1–6).	ېرې ، د بېين په ۱، مصلين ، ۱ - ۲۰ ).
o65.2 This is a type of theft, a breach of faith.	p65.2 وذلسك ضرب من السيرقية
and consuming others' property through false-	والمخبانة، وأكل المال بالباطل.
lood.	والغنيات) وركل العان بالباطن.
*	
	م می
066.0 FEELING SECURE FROM	p66.0 الأمن من مكر الله
ALLAH'S DEVISING	تعالى
566.1 Allah Most High says:	, ti e lin 105
500.1 Anan most righ says.	p66.1 قال الله تعالى:
(1) "None feels safe from Allah's devising	﴿ فَسَلَا يَأْسَنُ مَكْسَرُ اللَّهِ إِلاَّ التَسَوَّمُ الْخَاسِرُونَ ﴾ [الأعراف: ٩٩].
except people who are ruined" (Koran 7:99).	الحاسرون» [الاعراف: ٢٩]. وفسال تعسالي : ﴿حَتَّىٰ إِذَا فَرَحُوا بِعَمَا
	وف ل معامى : «حتى إذا فرخوا يما أُوتُوا أُخَذُنَاهُمْ بَغْنَةُ ﴾ [الأنعام: 21].
(2) " until, when they were exulting in what they had been given. We suddenly seized	اونوا اخدناهم بعنه به إلا تعام 22 م. وقال تعالى : الأبان المُدِّينَ لا يَرْجُونَ
them" (Koran 6:44).	إفتان تشابى برويان الجدين مريو يوجنون إفساءت ورضوا بالحباة الدُنيا واطمأنوا بها
<b>`</b>	وَالْسَدِينَ هُمْ عَنْ آيَسَاتِنَا عَافِلُونَ أُوَلَئِكَ
(3) "Verily, those who do not hope to meet	والحدين هم عن إيساب ماينون اربعا مَأْوَاهُمُ النَّارُ بِمَا كَانُوا بِكُسِبُونَ ﴾ [يونس:
Us, who enjoy this world and feel at ease with it,	کوراندم ، ندر پند کلو، وسېدو کې ايوسی. ۷-۸۰
and those who are oblivious to Our signs: their refuge is hell for what they have earned" (Koran	[//-1
10:7–8).	
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# Despairing of the Mercy of Allah and Loss of Hope p67.0

p67.0 DESPAIRING OF THE MERCY OF ALLAH AND LOSS OF HOPE	p67.0 الإياس مِن رَّوْح الله [تعالى] والقنوط
p67.1 Allah Most High says:	p67.1 قال الله تعالى: ﴿إِنَّهُ لَا يَبْإَسُ مِنْ رَوْحِ اللَّهِ إِلَّا الْقَوْمُ
(1) "None despairs of the mercy of Allah except people who disbelieve" (Koran 12:87).	مَوْلِي مَا يَبْنُسْ مِنْ رَوْحٍ مَا مَوْلُمُ الْعَوْمِ الكَاقِرُونَ﴾ [يوسف: ٨٧]. وقـال تعالى: ﴿وَهُوَ الَّذِي يُنَزِّ لَ الْغَيْتُ
(2) "It is He who sends down the rain after they have lost hope" (Koran 42:28).	مِنْ بَعْدِ مَا قَنْطُوا ﴾ [الشورى: ٨٢]. وقال تعالى: ﴿قُلْ يَا عِبَادِي الْذِينَ
(3) "Say: 'O My slaves who have been prodi- gal against yourselves, do not despair of the mercy of Allah'" (Koran 39:53).	أُسْرَقُوا عَلَىٰ ٱنْفُسِهِمْ لَا تَقْتَطُوا مِنْ رَحْمَةٍ اللَّهِ ﴾ [الزمر: ٥٣].
p67.2 The Prophet (Allah bless him and give him peace) said,	p67.2 وقسال النبي ﷺ: «لا يصوتنَّ أحدُكم إلا وهو حَسْنُ الطَن بالله» [رواه
"Let none of you die except thinking the best of Allah."	•لمع ] .
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p68.0 INGRATITUDE TO SOMEONE WHO DOES ONE A KINDNESS	p68.0 كفران نعمة المحسن
p68.0 INGRATITUDE TO SOMEONE	p68.1 - قال الله تعالى :
p68.0 INGRATITUDE TO SOMEONE WHO DOES ONE A KINDNESS	
<ul> <li>p68.0 INGRATITUDE TO SOMEONE</li> <li>WHO DOES ONE A KINDNESS</li> <li>p68.1 Allah Most High says:</li> <li>" to show thanks to Me, and to your</li> </ul>	p68.I قال الله تعالى: ﴿ أَنِّ الشُّكُرُّ فِي وَلِوَالِدَيْكَ﴾
<ul> <li>p68.0 INGRATITUDE TO SOMEONE</li> <li>WHO DOES ONE A KINDNESS</li> <li>p68.1 Allah Most High says:</li> <li>" to show thanks to Me, and to your parents" (Koran 31:14).</li> <li>p68.2 The Prophet (Allah bless him and give</li> </ul>	p68.1 قال الله تعالى: ﴿ أَنِّ اشْكُرْ لِي وَلِوَالِدَيْكَ﴾ [لقمان: ١٤]. p68.2 قال النبي ﷺ: الا يشكر الله

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<b>VV VV VV</b> .		

## p69.0 Enormities

p69.0 WITHHOLDING EXCESS WATER FROM OTHERS	.p69.0 منع فضل الماء
<ul> <li>p69.1 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Whoever denics others his surplus water or pasturage, Allah shall deny him His blessing on the Day of Judgement."</li> </ul>	اp69 عن النبي ﷺ قال : «مَن منــع ضـل المـاء أو فضل كلنه منعه الله فضله رم القيامة، [رواه أحمد]. وفــال ﷺ : «لا تبيعـوا فضـل المـاء، رواه البخاري].
(2) "Do not sell surplus water."	
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p70.0 BRANDING AN ANIMAL'S FACE	.p70 مَن وسم دابة في لوجه
p70.1 The Prophet (Allah bless him and give ] him peace) passed by a donkey whose face had been branded and said, "Haven't you heard that I have cursed who- ever brands or strikes the faces of livestock?"	.p70 [عن جابر رضي الله عنه] أن لتبي ﷺ مرَّ بحمار قد وسم في وجهه ا قسال : وأصا بلغكم أني لعنتُ من وسم ليه يعنة في وجهها ، أو ضربها في إ جهها؟، ونهى عن ذلك [رواه أبو داود] .
-and he forbade it.	جهها، وتعلى عن تنت إريام يو دريا.
p70.2 The words of the Prophet (Allah bless him and give him peace) "Haven't you heard that I have cursed" imply that he who has not heard the warning against an act is not guilty of sin by committing it, though whoever has heard and knows is included in the curse. We hold that it is likewise with all these enormities, except those which are necessarily known as being of the reli- gion (def: f1.3(N:)).	. p70 فتسول بي : «أسا بلغكم أني منت، يفهم منه أن مَن لم يبلغُه النزجر ليسر أثم، وأن مَن يلغه وعرف فهو داخل ي اللعنة، وكنذا تقسول في عامة هذه لكبائر إلا ما علم منها بالاضطرار من لدين.
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p71.0 GAMBLING	.p71.0 القمار
p71.1 Allah Most High says:	.p71 قال الله تعالى:

:

وَالْأَزْلَامُ رِجْسٌ مِنْ عَمَلٍ السَّسَيْطَانِ arrows are but filth of the Devil's handiwork, so shun it, that you may succeed. The Devil only فَاجْتَبُهُ فَعَلَّكُمْ تُفْلِحُهُ فَاجْتَبُهُ أَنَّمَا يُرِيدُ السَّيْطَانُ أَنْ يُوقِعَمُ بَيْنَكُمُ الْعَدَاوَةَ وَالْمُغْضَاء wants to create enmity and hatred between you over wine and gambling, and to prevent you from فِي الخَمّر والمنسِر ويَصَدَّكُمْ عَنْ ذِكْر اللَّهِ remembering Allah and from prayer. Will you not وَعَن الصَّلاةِ فَهَلْ أَنْسُمُ مُنْتَهُ وَنَج. then desist?" (Koran 5:90-91). [المائدة: ٩٠ ـ ٩١]. p71.2 The Prophet (Allah bless him and give p71.2 وقسال السبي 🚓 : ومن قال him peace) said, لمساحيبه تعيال أقيابرُكْ فليتصدِّق، [رواه البخاري ومسلم]. "Whoever says to his companion, 'Come, I فإذاكان مجرد القبول معصبية موجبة will play you for stakes, must explate by giving للصدقة المكفرة، فما ظنك بالفعل؟ وهو charity." داخل في أكل المال بالباطل. If merely saving this is a sin that calls for charity in explation, what must one suppose about actually doing it? It is a form of consuming others' wealth through falsehood. * p72.0 VIOLATING THE MECCAN p72.0 الإلحاد في الحرم SACRED PRECINCT (HARAM) p72.1 Allah Most High says: p72.1 قال الله تعالى : الأسبي والمشجد الخبرام السدى "... and al-Masjid al-Haram which We have جَعَلْنَاهُ لِلْنَاسِ سَوَاءً العَاكِفَ فِيهِ وَالبَادِ، appointed equally for all people, he who stays وَمَنْ يُردْ فِيهِ بِإِلْحَادٍ بِظُلْمٍ نَذِقْهُ مِنْ عَذَاب therein as well as the desert dweller. Whoever أَلْيِم ﴾ [الحج : 10]. intends to violate it out of wrongdoing. We shall make him taste a painful torment" (Koran 22:25). (ت: أما معنى كلمة «بظلم» في الأية . الكريمة، فقد قال في تفسير الجلالين: (n: The words out of wrongdoing in the above دأى بسبب بأن ارتكب منهيساً ولسو شتم verse mean "by reason of doing wrong through الخادم». [تقل من تفسير الجلالين: committing an act that is forbidden therein, even if it mercly consists of reviling one of the care-([173 takers" (Tafsir al-Jalalayn (y77), 436).) p72.2 The Prophet (Allah bless him and give p72.2 وعن النبي ﷺ قال: «إنَّ أعتى him peace) said, النساس على الله من قتل في الحرم، أو "Of all people, the greatest in outrage against Allah is he who kills in the Meecan Sacred Precinct, who kills someone who is not trying to kill

#### p73.0 Enormities

him, or who kills because of the feuds of pre-قتل غير قاتله، أو قتل بذ حول الجاهلية؛ Islamic times." [رواه أحمد]. * p73.0 FORGOING THE FRIDAY p73.0 - تارك الجمعة ليصلي محده PRAYER TO PRAY ALONE وحده p73.1 The Prophet (Allah bless him and give p73.1 عن النبي ﷺ : «لقد همتُ him peace) said: أنْ آمر رجلاً يصلى بالشاس، ثم أحرَق على رجال يتخلفون عن الجمعة بيوتُهم، (1) "I've considered having a man lead [رواه مسلم]. people at prayer and going myself to those who وعن النبي ﷺ قال: «رواحُ الجمعـة hang back from attending the Friday prayer to burn their houses down upon them." واجبٌ على كل محتلم؛ [رواه النسائي] . (2) "Going to the Friday prayer is obligatory for every male who has reached puberty." * p74.0 من جسَّ على المسلمين ودل على p74.0 SPYING ON THE MUSLIMS AND REVEALING THEIR WEAKNESSES عوراتهم p74.1 Included in this subject is the hadith of p74.1 في البساب حديث حاطب بن Hatib ibn Abi Balta'a (A: who sent a secret letter أبي بلتعة وأن عمر رضي الله عنه أراد قتله telling of the Muslims' military plans to his rela-يما فعل، قمنعه النبي ﷺ من قتله لكونه tives in Mecca in hopes that they would not get شهد بدراً. hurt) whom 'Umar (Allah be well pleased with فإن ترتسب على جئسه وهسن على him) wanted to kill for what he had done, but the الإسمالام وأهلهم وقتبل المسلمين وسيى Prophet (Allah bless him and give him peace) forbade 'Umar to, as Hatib had fought at Badr (A: وأسبر ونهب أوشىء من ذلك؛ فهنذا and by accepting Hatib's excuse, left nothing for ممين سيعيي في الأرض فسياداً وأهلك any Muslim to criticize (dis: p75.3)). الحرث والنسل، وتعين قنله، وحق عليه If someone's spying entails undermining العذاب ، نسأل الله العاقية . Islam and its people, or the killing, captivity, وبالضرورة يدرى كل ذي جسَّ أن enslavement, or plundering of the Muslims, or anything of the like, then he is one of those who strive for corruption in the land, destroying tillage and offspring, and he is subject to death, and deserves the forment (A: of hellfire), may Allah save us from it. Anyone who spies necessarily

knows that if ordinary talebearing is an enormity (dis: p45), a spy's carrying information is far more abominable and heinous.	النميمة إذا كانت من الكياشر، فنميمة الجاسوس أكبر وأعظم بكثير .
*	
p75.0 PROBABLE ENORMITIES (n: Commentaries by Imam Nawawi and 'Abd al-Ra'uf Munawi have been added by the translator to some of the following hadiths.)	p75.0 ما يحتمل أنه من الكيائر
ENVY	الحسد
p75.1 The Prophet (Allah bless him and give	<b>7</b> 1 min 1 1 1 <b>7</b> 5 1
him peace) said:	p75.1 قال السنسبي ﷺ: «إيساكسم
(in policy said.	والحسد، فإن الحسد بأكمل الحسنات
(1) "Beware of envy, for envy consumes	كما تأكل النار المحطب، [روا، أبو داود] .
good works as fire consumes wood."	وقسال ﷺ : «لا يؤمـن أحــدكم حتى
5	يحب لأخيه ما يحب لنفسه؛ {رواه
(2) "None of you believes until he loves for	البخاري].
his brother what he loves for himself."	. الإيارينية (الأسوري: ) الأولى أن يحميل ذليك
	على عموم الأخوة حتى يشمل الكافر
(Nawawi:) It is fitter to interpret this hadith as	
referring to universal brotherhood, including both	والمسلم، فيحب لأخيمه الكمافر ما يحب
Muslims and non-Muslims, such that one loves for	لنفسه من دخوله في الإسلام، كما يحب
one's non-Muslim brother what one loves for one-	لأخيه المسلم دوامه على الإسلام. ولهذا
self, i.e. to enter Islam, just as one loves one's	كان الدعاء بالهداية للكافر مستحبا .
Muslim brother to remain in Islam, this being why it is desirable (mustchesh) to must fas the suid	والحديث محمول على نفي الإيمان
it is desirable (mustahabb) to pray for the guid- ance of non-Muslims. The hadith is understood	الكساميل عمن لم يحب لأخيبه ما يحب
as denying that someone who does not love for his	لنفسه . والمسراد بالمحبة إرادة الخير
brother what he loves for himself has perfect faith,	والمنفعة، ثم المراد المحبة الدينية لا
love meaning to want what is good and advantage-	المحبة البشيرية. فإن الطياع البشرية قد
ous for him, referring to religious love, not indi-	تكره حصول الخير وتمييز غيرها عليها.
vidual human love. For one's human nature might	الحرة محصوق المعير وتعيير محرك مليها . والإنسان يجب عليه أن يخالف الطباع
well dislike another's attaining the good, or sur-	<b>-</b>
passing oneself therein, though it is obligatory for	البشمرية ويدعو لأخبه ويتمنى له ما يحب
one to resist this human tendency and pray for	لتفسه والشخص متى لم يحب لأخيه ما
one's brother and desire for him what one desires	يحب لنفسمه كان حسوداً . والحــد ـ كما
for oneself. Someone who does not love for his	قال الغسزالي _ ينقسم إلى ثلاثة أقسسام :
brother what he loves for himself is <i>envious</i> , and	الأول أن يشمشى زوال نعسسة الغيسر
envy, as Ghazali notes, is of three types (A: all of them unlawful). The first is to wish that another	وحصولهما لنفسه. الثاني أن يتمنى زوال
person cease to have something good in order to	-
obtain it oneself. The second is to wish that	
the sound is to wish that	

## p75.2 Enormities

another lose something good, even if one does not obtain it, as when one already has another like it, or does not want it, this being worse than the pre- vious type. The third is when one does not wish that the other cease to have something good, but resents his having surpassed one in attainment or position, accepting his parity with one but not his superiority. And this is unlawful as well, because one thereby objects to Allah's division of His favor among His servants. Allah Most High says: "Are they the ones who apportion the mercy of your Lord? It is We who have divided their livelihoods between them in this life, and raised some of them in degrees above others" (Koran 43:32). So whoever does not accept this division opposes Allah Most High in His apportionment and His wisdom. One must remedy one's human nature, make it accept destiny, and resist it by praying that one's enemy be given what one's self-interest might prefer him not to have (al-Arba'un al- Nawawiyya wa sharhuha (y103), 40).	نعمة الغير وإنَّ لم تحصل له، كما إذا كان عنده مثلها أو لم يكن يحيها وهذا شرَّ والشالث أن لا يتمنى زوال النعمة عن والشالث أن لا يتمنى زوال النعمة عن الغير لكن يكره ارتضاعه عليه في الحظ بالزيادة. وهذا أيضاً محرَّم، لأنه لم يرض يقسمة الله تعالى. قال الله تعالى: فأهم يُقْبِسُونَ رَحْمَةً رَبَّكَ؟ تَحْنَ قَدْمُنَا يَنْهُمْ مَبِيْمَهُمْ فِي المَحِاةِ اللَّيْكَ الرَّحَرف: ٢٢]. ورَقْعَنا يَنْهُمْ فَوْقَ يَعْضَ دَرَجَاتِ ) الرَّحَرف: ٢٢]. الرَّحَرف: ٢٢]. الرَّحرف يالقسمة فقد عارض الله تعالى في قسمة وحكمته، وعلى الإنسان نعالى في قسمة ويحملها على الرضا بالقضاء، ويخالفها بالدعاء لعدوه بما وشرحها: ٢٠].
NOT LOVING THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE) MORE THAN ALL PEOPLE	أن يحب المسرء أحسداً أكثر من رسول الله ﷺ
<ul> <li>p75.2 The Prophet (Allah bless him and give him peace) said,</li> <li>"None of you believes until J am more beloved to him than his wife, child, self, and all people."</li> <li>(Munawi:) Kirmani says, "Love of the Prophet (Allah bless him and give him peace) means the will to obcy him and not disobey him, this being one of the obligations of Islam" (Fayd al-Qadir sharh al-Jami' al-saghir (y91), 6.441).</li> </ul>	P75.2 قال المنسبي تلكة: ٥لا يؤسنُ أحددكم حتى أكون أحبَّ إليه من أهله وولده ونفسه والناس أجمعين، [رواه البخاري]. (المشاوي:) قال الكرماني: ٥ومحية المرسول ثير إرادة طاعته وترك مخالفته وهو من واجبات الإسلام، [نقل من فيض القدير شرح الجامع الصغير: ٣/
CONTENDING WITH WHAT THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE) HAS BROUGHT	عدم التسليم بما جاء به الرسول غ <del>ر</del>
p75.3 The Prophet (Allah bless him and give	 p75.3 قال الــــَــــــي (18: الايۇمىن

hím peace) said,	أحدُكم حتى يكون هواء تبعاً لما جنت به ۽
"None of you believes until his inclinations	[رواء الديلمي]. (النووي: ) يعنى الشخص يجب عليه
conform to what I have brought."	(مووي • ) يعني المتحص يبيب عليه - أن يعسرض عمله على الكتساب والسنسة -
(Nawawi:) This means a person must examine his acts in light of the Koran and sunna, suspending his own inclinations and following what the Prophet (Allah bless him and give him peace) has brought. The hadith resembles the word of Allah Most High,	ويخالف هواه ويتبع ما جاء به ﷺ. وهذا نظير قوله تعالى: فورما كمان لمؤمن ولاً مؤسنة إذا قضى الله ورسوله أمراً أن يكون لقم الخيرة مِنْ أمرِهِمْ (الاحزاب: [تقل من الاربعين النووية وشرحها:
"When Allah and His messenger have decided a matter, no believer, male or female, has a choice in their affair" (Koran 33:36).	[ىلى س مريعين موويد وسرحمه . vt].
(al-Arba`un al-Nawawiyya wa sharhuha (y103), 74)	
ACQUIESCING TO DISOBEDIENCE	الرضى بمنكر
<ul> <li>p75.4 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Whoever of you sees something wrong, let him change it with his hand (dis: book q). If unable, then let him change it with his tongue. If unable, then with his heart. And that is the weakest degree of faith."</li> <li>And in the hadith related by Muslim concerning oppressors:</li> <li>(2) "Whoever fights them with his hand is a believer, whoever fights them with his tongue is a believer, whoever fights them in his heart is a believer, Beyond that, there is not a mustard grain of faith."</li> </ul>	975.4 قال السنسبي ﷺ: «من رأى منكم منكراً فليغيره بيده، فإن لم يستطع فبلسانه، فإن لم يستطع قيقلبه وذلك أضعف الإيمان، [رواه مسلم]. وفي حديث لمسلم في الظلمة: «قمن وفي حديث لمسلم في الظلمة: «قمن باهدهم بقلبه مبده فهو مؤمن، ومن جاهدهم بقلبه مبلسانه فهو مؤمن، ومن جاهدهم بقلبه مبلسانه فهو مؤمن، ومن جاهدهم بقلبه وفي حلى أن من لم ينكر حمة خردل، [رواه مسلم]. وقيبه دليسل على أن من لم ينكر المحاصي بقلبه ولا يود زوالها فإنه عديم المحاصي بقلبه ولا يود زوالها فإنه عديم المحاصي بقلبه وأسلم]. ومن جهاد القلب التوجه إلى المحاصي بقلبه ولا يود زوالها فإنه عديم المحاصي بقلبه ولا يود زوالها فإنه عديم المحاصي بقلبه ولا يود زوالها فإنه عديم وقيبه دليسل ملى أن من لم ينكر وقيبه والم أو أن المحاصي بقلبه ولا يود زوالها فإنه عديم وقال يخذ : «إنه يستعمل عليكم أمواه يواه إلى أوراه محمل عليكم أمواه وقال يخذ : «إنه يستعمل عليكم أمواه مراه
This hadith proves that whoever does not con- demn acts of disobedience in his heart or wish they would cease is devoid of faith. Fighting with the heart includes asking Allah Most High to annihi- late the falsehood and its perpetrators, or improve them.	فتمرفون وتنكرون : فعن كرّ فقد بُرِّيءَ .
(3) "Leaders will be placed over you that some of you will accept and some of you condemn.	

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Whoever dislikes what they do is innocent. Who- ever condemns what they do is secure. But not whoever accepts and follows them." Someone said, "Shouldn't we fight them?" And he replied, "No, not as long as they maintain the prayer [dis: o25.3(a(A:))] among you."	ومـن أنكـر فقـد سَلِمَ ، ولكن مَن رضي وتـابغ • . قيل : أقلا تقاتلهم؟ قال : ولا ما أقاموا فيكم الصلاة» . [رواء مسلم] .
HELPING ANOTHER TO WRONGFULLY DISPUTE	الإعانة على خصومة بغير حق
<ul> <li>p75.5 The Prophet (Allah bless him and give him peace) said,</li> <li>"He who helps another to argue without right remains under the hatred of Allah until he gives up."</li> </ul>	p75.5 قال النبي ﷺ : «مَن أعان على خصومةٍ بغير حقٍ كان في سخط الله حتى ينزِعَ» [رواه المحاكم].
UNDERHANDEDNESS	الخديعة [في غير الجهاد]
p75.6 The Prophet (Allah bless him and give him peace) said, "Plotting and duplicity arc in the hellfire."	، p75.6 قال النبي 憲 : المكر والخديمة في النار، [رواه البيهقي].
DISAFFECTING A PERSON'S SPOUSE OR SERVANT FROM HIM	من خبب علی امریء زوجته أو مملوکه
p75.7 The Prophet (Allah bless him and give him peace) said, "He who disaffects a person's wife or servant from him is not of us."	p75.7 قال السبي ﷺ : «مَـن خَبَّبَ على امـرى؛ زوجته أو مملوكه فليس منا» [رواه أبو داود].
VULGARITY	البذاء في القول
<ul> <li>p75.8 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "Modesty is of faith, and faith is in paradise. Vulgarity is of rudeness, and rudeness is in hell."</li> </ul>	p75.8 قال السنبي ﷺ : الحيساءُ من الإيسان والإيسان في الجنة، والبذاءُ من الجفاء والجفاءُ في الناره [رواه الحاكم].

(2) "Allah detests the foulmouthed, vulgar	وقسال ﷺ : ١٩إن الله يبغض الفاحش
person."	البذيء» [رواه أيو داود] .
BEING LEADERLESS	من خرج على الإمام الحق
p75.9 The Prophet (Aliah bless him and give	، p75.9 قال السنبسي ﷺ : «مُسن مات
him peace) said,	وليس عليه إمامُ جماعة فإنَّ مونته مونةً
	جاهليةُه [رواه المحاكم].
"The death of someone who dies without the leader of a group over him is as if he had died in	
the pre-Islamic period of ignorance [A: leader	
meaning the caliph (def: 025) or his representa-	
tive, if they exist (dis: p40.2(A:)]."	
BENEFITING AT A MUSLIM'S EXPENSE	من أراد حظاً دنيموياً بالطعن في
	مسلم يغير حق
p75.10 The Prophet (Allah bless him and give	p75.10 قال السنبسي ﷺ : «من أكسل
him peace) said:	بمسلم أكلة أطعمه الله بها أكلةً من النار
With a surge of the stand of the surgery	يوم القيامة ، ومن أقسام بمسلم مقسام
"Whoever eats food obtained at the expense of a Muslim. Allah will feed him hellfire on Judge-	سمعةٍ ، أقسامه الله يوم القسامة مقام رياءٍ
ment Day. He who gains a prestigious reputation	وسمعيةٍ، ومن اكتسى بمسلم ٍ ثويساً كساه
at the expense of a Muslim, Allah will reduce him	الله ثوباً من نار يوم القيامة، {رواه
to the position of the show-offs and boasters (def: p33.2) on Judgement Day. He who wears a gar-	الحاكم] .
ment acquired at the expense of a Muslim, Allah	
will dress him in a garment of fire on Judgement	
Day."	
SHUNNING A MUSLIM WITHOUT RIGHT	هجر المسلم بغير حق
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p75.11 The Prophet (Allah bless him and give	p75.11 قال النبي ﷺ: ومن هجر أخاه
him peace) said,	سنةُ فهو كسفَك دبهِ، [رواه الحاكم].
"Whoever shuns his brother for a year is as	(المشاوي: ) [دمن هجـر أخـاده (في
though he had spilled his blood."	الإمسلام) «سنسة» (أي بغير عذر شرعي)
5	«فهـو كسفـك دمـه» (] أي مهماجرته منة
(Munawi:) This means that avoiding him for	. توجب العقوبة كما أن سفك دمه بوجبها.
a year deserves punishment in the hereafter just as spilling his blood does, and that both the person	والمراد اشتراك الهاجر والقاتل في الإثم،
who shuns someone and he who kills someone are	لا في قدره، ولا يلزم التساوي بين المشبه
involved in sin, though not on the same level, for	
the use of a simile does not imply the parity of the	

simile's subject to the thing with which it has been compared. Shafi'i holds it is unlawful to shun a Muslim for three days unless there is a valid reason such as the religious improvement of the person avoiding the other or person being avoided, or when the latter is morally corrupt or involved in reprehensible innovation (bid'a, def: w29.3) (Fayd al-Qadir sharh al-Jami' al-saghir (y91), 6.234).	والمثنبة به. ومـذهب الشـافعي أن هجر المسلم فوق ثلاث حرام إلا لمصلحـة كإصـلاح دين الهـاجر أو المهجور أو لنحوفـقه أو بدعته [نقل من فيض الفدير شرح الجامع الصغير : ٦/ ٢٣٤].
INTERCEDING FOR THE GUILTY	الشفاعة في الحدود
p75.12 The Prophet (Aliah bless him and give him peace) said. "He whose intercession comes between a criminal and one of Allah's prescribed penalties has defied Allah in His command."	p75.12 قال المنبعي ﷺ: «مَن حالت شفاعته دون حدٍ من حدود الله فقد ضّادً اللهُ في أمرهx [رواه أبو داود] .
SAYING SOMETHING THA'T ALLAH DETESTS	التكلم بما يسخط الله
<ul> <li>p75.13 The Prophet (Allah bless him and give him peace) said:</li> <li>(1) "A man says something Allah detests that he does not think twice about, for which he plunges into hell [dis: r1]."</li> <li>(2) "A man says something pleasing to Allah, not imagining it amounts to what it does, for which Allah records His pleasure in him until Judgement Day. And a man says something that angers Allah, not imagining it amounts to what it does, for which Allah records His wrath against him until the day he meets Him."</li> </ul>	975.13 قال النبي ﷺ : وإنَّ السرجلُ ليتكلم بالكلمة من سخط الله لا يلقي لها بالاً بهوي بها في جهنم، [رواه البخاري]. وقال ﷺ : «إن الرجل ليتكلم بالكلمة من رضوان الله ما (كان) يظن أن تيلغ ما بلغت يكتب الله له بها رضوانه إلى يوم القبامة. وإن الرجل ليتكلم بالكلمة من مخط الله ما كان يظن أن تيلغ ما بلغت يكتب الله له بها مخطه إلى يوم يلشاهة [رواه الترمذي].
SAYING "MÄSTER" (SAYYID) TO A HYPOCRITE	أن يقول لمنافق يا سيد
p75.14 The Prophet (Allah bless him and give him peace) said, "Do not say "master" to a hypocrite, for if he is a master, you have angered your Lord Mighty and Majestic."	p75.14 قال النبي ﷺ : «لا تقسولسوا اللمنسافق سيندً، فإنه إنَّ يَكُ سينداً فقند أسخطتم ربُكم عز وجل» [رواه أبو داود].

Probal	ble Enormities p75.15
BREAKING A PROMISE	إخلاف الوعد
p75.15 'The Prophet (Allah bless him and give him peace) said, "The signs of a hypocrite are three: when he speaks he lies, when he promises he breaks it, and when entrusted he betrays his trust."	p75.15 قال النبي ﷺ : «آية المشافق ثلاث : إذا حدّث كذب، وإذا وعــد أخلف، وإذا التمن خان» [متفق عليه] .
<ul> <li>(A: If one makes an ordinary promise to anoth the promise, though it is strictly unlawful to make a p tion to keep, this being how scholars interpret the a Lying and betraying a trust have been mentioned before, while here we are discussing promise breaking. Allah Most High says,</li> <li>"Of them, there is one who promised Allah, 'If He bestows of His generosity on us, we shall certainly give charity and be of the righteous' "(Koran 9:75).</li> <li>(n: Suyuti notes that the person referred to above "is Tha'laba ibn Hatib, who asked the Prophet (Allah bless him and give him peace) to pray that Allah would enrich him, so that he might give everyone their just due. So the Prophet supplicated for him and he became wealthy, but then he stopped coming to the Friday prayer, withdrew from the community, and refused to pay zakat, as Allah Most High says:</li> </ul>	promise that one has no inten- above hadith.) فأما الكذب والخيبانة فقد مراً وأما خلف الموعد فهمو المقصود بالذكر هذا. وقد قال الله تعالى: فوفيتهم من عاهد الله لبن آشانا من يضلبه لنصد فعن ولنكومن من الصالحيين ( التوبة : ٥٧]. (ت: قال السيوخي: وهو ثعلبة بن حاطب سأل الذي يتي أن بدعوله أن يرتقه الله مالاً وبؤدي منه كل في حق حقم فدعا له فوسع عليه فانقطم عن الجمعة والجماعة ومنع الزكاة كما قال تعالى:) وفقم مغرضون. فأعقبتهم يفاقاً في قاربهم وفقرها كاتوا يكذبون ( التوبة : ٢٧ - ونهم مغرضون في يكذبون ( التوبة : ٢٧ -
"But when He gave to them of His generos- ity, they hoarded it and turned away in aversion. So He punished them by putting hypocrisy into their hearts until the day they meet Him, because they broke their promise to Allah and lied' (Koran 9:76-77). Some time after this, he brought the Prophet (Allah bless him and give him peace) his zakat, but the Prophet told him, 'Allah forbids me to accept it from you,' at which Tha'laba threw hand- fuls of dust upon his own head. He later [A: in the time of the subsequent caliphate] took his zakat to Abu Bakr, but he would not accept it. Then to 'Umar, but he would not accept it either, and he died in the reign of 'Uthman'' ( <i>Tafsir al-</i> <i>talabare (nTr.)</i> 253).	٧٧]. فجاه بعد ذلك إلى النبي ﷺ بركانه فقسال : وإن الله منعني أن أقبل منك؟ فجعل يحثو التراب على رأسه ثم جاء بها إلى أبي بكر فلم يقبلها ثم إلى عسر فلم يتبلها ثم إلى عثمان فلم يقبلها ومات في زمانه [نقل من تفسير الجلالين : ٢٥٣].

Jalalayn (y77), 253).)

## p75.16 Enormities

NOT TRIMMING ONE'S MUSTACHE	عدم قص الشــارب إذا كان يغطي الشفة العليا
p75.16 The Prophet (Allah bless him and give him peace) said:	p75.16 قال النبي 游客: «من لم بأخذ (من) شاريه فليس مناء [رواه الترمذي].
(1) "He who does not trim his mustache [def: c4.1(2)] is not one of us."	وتــال ﷺ : اخالِفُوا المجومى : وفَروا أ اللحبي وأحفوا الشوارب، [روام البخاري].
(2) "Be different from the Zoroastrians: grow your beards and trim your mustaches."	· · · · · · · · · · · · · · · · · · ·
NOT PERFORMING THE HAJJ WHEN ABLE TO	عدم الحج مع الاستطاعة
p75.17 'Umar ibn Khattab (Allah be well pleased with him) said:	p75.17 قال عمسر بن الخطاب رضي الله عنه: «لقـد هممت أن أبعث رجـالا
"I've considered sending men to these cities to see who has not made the pilgrimage, and col-	إلى هذه الأمصــار فينظـر واكل من لم بحــج : فمس كانت له جدة ولـم يحــج الماريني الماريني الماريني الم
lect the non-Muslim poll tax (jizya, def: o11.4) from everyone possessing the means who has not performed it [def: j1.5–10]. They are not Muslims. They are not Muslims."	فیضربوا علیهم الجزیت، ما هم بمسلمین . ما هم بمسلمین، (رواه سعید ابن منصور] .
KEEPING AN INHERITANCE FROM AN HEIR	من احتال فحرم وارثه من الميراث
p75.18 The Prophet (Allah bless him and give him peace) said,	p75.18 قال السنسيمي ﷺ : مَن فَرُمِن ميرات وارثه قطح اللهُ ميراته من الجنة؛
"Whoever prevents his heirs from receiving their inheritance [dis: w52.1(234–36)], Allah will prevent his inheriting paradise."	[رواه این ماجه] .
TALKING ABOUT HOW ONE'S WIFE MAKES LOVE	إفشياء سر ما يجتري بين الترجيل وزوجته في الجماع
p75.19 The Prophet (Allah bless him and give him peace) said,	p75.19 قال السنبسي ﷺ : وإذَّ من شرّ السامس عند الله منهزلية يوم القيسامة رجلُ
"Among the worst people in Allah's sight on Judgement Day will be the man who makes love to his wife and she to him, and he divulges her secret."	يُعْضِي إلى امـرأتـه وتُعْضِي إليه . ثم ينشر مـرُها» [رواه مسلم] .

SODOMIZING ONE'S WIFE	اتيان المرأة في دبرها
p75.20 The Prophet (Allah Bless him and give him peace) said,	p75.20 قال رسبول الله ﷺ : «ملعونُ من أتى أمرأة في ديرهاه [رواه أحمد] .
"He who sodomizes a woman is accursed."	
INTERCOURSE WITH ONE'S WIFE DURING MENSTRUATION	مجامعة الحائض
p75.21 The Prophet (Allah bless him and give him peace) said, "Whoever has intercourse with a woman dur- ing her period, or sodomizes a woman, or who goes to a fortune-teller and believes him, has com- mitted unbelief [A: if he considers any of these permissible]."	p75.24 وعسن الستبسي ﷺ : دَمَّسَنَ أَتَى حَائضاً (في فرجها) أو امرأةً في ديرها، أو كامناً فصدّته فقد كَفَرَ، [رواه أبو داود].
LOOKING INTO ANOTHER'S HOUSE WITHOUT LEAVE	النظر في بيت الغير بقير إذنه
p75.22 The Prophet (Allah bless him and give him peace) said:	p75.22 قال النبي ﷺ : «لو أنّ رجـلًا اطلع عليك بغير إذن فحـلاقته بحصـاة
(1) "Were a man to look at you without per- mission and you threw a rock at him and knocked out his eye, you would not have committed any offense."	ففقأت عينه ، ماكان عليك جناحه [رواه ، البخاري ومسلم] . وقـــال ﷺ : «مَـن اطَـلع في يبت قوم بغير إذنهم فشـد حل لهم أنَّ يفقؤوا عينَهُ» [أخرجه مسلم] .
(2) "Whoever peeps into a house without its people's leave, they may put out his eye."	. (p
EXCESSIVENESS IN RELIGION	الغلو في الدين
p75.23 Allah Most High says, "Say: 'O people of the Book, do not be exces- sive in your religion' " (Koran 4:171).	p75.23 فال الله تعالى: ﴿قُلْ يَا أَمَّلَ السَحْسَابِ لاَ نَغْلُوا فِي دِيسَتُكُم﴾ [النساء: ١٧١]. (القرطبي:) يعني بذليك قيما ذكره
(Qurtubi:) According to exegetes, this refers to the extremism of the Jews concerning	المفسر ون غلوً اليهود في عيسى حتى ا

# p75.24 Enormities

Jesus in accusing Mary of fornication, and the extremism of the Christians in considering him a god. For both excessiveness and remissness are evil, and both may be unbelief ( <i>al-Jami' li ahkam al-Qur'an</i> (y117), 6.21).	قذف وا مريم وغلّو النصبارى في حتى جعلوه رباً . فالإفراط والنفريط كله سيئة وكفره [نقبل من الجامع لأحكام القرآن : 7/ ٢١] . قال رسبول الله ﷺ : 1إيـاكم والغلوُ
The Prophet (Allah bless him and give him peace) said,	(في السدين) : فإنصا هلك من كان قبلكم بالغلو (في الدين): [رواء النسائي]
"Beware of going to extremes [in religion], for those before you were only destroyed through excessiveness."	(المشاوي: ) قال ابن تيمية: «قوله إيساكم والغلّو في السدين عامًّ في جميع أنسواع الغلّو في الاعتقادات والأعمال» إنضيل من فيض القديير شرح الجنامع
(Munawi:) Ibn Taymiya says, "His saying 'Beware of going to extremes in religion' is a gen- eral prohibition applying to all types of extremes, whether in beliefs or works" ( <i>Fayd al-Qadir sharh</i> <i>al-Jami</i> " <i>al-saghir</i> (y91), 3.126).	الصغير: ٢٢ / ١٢٦]. ا
NOT ACCEPTING A SWORN STATEMENT	عدم الرضا بيمين المسلم الصالح
p75.24 The Prophet (Allah bless him and give him peace) said, "Whoever is sworn to in Allah's name, let him accept it, for whoever does not has nothing to do with Allah in anything."	p75.24 عن النبي ﷺ قال : ءمَن حَلِف له بالله فاليسرض ومن لم يرض فليس من الله في شيءٍ: [رواه ابن ماجه].
STINGINESS	الشح
<ul> <li>p75.25 Allah Most High says:</li> <li>(1) "Whoever is watchful against the stinginess of his own soul, those are the successful" (Koran 59:9).</li> <li>(2) "Here you are, called upon to spend in the Way of Allah, and some of you are being stingy, while whoever is stingy is only ungenerous towards himself. It is Allah who is rich and you who are the poor" (Koran 47:38).</li> <li>The Prophet (Allah bless him and give him peace) said:</li> </ul>	p75.25 قال تعالى: فَوَصَنْ يَوْقَ شَجْ نَنْسَبِ فَأُولِنِكَ هُمْ السُفْلِحُونَ ﴾ [الحشر: ٩]. وقال تعالى: فَوْمَا أَنَّتُمْ هَؤَلاء تَدْعَوْن لِتُنْهِنُوا فِي سَبِل اللَّهِ فَمِنْكُمْ مَنْ يَبْخُلُ، ومَنْ يَبْخُلُ فَانَّسَا يَبْخُلُ عَنْ نَفْسِهِ وَاللَّهُ العُنْيُ وَانْتُمُ النُفْرَاءَ ﴾ [محمد: ٣٨]. وقال ﷺ: «وأيُّ داء أدوى من البخل،

#### Probable Enormities p75.26

(1) "What disease is worse than stinginess?"	[رواه البخاري].
(2) "Three things are deadly: avarice obeyed, caprice yielded to, and opinionated people's pride in their opinions."	وتوم البنانوي]. وفي المحديث: «ثلاث مهلكات: شخ مطاع، وهـوى متيم، وإعجابُ كل ذي رأي برأيه: [رواه البزار والبيهتي وغيرهما].
SITTING IN THE CENTER OF A CIRCLE	الجلوس في وسط الحلقة
p75.26 The Prophet (Allah bless him and give him peace) cursed whoever sits in the middle of a circle of people (A: because such a person sees himself as better than they are).	ة 175.26 وصحيح الشرمذي أن إ النبي 25 لعن الجالس وسط الحلفة .
PASSING IN FRONT OF SOMEONE PERFORMING THE PRAYER	المرور بين يدي المصلي
p75.27 The Prophet (Allab bless him and give him peace) said,	p75.27 وقسال ﷺ : «لو يعلم المعارُّ بين يدي المصلي ماذا علب لكسان أن يقف
"If someone passing in front of a person per- forming the prayer knew of the penalty for it, it would be better for him to wait for forty [n: a variant has, "a hundred years"]."	أربعين (ت: وفي رواية: «مائة علم») عيراً له: [رواه البخاري]. (المناوي:) قال ابن دقيق العيسد: قسم بعض المالكية أحوال المارً
(A: In front means within the length of the person's prostration, or the distance to the barrier he is using (def; f7) if it is not far.)	والمصلّي في الإنم وعدمه أربعة أقسام: [بأنسم المسار دون المصلي وعكسسه ويانمان معاً وعكسه]. والأولى: أن يصلي إلى مشرة في غير
(Munawi:) Ibn Daqiq al-'Eid says: "A Maliki scholar has distinguished four situations respect- ing the sin of the person praying and the person who passes in front of him [n: given P, the person praying, and Q, the person passing in front of him]:	مشرع وللمار مندوحة فيأثم المار دون المصلي. والثنائية أن يصلي في مشرع مسلوك بغير مشرة أو مباعداً عنها ولا يجد المار مندوحة فيأثم المصلّي دون المارً.
(1) Q sins but not P when P is praying behind a barrier in a place that is not a commonly used walkway and Q passes in front of him when there is another alternative (A: meaning another route, since to stop and wait is not considered an alterna- tive, though it is superior);	
(2) P sins but not Q when P is praying in a commonly used walkway without a barrier, or at a considerable distance from one, and Q has no other alternative but to pass in front of him;	

# p76.0 Enormities

<ul> <li>(3) hoth P and Q sin when P is praying in circumstances like (2) above, if Q has an alternative route but passes in front of P anyway;</li> <li>(4) and neither P nor Q sin when P is praying in circumstances like (1) above, if Q has no alternative and passes in front of P."</li> <li>(Fayd al-Qadir sharh al-Jami' al-saghir (y91), 5.338)</li> </ul>	والشالئة كالثانية لكن يجد المار مندوحة، فيألمان . والرابعة كالأولى لكن لا يجد المار مندوحة فلا يأتمان [نقل من فيض القدير شرح الجامع الصغير : ٥/ ٣٣٨].	
5,556)		
NOT LOVING ONE'S FELLOW MUSLIMS	عدم محبة المسلمين	
p75.28 The Prophet (Allah bless him and give him peace) said:	p75.28 قال رمىيول الله ﷺ: «والذي نفسي بينده لا تدخلون الجنبة حتى تؤمنوا	
"By Him in whose hand is my soul, none of you will enter paradise until you believe, and none of you will believe until you love each other. Shall I not tell you of something which if you do it will create love among you? Increase the custom of greeting each other with 'as-Salamu 'alaykum.'"	لي يبتدو حتى تحابوا ، ألا أدلكم على ولا تؤمنوا حتى تحابيوا ، ألا أدلكم على شيء إذا فعلتموه تحابيتم؟ أنشوا السلام بينكم: [رواه مسلم] . [محسر ر من كتساب الكبسالير وتبيين المحارم: ٣٥ – ١٨١] .	
(Kitab al-kaba'ir wa tabyin al-maharim (y36), 35–181)		
*		
p76.0 (n: Most of the above enormities are agreed upon by all four schools of jurisprudence. A more comprehensive list by Ibn Hajar Haytami is given below at w52.)		
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p77.0 THE CONDITIONS OF A VALID REPENTANCE	p77.0 شروط التوبة	
p77.1 (Nawawi: (n: with commentary by Muhammad ibn 'Allan Bakri (B:))) Scholars state that repentance is obligatory for every sin (B: there being scholarly consensus (def: b7) that it is obligatory for both lesser sins and enormities, and for both outward acts and inward ones such as malice or envy).	p77.1 (المنووي (ت: بشرح محمد بن علان السبكسري (ب:)):) قال العلماء: النوبة واجبة من كل ذنب (ب: ووجسوبهما مجمسع عليه، لا قرق بين الصقائر والكباتر، الظماهرة والباطنة كالحقد والحسد).	

p77.2 When a person's disobedience is solely between him and Allah Most High, unconnected with another human being's rights, his repentance has three conditions:

(a) to desist from the sin;

(b) to regret having done it (B: because of its being disobedience, since regretting it for some other reason is of no consequence);

(c) and to resolve never to commit it again.

(B: Some hold that after having repented of it, it is also a condition that one abandon the company of whoever committed the act with one, and also that one's repentance be purely for the sake of Allah, a restriction that Ibn Hajar Haytami embeds in the first condition above by saying, "to desist from the sin solely for the sake of Allah, since abandoning it out of fear, ostentation, or other motive besides Allah Most High is not considered desisting.") If any of these conditions is lacking, one's repentance is not valid.

p77.3 If the act of disobedience is connected with the rights of another human being, repentance for it has four conditions: the three mentioned above, plus clearing oneself of the obligation owed to the other person. If this obligation is property or the like, one must return it (A: by any means, secretly or openly, even as an ostensible gift) to him (B: i.e. to its owner, meaning to return the article itself if it still exists, or if it does not, then a substitute, whether this be its value or an equal amount of it). (N: Becoming a Muslim eliminates all previous sins except those involving rights or property owed to other people. Allah does not pardon these until they are restored or forgiven.)

If the right in question is the penalty for charging someone with adultery when there are not four witnesses (def: 013) or the like (B: such as a victim's right to retaliate (03) for a homicide or injury) then one must give oneself up to him (B: to permit him to inflict the penalty due) or else ask him to forgive it. (B: The author's words seem to imply that the validity of repentance depends on p77.2 فإن كانت المعصية بين العبد وبين الله تصالى لا تتعلق بحق ادمي فلها ثلاثية شروط : أحمدهما أن يقملع عن المعصية، والشاني أن يتبدم على فعلهما (ب: من حيث أنهما معصيمة، فلو ندم عليها لا من هذه الحيثية لم يعتد بندمه)، والشالث أن يعموم أن لا يعمود إليها ((ب: أى إلى مثلها)] أبدأ (هذا وزاد بعضهم اشتسراط عدم صحبسة من ارتكب معسه المعصية بعد النوبة وأن تكون النوبة لله تعمالي خاصة . وأدرج ابن حجر الهيتمي هذا القيد في الشرط الأول [وهو الإقلاع] فقسال: ترك البذئب لله تعمالي فلو تركبه لخوف أورياء أوغير ذلك من الأغراض التي لغيس الله تعالى لم يعتد بتركه .) فإن فقد أحد هذه الثلاثة، لم تصح توبته.

p77.3 وإن كانت المعصية تتعلن بأدمي فشيروطها أربعة : هذه الثلاثة وأن يبرأ من حق صاحبها . فإن كانت مالاً أو تصوه رده إليه (ب : أي إلى صاحبه بعينه إن كان موجوداً أو بدله عند تلفه من قيمة أو مثل) وإن كان حد القذف ونحوه (ب : أي تحو القدف كالفتل والقطع قصاصاً) مكنه (ب : أي صاحب الحق) منه (ب : أي من الحد أي استيقاله منه) أو طلب عفوه (ب : وظ اهر كلامه توقف صحة التوبية على ما ذكر من الرد والتمكين أي

## p77.3 Enormities

performing the above, of returning the property or giving oneself up—i.e. when possible, for otherwise one intends to do so when possible, or asks the victim for amnesty—but the position of the Imam (A: Juwayni), which 'Izz ibn 'Abd al-Salam and our author (n: Nawawi) also follow, is that one's repentance is valid regarding the rights of Allah Most High (N: through merely repenting), while the other person's right is an obligation that remains upon one (dis: w53), as does the sin of not discharging it).

If the wrong done to another consists of slander (def: r2), then one must have him pardon it (B: by informing him so he can forgive one, though informing him is only a necessary condition when doing so will not cause even greater harm, though if it will, as when one fears the other will kill one, informing him is not obligatory. Both asking for the person's forgiveness and informing him of what one said are only obligatory when he has heard that he has been slandered. If he has not, then asking Allah's forgiveness is sufficient) (*Riyad al-salihin* (y107), 10–11, and Dalil alfalihin li turuq Riyad al-salihin (y25), 1.88–91). إن أمكنه ذلك وإلا نوى ذلك إذا قدر أو طلب العضو، لكن ذهب الإصام - وتيعه العزين عبد السلام وأقره المصنف - إلى صحة تويته وإن لم يسلم تفسه بالنبة لحق الله تصالى ويبقى عليه حق الأدمي وإلم الامتناع).

وإن كانت غيبة استحله منها (ب: أي بأن يخبره بما قاله حتى يصح تحليله لكن محل تعين الإخيار ما لم يترتب عليه ضرر أعظم، وإلا كان يخشى قتله بذلك مسلا فلا، ومحل تعين الإخبار والاستحلال إن بلغه الاغتياب، وإلا كفى الاستغفار) ومحرر من كتاب دليل الفالحين لطرق رياض الصالحين: 1/ ٨٨ - ٢٩].

# BOOK Q

# COMMANDING THE RIGHT AND FORBIDDING THE WRONG

⁻ ثاب^ا لأمر بالمعروف _انهي عن المنكر

CONTENTS:

Introduction g0.0 The Obligation to Command the Right q1.0 A Communal Obligation g1.1 Who May Command the Right and Forbid the Wrong q2.0 Moral Rectitude Is Not a Condition a2.2 Having the Caliph's Permission q2.3 The levels of censure, etc. q2.3 Being Able to Censure 02.4 Situations when censuring is not obligatory  $q_{2,4(1)}$ Hadiths implying censure is not obligatory q2.4(3(A:))Censure not obligatory if it will worsen matters q2.5(N:) Meaning of Knowing That Problems Will Result 02.6 Meaning of Problems o2.7 Does not include verbal abuse q2.7 What May Be Censured 93.0 Must Be Blameworthy, Present, and Apparent a3.1 Condemnation for Differences Among Schools Unlawful q3.2 The Person Doing the Wrong q4.0 The Act of Censuring q5.0 Degrees of Severity g5.1 Knowledge of the wrong act q5.2 Explaining that something is wrong q5.3 Forbidding the act verbally g5.4 Censuring with harsh words 65.5 Righting the wrong by hand g5.6 Intimidation q5.7 Assault q5.8 Force of arms [95.9] The Attributes of the Person Censuring 96.0 Knowledge, Godfearingness, and Good Character 96.1 Reducing One's Dependence on Others 96.2 Politeness Obligatory 06.3

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q0.0 INTRODUCTION	q0.0 المقدمة	
q0.1 (n: The discussion and analysis that follow are Imam Ghazali's, edited by the Hanbali scholar Ibn Qudama Maqdisi from an earlier abridgement of Gha- zali's <i>Ihya' 'ulum al-din</i> by 'Abd al-Rahman ibn Jawzi, which Maqdisi shortened to a single volume whose conciseness, if less vivid than the <i>Ihya</i> ', better lends itself to the purpose of the present section, which is to discuss the practical implications of an important aspect of Sacred Law.)		
q0.2 (Ibn Qudama Maqdisi:) One should know that commanding the right and forbidding the wrong is the most important fundamental of the religion, and is the mission that Allah sent the prophets to fulfill. If it were folded up and put away, religion itself would vanish, dissolution appear, and whole lands come to ruin.	q0.2 (ابن قدامة المقدسي :) اعلم أن الأمر بالمعروف والنهي عن المنكر هو القطب الأعظم في الدين، وهسو المهم السذي بعث الله به النبيين، ولسوطوي بسماطسه، لاضمحلت الدينانة وظهر الفساد، وخربت البلاد.	
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q1.0 THE OBLIGATION TO COMMAND THE RIGHT	q1.0 وجوب الأمر بالمعروف	
q1.1 Allah Most High says, "Let there be a group of you who call to good,	q1.1 قال الله تعالى: ﴿ وَلَنْكُنْ مِنْكُمْ أَشَةً يَدْعُمونَ إِلَى الْخَيْرِ ﴿ وَيَالُمُرُونَ بِالْمُعْرُوفِ وَيَبْهَوْنَ عَنِ الْمُنْخَرِ	
commanding the right and forbidding the wrong, for those are the successful" (Koran 3:104).	وَأُولَئِكَ هُمُ الْمُقْلِحُونَ﴾ [آل عمران: ] ١٩٤].	
This verse explains that commanding the right and forbidding the wrong are a <i>communal</i> rather than a personal obligation (dis: c3.2), for He says, "Let there be a group of you" and not, "All of you command the right." So if enough people do it (A: meaning that whenever a wrong is seen, one of those who see it corrects it), the responsibility is lifted from the rest, those who perform it being expressly mentioned as the suc- cessful. There are many verses in the Hoty Koran	وفي هذه الآيسة بيسان أنه فرض على الكفاية لا فرض عين لأنه قال : فولَتْكُنْ مِنْكُمْ أُمَّةَ في ولم يقل : كونوا كلكم أمرين بالمعصروف : فإذا قام يه من يكفي سقسط عن الباقين ، واختص الفلاح بالفسائمين المباشرين له . وفي الفران العظيم آيات كثيرة في الأمر بالمعروف والنهي عن المنكو	
about commanding the right and forbidding the wrong.		
q1.2 The Prophet (Allah bless him and give him peace) said:	ql.2 [وعن النعمان بن بشير رضي الله عنه قال : سمعت] رسول الله ﷺ	

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<ul> <li>(1) "Those who keep within Allah's limits and those who transgress them or allow them to be compromised may be compared to people on a ship, some of whom must stay below deck in the hardest and worst place, while others get passage above. When those below need water, they pass through those on the upper deck, injuring and annoying them until those below reflect, 'If we were to stave a hole in the hull we could get water without troubling those above.' Were those above deck to leave those below to themselves, all would be destroyed, while if they were to help them, all would be saved."</li> <li>(2) "Whoever of you sees something wrong, let him change it with his tongue. If unable, then with his heart. And that is the weakest degree of faith."</li> <li>(3) "The best jihad is speaking the truth to an unjust ruler."</li> <li>(4) "When you see my Community too intimidated by an oppressor to tell him. 'You are a tyrant,' then you may as well say goodbye to them."</li> </ul>	بتسول: ومنسل القائم على حدود الله والواقع فيها والمداهن فيها، مثل قوم ركبوا سفينة فأصاب بعضهم أسفلها أوعسرها وشسرها، وأصاب بعضهم أستقسوا المساء مروا على من فوقهم تأذرهم، فقالوا: لو خرقنا في تصبينا خرقاً فاستقينا منه ولم نؤذ من فوقته فإن نركوهم وأمبرهم هلكوا جميعاً، وإن لخذوا على أيديهم نجوا جميعاً، [رواه نيخاري] []. رواية مسلم] أن النبي تائة قال: امن رأى فقد جاء في الحديث [المشهور من بلسانه، فإن لم يستطع بلسانه، فإن لم يستطع معف الإيمانه. كلمة حق عند معلطان جائره [رواه وفي حديث آخسر: «إذا رأيت أمتي تحمد]. وعنه تتائة قال: «لتأمرن بالمعروف
(5) "Command the right and forbid the wrong, or Allah will put the worst of you in charge of the best of you, and the best will supplicate Allah and be left unanswered."	ولَتَنهـــونَ عن الــمَنَكــر أو لِيــلْطَنَ اللهِ ! شراركم على خيـاركم فيدعو خياركم فلا ! يستجاب لهمه .
q1.3 Abu Bakr (Allah be well pleased with him) rose from his place, and after having praised Allah Most High, said, "O people: you recite the verse,	q1.3 وقدام أبو بكر رضي الله عنه، فحمد الله تعالى وأثنى عليه، ثم قال: أيهما الناس إنكم تقرؤون هذه الآية : ﴿يَا يُوَيَّهما الْسَدْبِينَ أَمَنُسُوا عَلَيْكُمُ أَنَفَسَكُمْ لَا
"'O you who believe: you are responsible for yourselves; those who go astray will not harm you if you are guided' (Koran 5:105),	يَضُرُكُمْ مَنْ ضَلْ إِذَا اهْتَدَيَّتُمْ ﴾ [العالدة : ١٠٥] . وإنَّا سمعنا رسول الله يُقِرّ يقول : «إن الساس إذا رأوا المنكر فلم يغيروه أوشك
"while we have heard the Messenger of Allah (Allah bless him and give him peace) say,	أن يعمهم الله بعدّابء .
"People who do not change something wrong when they see it are on the verge of a sweeping punishment from Allah.""	

	WHO MAY COMMAND THE GHT AND FORBID THE WRONG	q2.0 شروط الأمسر بالمعروف والناهي عن المنكر
LEG	AL RESPONSIBILITY	التكليف
con the ally thes thou f1.2 rew	There are four integrals (def: $q2-5$ ) in manding the right and forbidding the wrong, first of which is that the person doing so be leg- responsible (def: $c8.1$ ), Muslim, and able to, se being the conditions for it to be obligatory, ugh a child of the age of discrimination (def: ) who condemns something dishonorable is arded for doing so, even if it is not obligatory him to.	q2.1 [اعـلم أنّ] أركـانَ الأمـر بالمعـروف والتهي عن المنكر أربعة : أحـدها أن يكـونَ المنكِر مكلفاً مسلماً قادراً، وهـذا شرط لوجوب الإنكار. فإن الصبي المميز له إنكـار المنكـر، ويثاب على ذلك لكن لا يجب عليه.
MO	RAL RECTITUDE IS NOT A CONDITION	لا تشترط العدالة
the take per: whi	2 As for requirements of moral rectitude in person giving the reprimand, some scholars e this into consideration and say that a corrupt son is not entitled to censure, a position for ch they adduce the word of Allah Most High. "Do you enjoin piety to others and forget rselves?" (Koran 2:44),	q2.2 وأما عدالة المنكر فاعتبرها قوم وقالوا: ليس للفامق أن يحتسب، وإنما استدلوا بقوله تعالى: ﴿ أَتُمُرُونَ النَّاسَ بِالبِرَّ وَتَنْسَوْنَ أَنْفَسَكُمْ ﴾ [البقرة : [13] وليس لهم في ذلك حجة.
	there are no grounds in the verse for such an arence.	
HA	VING THE CALIPH'S PERMISSION	حكم إذن الإمام
so app als Koi evc sinr froi sho	Some scholars stipulate that the person vering the censure must have permission to do from the caliph (def: o25) or his regional ointee, and do not grant that private individu- may censure others. This is untrue, for the ranic verses and hadiths all indicate that who- r sees something wrong and does nothing has ned. Stipulating that there must be permission in the caliph is mere arbitrary opinion. One uld realize that there are five levels of censure: laining the wrong nature of the act, admonish-	q2.3 واشتسرط قوم كون المنكر مأذونما فيه من جهة الإمام أو الوالي، ولم يجيزوا لأحاد الرعية الحبة وهذا قامد، لأن الآيات والأخبار عامة تدل على أن كل من رأى منكسراً فسكت عنه عصى، فالتخصيص بإذن الإمام تحكم. [و] اعلم أن الحبة لهما خمس مراتب: التعريف، والموعظ بالكلام اللطيف، و[المسالنة:] المسب والمتعنيف.

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ing the person politely, reviling him and harsh-و[الرابعة : ] المنع والقهر ككسر الملاهي ness, forcibly stopping the act (such as by breaking وإراقة الخمر و[الخامس: ] التخويف musical instruments or pouring out wine), and والتهديد بالضرب أومياشرة الضرب له finally, intimidation and threatening to strike the حتى يمتنع عما هو عليه، فهذه المرتبة تحتماج إلى الإممام دون ما قبلها لأنه ربما جر إلى فتنة . واستمرار عادات السلف على الحسبة على الولاة قاطع بإجماعهم على الاستغناء عن التفويض. فإن قيسل : هل تثبت الحسبة للولمد [...] والمزوجة على المزوج، والرعية على الموالى؟ قلنا: أصل المولاية ثابت للكل . وقسد رتبنما للحمية خمس مراتب: فللوليد من ذليك الحسبية بالتعريف، ثم بالموعيظ والنصح باللطف، وله من الرتبة البرابعية أن يكسر العود، ويريق الخمر، ونحو ذلك وهذا الترتيب ينبغي أن يجري في [العبد] والزوجة . وأما المرعية مع السلطان، فالأمر فيه أشد من الولد. فليس معه إلا التعريف والنصبع. القدرة على الإنكار q2.4 💿 ويشته طكون المنكسر قادراً على الأنكار، فأما العاجز فلس عليه إِنْكَارَ إِلا بِقْلْبِهِ، وَلا يَقْفُ سَقُوطُ الوجوب على العجز الحشي، بل يلتحق به خوف مكروه يناله، فذلك في معنى العجز. وكبذلبك إذاعلم أن إنكباره لايتفع فينقسم إلى أربعة أحوال: أحدها أن يعلم أن المنكر يزول يقوله أو فعله من غير مكروه يلحقه فيجب عليه الانكار الحالة الثانية أن يعلم أن كلامه لا ينفع وأنه إن تكلم ضرب، فيرتفع الوجوب .

person or actually hitting him to stop what he is doing. It is the latter level, not the first four, that requires the caliph, because it may lead to civil disorder. The early Muslims' invariable practice of reprimanding those in authority decisively proves by their consensus (def: b7) that there is no need for a superior's authorization. If it be wondered whether a child is entitled to reprove his father, or a wife her husband, or for private citizens to reprove their ruler, the answer is that all are fundamentally entitled to. We have distinguished the five levels: the child is entitled to explain the nature of the act, to admonish and advise his parents politely, and finally may censure at the fourth level by such things as breaking a lute, pouring out wine, and so forth. This is also the sequence that should be observed by a wife. As for private citizens with their ruler, the matter is much graver than a child's reproving his father, and citizens are only entitled to explain the matter and advise.

BEING ABLE TO CENSURE

q2.4 It is a necessary condition that the person condemning something wrong be able to do so. Someone who is unable is not obliged to condemn it except in his heart. The obligation is not only lifted when physically unable, but also when one fears that problems (def: q2.7) will result for one, which also comes under the heading of inability. The obligation to censure the wrong is likewise lifted when one knows that the reproach will be ineffective. Four situations may be distinguished with respect to this.

(1) When one knows (def: q2.6) the wrong will be eliminated by speaking or acting without this entailing problems for oneself, one is obliged to censure it.

(2) When one knows that speaking will be ineffective and one will be beaten if one does, one is not obliged to.

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(3) When one knows that one's censure will be ineffective but it does not entail problems for one, it is not obligatory, because of its ineffectiveness, though one is still recommended to censure the act is order to manifest the standards of Islam and remind people of their religion.

(A: Hadiths that seem to show the nonobligatoriness of commanding the right and forbidding the wrong are understood by Islamic scholars as referring to specific situations in which censure is ineffectual, and are not global statements about this obligation's inapplicability to a certain era of history, such as our own or some future time. Commanding the right and forbidding the wrong will be obligatory until the Day of Judgement.)

(4) And when one knows that it will cause problems for one but the wrong will be eliminated by censuring it, such as with breaking a lute or dumping out wine when one knows one will be beaten for it, then one is not obliged but rather recommended to, as is evident from the hadith,

"The best jihad is speaking the truth to an unjust ruler."

There is no disagreement among scholars that it is permissible for a single Muslim to attack battlelines of unbelievers headlong and fight them even if he knows he will be killed. But if one knows it will not hurt them at all, such as if a blind man were to hurl himself against them, then it is unlawful. Likewise, if someone who is alone sees a corrupt person with a bottle of wine beside him and a sword in his hand, and he knows that the person will chop his neck if he censures him for drinking, it is not permissible for him to do so, as it would not entail any religious advantage worth giving one's life for. Such censure is only praiseworthy when one is able to eliminate the wrong and one's action will produce some benefit.

 $q_{2.5}$  If one wants to censure something but knows it will result in one's companions also being beaten with one, it is not permissible for one to do so, because one is incapable of removing one blameworthy thing without its leading to another. يفيبد لكشه لايخناف مكروهاً ، فلا يجب عليبه الأسر لعبدم الفائدة، لكن يستحب لاظهار شعاتر الاسلام والتذكير بالدين. الحالية البرابعية أن يعلم أنبه يصاب بمكم وه ولكن يبطل المتكر بفعله مثل أن بكسبر العبود ويبربق الخمر ويعلم أنبه يضرب عقيب ذلك، فيرتفع الوجوب عنه ويبقى مستحسباً لقسولسه في الحديث : وأفضل الحهاد كلمة حتى عند سلطان جائره. ولاخلاف أنبه يجبوز للمسلم الواحد أن يهجم على صفوف الكفار ويشاتل، وإن علم أنه يقتل. الكسن إن علم أنسه لا نكسايسة له في الكفسار، كالأعمى يطسرح نفسسه على الصف، حرم ذلك. وكبذلبك لورأي فاسفأ وحيده وعنده قدح خمر وبيده سيف، وعلم أنه لو أنكر عليه لشرب الخمر لضرب عنقف فم يجز له الإقدام على ذلك لأن هذا لا يؤثير في الدين أثراً يفديه بنفسه، وإنما يستحب له الإنكبار إذا قدر على إبطبال المنكر وظهر لفعله فائدة [كمن يحمل في صف الكفار ونحوه].

الحالة الثالثة أن يعلم أن إنكاره لا

q2.5 وإنّ علم المتكبر أنَّه يضبرب معه غيره من أصحابه لم تجز له الحسبة لأنه عجز عن دفع المنكر إلا بإفضائه إلى منكر آخر [ . . . ] . www.islamicbulletin.com

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(N: It is not lawful to censure anything reprehen- sible when doing so will lead to a thing or state that is <i>more</i> reprehensible.)	(ح : ولا يجوز النهي عن المنكر إذا أدى ذلك إلى منكر أعظم) .
q2.6 Know only means what one believes will probably result. Someone who thinks that it will create problems for him is not obligated to cen- sure, though someone who does not believe that problems will result is obliged to. Cowardice does not enter into consideration here, nor foolhardy courage, but rather the nor- mal temperament of someone with a sound dis- position.	42.6 ولسنسا تعني بالعلم في هذه المواضيع إلا غلبة الظن فمن غلب على ظنه أنه يصيبه مكروه، لم يجب عليه الإنكار، وإن غلب على ظنه أنه لا يصيبه وَبَحَبَ. وَلا اعتبار بحالة الجبان، ولا يالشجاع المتهور، بل الاعتبار بالمعندل الطبع، السليم العزاج.
q2.7 Problems means being beaten, killed, robbed, or acquiring a bad name in town. As for being reviled and disparaged, it is not an excuse to remain silent, for someone who commands what is right generally meets with it,	q2.7 وتعني بالمكسروه الضيرب أو القتيل، وكبذلك نهب المال والإشهار في البلد مع تسسويسد النوجه . فأمنا السب والشتم قليس بعسذر في السكسوت، لأن الأمر بالمعروف يلقى ذلك في الغالب .
q3.0 WHAT MAY BE CENSURED	q3.0 ما فيه الحسبة
q3.1 The second integral of commanding the right and forbidding the wrong is that the thing censured is something blameworthy that exists at	q3.1 المركن الشاتي أن يكون ما فيه
present and is apparent. Blameworthy means that its occurrence is prohibited by Sacred Law, this being of wider scope than mere disobedience, for someone who sees a child or insane person drinking wine (A: which is not a sin in relation to them) is obliged to pour it out and forbid them. That exists at present excludes someone who has drunk wine and is now finished, and so forth. It also excludes something which will take place later, as when there is evidence that a person intends to go drinking that night. There is no cen- sure in such cases other than to appeal to the per- son's conscience. Apparent excludes someone who conceals his	الحبة منكراً موجوداً في الحال ظاهراً. فمعنى كونه منكراً أن يكون محظور الوقوع في الشرع. والمنكر أعم من الممصية إذ من رأى يربق خمره ويمنعه. وقولتا موجوداً في الحال احتراز ممن شرب الخمسر وقوع من شربها، وتحو وفيه أيضاً احتراز عما سيوجد في ثاني وفيه أيضاً احتراز عما سيوجد في ثاني على الشرب الليلة، فلا حسبة عليه إلا بالوعظ.

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something is manifest to another outside the house, such as the sound of pipes and lutes. Some- one who hears them may enter and break the instruments. If one smells the odor of wine outside the house, the sounder opinion is that it is permis- sible to enter and condemn it.	هو خارج المذار، كأصبوات المزامير والعيدان، قلمن سمع ذلك أن يدخيل ويكسبر المبلاهي، فإن فاحت راتحية الخمر فالأظهر جواز الإنكار .
ONE MAY NOT CONDEMN ANOTHER FOR QUESTIONS INVOLVING DIFFERENCES AMONG SCHOOLS OF JURISPRUDENCE	لا يجـوز الإنكـار فيمـا يتعلق بالمسائل الخلاقية بين المذاهب
q3.2 It is a necessary condition that the thing censured be something whose blameworthiness is not merely established by <i>ijtihad</i> (n: the indepen- dent legal reasoning of a particular Imam). Any question in which there is <i>ijtihad</i> may not be a cause for censure. A Hanafi, for example, may not condemn a Shafi'i for eating something slaughtered without the Basmala (dis: $j17.5(4)$ ), nor a Shafi'i condemn a Hanafi for drinking some nonintoxicating raisin drink (N: nor a Muslim con- demn a non-Muslim for drinking wine (dis: o11.5(1))). (A: But if two individuals follow the same school of Sacred Law and one commits an act that is unlawful or offensive in that school or in each of the two's respective schools, it is obligat- ory for the other person to condemn the act even when it involves the <i>ijihad</i> of their Imam. And the Shafi'i must condemn the Hanafi for eating some- thing slaughtered without the Basmala, as the Hanafi is doing something he believes to be wrong.)	43.2 ويشترط في إنكار المنكر أن يكون معلوماً كونه متكراً بغير اجتهاد. فكل ما هو في محل الاجتهاد فلا حسبة فيه. فليس للحنفي أن ينكر على الشافعي أكله متسروك التسمية، ولا للشافعي أن ينكر على الحنفي شربه يسير النبيذ الذي ليس بمسكر.
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q4.0 THE PERSON DOING THE WRONG	q4.0 المنكر عليه
q4.1 The third integral of commanding the right and forbidding the wrong is the person being reprimanded. It is sufficient that he be a person, and is not necessary that he be legally responsible, as we have previously mentioned (q3.1) in respect to censuring a child or insane person.	q4.1 البركن الثالث في المنكر عليه ويكفي في صفتيه أن بكون إنساناً ولا يشترط كونه مكلفاً كما بيئا قبله من أنه ينكر على الصبي والمجنون .

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q5.0 THE ACT OF CENSURING	q5.0 الاحتساب
q5.1 The fourth integral is the censure itself, which has various degrees of severity and has rules.	q5.1 السركسين السرابسع تقس الاحتساب، وله درجات وأداب.
KNOWLEDGE OF THE WRONG ACT	الاطلاع على المنكر
q5.2 The first degree consists of knowing the wrong act. One should not eavesdrop at another's house in order to hear the sounds of musical instruments, or try to catch the scent of wine, or feel for an object concealed beneath someone's shirt to see if it is a flute, or ask a person's neighbors to see what he is doing. But if two upright witnesses (def: o24.4) come and inform one that someone is drinking, one may enter his house and take him to task.	q5.2 الدرجة الأولى أن يعرف المنكر. فلا ينبغي له أن يستسرق السمع على دار غيسره ليسمع صوت الأوتسار، ولا يتمرض للشم ليدرك راتحة الخمر، ولا أن يمس ما قد ستر بنيوب ليعرف شكل المزصار، ولا أن يستخبر جيرانه ليخبروه بما يجري، بل لو أخيره عدلان ابتداء أن فلانا يشرب الخمر. فله إذ ذاك أن يدخل وينكر.
EXPLAINING THAT SOMETHING IS WRONG	بيان الحكم لمرتكب المنكر
q5.3 The second degree consists of explaining that an act is wrong, since an ignorant person will often do something he does not know is blameworthy, but will stop when he finds out. So one must explain it politely, saying, for example: "People are not born scholars; we were unfamiliar with many things in Sacred Law until scholars mentioned them to us. Perhaps there are not many in your hometown," and thus lead up to it diplomatically so the person understands without being offended. To avoid the evil of remaining silent when there is something wrong, only to commit the evil of offending a Muslim when able not to, is like washing away blood with urine.	5.3 الدرجة الثالية التعريف، فإن الجاهل يقدم على الشيء لا يظنه منكراً الجاهل يقدم على الشيء لا يظنه منكراً فإذا عرف أقلع عنه. فإذا عرف أقلع عنه. فيجب تعسر يفه باللطف فيقال له إذ بأسور النسرع حتى علمنا العلماء، فلعل بأسور النسرع حتى علمنا العلماء فوكذا يتلطف به ليحصل التعسريف من غيسر المنكسر واستبدل عنه محظور السكوت عن المملكم واستبدل عنه محظور السكوت عن الدمم ياليول.
FORBIDDING THE ACT VERBALLY	التهي يالوعظ والنصح
q5.4 The third degree of severity is to prohibit the act by admonition, advice, and making the other fear Allah, mentioning the hadiths of divine	q5.4 المدرجة الثالثة التهي بالوعظ والنصبع والتخويف بالله، ويبورد عليه الأخبار المواردة بالوعيد ويحكي له سيرة

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punishment for it and reminding the person how the early Muslims behaved, all of which should be done with sympathy and kindness, not harshness or anger. The great danger here which one must beware of is that a learned person explaining that something is wrong may be proud of his know- ledge and gloat over the lowliness of the other's ignorance, which is like saving someone from a fire by casting oneself into it. It is ignorant in the extreme, a deep disgrace, and a delusion from the Devil. The touchstone and test for this is to ask oneself whether one would prefer the censured person to stop at his own or another's behest, or whether one would prefer to forbid him oneself. If reproving him is difficult and weighs upon one, and one would prefer that someone else do it, then one should proceed. for religion is the motive. But if it is otherwise, then one is following mere per- sonal caprice and using the censuring of others as a means to display one's merit, and one should fear Allah and censure oneself first.	السلف ويكون ذلك بشفقة ولطف من غير عنف وغضب. وها عنا آفة عظيمة لينبغي أن يتوقاها، وهو أن العالم يرى عند التعمريف عز نفسه بالعلم وذل غيره يالجهل، ومثال ذلك مثال من يخلص غيره من النار بإحراق نفه، وهو غاية النجهل ومذلة عظيمة وغمر ور من النبطان. ولذلك محك ومعيار فينبغي أن الميطان. ولذلك محك ومعيار فينبغي أن يمتحن به المحتب نفسه، وهو أن ينفسه أو باحتساب غيره عليه أحب إليه بنفسه أو باحتساب غيره عليه أحب إليه من امتناعه عنه باحتسابه فإن كانت الحسبة شافة عليه نقبلة على نفسه، وهو يود أن يكفى بغيره فليحتسب فإن كانت بواسطة إنكاره فليتق الله وليحنسب أولاً على نفسه ().
<ul> <li>q5.5 The fourth degree of severity consists of reviling the person and bearing down on him with sharp, harsh words. One does not resort to this degree unless one is unable to prevent the person by politeness, and he shows he wants to persist or mocks one's admonitions and advice. <i>Reviling him</i> does not mean vulgarity and lies, but rather saying "You degenerate," "You idiot," "You ignoramus," "Do you not fear Allah?" and so forth. Allah Most High quotes Ibrahim (upon whom be peace) saying:</li> <li>"Fie on you and what you worship apart from Allah! Can you not think?" (Koran 21:67).</li> </ul>	45.5) المدرجة الرابعة الب والتعنف بالقول الغليظ الخشن . وإتما والتعنف بالقول الغليظ الخشن . وإتما يعمدل إلى هذا عند العجز عن المنع والاستهزاء بالوعظ والنصح . ولسنا نعني بالب الفحش والكذب ، ولسنا نعني بالب الفحش والكذب ، ولسنا نعني بالب الفحش والكذب ، ولما نعني بالب الفحش والكذب . ولما تعني بالب الفحش والكذب . وأفّ ألا تخاف الله؟ قال الله تعالى فأفّلا تُعْبَلُونَ ﴾ [الأنياء : ١٢].
RIGHTING THE WRONG BY HAND	التغيير باليد
q5.6 The fifth degree consists of changing the blameworthy thing with one's hand, such as by breaking musical instruments, pouring out wine,	q5.6 السدرجة الخامسة التغيير باليد. ككسو الملاحي. وإرافة الخفر،

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ASSAULT

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or turning someone out of a house wrongfully وإخراجه من الدار المغصوبة appropriated. There are two rules for this degree: وفي هذه الدرجة أدبان : أحدهما أن لايباشر التغيير مالم يعجز (1) not to do so when one can get the person عن تكليف المتكر عليه ذلك . فإذا أمكته to do it himself, i.e. if one can get someone to أن يكلفه الخروج عن الأرض المغصوبة leave the land he has unjustly taken, one should قلا بنبغي أن يجره ولا يدفعه. not drag or push him from it; والثباني أذيكسر الملاهي كسرأ يبطل (2) and to break the instruments, for exam-صلاحيتهما للفسماد، ولا يزيمه على ذلك ple, just enough to obviate their being used for dis-ويتبوقى في إراقة الخمور كسر الأواني إن obedience and no more, or to be careful not to وجدد إليه سبيلًا. وإن لم يقدر إلا بأن break the bottles when pouring out wine. If one يرمى ظروفهما بحجر أونحوه، فله ذلك، cannot manage except by throwing rocks at the bottles or the like, then one may do so and is not وتسقط قيمة الظروف obliged to cover the damages. فإن قيسل هلا يجسوز الكسير زجيراً، If it be wondered whether one may break the وكمذلك الجر بالرجل في الإخراج من bottles or drag someone by the foot out of a المدار المغصوبة زجراً؟ قلنا: إنما يجوز wrongfully appropriated house to create fear, as منا إذلك للولاة، ولا يجوز لأحاد الرعية، an object lesson to others, the answer is that this is for leaders alone and is not permissible for private لخفاء وجه الاجتهاد فيهر individuals because of the obscurity of the decision-making criteria in the matter. INTIMIDATION التهديد والتخويف The sixth degree is threatening and intimiq5.7 الدرجة السادسة التهديد dation, such as by saying, "Stop this or I'll-"; and والتخبويف كقبوليه : دع عشك هذا وإلا when possible this should precede actually hitting فعلت بك كذا وكسذاب ويتبغى أن يقسدم the person. The rule for this level is not to make a هذا على تحقيق الضرب إذا أمكن threat that one cannot carry out, such as saying "or I'll seize your house," or "take your wife hos-تقديمه tage," because if one says this seriously, it is والأدب في هذه السرتبسة أن لا يهدد unlawful, and if not serious, then one is lying, بوعيبد لايجبوز تحقيف كشوله : لأنهبن دارك، ولأسبين زوجتك، لأتب إن قال ذلك عن عزم فهمو حرام، وإن قالمه عن غير عزم فهو كذب. مباشرة الضرب The seventh degree is to directly hit or q5.8 الــدرجية السابعية مياشرة kick the person, or similar measures that do not الضرب باليد والرجل وغير ذلك مما ليس involve weapons. This is permissible for private فيه إشهار سلاح . individuals provided it is necessary, and that one وذليك جاتيز للآحياد بشرط الضرورة confines oneself to the minimum needed to stop والاقتصار على قدر الحاجة . فإذا اندفع the reprehensible action and nothing more. When

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the action has been stopped, one refrains from doing anything further.	المنكر فينبغي أنا يكف.
FORCE OF ARMS	شهر السلاح
q5.9 The eighth degree is when one is unable to censure the act by oneself and requires the armed assistance of others. Sometimes the person being reproved may also get people to assist him, and a skirmish may ensue, so the soundest legal opinion is that this degree requires authorization from the caliph (def: o25), since it leads to strife and the outbreak of civil discord. Another view is that there is no need for the caliph's permission.	45.9 الدرجة الثامنة أن لا يقدر على الإسكسار بنفسسه ويحتساج إلى أعسوان يشهسرون السلاح. فإنه ربسا يستمد النسس أيضاً بأعوانه ويؤدي إلى القتال، فالصحيح أن ذللك يحتاج إلى إذن الإمام لأنه يؤدي إلى الفتن وهيجان الفساد. وقيل لا يشترط في ذلك إذن الإمام.
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q6.0 THE ATTRIBUTES OF THE PERSON CENSURING	q6.0 صفات المحتسب
q6.1 Having presented in detail the rules for someone condemning the wrong, they may be summarized in three traits needed by the person giving the reprimand:	q6.1 وقـد ذكـرنـا آداب المحتسب منصلة، وجملتها ثلاث صفات في المحتسب: - العلم بمواقـع الحسبة وحـدودهـا
<ol> <li>knowledge of the (A: above-mentioned) appropriate circumstances for censure and their definitions, so as to keep within lawful bounds;</li> </ol>	[] ليقتصر على حد الشرع . - والشاني : المورع فإنمه قد يعلم شيئاً ولا يعمل به لغرض من الأغراض.
(2) godfearingness, without which one might know something but not apply it because of some personal interest;	ـ والشالث: حسن الخلق وهو أصل ليتـمكن من الكف فإن الغضب إذا هاج لم يُكْفِ مجرد العلم والورع في قمعه ما لم يكن في الطبع خلق حسن .
(3) and good character, the prime prerequi- site for being able to control oneself, for when anger is aroused, mere knowledge and piousness are seldom sufficient to suppress it if character is lacking.	
REDUCING ONE'S DEPENDENCE ON OTHERS	تقليل العلائق وقطع الطمع عن الخلق
q6.2 Among the rules for commanding the right and forbidding the wrong is to depend less on	q6.2 ومن الأداب تفليـل العلائق.

others and eliminate desire for what they have, so الطمع عن الخلق لنزول وقطع as not to have to compromise one's principles. A المداهنة story is told about one of the early Muslims who انقد حُكى عن بعض السلف أنه كان له used to get offal each day from the neighborhood ستبور وكبان بأخذ لستوره في كل يوم من butcher for his cat. He noticed something قصباب في جواره شيشاً من الغدد . فرأى blameworthy about the butcher, so he returned على القصماب منكمراً، فدخمل المدار home and turned out the cat before returning to reprimand the man, who retorted, "From now on, فأخسرج المنتسور، ثم جاءه فأنكسر على I'm not giving you a thing for your cat," to which القصاب، فقال: لا أعطيك بعد هذا شيئاً he replied, "I did not censure you till I gave up السنورك، فقال: ما أنكرت عليك إلا يعد both the cat and any desire for what you have." إخراج السنور وقطع الطمع منك, وهذا And this is the fact of the matter. One cannot صحيح . فإن لم يقطع الطمع من الناس reprimand others as long as one is anxious for two things: the things people give one, and their من شيئين لم يفدر على الإنكار عليهم : approval and praise of one. أحددهما من لطف ينالونه به، والثاني من رضاهم عنه وثنائهم عليه . q6.3 As for politeness in commanding the right وأما الرفق في الأمر بالمعروف q6.3 and forbidding the wrong, it is obligatory. Allah والنهى عن المتكر فمتعيَّن. قال الله Most High says, تعالى ﴿ فَقُولاً لَهُ قَوْلاً لَيِّناً ﴾ [طه: ٤٤]. "Speak unto him gentle words" (Koran (ع: هذا في فرعنون عدوانه، فكيف 20:44) بالمسلم في أخيه المسلم؟) . (A: this being to Pharaoh, the enemy of Allah, so [محرُّر من مختصر منهاج القاصدين : how then with one's fellow Muslims?) (Mukhtasar .[17+=174 Minhaj al-gasidin (y62), 123-30).

DOOK D
BOOK R
HOLDING ONE'S TONGUE
HOLDING ONE S TONGOL
مناب جفظ اللسب ان
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CONTENTS:
Introduction r0.0
The Importance of Holding One's Tongue r1.0
One Should Not Speak Until the Advantage Is Plain r1.3
Slander (Ghiba) r2.0
Meaning of Slander r2.2
Examples r2.2
Meaning of <i>Talebearing</i> (Namima) r2.3
Evidence of Prohibition r2.4
Mimicking Another's Idiosyncracies r2.7
Slander in Published Works r2.8
Slander by Allusion and Innuendo r2.9 Listening to Slander r2.11
Slandcring Another in One's Heart r2.14
Passing Thoughts of Unbelief, Slander, Etc. r2.14
Six Reasons Permitting Slander r2.16
Redressing Grievances r2.17
Eliminating Wrongdoing r2.18
Asking for a Legal Opinion r2.19
Warning Muslims of Evil r2.20
Impugning unreliable hadith transmitters, etc. r2.20(1)
Advice about marrying someone r2.20(2)
Warning a student about a teacher r2.20(3)
A person mismanaging a position of responsibility r2.20(4)
Those Unconcerned with Concealing Disobedience r2.21
Identifying Someone by Their Nickname r2.22
Talebearing (Namima) r3.0
Reality of Talebearing r3.1
Six Obligatory Steps with Talebearers r3.1(1)
Saying "The People Have Gone to Ruin" r4.0
Informing On Another r5.0
Two People Conversing So a Third Cannot Hear r6.0
Prohibition of Listening to Others, Etc. r6.4

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### Contents

Giving Directions to Someone Who Wants to Do Wrong r7.0 Examples r7.1(1) Lying r8.0 Unlawful r8.1 Permissible Lying r8.2 Between husband and wife, etc. r8.2 In circumventing those forbidding the permissible r8.2(N:)Obligatory lying r8.2 Meaning of Lying 18.3 Exaggeration r9.0 "I've Told You a Hundred Times," Etc. r9.1 Giving a Misleading Impression r10.0 An Alternative to Lying r10.1 Example r10.2(A:)Verifying One's Words Before Speaking r11.0 Speaking of Taxes As "the Ruler's Right" r12.0 Conversing About What Is Useless or Immoral r13.0 Conversation About Disobedience Is Disobedience r13.4 Speaking About What Does Not Concern One r13.2 Being Succinct r13.3 Explaining the Koran by Personal Opinion (14.0) Conditions for Permissibility r14.2 Explaining Hadiths, Etc. r14.3 Asking About the Nature of Allah Most High r15.0 Hypocrisy r16.0 In Belief Versus Acts r16.1 Assuaging Those from Whom One Apprehends Harm r16.2 Compromising One's Principles r17.0 Ridicule and Sarcasm r18.0 Joking r19.0 Excessive Joking Is Blameworthy r19.2 Picking Apart Another's Words r20.0 Not Criticizing Errors When Religiously Unimportant r20.1 Giving a Positive Interpretation to Seeming Mistakes r20.2 Reading Works That Are Beyond One's Understanding r20.3 Learned Disputation r21.0 Arguing r22.0 Asking About Another's Mistakes r23.0 Searching Out a Person's Faults r24.0 Displaying Satisfaction at a Muslim's Troubles r25.0 Obscenity r26.0 Allusions Should Be Used Instead r26.2 Severity in Speech and Harshness r27.0 Frightening or Coercing a Believer r28.0 Rejecting a Brother's Excuse r29.0 Driving Away the Poor, the Weak, the Orphan, or the Beggar r30.0 Putting Off One's Father or Mother r31.0 Citcumstances in Which Conversation Is Offensive 132.0 Interrupting Oneself or Others r32.1

## Holding One's Tongue

### www.islamicbulletin.com

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0.0	Holding One's Tongue	
Boas Rev Rev Disa Curs Beg	Disrespect to Those with Authority over This-Worldly Words in a Mosque r32.3 Speaking During the Friday Prayer Serm. When the Koran Is Being Recited r32.5 To a Member of the Opposite Sex Without When Lovemaking or in the Lavatory r3 After Dawn Before the Prayer r32.8 After the Nightfall Prayer ('Isha) r32.9 ple Offensive to Greet with Salams r33.0 Responding to Salams r33.2 Greeting Non-Muslims r33.2 sting r34.0 ealing One's Sins to Others r35.0 caling a Secret r36.0 Concealing Something Unlawful r36.2(1) effecting a Person's Family from Him r37.0 sing r38.0 Cursing the Disobedient When Not Ident ging r39.0 Unlawful r39.1 Conditions for Permissibility r39.1 ic, Song, and Dance r40.0 Musical Instruments r40.1 Singing Unaccompanied by Musical Instr Poetry r40.3 Dancing r40.4	on r32.4 ut Need r32.6 32.7 )
	INTRODUCTION	r0.0 المقدمة
kalam .	(n: Book r has been edited from Nawawi's a Sayyid al-Abrar and from al-Durar al-mub is the lawful and unlawful by the Hanafi scho	aha fi al-hazr wa al-ibaha, a
what A tated of like, I v offensiv encomp categor	(Nawawi:) Having previously discussed llah Most Glorious and Exalted has facili- frecommended invocation (dhikr) and the vish to add here the expressions which are /e or unlawful, that the book might fully bass the rulings on words and explain their ies, mentioning the objects thereof that eligious person needs to know ( <i>al-Adhkar</i> 450).	r(1.2 (النووي:) وقد ذكرت ما يسر الله سبحانه ونعالى من الأذكار المستحبة ونحوها فيما مبق، وأردت أن أضم إليها ما يكره أو يحرم من الألفساظ ليكون الكتاب جامعاً لأحكام الألفاظ، ومبيناً أقسامها، فأذكر من ذلك مقاصد يحتاج إلى معرفتها كلّ متدين [نقل من الأذكار المنتخبة من كلام سبد الأبرار: ٤٠٠].

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r1.0 THE IMPORTANCE OF HOLDING ONE'S TONGUE	r1.0 أهمية حفظ اللسان
<ul> <li>r1.1 (Nawawi:) Every legally responsible person should refrain from saying anything except when there is a clear advantage to speaking. Whenever speaking and not speaking are of equal benefit, it is sunna to remain silent, for permissible speech easily leads to that which is unlawful or offensive, as actually happens much or even most of the time—and there is no substitute for safety. The Prophet (Allah) bless him and give him peace) said,</li> <li>"Whoever believes in Allah and the Last Day, let him say what is good or remain silent."</li> <li>This hadith, whose authenticity Bukhari and Muslim concur upon, is an explicit legal text indicating that a person should not speak unless what he intends to say is good, meaning that the benefit of it is apparent to him. Whenever one doubts that there is a clear advantage, one should not speak. Imam Shafi'i (Allah have mercy on him) said, "When one wishes to speak, one must first reflect, and if there is a clear interest to be served by speaking, one speaks, while if one doubts it, one remains silent until the advantage becomes apparent."</li> </ul>	1.1.1 (المنووي:) [اعلم أنه] ينبغي لكل مكلف أن يحفظ لسانه عن جميع الكلام إلا كلاماً تظهر المصلحة فيه. وصتى استسوى الكسلام وتسرك في ينجز الكلام المباح إلى حرام أو مكروه، بل هذا كشيسر أو غالب في المسادة، والسلامة لا يعدلها شيء. [روينا في والسلامة لا يعدلها شيء. [روينا في منحيحي المخاري ومسلم عن أبي هريرة رضي الله عنه] عن التي يتلج قال: «من رضي الله عنه] عن التي يتلج قال: «من يمت نقل ومسلم عن أبي هريرة لي من بالله واليوم الأخر فليقل خيراً أو ليصمته. يتكلم إلا إذا كان الكلام خيراً، وهو الذي نيتكلم إلا إذا كان الكلام خيراً، وهو الذي يتكلم وقد قال الإمام المساخمي رحمه يتكلم. وقد قال الإمام المساخمي رحمه كلامه، فإن ظهرت المصلحة تكلم. وإن شك لم يتكلم حتى تظهر.
r1.2 The Prophet (Allah bless him and give him peace):	r1.2 [وروينا في صحيحيَّهما عن أبي موسى الأشعري قال : قلت إيا رسول
(1) "O Messenger of Allah, which of the Muslims is best?" And he said, "He who the Mus- lims are safe from his tongue and his hand."	الحله أي الممسلمين أقضط؟ قال : «أمن سليم المسلمون من لسائه ويده. - [وروينا في صحيح البخاري عن أبي هريرة عن النبي بيملة قال : ] «إن العبد
(2) "A servant unthinkingly says something pleasing to Allah Most High for which Allah raises him whole degrees. And a servant unthinkingly says something detested by Allah Most High for which he plunges into hell."	لبتكلم بالكلمة من رضوان المله تعالى ما يُلقي لها بالأيرفع المله تعالى بها درجات. وإن العبد ليتكلم بالكلمة من سخط الله تعالى لا يُلقي لها بالا يهوي بها في جهنمه.
(3) "The excellence of a person's Islam includes leaving what does not concern him [def: w54]."	- [وروينما في كتماب الشرمذي واين ماجه عن أبي هريرة عن النبي ﷺ قال: ] ومن حسن إسلام المرء نوكه ما لا يعتيه». [حديث حسن].

 <ul> <li>(4) "Do not speak much without mentioning Allah (dhikr), for too much speech without mentioning Allah hardens the heart, and the hard-hearted are the farthest of all people from Allah Most High."</li> <li>(5) "All of a human being's words count against him and not for him, except commanding the right, forbidding the wrong, and the mention of Allah Most High (dhikr)."</li> </ul>	-[وروينا في كتاب الترمذي عن ابن عمر رضي الله عنهما قال : قال رسول المله ﷺ :] ، لا تكبر وا الكلام بغير ذكر المله فإن كثرة الكملام بغير ذكر الله تعالى قسوة للقلب وإن أبعد الشاس من الله تعالى القلب القاسية . -[وروينما في كتاب الترمذي وابن ماجم عن أم حيية رضي الله عنها عن الني ﷺ :] «كل كلام ابن آدم عليه لا له إلا أمراً بمصروف ونهياً عن منكر أو ذكراً لله تعالى» .
r1.3 The Master Abul Qasim Qushayri (Allah have mercy on him) said, "Safety lies in remaining silent, which should be one's basis. Silence at the appropriate time is the mark of men, just as speech at the appropriate time is one of the finest qualities. I have heard Abu 'Ali Daqqaq (Allah be well pleased with him) say, 'He who is silent when something should be said is a tongueless villain' " (ibid., 450-55).	r1.3 [ورويشا] عن الأستساذ أبي القاسم القشيري رحمه الله [في رسالته المشهورة]: قال: الصمت السلامة وهو الأصل، والسكوت في وقته صفة الرجال كما أن السلطى في موضعه أشسرف الخصال. قال: سمعت أبا علي الدقاق رضي الله عنه يقسول: من سكت عن الحق فهسو شيطان أخرس [محرر من المرجع المذكور: ٤٥٠ ـ ٤٥٤].
r2.0 SLANDER (GHIBA)	r2.0 الغيبة [والنميمة]
r2.1 (Nawawi:) Slander and talebearing are two of the ugliest and most frequently met with qualities among men, few people being safe from them. I have begun with them because of the widespread need to warn people of them.	۲2.1 (النمووي:) [اعلم أن] هاتين الخصلتين من أقبع القبائع وأكثرها انتشاراً في النماس، حتى ما يسلم منهما إلا القليل من الناس. قلمموم الحاجة إلى التحذير منهما بدأت بهما.
SLANDER	الغيبة
 t2.2 Slander (ghiba) means to mention any- thing concerning a person that he would dislike, whether about his body, religion, everyday life, self, disposition, property, son, father, wife, ser- vant, turban, garment, gait, movements, smiling, dissoluteness, frowning, cheerfulness, or anything else connected with him.	r2.2 فأما الغيبة فهي ذكرك الإنسان بعما فيه معما يكره، سواء كان في يدته أو دينه أو دنساء أو نفسه أو خلقه أو ماله أو ولده أو والده أو زوجه أو خادمه [] أو عمامته أو نوبه أو مشيته وحركته وبشاشته وخلاعته وعبوسه وطلاقته أو غير ذلك مما

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on means by word, writing, sign, or him with one's eye, hand, head, and so	يتعلق به ، سواء ذكرته بلفظك أو كتابك ، أو رسزت أو أشسرت إليه بعينك أو يدك أو
	او رمزت او استرت إليه بعينك أو يدك أو . رأسك أو نحو ذلك .
refers to saying such things as that blind, lame, bleary-eyed, bald, short,	أمسا البدن فكقولك : أعمى أعرج
or pale.	أعمش أقرع تصير طويل أسود أصقر.
on includes saying that he is corrupt, a	وأما الدين فكقبولك : فاسق سارق
ot be trusted, is a tyrant, does not care	خائن ظالم متهاون بالصلاة، متساهل في
prayer, does not watch to avoid filth, onor his father, does not spend zakat on	النجاسات، ليس باراً بوالنده، لا يضع
uld be spent on, or does not avoid slan-	الزكاة مواضعها، لا يجتنب الغيبة.
ers.	وأمسا المدنيسا : فقليسل الأدب يتهساون
day life includes saying that his man-	بالنباس، لا يرى لأحبد عليه حقًّا، كنير
or; he does not care about others; does he owes anyone anything; that he talks,	الكلام كثيـر الأكـل أوالتوم، ينام في غير
eps too much; or sleeps or sits when he	وقته، يجلس في غير موضعه.
	وأما المتعلق بوالده فكقوله : أبوه
refers to saying such things as that his	فاســــــــــــــــــــــــــــــــــــ
orrupt, his father is an Indian. Naba-	إسكاف يزاز [ ] لجار حداد حائك . ا
rican, cobbler, draper, carpenter, , or weaver (N: if mentioned	وأما الخلق فكقـولـه: سيء الخلق.
iv).	منکبر مراہ عجبول جبار عاجز، ضعیف ا الدا میں میں نیا ہے۔
sition includes saying that he has bad	القلب، متهور عبوس خليع ولحوه . وأمنا الثبوب : فواسنع الكمّ، طويبل
is arrogant, a show-off, overhasty,	واقت الشوب ، فواسع الحم، طويس الذيل، وسخ الثوب ونعو ذلك .
ng, incapable, fainthearted, irrespon- my, dissolute, and so forth.	الدين، وسع الموب ولعو دلك. ويقياس الساقي بمما ذكرناه. وضابطه
ing means saying such things as that his	ويعاس ،جدي بند ديرده ، وسابت . ذكره بما يكره .
too loose, his garment hangs too low,	
the like. Other remarks can be judged	
ve examples. The determining factor is	
g about a person what he would not	
for talebearing (namima), it consists of meone's words to another in a way that	r2.3 وأما النميمة فهي نقبل كلام
lations between them.	الناس بعضهم إلى بعض على جهة
	الإفساد.
ACT THAT OF ANISTR	
ENCE THAT SLANDER BEARING ARE UNLAWFUL	الأدلة على تحريم الغيبة والنميمة
e above define clander and talebassing	الاهبان والمتاريخ
e above define slander and talebearing. ruling on them, it is that they are unlaw-	t2.4 هذا بياتهما. وأما حكمهما
consensus (def: b7) of Muslims. There	فهمسا حرام بإجمساع المسلمين. وقسد تظاهرت علم تحريمها الدلائا الصريحة

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THE EVIDE AND TALE

r2.4 Th As for the ful, by the is much explicit and intersubstantiative evidence that they are unlawful from the Koran, sunna, and consensus of the Muslim Community.

من الكتاب والسنة وإجماع المسله

### r2.5 Holding One's Tongue

r2.5 Allah Most High says:

(1) "Do not slander one another" (Koran 49:12).

(2) "Woe to whomever disparages others behind their back or to their face" (Koran 104:1).

(3) "... standerer, going about with tales" (Koran 68:11).

r2.6 The Prophet (Allah bless him and give him peace) said:

(1) "The talebearer will not enter paradise."

(2) "Do you know what slander is?" They answered. "Allah and His messenger know best." He said, "It is to mention of your brother that which he would dislike." Someone asked, "What if he is as I say?" And he replied. "If he is as you say, you have slandered him, and if not, you have calumniated him."

(3) "The Muslim is the brother of the Muslim. He does not betray him, lie to him, or hang back from coming to his aid. All of the Muslim is inviolable to his fellow Muslim: his reputation, his property, his blood. Godfearingness is here [N: pointing to his heart]. It is sufficiently wicked for someone to belittle his fellow Muslim."

MIMICKING ANOTHER'S IDIOSYNCRACIES

r2.7 We have mentioned above that slander is saying anything about a person that he would dislike, whether aloud, in writing, by a sign, or a gesture. Anything by which one conveys a Muslim's (A: or non-Muslim's) shortcomings to another is slander, and unlawful. It includes doing imitations of someone, such as by walking with a limp, with

[الحجرات: ١٢]. وقال تعالى: ﴿وَيَّلُّ لَكُلُّ هُمَرَّةٍ لَمَرَّةٍ﴾ [الهمزة: .[1 وقال تعالى ﴿ هُمَّارُ مُشَاءٍ بِنُمِيمٍ ﴾ [القلم: 11]. r2.6 [ورويستسا في صحسيحي البخماري ومسلم عن حذيفة رضى الله عنه عن] النبي ﷺ قال : ٥لا يدخل الجنة نمام». ـ [وروينا في صحيح مسلم وسنن أبي داود والتىرمىذي والنسبائي عن أبي حريرة رضي الله عنيه أن رسيول الله ﷺ قال: ] «أتبدرون ما الغيبة؟ فالبوا : الله ورسوله أعلم اقال: ذكرك أخماك بما يكرهُ ، قبل أفرأيت إن كان في أخي ما أقول؟ قال: إن كان فيه ما تقول فقيد اغتبه، وإن لم يكن فيه ما تقول فقد بهنَّهُ» [قال الثرمذي حديث حسن صحيح] . -[وروينها في كتباب الترمذي عن أبي هريرة رضي الله عنه قال : قال رسول الله ين : ] «المبلم أخو المبلم لا يخونه ولا يكمذيمة ولا يخمذُلُه . كل المسلم على المسلم حرامً: عرضته ومسالسه ودسه، التقوى لهنا. يحسب امرى؛ من الشر أن يحقب أخباه المسلم: [قبال الشرمـذي: حديث حسن]. المحاكاة

قال الله تعالى:

r2.5

r2.7 قد ذكرتا في الباب السابق أن الغية ذكرك الإنسان بسا يكره، سواء ذكرته يلفظك أو في كتابك، أو رمزت أو أشرت إليه [بعينك أو يدك أو رأسك] وضابطه: كل ما أفهمت به غيرك تقصان مسلم فهمو غيبة محرمة. ومن ذلك المحاكاة يأن يمشي متعرجا أو متطاطئا أو

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a stoop, or similar posture, intending to mimic the person with such a deficiency. Anything of this sort is unquestionably unlawful.	على غير ذلنك من الهيئات مريداً حكاية هيئة من ينتقصه بذلك، فكل ذلك حرام بلا خلاف.
SLANDER IN PUBLISHED WORKS	الغيبة في المؤلفات
r2.8 Slander also includes the author of a book mentioning a specific person in his work by saying, "So-and-so says such and such," which is unlawful if he thereby intends to demean him. But if he wants to clarify the person's mistake so that others will not follow him, or expose the weakness of his scholarship so others will not be deceived and accept what he says, it is not slander, but rather advice that is obligatory, and is rewarded by Allah for the person who intends it as such. Nor is it slander for a writer or other person to say, "There are those [or "a certain group"] who say such and such, which is a mistake, error, ignor- ance, and folly," and so forth, which is not slander because slander entails mentioning a particular person or a group of specific individuals.	T2.8 ومن ذلك إذا ذكر مصنف كتاب شخصاً يعينه في كتابه قائلاً: قال فلان كذا؛ مريداً تنقصه [والشناعة عليه] فهو حرام. فان أراد بيان غلطه لشلا يقلد أو بيان ضعفه في العلم لثلا يغتربه ويقبل قوله، ضعفه في العلم لثلا يغتربه ويقبل قوله، فعداً ليس غيبة بل نصيحة واجبة يناب عليه إذا أراد ذلك. قوم أو جماعة كذا، وهذا غلط أو خطأ أو جهالة وغفلة ونحو ذلك ؛ فليس غيبة، إنما الغيبة ذكر الإنسان بعينه أو جماعة معينين.
SLANDER BY ALLUSION AND INNUENDO	الغيبة بالتعريض
r2.9 When the person being spoken to under- stands whom one is referring to, it is slander and unlawful to say, for example, "A certain person did such and such," or "A certain scholar," "Someone with pretensions to knowledge," "A certain mufti." "A certain person regarded as good," "Someone who claims to be an ascetic," "One of those who passed by us today," or "One of the people we saw." This includes the slander of some would-be scholars and devotees, who make slanderous innuendoes that are as clearly under- stood as if they were plainly stated. When one of them is asked, for example, how So-and-so is, he replies, "May Allah improve us," "May Allah for- give us," "May Allah improve him," "We ask Allah's forbearance," "Praise be to Allah who has not afflicted us with visiting oppressors," "We take refuge in Allah from evil," "May Allah for- give us for lack of modesty," "May Allah relent towards us," and the like, from which the listener	12.9 ومن النيبة المحرمة قولك: فعل كذا بعض التأس أو بعض الفقها، أو بعض من يدّعسي السعلم، أو بعض المفتين، أو بعض من ينسب إلى الصلاح أو يدّعي الزهد، أو بعض من مرّ بنا اليوم، أو بعض من رأيناه، أو تحو ذلك؛ إذا كان المخاطب يفهمه بعينه لحصول التفهيم. ومن ذلك غيبة المتفقهين والمتعبدين، فإنهم يعرضون بالغيبة تعريضاً يفهم به كما يفهم بالصريح. فيقال لأحدهم: كيف حال فلان؟ فيقول: الله يصلحنا، كيف حال فلان؟ فيقول: الله يصلحنا، الله العافية. تحمد الله الذي لم يبتانا الد يحفور على الظلمة، تعوذ بالله من الشرآ، الله يعافينا من قلة الحيام، الله يتوب علينا، وما أشبه ذلك مما يفهم منه التسوي علينا، وما أشبه ذلك مما يفهم منه

understands the person's shortcomings. All of this is slander and is unlawful, just as when one says, "So-and-so is afflicted with what we all are," or "There's no way he can manage this," or "We all do it."	تنقصه؛ فكل ذلك غيبة محرمة. وكـذلـك إذا قال فلان يبتلى بما ابتليئا به كلنا، أو ماله حيلة في هذا. كلنا نفعله.
r2.10 The above are but examples. Otherwise, as previously mentioned, the criterion for slander is that one gives the person being addressed to understand another's faults.	r2,10 وهيذه أمثلة وإلا فضيابيط الغيبة : تفهيمك المخاطب نقص إنسان .
LISTENING TO SLANDER	حرمة استماع الغيبة
r2.11 Just as slander is unlawful for the one who says it, it is also unlawful for the person hearing it to listen and acquiesce to. It is obligatory whenever one hears someone begin to slander another to tell him to stop if this does not entail manifest harm to one. If it does, then one is obliged to condemn it in one's heart and to leave the company if able. When the person who hears it is able to condemn it in words or change the sub- ject, then he must. It is a sin for him not to. But if the hearer tells the slanderer to be silent while desiring him in his heart to continue, this, as Ghazali notes, is hypocrisy that does not lift the sin from him, for one must dislike it in one's heart.	1.13 [اعلم أن] الغيبة كما يحرم على المغتاب ذكرها يحرم على السامع استساعها وإقرارها. فيجب على من يسمع إنساناً يبتدى بغيبة محرمة أن ينهاه إن لم يخف ضرراً ظاهراً، فإن خاف وجب عليه الإنكار بقلبه ومفارقة ذلك المجلس إن تمكن من مفارقته. فإن قدر على الإنكار بلسانه أو على قطع الغيبة يمنعي يفابه استمراره فقال [أبو حامد]. الغزالي: ذلك نفاق لا يخرجه عن الإثم، ولا بدً من كراهته بقلبه.
r2.12 Whenever one is forced to remain at a gathering where there is slander and one is unable to condemn it, or one's condemnation goes unheeded and one cannot leave, it is nevertheless unlawful to listen or pay attention to. What one should do is invoke Allah (dhikr) with the tongue and heart, or heart alone, or think about something else to distract one from listening to it. When this is done, whatever one hears under such circumstances does not harm one as long as one does not listen to or heed the conversation. And if afterwards one is able to leave the assembly and the people are persisting in slander and the like, then one must leave. Allah Most High says:	r2.12 ومتى اضطرابلى المقام في ذلك المجلس الذي قيه النيبة وعجز عن الإنكار أو أنكر فلم يقبل منه ولم يمكنه المفارقة بطريق، حرم عليه الاستماع والإصغاء للغيبة. بل طريقه أن يذكر الله تعالى بلسائه وقلب، أويتلبه، أويفكر في أمر أخر نيشتغل عن استماعها. ولا يضره بعد ذلك السماع من غير استماع وإصغاء في هذه العالة المذكورة. فإن تمكن بعد ذلك من المفارقة وهم مستمرون في الله تعالى:

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they speak of other things. And if the Devil makes you forget, then do not sit with wrong-doing people after being reminded" (Koran 6:68).	فَأَعْرِضْ عَنْهُمْ حَتَّى يَخْصُونُوا فِي حَدِيثِ غَبْرٍ وَإِمَّا يُسْبَيْنُكَ الشَّيْطَانُ فَلا نَقْعَدْ يَعْد الدَكْرَى مَعَ القَوْمِ الطَّالِمِينَ﴾ [الأنعام: ٢٨].
r2.13 Ibrahim ibn Adham (Allah be well pleased with him) answered an invitation to come to a wedding feast, where some of those present mentioned that a certain person who did not attend was "unpleasant." Ibrahim said, "I myself have done this by coming to a place where others are slandered," and he left and would not eat for three days.	r2.13 [وروينا عن] إبراهيم بن أدهم رضي المله عنه [أنه] دعي إلى وليمة، فحضر، فذكروا رجلاً لم يأتهم، فقالوا إنه ثقيل. فقال إيراهيم: أنا فعلت هذا بنفسي حيث حضرت موضعاً يغتاب فيه الناس، فخرج ولم يأكل ثلاثة أيام.
SLANDERING ANOTHER IN ONE'S HEART	الغيبة بالقلب
r2.14 Entertaining bad thoughts about others (su' al-zann) is as unlawful as expressing them. Just as it is unlawful to tell another of the failings of a person, so too it is unlawful to speak to oneself of them and think badly of him. Allah Most High says,	12.14 [اعسلم أن] سوء الظن حرام مثل القول. فكما يحرم أن تحدث غيرك يمسناوي [نسبان يحرم أن تحدث نفسك بذلك وتسيء الظن يد. قال الله تعالى: فجاجستسباسوا كثيب را مِنْ الظَّنْ كَهُ [الحجرات: ٢٢].
"Shun much of surmise" (Koran 49:12).	
The Prophet (Allah bless him and give him peace) said,	[وروينا في صحيحي البخساري ومسلم عن أبي هريبرة رضي الله عنه أن] رسبول المله ﷺ قال: «إياكم والظن فإن الظن أكذب الحديث».
"Beware of suspicions, for they are the most lying of words."	والأحساديث بمعنى ما ذكسرته كثيرة والمراد بذلبك عقبد القلب وحكمه على
There are many hadiths which say the same, and they refer to an established conviction or judgement in the beart that another is bad. As for passing thoughts and fancies that do not last, when the person having them does not persist in them, scholars concur that they are excusable, since their occurrence is involuntary and there is no way to avoid them. The Prophet (Allah bless him and give him peace) said, "For those of my Community, Allah over- looks the thoughts that come to mind as long as they are not uttered or acted upon."	غيبرك بالسوه . فأما الخواطر وحديث النفس إذا لم يستقر ويستمر عليه صاحبه فمعفو عنه باتفاق العلماء، لأنه لا اختيار له في وقوعه ، ولا طريق له إلى الانفكاك عنه . و[في الصحيح عن] رسول الله ﷺ [أنه] قال : إنَّ الله تجاوز لأمني ما حدثت يه أنفسها ما لم تنكلم به أو تعمل . قال العلماء المراد به الخواطر التي لا تستقر . قالوا وسواء كان ذلك الخاطر غيبة أو كفراً أو غيرهما . فمن خطر له الكفر
Scholars say this refers to passing thoughts that do not abide, whether of slander, unbelief (kufr), or	

### Holding One's Tongue

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something else. Whoever entertains a passing notion of unbelief that is a mere fancy whose occurrence is unintentional and immediately dismissed is not an unbeliever and is not to blame. The reason such things are excusable is that there is no way to take precaution against them. One can only avoid continuing therein, which is why persistence in them and the established conviction of them in one's heart is unlawful.

Whenever one has a passing thought of slander, one is obliged to reject it and summon to mind extenuating circumstances which explain away the appearances that seem to imply the bad opinion. Imam Abu Hamid Ghazali says in the *Ihya'*: "A bad thought about someone that occurs in one's heart is a notion suggested by the Devil, and one should dismiss it, for the Devil is the most corrupt of the corrupt, and Allah Most High says,

"'If a corrupt person brings you news, verify it, lest you hurt others out of ignorance and then regret what you have done' (Koran 49:6).

It is not permissible to believe Satan, and if the appearance of wrongdoing can possibly be interpreted otherwise, it is not lawful to think badly of another. The Devil may enter the heart at the slightest impression of others' mistakes, suggesting that one only noticed it because of one's superior intelligence and discernment, and that "the believer sees with the light of Allah," which upon examination often amounts to nothing more than repeating the Devil's deceit and obscurities. If a reliable witness informs one of something bad about another, one should neither believe it nor disbelieve it, in order to avoid thinking badly of cither of them. And whenever one has a bad thought about a Muslim one should increase one's concern and respect for him, as this will madden the Devil and put him off, and he will not suggest the like of it to one again for fear that one will occupy oneself with prayer for the person.

"If one learns of a Muslim's mistake by undeniable proof, one should advise him about it in private and not let the Devil delude one into standering him. And when admonishing him, one should not gloat over his shortcoming and the fact that he is regarding one with respect while one is regarding him with disdain, but one's intention should

مجبود خطبوان من غير تعمد لتحصيله ثم صرفه في الحمال فليس بكماقير ولا شيء عليه وسبب العقبو ماذكيونياه من تعذر أجششابسه , وإنمسا الممكن اجتشاب الاستمبرار عليه فلهبذا كان الاستمرار وعقد القلب حراماً. ومهما عرض لك هذا الخباطر بالغيبة [وغيرها من المعاصم] وجب عليك دفعه بالإعبراض عنبه وذكر التأويلات الصارفة له عن ظاهمره . قال الإصبام أيسو حاصد الغيزالي في الإحياء : إذا وقمع في قليك ظن السبوء فهو من وسوسة الشيطان بلقيه البيك فينبغى أن تكتذبسه فإتسه أفسق الفساق، وقد قال الله تعالى : ﴿إِنْ جَاءَكُمْ فَاسِقُ بِنَبِ فَتَبَيُّنُوا أَنْ تصيبوا تؤتبا بجهالة فتصبخوا على ما فعُلْمُ نَادمينَ ﴾ [الحجرات: ٧]. فلا يجوز تصديق إبليس. فإن كان هناك ثرينة تدل على قساد واحتمل خلافه لم تجمر إسماءة المظمن. [...] فإن الشيطان قد يفرب إلى القلب بأدنى خيال مساوىء الشاس، ويلقى إليه أن هذا من فطنتيك وذكبائك ومسرحة تنبهيك، وأن المؤمن ينظر بسور الله؛ وإنما هو على التحقيق ناطق يغرور الشيطان وظلمته. وإن أخرك عدل بذلك قلا تصدقه ولا تكذيه لئلا تسيء الظن بأحدهما . ومهما خطر لك سوء في مسلم فزد في مراعاته وإكرامه . قان ذلك بغيظ الشبطان ويدفعه عنك فلا يلفي إليك مثله خيفة من اشتغالك بالدعاء له . ومهمسا عرقت هضوة مسلم يحجنة لا شك فيهما فانصحه في السر ولا يخدعنك الشيطان فيدعون إلى اغتيابه . وإذا وعظته فلا تعظيه وأتت مسر ورياطيلاعيك على نقصه فينظر إليك بعين التعظيم ونتظر إليه بالاستصغار، ولكن اقصيد تخليصه من

737

right, "So-and-so is doing such and such, so warn him not to continue." and the like. The intention in such a case must be to take the measures neces- sary to eliminate the wrong, for if this is not one's purpose, it is unlawful.	يعمل كذا فازجره عنه ونحو ذلك . ويكون مقصوده التوسل إلى إزالية المنكر . فإن لم يقصد ذلك كان حراماً .
ASKING FOR A LEGAL OPINION	الاستفتاء
<ul> <li>r2.19 The third is asking for a legal opinion, such as by saying to the mufti, "My father [or "brother," or "So-and-so,"] has wronged me by doing such and such. May he do so or not?" "How can I be rid of him," "get what is coming to me." "stop the injustice," and so forth. Or such as saying, "My wife does such and such to me," "My husband does such and such," and the like. This is permissible when necessary, but to be on the safe side it is best to say, "What do you think of a man whose case is such and such," or " a husband [or "wife"] who does such and such," and so on, since this accomplishes one's aim without referring to particular people. But it is nevertheless permissible to identify a particular person, as is attested to by the hadith in which Hind said,</li> <li>"O Messenger of Allah, Abu Sufyan is a stingy man"</li> </ul>	12.19 الشالب الاستنداء بأن يقول للمفتى : ظلمني أبي أو فلان للمفتى : ظلمني أبي أو أخي أو فلان بكذا، فهل له ذلك أم لا؟ وما طريقي في الخلاص منه وتحصيل حقي ودفع الظلم عني ؟ ونحو ذلك. وكذلك قوله : زوجتي تفعل كذا ؛ وزوجي يفعل كذا ؛ وزوجي يفعل كان أو زوج تفعل الأحوط أن يقول : ما تقول في رجل كان كذا ؛ وتحو ذلك، فإنه يحصل به الغرض من غير تعيين . ومع ذلك قالتعيين جانز لحديث . ولم ينهها رسول تما الله إن أيا سفيان رجل شاء الله إله إن أيا سفيان رجل أله إذ أيا سفيان الله إله إن أيا منيان الله إله أن أيا منيان الله إله أيا منيان الله إله إله إله إله إله إله إله إله إله
WARNING MUSLIMS OF EVIL	تحذير المسلمين من الشر
<ul> <li>r2.20 The fourth reason is to warn Muslims of evil and advise them, which may take several forms, including:</li> <li>(1) Impugning unreliable hadith transmitters or court witnesses, which is permissible by consensus of all Muslims, even obligatory, because of the need for it.</li> </ul>	12.20 الرابع تحذير المسلمين عن الشر ونصبحتهم وذلك من وجوه: منها جرح المجر وحين من الرواة للحديث والشهبود. وذلك جائز بإجماع المسلمين، بل واجب للحاجة. ومنها إذا استشارك إنسان في مصاهرته أو متساركته أو إيداعه أو الإيداع عنده أو
(2) When a person seeks one's advice about marrying into a certain family, entering into a partnership with someone, depositing something	

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معناماته بغير ذلك ، وجب عليك أن تذكر له ما تعلمه منه على جهة النصيحة . قإن حصل الغرض بمجرد قولك : لا تصلح لك معاملته أو مصاهرته أو لا تفعل هذا أو نحو ذلك، لم تجز الزيادة بذكر المساوي. وإنالم يحصل الغرض إلا بالتصريح بعيئه فاذكره بصريحه ومنها إذا رأيت متفقها يتردد إلى مبتدع أو فاسق بأخل عنه العلم خفت أن ينضر ر المتفقية بذليك، فعليك تصبحتيه ببيان حاله . ويشترط أن تقصد التصبحة . وهذا مما يغلط فيه. وقد يحمل المتكلم بذلك الحسد، ويلبس الشيطسان عليه ذلك ويخيل إلبه أنه نصيحة وشففة، فلينفطن لذلك ومنهما أن يكمون له ولايمة لا يقموم بها على وجههما، إما بأن لا يكنون صالحناً لها، وإما يأن بكون فاسطاً أو مغفلًا وتحو ذلك فيجب ذكمر ذلبك لمن له عليبه ولايبة عامية ليبزيله ويبولي من يصلح، أو يعلم ذلك منه ليعامله بمقتضى حاله ولا يغتر به وأن يسعى في أن يحشه على الاستقامة أو يستبدل به . المجاهرة بالفسق r2.21 الخامس أن يكون مجاهراً بنسقه أوبدعته كالمجاعر بشرب الخمر أو مصادرة النباس وأخبذ المكس وجبابة الأموال ظلماً وتولى الأمور الباطلة .

for safekeeping with him, accepting such a deposit, or some other transaction with him, it is obligatory for one to tell the person asking what one knows about the other by way of advising him. If one can accomplish this by merely saying, "Dealing with him is of no advantage to you," "Marrying into the family is not in your interests," "Do not do it," and similar expressions, then one may not elaborate on the individual's shortcomings. But if it cannot be accomplished without explicitly mentioning the individual, one may do so.

(3) When one notices a student of Sacred Law going to learn from a teacher who is guilty of reprehensible innovations in religious matters (bid'a, def: w29.3) or who is corrupt, and one apprehends harm to the student thereby, one must advise him and explain how the teacher really is. It is necessary in such a case that one intend to give sincere counsel. Mistakes are sometimes made in this, as the person warning another may be motivated by envy, which the Devil has duped him into believing is heartfelt advice and compassion, so one must beware of this.

(4) And when there is someone in a position of responsibility who is not doing the job as it should be done, because of being unfit for it, corrupt, inattentive, or the like, one must mention this to the person with authority over him so he can remove him and find another to do the job properly, or be aware of how he is so as to deal with him as he should be dealt with and not be deluded by him, to urge him to either improve or else be replaced.

SOMEONE UNCONCERNED WITH CONCEALING THEIR DISOBEDIENCE

r2.21 A fifth reason that permits slander is when the person is making no effort to conceal his corruption or involvement in reprehensible innovation (bid'a), such as someone who openly drinks wine, confiscates others' property, gathers taxes uncountenanced by Sacred Law, collects money wrongfully, or perpetrates other falsehoods, in

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	which cases it is permissible to speak about what	فيجوز ذكره بما يجاهر به ويحرم ذكره
	he is unconcerned to conceal, but unlawful to	بغيره من العيوب إلا أن يكمون لجمواره
	mention his other faults unless there is some other	
ł	valid reason that permits it, of those we have dis-	سبب آخر مما ذکرناه .
ļ	cussed.	Ì
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	IDENTIFICATION	التعريف (
İ		المريف
		}
	r2.22 The sixth reason is to identify someone,	- r2.22 السيادس التعريف فإذا كان
	When a person is known by a nickname such as	
	"the Bleary-eyed," "the Lame," "the Deaf,"	الإنسان معروفا بلقب كالأعمش والأعرج
	"the Blind," "the Cross-eyed," or similar, it is	والأصم والأعمى والأحمول وغيرهم جاز
	permissible to refer to him by that name if one's	تعريفه بذلك بنية التعريف، ويحرم
	intention is to identify him. It is unlawful to do so	إطسلاقسه على جهمة النقص ولمو أمكن
	by way of pointing out his deficiencies. And if one can identify him by some other means, it is better.	التعريف يغيره كان أولى .
	can dentry man by some other means, it is better.	
ļ		J
ļ	r2.23 These then, are six reasons Islamic	
1		52.23
İ	scholars mention that permit slander in the above	العلمناء ممنا تبساح بهنا الغيبة على ما
i	cases (al-Adhkar (y102), 455-69).	ذكرناه [محرر من الأذكار : ٤٩٩ ـ ٤٦٩
		بتقديم وتأخير ] .
		بسيم وسيرا
	*	بسيم به جن.
	*	
	*	, <b>, , , , , , , , , , , , , , , , , , </b>
		بنديم و عرور. r3.0 تحريم النميمة
		r3.0 تحريم التميمة
	r3.0 TALEBEARING (NAMIMA)	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned	r3.0 تحريم المميمة 13.1 (النووي:) قد ذكرنا تحريمها ودلائلها وصاجاء في الوعيد عليها وذكرنا
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it.	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وصاجاء في الوعيد عليها وذكرنا بيمان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإصام أبو حامد الغزالي
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature,	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وماجاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه . قال الإصام أبو حامد الغزالي [رحمه الله]: النميمة إنسا تطلق في
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وصاجاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإصام أبو حامد الغزالي [رحمه الله]: النعيمة إنما تطلق في الفيالب على من ينم قول الغير إلى
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإمام أبو حامد الغزالي [رحمه الله]: النعممة إنما تطلق في الغمالب على من ينم قول الغيس إلى المقول فيه كقوله : فلان يقول فيك كذا.
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	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وصاجاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإصام أبو حامد الغزالي أرحمه الله]: النميمة إنسا تطلق قي الفسالب على من ينم قول المغير إلى المقول قيه كقوله : فلان يقول فيك كذا. حلها كشف ما يكره كشف سواء كرهه
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything whose disclosure is resented, whether resented by	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإمام أبو حامد الغزالي [رحمه الله]: النميمية إنسا تطلق في المقول فيه كقوله : فلان يقول فيك كذا. وليست النميمة مخصوصة بذذك؛ بل
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything whose disclosure is resented, whether resented by the person who originally said it, the person to	r3.0 تحريم التميمة r3.1 (النووي:) قد ذكرنا تحريمها ودلائلها وصاجاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإصام أبو حامد الغزالي أرحمه الله]: النميمة إنسا تطلق قي الفسالب على من ينم قول المغير إلى المقول قيه كقوله : فلان يقول فيك كذا. حلها كشف ما يكره كشف سواء كرهه
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	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything whose disclosure is resented, whether resented by the person who originally said it, the person to whom it is disclosed, or by a third party. It makes no difference whether the disclosure is in word,	T3.0 تحريم التميمة T3.0 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإمام أبو حامد الغزالي [رحمه الله]: النميمة إنسا تطلق في المقول قيه كقوله : فلان يقول فيك كذا. حدها كثيف ما يكره كشفه سواء كرهه وسواء كان الكشف بالقول أو الكتابة أو المرمز أو الإيماء أو نحوها؛ وسواء كان
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything whose disclosure is resented, whether resented by the person who originally said it, the person to whom it is disclosed, or by a third party. It makes no difference whether the disclosure is in word, writing, a sign, nodding, or other; whether it con-	r3.0 تحريم التميمة r3.0 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإمام أبو حامد الغزالي [رحمه الله]: النعبمة إنسا تطلق في المقول قيه كقوله : فلان يقول فيك كذا. المنالب على من ينم قول الغير إلى وحدها كشف ما يكره كشفه سواء كرهه وسواء كان الكشف بالقول أو الكتابة أو المتول من الأقوال أو الأعمال ؛ ومواء المتول من الأقوال أو الأعمال ؛ ومواء
	r3.0 TALEBEARING (NAMIMA) r3.1 (Nawawi:) Having summarily mentioned that talebearing (namima) is unlawful, with the evidence for this and a description of its nature, we now want to add a fuller explanation of it. Imam Abu Hamid Ghazali says, "Talebearing is a term that is usually applied only to someone who conveys to a person what another has said about him, such as by saying, 'So-and-so says such and such about you.' In fact, talebearing is not limited to that, but rather consists of revealing anything whose disclosure is resented, whether resented by the person who originally said it, the person to whom it is disclosed, or by a third party. It makes no difference whether the disclosure is in word,	T3.0 تحريم التميمة T3.0 (النووي:) قد ذكرنا تحريمها ودلائلها وما جاء في الوعيد عليها وذكرنا بيان حقيقتها ولكنه مختصر، ونزيد الآن في شرحه. قال الإمام أبو حامد الغزالي [رحمه الله]: النميمة إنسا تطلق في المقول قيه كقوله : فلان يقول فيك كذا. حدها كثيف ما يكره كشفه سواء كرهه وسواء كان الكشف بالقول أو الكتابة أو المرمز أو الإيماء أو نحوها؛ وسواء كان

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# Saying "The People Have Gone to Ruin" r4.0

lies in divulging a secret, in revealing something	السر وهتك الستر عما يكره كشفه
confidential whose disclosure is resented. A per-	ويتبغى للإنسسان أن يسكت عن كل ما
son should not speak of anything he notices about	رأه من أحوال الناس إلا ما في حكايته
people besides that which benefits a Muslim to	والدة لمسلم أو دفع معصية .
relate or prevents disobedience. Anyone	
approached with a story, who is told, 'So-and-so	وكمل من حملت الميه نميمة وقبل له :
says such and such about you, 'must do six things:	قال فيك فلان كذاء لزمه ستة أمور :
	<ul> <li>الأول أن لا يصدقه لأن النمام فاسق.</li> </ul>
(1) disbelieve it, for talebeaters are corrupt,	وهو مردود الخير .
and their information unacceptable;	. الثباني أن ينهماه عن ذلك ويتصحمه
(2) tell the talebearer to stop, admonish him	ويقبح فعله .
about it, and condemn the shamefulness of what	۔ الشالث أن يبغضه في الله تعالى فإنه
he has done;	بغيض عند الله تعسالي والبغض في الله
ne nas cone,	
(3) hate him for the sake of Allah Most High,	تعالى وأجب
for he is detestable in Allah's sight, and hating for	. الرابع أن لا يظن بالمتفول عنه السوء
the sake of Allah Most High is obligatory;	لقول الله تعالى:
<b>u</b> 0 - <i>y</i> ,	﴿ اجْتَنِبُوا كَثِيراً مِنَ الظَنَّ ﴾ .
(4) not think badly of the person whom the	_ الخامس أن لا يحملك ما حكى لك
words are supposedly from, for Allah Most High	على التجسُّس والبحث عن تحقيق ذلك .
says,	اقال الله تعالى:
	♦ وَلا تَحَسَّسُوا ﴾.
'Shun much of surmise' (Koran 49:12);	- المسادس أن لا يرضى لنفسته ما تهي
(5) not let what has been said prompt him to	النمام عنه فلا يحكي نميمته [نقـل من
spy or investigate whether it is true, for Allah	المرجع المذكور : ٤٧٩ ـ ٤٧٢ ).
Most High says,	
'Do not spy' (Koran 49:12);	
Do liot spy (Rotal 49.12),	
(6) and not to do himself what he has forbid-	
den the talebearer to do, by relating it to others."	ĺ
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(Ibid., 471–72)	1
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r4.0 SAYING "THE PEOPLE	أمهر للاجم عنقرارا
HAVE GONE TO RUIN"	r4.0 السنة عن قول الما الما الما الما الما الما الما ال
	«هلك الناس»
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r4.1 The Prophet (Atlah bless him and give	م r4. [عن أبي هريسرة أن] رسول
him peace) said,	الله ﷺ قال : «إذا قال الـرجــلُ : هلك
	الناسُ، فهو أهلكُهُمْ، [قال أبو إسحاق لا
"When a man says, 'The people have gone to	ادري أهمانك لهم بالمشصب أو أهمانك م
ruin,' he is the most ruined of all."	
	بالرفع]. [رواه مسلم].

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r4.2 (Nawawi:) Khattabi says the hadith means that a person who continually finds fault with people and mentions their failings is the most ruined of all, i.e. he becomes worse than they are because of the sin he commits in disparaging and attacking them, which may also lead to conceited- ness and seeing himself as better than they. Scholars concur that the condemnation only applies to someone who says the like of this out of contempt for people, considering them inferior and himself superior, despising the way they are because of his ignorance of the divine wisdom in Allah's creating them. But if one says it out of sad- ness at seeing one's own religious failings and those of others, there is no harm in it, just as there is no blame in saying, "For all I know, every one of the Prophet's Community (Allah bless him and give him peace) performs the prayer." This is how Imam Malik explained the hadith, and others have followed him therein (Sahih Muslim bi Sharh al-Nawawi (y93), 16.175-76).	4.2 وقال الخطابي معناه لا يزال الرجل يعيب الناس ويذكر مساويهم ويقول الرجل يعيب الناس ويذكر مساويهم ويقول فعن ذلك فإذا في فيقول فعد الناس وهلكوا ونحو ذلك فإذا منهم ويقول فعل ذلك في أسواحالاً منهم وما يحمد منا لإثم في عيبهم والوقيعة في هم الحق من الإثم في عيبهم والوقيعة ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم []. ورؤيته أنه خير منهم الأراح على أن هذا المام إنما الناس واحتقارهم وتفضيل نفسه عليهم في فير. قالوا نأما من قال ذلك تحزناً لما يرى خلقه. قالوا نأما من قال ذلك تحزناً لما يرى أمر أعرف في أمر أعرف من أمة النبي يتين إلا أنهم يصلون أعرف من أمة النبي يتين إلا أنهم يصلون النساس عليه [محرار من صحيح مسلم بتقديم]. يتقديم وناخير]. مسلم عليه [محرار من صحيح مسلم النسرح السنووي : ٢١/ ١٧٥ - ١٧٢ - ١٧٢
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r5.0 INFORMING ON ANOTHER	5.0 المنتهي عن نقسل ا الحديث إلى ولاة الأمور
r5.1 The Prophet (Allah bless him and give him peace) said, "Let none of my Companions inform me of anything another of them has said, for I wish to	r5.1 (رويستسا في كتسابي أبي داود والترميذي عن ابن مسعود رضي الله عنه قال : ] قال رسسول المسله ﷺ : «لا يبلُغُني أحـدُ من أصحـابي عن أحـد شيشاً، فإني
come out to you without disquiet in my heart."	أحب أن أخرج إليكم وأنا سليم الصدر»
(al-Adhkar (y102), 473)	[تقل من الأذكار : ٤٧٣] . [
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r6.0 TWO PEOPLE CONVERSING SO A THIRD CANNOT HEAR	r6.0 تناجي اڻنين عند ثالث
r6.1 The Prophet (Allah bless him and give him peace) said,	r6.1 [عسن ابن مسعسود رضي الله عنسه أن] رسسول الله ﷺ قال : «إذا كنتم

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"When there are only three of you, two of you may not speak together apart from the third unless you join a group of others, lest your doing so sadden him."	ثلاثية فلا يتناجى رجلان دون الأخر حتى تختلطوا بالتامي ، قإن ذلك يحزنه» [رواء أحمد] .
r6.2 (Nahlawi:) Nawawi (Allah have mercy on him) says this hadith prohibits two individuals conversing privately when a third is present, and likewise prohibits three or more people from doing so when there is a single person apart from them. The prohibition indicates its unlawfulness, it being impermissible for a group to converse apart from a single individual unless he gives his permission. Imam Malik (Allah have mercy on him), our colleagues, and the majority of scholars hold that the prohibition is applicable at all times, whether one is at home or travelling, though some (A: Hanafi) scholars say that such converse is for- bidden only while travelling, not when at home, for when travelling it may portend danger.	76.2 (التحـلاوي:) قال المتووي رحمه الله تعالى: وفي الحديث النهي عن تناجي النين بحضرة ثالث وكذا ثلاثة وأكثر بعضرة واحد، وهو نهي تحريم. فيحرم على الجماعة المناجاة دون واحد منهم إلا أن يأذن. ومـذهب مالــك رحمـه الله تعالى وأصحابنا وجماهير العلماء أن النهي عامً في كل الأزمان وفي الحضر والسفر. وقال بعض العلماء إنما المنهي عنه المناجاة في الـفر دون الحضر لأن الـفر مظنة الخوف.
r6.3 As for when there are four people and two of them speak privately in low tones apart from the other two, scholars agree that there is no harm in this.	16.3 _ وأما إذا كانبوا أربعة فتناجى النان دون النين فلا يأس بالإجماع .
r6.4 The prohibition of listening to the conver- sation of people who are averse to one's listening likewise means it is unlawful, though only when the conversation does not entail harm to the lis- tener, for if it does, one may listen to protect one- self from them ( <i>al-Durar al-mubaha</i> (y99), 159).	r6.4 وكداً المنهي عن استعماع حديث قوم يكرهون استماعه له، إلا أن يكون ذلسك الحمديث منهم في قصد إضرار المستمع في تمع ليحترز منهم [نقسل من المدرر المساحة في الحظر والإباحة: ١٩٩].
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r7.0 GIVING DIRECTIONS TO SOMEONE WHO WANTS TO DO WRONG	r7.0 الدلالة على الطريق لمن يريد المعصية
r7.1 (Nahławi:) It is not permissible to give directions and the like to someone intending to perpetrate a sin, because it is helping another to commit disobedience. Aliah Most High says.	17.1 (التحلاوي:) وأما الـدلالـة على الطريق وتحوه لمن يريد المعصية، فإنـهــا لا تجــوز، لأنهــا إعــانــة على المعصية. قال الله تعالى:

	"Do not assist one another in sin and aggres-	﴿وَلَا تَعَاوِنُوا عَلَىٰ الإِثْمَ وَالْعُدُوَانِ ﴾ .
	sion'' (Koran 5:2).	ومنهما المدلالية للشمرطي والظلمة إذا
	Giving directions to wrongdoers includes:	ذهبسوا إلى الظلم والفسق . ومتهما تعليم
	Giving directions to wrongdoers includes:	المسائل للمبطل (ح: وهو الذي لا يريد
	(1) showing the way to policemen and ty-	العلم للعمل به بل يريده لمقصد فاسد)
	rants when they are going to commit injustice and	وتعليم الأقوال المهجورة والضعيفة ونحو
	corruption;	ا ذلك من كل ما فيه دلالة على معصية من [
	(7) togeting superiors of Country	معاصى الله تعالى ومنها الإذن والإجازة
	(2) teaching questions of Sacred Law to those learning it in bad faith (N: i.e. who do not	فيما هو معصية ، فإن الرضا بالمعصية ]
ļ	want the knowledge to apply it in their lives, but	معصية. [محرر من المرجع المذكور: ]
	for some unworthy purpose);	.[109
	(3) teaching positions in Sacred Law that are rejected (A: meaning those that are not accepted by any of the four schools of jurisprudence (dis: b7.6)) or weak (dis: w12.2), or anything else that informs people of how to commit disobedience to Allah Most High;	
	(4) and permitting or authorizing a person to do something that entails disobedience, for accep- tance of disobedience is disobedience.	
	(Ibid., 159-60)	
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	T8.0 LYING	r8.0 الكذب
	r8.1 (Nawawi:) Primary texts from the Koran	r8.1 (النـووي:) قد تظـاهـرت
ĺ	and sunna that it is unlawful to lie (dis: p24) are both numerous and intersubstantiative, it being	نصبوص الكتباب والسنبة على تحريم
	among the ugliest sins and most disgusting faults.	الكـذب [في الجملة]، وهـومن قبـائـح
	Because of the scholarly consensus of the Com-	الذئوب وفواحش العيوب .
	munity (Umma) that it is prohibited and the	وإجمياع الأمة منعقد على تحريمه مع
	unanimity and amount of the primary textual evi- dence, there is little need to cite particular exam-	النصوص المتظاهرة فلا ضرورة إلى نقل أبيا
İ	ples thereof, our only concern here being to	أفرادها .
	explain the exceptions to what is considered lying, and apprise of the details.	وإنما المهم بيان ما يستثنى منه والتنبيه على دقائقه .
	PERMISSIBLE LYING	ما يباح من الكذب
	r8.2 The Prophet (Allah bless him and give	r8.2 [وعن أم كلثوم رضي الله عنها

him peace) said,

"He who settles disagreements between people to bring about good or says something commendable is not a liar."

This much is related by both Bukhari and Muslim, with Muslim's version recording that Umm Kulthum added,

"I did not hear him permit untruth in anything people say, except for three things: war, settling disagreements, and a man talking with his wife or she with him (A: in smoothing over differences)."

This is an explicit statement that lying is sometimes permissible for a given interest, scholars having established criteria defining what types of it are lawful. The best analysis of it I have seen is by Imam Abu Hamid Ghazali, who says: "Speaking is a means to achieve objectives. If a praiseworthy aim is attainable through both telling the truth and lying, it is unlawful to accomplish through lying because there is no need for it. When it is possible to achieve such an aim by lying but not by telling the truth, it is permissible to lie if attaining the goal is permissible (N: i.e. when the purpose of lying is to circumvent someone who is preventing one from doing something permissible), and obligatory to lie if the goal is obligatory. When, for example, one is concealing a Muslim from an oppressor who asks where he is, it is obligatory to lie about his being hidden. Or when a person deposits an article with one for safekeeping and an oppressor wanting to appropriate it inquires about it, it is obligatory to lie about having concealed it, for if one informs him about the article and he then siezes it, one is financially liable (A: to the owner) to cover the article's cost. Whether the purpose is war, settling a disagreement, or gaining the sympathy of a victim legally entitled to retaliate against one so that he will forbear to do so; it is not unlawful to lie when any of these aims can only be attained through lying. But it is religiously more precautionary (def: c6.5) in all such cases to employ words that give a misleading impression, meaning to intend by one's words something that is literally true, in respect to

أنهما سمعت إرسمول الله على يقمول : الميس الكذاب المذي يُصْلِحُ بين الشاس فينمى خيراً أو بقولُ خيراً» . هذا القدر في صحيحهمنا ، وزاد مسلم في رواية له : ه قنالت أم كلشوم : ولم أسمعه يرخص في شيءٍ مما يقول الماس إلا في ثلاث : يعنى الحبرب والإصلاح بين الشاس وحديث الرجل امرأته والمرأة زوجها... فهبذا حديث صرييح في إيباحة بعض الكبذب للمصلحية وقيد ضيط العلماءما بيماح منه . وأحسن ما رأيته في ضبطه ، ما ذكره الأميام أبيو حاميد الغيزالي فقيال: الكلام وسيلة إلى المقاصد، فكل مقصود محممود بمكن التوصل إليه بالصدق والكذب جميعاً، فالكذب قيه حرام لعدم الحاجة إليه، وإن أمكن التوصل إليه بالكذب ولم يمكن بالصدق فالكذب فيه مباح إن كان تحصيل ذلك المقصود مباحاً (ح: أي إن كان الكذب لدفع من يريد منعمه من فعسل ميساح) وواجب إن كان المقصود واجبأ. فإذا اختفى مسلم من ظالم وسأل عنه وجب الكذب بإخفائه وكذا لو كان عنده [أو عند غيره] وديعة وسأل عنهما ظالم يريد أخذها وجب عليه الكذب بإخفيانها، حتى لو أخبره بوديعة عنده فأخذها الظالم قهرأ، وجب ضمانها على المودع المخبر. وكمذلمك لوكان مقمصود حرب أو إصبيلاح ذات البدين أو استمسالسة قلب المجنى عليمه في العضو عن الجنماية لا بحصل إلا بالكذب، فالكذب ليس بجرام، وهذا إذا لم يحصل الغرض إلا بالكذب والاحتيماط في هذا كله أن يورى؛ ومعنى التورية أن يقصد بعبارته مقصودا صحيحاً ليس هو كاذياً بالنسبة إليه، وإن

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### r8.3 Holding One's Tongue

which one is not lying (def: r10.2), while the outward purport of the words deceives the hearer, though even if one does not have such an intention and merely lies without intending anything else, it is not unlawful in the above circumstances.

"This is true of every expression connected with a legitimating desired end, whether one's own or another's. An example of a legitimating end of one's own is when an oppressor intending to appropriate one's property inquires about it, in which case one may deny it. Or if a ruler asks one about a wicked act one has committed that is solely between oneself and Allah Most High (N; i.e. it does not concern the rights of another), in which case one is entitled to disclaim it, such as by saying, 'I did not commit fornication,' or 'I did not drink.' There are many well known hadiths in which those who admitted they deserved punishment were given prompting (A: by the Prophet (Allah bless him and give him peace)) to retract their confessions. An example of a legitimating desired end of another is when one is asked about another's secret and one disacknowledges it. And so on. One should compare the bad consequences entailed by lying to those entailed by telling the truth, and if the consequences of telling the truth are more damaging, one is entitled to lie, though if the reverse is true or if one does not know which entails more damage, then lying is unlawful. Whenever lying is permissible, if the factor which permits it is a desired end of one's own, it is recommended not to lie, but when the factor that permits it is the desired end of another, it is not lawful to infringe upon his rights. Strictness (A:, as opposed to the above dispensations (rukhsa, def: (6.2)) is to forgo lying in every case where it is not legally obligatory,"

r8.3 The position of Ahl al-Sunna is that *lying* means to inform another that something is otherwise than it really is, whether intentionally or out of ignorance. One is not culpable if ignorant of it, but only if one lies intentionally, the evidence for which is that the Prophet (Allah bless him and give him peace) made intentionality a condition when he said,

"Whoever lies about me intentionally shall

ولمولم بفصد هذابل أطلق عبسارة الكذب فليس بحرام في هذا الموضع . [قبال أبو حامد الغزالي : ] وكذلك كل ما ارتبط به غرض مقصود صحيح له أو لغيره . فالمذي له مشا أن بأخذه ظالم ويسأله عر ماليه ليأخيذه قله أن ينكره، أو يسأله السلطبان عن فاحشة بينه وبين الله تعالى ارتكبها؛ فله أن يتكبرهما ويقبول: ما زنيت، أو ما شريت مشلًا. وقيد اشتهرت الأحباديث بتلقين البذين أقبر وابالحبدود الرجوع عن الإقرار . وأما غرض غيره فمثل أن يسأل عن سرً أخبه فينكره ونحو ذلك. وينبغى أن يقابل بين مفسدة الكذب والمفسدة المترتبة على الصدق؛ فإن كانت المفسدة في الصدق أشد ضر راً فله الكذب، وإن كان عكسه، أو شك حرم عليم الكذب. ومتى جاز الكمليب فإن كان المبيسح غرضياً بتعلق بنفسه فيستحب أنالا الكفاب ومترركان متعلقها لغيبره ليمانجز المسامحة بحق غيره والحزم نركه في كل موضع أبيح إلا إذا كان واحياً r8.3 [واعلم أن] مذهب أهل السنة أن الكذب هو الإخبار عن الشيء بخلاف ما هو. سواء تعمدت ذلك أم جهلته لكن لا يأثم في الجهل وإنما يأثم في العمد. ودليل أصحابنا تقييد النبي 😹 : «من كذب على متعميداً فليتبسوأ مقعسدة من

كان كاذباً في ظاهر اللفظ.

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take a place for himself in hell."	النــار» . [محـرّ ر من الأذكار المنتخبة من كلام مـيـ الأبرار : ٥١٠ – ٥١٢] .
(al-Adhkar (y102), 510–12)	کلام مید ادبراد. ۲۰۱۰ - ۲۰۱۰].
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r9.0 EXAGGERATION	r9.0 المبالغة في الكلام
r9.1 (Nawawi:) Ghazali says: "Among the forms of lying that are unlawful but not serious enough to stigmatize their perpetrator as legally corrupt (dis: o24.3) is the customary exaggeration of saying, 'I've told you a hundred times,' or 'asked after you a hundred times,' and so forth, since one does not thereby intend to inform the other how many times it has been, but only to indi- cate that it has been too many. In such cases, if the speaker in fact has only asked after the other but once, he is lying, though if he has asked after him a number of times considerably more than what is generally accepted, he is not committing a sin by saying it, even if it has not been 'a hundred times.' There are intermediate degrees between these two at which the exaggerator becomes a liar."	r9.1 (النسووي:) قال الفسزالي: ومن الكسذب المحسرم السذي لا يوجب الفسق ما جرت به المسادة في المبسالغة مرة ونحوه فإنه لا يراد به تفهيم المرات بل تفهيم المبالغة، فإن لم يكن طلبه إلا مرة واحدة كان كاذباً. وإن طلب مرات لا يعتداد مثلها في الكشرة لم يأثم، وإن لم يبلغ مائة مرة. للكذب فيها.
<ul> <li>r9.2 The proof that exaggeration is sometimes permissible and not considered lying is the hadith related by Bukhari and Muslim that the Prophet (Allah bless him and give him peace) said,</li> <li>" As for Abul Jahm, his stick never leaves his shoulder, while Mu'awiya does not own a thing,"</li> <li>it being understood that the latter owned the garment he was wearing, and the former set his stick aside when he slept and at other times. And Aliah alone gives success (ibid., 515-16).</li> </ul>	19.2 [قلت:] دليل جواز المبالغة وأن لا يعة كذباً ما [رويناع] في الصحيحين أن النبي ثلا قال: "أصا أبو الجهم فلا يضع العصا عن عائقه، وأما معاوية فلا مال لده ومعلوم أنه كان له ثوبً يلبسه، وأنه كان يضع العصا في وقت النوم وغيره. وبالله التوفيق [نقل من المرجع المذكور: ٥١٥ - ٥١٦].
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## r10.0 GIVING A MISLEADING IMPRESSION

r10.1 (Nawawi:) Giving a misleading impression is among the most important topics, being frequently met with and often abused. It befits us to examine the matter closely, and whoever learns of it should reflect upon it and apply it. Having previously mentioned that lying is severely prohibited, and the danger that exists in saying something without any particular intention, what follows below shows a safe alternative to these.

r10.2 Giving a misleading impression means to utter an expression that ostensibly implies one meaning, while intending a different meaning the expression may also have, one that contradicts the ostensive purport. It is a kind of deception.

(A: It often takes the form of the speaker intending a specific referent while the hearer understands a more general one, as when a person asks a householder, "Is So-and-so here?" to which the householder, intending the space between himself and the questioner rather than the space inside the house, replies, "He is not here.")

r10.3 Scholars say that there is no harm (def: p8.2(A:)) in giving a misleading impression if required by an interest countenanced by Sacred Law that is more important than *not* misleading the person being addressed, or if there is a pressing need which could not otherwise be fulfilled except through lying. When neither of these is the case, giving a misleading impression is offensive though not unlawful unless used as a means for wrongful gain or suppressing another's right, in which case it becomes unlawful. The above determine its permissibility. As for the hadith evidence, some of which permits it and some of which does not, it is to be interpreted in the light of the above criteria (*al-Adhkar* (y102), 514).

r10.1 (المنسووي: ] [اعلم أنّ] هذا الباب من أهم الأبيواب، فإنبه مما يكثر استعماليه وتعمَّ به البلوي. فيتبغى لنا أن تعتني بتحقيقه . وينبغي للواقف عليه أن يتأمله ويعمل به . وقد قدمنا ما في الكذب من التحسريم الغليسظ. وما في إطلاق اللسنان من الخطير، وهذا الباب طريق إلى السلامة من ذلك . r10.2 [واعسلم أن] المتسوريسة والتعبر يض معشاهما : أن تطلق لفظا هو ظاهمر في معنى وتريد به معنى أخر يتناوله ذلبك اللفيظ الكنه خلاف ظاهره وهذا ضرب من التغرير والمخداع . r10.3 - قال السعلمساء : فإن دعت إلى ذلبك مصلحة شرعية راجحة على خداع المخباطب أوحاجية لا متبدوحة عنها إلا بالكمذب فلا بأس بالتعمر يض. وإن لم بكن شيء من ذلمك قهمو مكبروه وليس بحرام إلا أن يتوصل به إلى أخذ باطل أو دفع حق فيصير حينئذ حراماً. هذا ضابط الباب. فأما الأثار الواردة فيه فقد جاء من الأثبار ماييحه ومالا يبحه وهي محمولة على هذا التفصيل الذي ذكرتاه إنقل من الأذكار: ١٤،٠١].

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# Verifying One's Words Before Speaking r11.0

r11.0 VERIFYING ONE'S WORDS BEFORE SPEAKING	r11.0 الحث على التثبت فيما يحكيه الإنسان
<ul> <li>(1) "Pursue not that of which you have no knowledge. The hearing, the eyesight, the heart: all will be asked about" (Koran 17:36).</li> <li>(2) "He utters not a word save that an observer is present beside him" (Koran 50:18).</li> </ul>	rH1.1 قال الله تعالى: ﴿وَلا تَشْفُ مَا لَيْسَ لَكَ بِهِ جِلْمَ إِنَّ السَّمْعَ وَالبَصْرَ وَالفُؤَادَ كُلُ أُولَئِكَ كَانَ عُتُهُ مُسْؤُولاً (إلإسراء: ٣٦]. وقال تعالى: ﴿مَا يَلْفِيظُ مِنْ قَوْلِ إِلاَ لَدَيْهِ رَبِّيبً غَيْدِتُهُ [ق: ١٨].
<ul> <li>r11.2 The Prophet (Allah bless him and give him peace) said,</li> <li>"It is lying enough for a man to repeat everything he hears."</li> <li>(Ibid., 512-13)</li> </ul>	11.2 [وروينا في صحيح مسلم عن حفص بن عاصم التايعي الجليل عن أي هريرة رضي الله عنه أن الني تل قال: وكفى بالمسره كذبناً أن يحدث يكمل ما مسعه. [تقبل من المسرجع المذكور: 14 - 219].
* r12.0 SPEAKING OF TAXES AS "THE RULER'S RIGHT"	r12.0 تسمية المكوس حقاً
r12.1 (Nawawi:) One of the things most sternly prohibited and needful to warn people against is what the common people say about sales tax and the like (dis: p32), namely that "this is the ruler's right," or "you have to pay the ruler's due," and so forth, of references to "right," "obligation," and so on. This is one of the most objectionable practices and ugliest of reprehensible innovations. Some scholars even hold that anyone who calls these taxes a right thereby becomes an unbeliever, beyond the pale of Islam. But in fact, such a per- son does not become an unbeliever unless he actu- ally considers it right while knowing it is unjust. The proper way to mention these is to say "the ruler's tax," "revenue," or similar words. And Allah alone gives success (ibid., 499–500).	12.1 (النووي:) مما يتأكد النهي عنه والتحفير منه ما يقوله العوام عنه والتحفير منه ما يقوله العوام وأشباههم في هذه المكوس التي تؤخذ ممن ييسع ويشتري ونحوهما ، فإنهم معن ييسع ويشتري ونحوهما ، فإنهم حق السلطان ؛ أو: عليك حق السلطان ؛ أو: عليك ألمت المائم ونحو ذلك من المبارات المستحدثات. حتى قال بعض العلماء : ألمستحدثات. حتى قال بعض العلماء : ألا معز عام ملة أبه ظلم العمواب الإمان يقدا من أسحل أمي أمه ظلم . فالصواب أو نحو ذلك من المبارات المستحدثات. حتى قال بعض العلماء : ألمستحدثات. حتى قال بعض العلماء : ألا بعض العلماء : ألمستحدثات. حتى قال بعض العلماء : ألمستحدثات. حتى قال بعض العلماء : ألا معن معم قاد حقاً فهو كافر خارج عن ملة المستحدثات مع علمه بأنه ظلم . فالصواب الإمان يقبال فيه : المكس أو ضريبة السلطان أو نحو ذلك من العبارات . وبالله التوقيق أو نحو ذلك من العبارات . وبالله التوقيق مع مانه المان .
*	[نقل من المرجع المذكور: ٤٩٩ - مده].

# r13.0 CONVERSING ABOUT WHAT IS USELESS OR IMMORAL

r13.1 (Nahlawi:) Conversing about what is useless or immoral means discussing acts of disobedience, such as stories about drinking sessions and fornicators when there is no legitimate purpose connected with the conversation, which is unlawful because it manifests one's own disobedience or another's without there being any need to. Ibn Mas'ud (Allah be well pleased with him) said,

"The greatest in sins on the Judgement Day will be the one most given to speaking about the useless and immoral."

SPEAKING ABOUT WHAT DOES NOT CONCERN ONE

r13.2 As for speaking about what does not concern one, such as the story of one's travels, and the mountains, rivers, food, and clothes one saw while on them: when it does not contain lies, slander, ostentation, or other things that are unlawful, it is not in itself prohibited. Rather, it may be recommended, as when inspired by a good intention such as preventing others of accusing one of being arrogant or proud of not speaking, allaying another's timorousness, cheering up someone sad or ill, amusing or getting along well with the womenfolk, showing kindness to children, or similar motives. With these intentions it is not considered to be what does not concern one.

r13.3 It is recommended and praiseworthy to leave anything that does not concern one (def: w54) because one squanders one's life by involvement in it and in mere amusement. The Prophet (Allah bless him and give him peace) said,

"The excellence of a person's Islam includes leaving what does not concern him,"

including excess verbiage, meaning to elaborate more than necessary about matters which do con-

Il3.1 (النحــلاوي:) الخـوض في الباطل هو الكلام في المعاصى كحكايات مجالس الخمس، والبزناة، والزواني من غيبر أنايتعلق بهما غرض صحيحا، وهذا حرام. لأتمه إظهار لمعصية نفسه أوغيره من غير حاجبة داعية إلى ذلك . وعن ابن مسعبود رضي الله عنيه موقبونياً أنه قال: اأعظم النباس خطايا يوم القيامة أكثرهم خوضاً في الباطل» [رواء ابن أبي الدنيا] . الخوض فيما لا بعتي 13.2 - وأسا الكلام فيما لا بعني مثل حكماية أسفمارك ومارأيت فيها من جبال وأنهار وأطعمة وثياب، فهذا ـ إذا خلا عن الكمذب والغيبية والبريماء ونحبوهما من المحرمات ـ لا يحرم، بل قد يُستحب إذا قارنمه نيبة صالحية مثل دفع التهمة بالكبر والعجب بعندم التكلمي أودفنع المهابةي أو دفع الحزن عن المحزون والمصاب، وتسليبة التساءء وحسن المعاشرة معهن أو التلطف بالصبيات، وبهذه النيسات يخرج عن حد ما لا يعني.

r13.0 الخوض في الباطل

rI3.3 فكل ما لا يعني يستحب تركم، لتضييع العمر فيه واللهو. قال تركم، تمن حسن إسلام المرء: تركه ما لا يعنيه، ومنه فضول الكلام وهو الزيادة فيما يعني على قدر الحاجة. ومنه السؤال :

# Explaining the Koran by Personal Opinion r14.0

cern one, or to ask about things which are of no importance; though it does not include clarifying the details of difficult legal questions, especially to those of limited understanding, or the need to repeat an exhortation, reminder, instruction, or the like, since it might be necessary. But when it is unnecessary to add details, one should express oneself succinctly and with brevity. The Prophet (Allah bless him and give him peace) said, "Good tidings to him who avoids the excess in his speech and spends the excess of his money." 'Ali (Allah ennoble his countenance) said, "The best discourse is expressive, great, brief, and interesting." (al-Durar al-mubaha (y99), 135-36)	عمالا يهم، وليس منه النفصيل في المسائل المشكلة، خصوصاً للأفهام الفاصرة، والتكرار في العظة والتلكير والتعليم ونحوها، لأنه للحاجة. وفيما لا قال ﷺ : وطويل لمن أمسك الفضل من تعال ﷺ : وطويل لمن أمسك الفضل من وقال علي كرم الله وجهه : خير الكلام ما دلُ وجسلُ وقتلُ ولم يُصلُ [محرر من الدرر المباحة في الحظر والإياحة : ١٣٥].
r14.0 EXPLAINING THE KORAN BY PERSONAL OPINION	r14.0 تفسير القرآن بالرأي
r14.1 The Prophet (Allah bless him and give him peace) said, "Whoever speaks of the Book of Allah from his own opinion is in error."	Fl4.1 [عن جندب رضي الله عنه أنه قال :] قال رسول الله ﷺ : من قال قي كتاب الله برأيه فقد أخطأه (رواه أبو داود والمترمذي].
r14.2 (Nahlawi:) The jurist Abul Layth says in <i>Bustan al-'arifin</i> , "The [above] prohibition only applies to the allegorical parts of it (dis: w6), not ro all of it, since Allah Most High says,	r14.2 (النحلاوي:) قال الفقيه أبو الليث في يستان العارفين; النهمي إتما ورد في المنشابه منه، لا في جميعه، كما قال تعال
"As for those with deviance in their hearts, they pursue the allegorical of it' (Koran 3:7). "The Koran came as a proof of moral answerability against all mankind and jinn, while if interpreting it were not permissible, it could not be a decisive proof. Since it is decisive, it is permis- sible for someone acquainted with the dialects of the Arabs and the circumstances under which var- ious verses were revealed to interpret it. As for	تعالى : فوضاًما الذين في قُلُوبهم زيغ فَيْتَبُمُونَ مَا تَشْــابَــة مِنْـهُ ﴾ [آل عمـران : ٧]، إنَّ الضرآن إنما أنزل حجة على الخاق، فلو لم يجز التفسيس ، لا يكون حجة يالغة ، فإذا كان كذلك جاز - لمن يعرف لغسات العرب ، وعرف شأن النزول - أن يفسره . وأسا من كان من المتكلفين ، ولم يعرف

r15.0

### Holding One's Tongue

would-be exegetes who do not know the dimensions of Arabic, the figurative, literal, and the types of metaphor, it is not permissible for them to explain it beyond what they have heard, by way of reporting and not actual interpretation."

The generality of the prohibition also entails that whoever does not know which verses abrogate others and which are abrogated, the points upon which there is scholarly consensus (def: b7), and the tenets of faith of Ahl al-Sunna, is not safe from error if he interprets the Koran with nothing beyond the implications of the Arabic. Mere linguistic familiarity with the language is insufficient, and one must also know what we have just mentioned. When one knows both, one may interpret the Koran, and is not doing so by mere opinion (ibid., 158).

وجوة العربية . من المحاز والحقيقة ، وأشبواع الاستعبارات ، فلا يجوز له أن يفسّره، إلا مقدار ما سمع، فيكون ذلك على وجه الحكاية لا على سبيل التفسير. اهـ. ومن جملة محمل النهي: أَنْ لا يعسرف التسامسخ والمتسبوخ ومواضبع الإجماع وعقائد أهل السنة، فبقسر على مقتضى المربية قلا يأمن من الخطأ. فلا

يفيد مجرد معرفة وجوه اللغة ، بل لا بد معها من معرفة ما ذكرتاه . فإذا حصل له هاتسان المعسرفتيان ، فله أن يقسر ، ولا يكون تفسيره بالرأي [ . . . ] [نقسل من المرجع المذكور : ١٩٨] .

r14.3 (A: The above is equally true of hadith. Koran and hadith commentaries are of tremendous importance to teachers, speakers, writers, and translators who are preparing materials to present to Muslim audiences. The dictionary is not enough.)

### r15.0 ASKING ABOUT THE NATURE OF ALLAH MOST HIGH

r15.0 السؤال عن كنه ذات الله تعالى

r15.1 The Prophet (Allab bless him and give him peace) said:

"Pcople will keep wondering and asking each other until it is said. 'This is Allah's creation, but who created Allah?' Whoever finds anything like this, let him say, 'I believe in Allah and His messengers.'"

(Ibid., 140)

15.1 قال رسول الله بني : ولا يزال الناس بتساءلون، حتى يقال : هذا خلق الله فمن خلق الله ؟ فمن وجد من ذلك شيئ أ فليقل : أمنت بالله ورسله: [متفق عليه] [تقل من المرجع المذكور : الد. www.islamicbulletin.com

# r16.0 HYPOCRISY

r16.1 (Nahlawi:) Hypocrisy is when a person's outward does not correspond to his inward, or his words to his deeds. It is of two kinds, hypocrisy in belief and hypocrisy in acts. Hypocrisy in belief is another name for concealed unbelief while outwardly professing Islam. It is the very worst form of unbelief. Allah Mighty and Majestic says,

"Verily the hypocrites shall be in the lowest abyss of hell" (Koran 4:145).

And this type consigns its perpetrator to hell forever. As for hypocrisy in act, it is that which does not concern one's faith. It is also termed spoken hypocrisy, and consists of saying what contradicts one's true state. It is one of the greatest of sins. It includes being two-faced, like the person who, when two people are at odds, speaks words to each that confirm their respective sides, or tells each what the other has said, or endorses the enmity of each, praises each, and promises each to help against the other. This is hypocrisy and more. But its blameworthiness applies only to worsening relations between people, for if done to settle their differences, it is praiseworthy.

It is seldom that a person who visits leaders and important people is free of spoken hypocrisy. Someone told Ibn 'Umar (Ailah be well pleased with father and son), "We visit our leaders and speak, but when we leave, we say something else." He replied, "In the days of the Messenger of Allah (Allah bless him and give him peace) we considered this hypocrisy."

r16.2 As for assuaging those from whom one apprehends harm (mudara), it is permissible, being done to obviate the damage and evil anticipated from certain people, whether it be a ruler or someone else one has reason to fear (*al-Durar al-mubaha* (y99), 116-18).

التفاق r16.0 r16.1 (النحيلاوي:) النفاق هو عدم موافقة الظاهر للباطن والقول للفعل. وهمو على تسمين : اعتقادي وعملي . أما النفاق الاعتقادي فهمو عبمارة عن إبطان الكفر وإظهار الإسلام، وهو أشد أنواع الكفر ولذلك قال الله عز وجل: إِنَّ المُنَافِقِينَ فِي الدَّرِكِ الأُسْفَلِ بِنَ النَّارِي [النساء: ١٤٥]. وهـذا بخلد صاحبه في النار. [...] وأما النفاق العملي فهمو مالا يكمون في الاعتقباد ويقبال له النفباق الشولي وهبو مخمالفة القول الباطن، وهمو من أكبر التقنوب ومشه كلام في اللسبانين وهبو الذي يتكلم بين المتعاديين عندكل واحد منهما بكلام يوافقه، أو يتقبل كلام كل واحدد إلى الأخسر، أوكان بحسّن لكمل واحد منهما ما هو عليه من المعاداة ويثنى عليه أو يُعِدُ كل واحد منهما أن يتصرف وهو يتضمن النفاق وينزيند عليه . وهذا كله إذا كان على وجمه الإفسياد. وأما إذا كان على وجه الإصلاح فمحمود. وقلمما يخلوعن هذا النفاق القولي المذكور من يدخل على الأمراء والكبراء اقيسل لابن عمير رضي الله عنهما : إنا ندخسل على أمرائننا فنقبول المقبول فإذا خرجنا قلنا غيره . قال: كنا نعدّ ذلك نفاقاً على عهد رسول الله ﷺ [زواه الطبراني] . r16.2 - وأما المداراة فتجوز وهي ما يكبون لدرء الضبر روالشبر المتبوقيع من بعض النساس حاكمساً كان أو غييره ممن يختاف منه (محبر ومن المدر و المباحة : 5[114-113

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17.0 Holding Olle's Toligue	
r17.0 COMPROMISING ONE'S PRINCIPLES	r17.0 المداهنة
<ul> <li>r17.1 (Nahlawi:) Compromising one's principles means religious lassitude and weakness, such as by saying nothing upon seeing acts of disobedience or unlawful things when able to change them without suffering harm. Such silence is unlawful. Its. opposite is firmness in religion. Allah Most High says.</li> <li>"They fight in the path of Allah and fear not the blame of whoever may blame them" (Koran 5:54).</li> <li>And the Prophet (Allah bless him and give him peace) said,</li> <li>"Speak the truth, even if bitter."</li> <li>But when one's silence is to prevent damage to oneself or others, it is a permissible form of assuaging those from whom one apprehends harm (mudara), and even recommended in some cases, as when it results in being saved from injustice, or is a means to fulfill a right recognized by Sacred Law (ibid., 112–13).</li> </ul>	1.1.1 (التحلاوي:) المداهنة هي الفسداهنة هي الفسر الدين الفسور والضعف في أمسر الدين كالمكوت عند مشماهمة المعاصي والمناهي، مع القدرة على التغيير بلا ضرر فهدة المكوت حرام. وضده فسرة في أميرا للغير، قال الله تعالى: في يُونُونُ في سَبِسل الله ولا يتفافون لوأمة لائم في المالية : ٤٥]. وقال التي ينتي: وقال وأمة التي إنتفاذ أو غيره فيو مداراة جائزة، بل مستحبة في بعض المواضع، إذا توصل بها إلى إنتفاذ أو عبره فيو مداراة جائزة، بل مستحبة في المذكور: أحد من ظلم أو إيصال إلى استينا، حق مرعي إمالية إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى التي إلى إلى إلى إلى إلى إلى إلى إلى إلى إلى
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r18.0 RIDICULE AND SARCASM	r18.0 السخرية والاستخفاف
<ul> <li>r18.1 (Nahlawi:) Ridicule entails showing disdain, sarcasm, or contempt for another in a way that causes laughter, whether by mimicking another's words or actions, by a gesture or by allusion. It is unlawful. Allah Most High says:</li> <li>(1) "Those who demean believers who voluntarily give charity— ridiculing those who find nothing to give but their own effort—it is Allah who is ridiculing them, and they shall suffer a painful torment" (Koran 9:79).</li> </ul>	r18.1 (النحسلاوي:) السخرية r18.1 (النحسلاوي:) السخرية تتضمن الاستصغار والاستخفاف بالغير والاستخفاف بالغير والاستهانة به على وجه يضحك منه . وقد يكون ذلك بالمحاكاة في القول ، والفعل، وقد يكون بالإشارة والإيماء ، وهي حرام . قال الله تعالى : في المُؤْمِئِينَ في الصَّدَقَات وَالَّذِينَ لا يَجدُونَ المُؤْمِئِينَ في الصَّدَقَات وَالَّذِينَ لا يَجدُونَ اللهُ المُؤْمِئِينَ في الصَّدَقَات وَالَذِينَ لا يَجدُونَ المُواليماء ، وقال متف منه . قال الله تعالى : وهي حرام . قال الله تعالى : وهي حرام . قال الله تعالى : إلا يُحدُونَ بالمُواليماء ، ومن حرام . قال الله تعالى : وهي حرام . قال الله تعالى : المُؤْمِئِينَ في الصَّدَقَات وَالَذِينَ لا يَجدُونَ المُؤْمِئِينَ في الصَّدَقَات وَالَذِينَ لا يَجدُونَ مِنْهُمُ سخر اللهُ منه منه وقال تعالى : وقال تعالى : وقال تعالى :
(2) "O you who believe: let not some men deride others who might well be better than they;	ولان للعامي . ﴿ يَا أَيُّهُمَا الْلَاِينَ أَمَنُوا لَا يَسْخُرُ قُوْمٌ مِنْ

and let not some women ridicule others who might well be better than they. Do not belittle one another or insult one another with nicknames" (Koran 49:11). The Prophet (Allah bless him and give him peace) said: "A gate in paradise will open to one of those who mock people and a cry will be heard. 'Come	قَوْمٍ عَسَى أَنْ يَكُونُوا خَرْراً مِنْهُمْ وَلاَ بَسَاءً مِنْ نَسَسَه عَسَى أَنْ يَكُونُوا خَرْراً مِنْهُمْ وَلاَ بَسَاءً تَلَمَرُوا أَنْفُسَكُمْ وَلا تَسَابِرُوا بِالأَلْفَابِ ﴾ [الحجرات: 11]. [وعن الحسن رضي الله عنه:] أن النبي بطير قال: ،إن المستهزئين بالشاس يفتسح لأحسدهم باب في الجنة فيقال: علم، علم، فيجي، بكربه وغمه فإذا جاء
here, come here,' and he will come forward in concern and anxiety, but when he reaches it, it will close in front of him. And this will happen again and again, until the gate will open and the cry 'Come here, come here' will be heard as before, but he will not approach because he knows it will only close in front of him."	أغلق دونه فمايزال كذلك حتى إن الرجل ليفتيح له البناب فيقال : هلم، هلم، فما يأتيه : لعلمه أنه يغلق دونه» [رواه ابن أبي ا الدنيا].
r18.2 Ridicule is only unlawful when it hurts others' feelings. As for someone who purposely makes himself a laughingstock, perhaps such a person enjoys it, and jokes about him are considered mere humor. What is unlawful is the sarcasm that offends the person ridiculed, because of the insult and disdain involved, such as by laughing at his way of speaking, what he does, how he looks, or his physique because of a defect therein. To laugh at any of these is to commit ridicule that is unlawful (ibid., 126-27).	18.2 وهذا إنسا يحرم في حق من بتأذى به، فأما من جعل نفسه مستخرة فربعا فرج بأن يسخسر منسه، وكانت فربعا فرج بأن يسخسر منسه، وكانت وإنسما الستصرم استصغار يتأذى به السنتهزىء به لعا قيم من التحقير والنهاون، وذلك بأن يضحله على صورته وخلقته لعب فيه، فالضحك في جعيع وخلقته لعب في السخرية المنهي عنها ذلك داخل في السخرية المذكور: ١٢٦ .
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r19.0 JOKING	r19.0 المزاح
r19.1 (Nahlawi:) The necessary condition for the permissibility of joking is that it does not con- tain lies or occasion fright to a Muslim or a non- Muslim citizen, because this hurts others, and we are forbidden to do so.	r19.1 (النحـلاوي:) وأمـا المـزاح فشـرط جوازه أن لا يكـون فيه كذب، ولا روع مسـلم أو مسـلمـة، ومثله الــذمي [والمستأمن] لأنه أذية وقد نهينا عنها
r19.2 Excessive joking is blameworthy and for- bidden, since it eliminates one's dignity and	ri9.2 وإكتساره مذموم منهي عنه، ووجهه أن كشرته تسقط المهابة والوقار،

#### г20.0 Holding One's Tongue

20.0 Holding One's Tongue	
reserve, and creates resentment in certain situa- tions and people. It also causes immoderate laughter, which kills the heart. The Prophet (Allah bless him and give him peace) said to his Companions, "Who will take these words and apply them, or knows someone who will?" Abu Hurayra answered, "I will, O Messenger of Allah," where- upon the Prophet (Allah bless him and give him peace) took his hand and enumerated five things, saying: "Avoid the unlawful and you will be the most religious of people." "Be satisfied with what Allah has alotted you and you will be the richest of people." "Treat your neighbor well and you will be a believer." "Love for others what you love for yourself and you will be a Muslim." "Avoid excessive laughter, for too much laughter kills the heart." (al-Durar al-mubaha (y99), 127–28)	وتسورت الشعلينية في بعض الأحسوال والأشخاص، وتورث أيضاً كثرة الضحك هريرة رضي الله عنه أنه قال : قال رسول الله ﷺ لأصحباب : «مَن يأخذ هؤلاء بهن؟» قال أبو هريرة : أنا يا رسول الله، فأخذ بيدي فعد خمساً تقال : وارض بما قسم الله لك تكن أغنى وأحسن إلى جارك تكن مؤمناً. الناس. وأحب للناس ما تعب لنفسك تكن ولا تكنير الضحك فإن كثرة الضحك مسلماً. الدرر المباحة : ١٢٧ ـ ١٢٨].
ж	
r20.0 PICKING APART ANOTHER'S WORDS	r20.0 المراء
r20.1 (Nahlawi:) Picking apart another's words consists of attacking another's speech by revealing the mistakes in it, whether its weak Arabic, mean- ing, or the intention of the speaker, as when one says, "This is true, but you do not intend the truth by it," when such an attack involves no other motive than contempt for the other and displaying one's cleverness. It is unlawful. The Prophet (Allah bless him and give him peace) said: "Whoever forgoes to cavil when he is in the wrong will have a home built for him on the edge	r20.1 (النحلاوي:) المواء هو طعن في كلام الذير بإظهار خلل فيه، إما بالملفظ من جهة العربية، أو في المعني، أو في قصد المتكلم بأن يقسول: هذا المكلام حق، ونكن ليس قصدلك منه الحق؛ من غير أن يرتبط به غرض سوى تحقير عبرام. [عن أبي أمامة رضي المله عنه، أنه قال: } قال رسول الله فتية: «من ترك المراء وهو مبطل - بني له ييت في ربض

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of paradise. Whoever forgoes it when in the right will have a home built for him in the middle of paradise. And whoever improves his own charac- ter, a home will be built for him in the highest part of paradise." When a believer hears something true, it befits him to accept it. If it is not true, but is uncon-	الجنة، ومن تركه ـ وهو محق ـ بني له في وسطهـ وسن حسّن خلقـ ه، يُني له في أعلاها، [رواء الترمذي] . والذي ينبغي للمؤمن إذا سمع كلاماً، إن كان حقاً أن يصدقه، وإن كان باطلاً . ولم يكن متعلقاً بأصور الدين أن يسكت عنه، وإن كان متعلقاً بهـا بجب إظهـار
nected with religious matters, he should remain silent, though if connected with religious matters, he is obliged to show that it is false and to con- demn it if there is a chance that anyone will believe him, because this is forbidding the wrong.	عنه، وإن كان المتلك بها يعب إعهار البطلان، والإنكبار إن رجا القيول، لأنه تهي عن المنكر .
GIVING A POSITIVE INTERPRETATION TO OTHERS' SEEMING MISTAKES	وجــوب حمــل كلام الغيـر على المحامل الحسنة
r20.2 Nawawi (Allah Most High have mercy on him) mentions, in the section of the introduction of <i>Sharh al-Muhadhdhab</i> about the behavior of teacher and student, that "it is obligatory for a stu- dent to give a positive interpretation to every utterance of his brothers that seems to be wrong until he has exhausted seventy excuses. No one is incapable of this except a failure."	22.2 وذكر النوري رحمه الله تعالى في أدب العالم والمتعلم من مقدمة شرح المهـذب، أنسه يجب على الطالب أن يحمل إخوانه على المحامل الحسنة، في كل كلام يضهم منسه نقص، إلى سبعين محصلا، ثم قال: ولا يعجز عن ذلك إلا كل قليل التوفيق.
READING WORKS THAT ARE BEYOND ONE'S UNDERSTANDING OR CAPACITY	عدم الاعتراض بغير علم
r20.3 The Sheikh al-Akbar (A: Muhyiddin ibn al-'Arabi), Allah Most High sanctify his inmost being, writes in his letter about the spiritual sta- tion of annihilation in gnostic vision: "When a book falls into a person's hands concerning a sub- ject he knows nothing about [A: <i>knows</i> meaning through having studied it with sheikhs who are masters of it] and has not learned by engaging in it at first hand, he should do absolutely nothing with the book, but rather return it to those whom it concerns. He should not believe, disbelieve, or discuss it at all" (ibid., 131-32).	20.3 وقال الشيخ الأكبر - قدمن المله تعالى سره - في رسالته التي صنفها في تحقيق مقسام الفناء في الشهود : فينيغي لمن وقع في يده كتساب في علم لا يعرقه ولا سلك طريقه - أن لا يبدىء ولا يعيد، وأن يرده على أهسله ولا يؤمسن به، ولا يكفر، ولا يخوض فيه البتية [نقل من العرجع المذكور : ١٣١ - ١٣٢].
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## r21.0 LEARNED DISPUTATION

r21.1 (Nahlawi:) Disputation is what relates to clarifying various legal positions and making a case for them. When the intention behind this is to embarrass one's opponent or display one's superiority, it is unlawful or even unbelief according to some scholars. But when disputation is intended to reveal the truth, as is rare, then it is permissible or even recommended. Allah Most High savs,

"Dispute with them with that which is better" (Koran 16:125),

meaning, as Baydawi notes, by the best means of disputation, gently and affably, using the simplest approach and most familiar premises, since this more effectively cools opponents' vehemence and exposes their contentiousness (ibid., 132).

r21.1 (التحلاوي:) الجدال هو ما يتعلق بإظهار المذاهب، وتقريرها. فإن قصمد نخجيسل الخصم وإظهار فضبيله فحسرام، يل كفسر عنسد بعض العلمياء . وإن قصيد إظهيار الحق، وهو نادي فجائزً بل مندوب إليه. قال الله تعالى: ﴿ وَجَادِلُهُمُ بِالْتِي مِنَ أَحْسَنُ ﴾ [النحل: ١٢٥]. أي بالطريقة التي هي

r21.0 الحدال

[النحل: ١٢٥]، أي بالطريقة التي هي أحسن طرق المجادلة من المرنق واللين وإيشار الوجه الأيسر والمقدمات التي هي أشهر، فإن ذلت أنفع في تسكين لهبهم وتبيين شغبهم . ذكره البيضاوي [محرر من المرجع المذكور: ١٣٢] .

### r22.0 ARGUING

r22.1 (Nawawi:) Arguing is importunateness in speech to gain one's end, whether monetary or other. It may be intitiated by oneself or in response to another. If one objects that a person must argue to obtain his rights, the reply is that the stern condemnation of it applies to those who argue without right or knowledge, or someone who adds abuse to his speech that is not necessary to secure his rights, or is motivated to argue by nothing besides an obstinate desire to win and to finish his opponent. As for someone who has been wronged and makes his case in a way compatible with the Sacred Law, without belligerence, excessiveness, or importunateness, and not intending mere obstinacy and abuse, it is not unlawful, though it is better to avoid it if there is any way to do so, for keeping one's tongue within the limits of fair play during the course of an argument is virtually impossible. Moreover, arguing produces rancor in hearts and causes animosity that can lead to

r22.0 الخصومة

r22.1 (النووي:) [قـال الغزالي: إ أما الخصمومة فلجاج في الكلام ليستوفى به مقصوده من مال أو غبيره . وثارة يكون التداء وثارة بكون اعتراضاً. قإن قلت: لا بد للإنسبان من الخصب ومية لاستيف، حصّوفه ؛ فالجنواب [منا أجاب به الإمام الغازالي] أنَّ اللَّهُ المتأكسد إنما هو لمن خاصم بالساطئ أو بغير علم [...] وكذلك من خلط بالخصومة كلمات نؤذي وليس له إليهما حاجة في تحصيل حقه. وكذلك من يحمله على الخصومة محض المناد لقهسر الخصم وكسره إفهاذا هو الممذموم] . وأما المظلوم الذي ينصر حجته بطريق الشرع من غير لدد وإسراف وزيادة لجاج إعلى الحاجة إمن غير قصد عنباد ولا إيذاء، ففعلَهُ هذا ليس حراماً ولكن الأولى تركبه ماوجيد إليه سبيلا لأن ÷

	actual hatred between two people, until each comes to be pleased when harm befalls the other and to be displeased at the good, and unleashes his tongue against the other's reputation. Whoever argues runs the risk of these calamities. At minimum, a quarrel comes to preoccupy one's heart so that during the prayer one's thoughts turn to debating and arguing, and one does not remain as one should.	ضبط اللسان في الخصومة على حد الاعتدال متعدد، والخصومة توغر المسدور وتهيج الغضب، وإذا هاج الفضب حصل الحقد بينهما حتى يغرح كل واحد بمساءة الآخر ويحزن بمسرته ويطلق اللسان في عرضه. فمن خاصم فقد تعرض لهذه الآفات. وأقل ما فيه اشتغال القلب حتى أنه يكون في صلاته وخاطره معلق بالمحاجة والخصومة فلا يبقى حاله على الامتقامة.
	r22.2 A certain person remarked, "I have not seen anything that impairs one's teligion, diminishes one's respectability, ends one's happi- ness, or preoccupies one's heart like arguing" (al- Adhkar (y102), 502-3).	22.2 قال بعضهم: ما رأيت شيئاً أذهب للدين ولا أشقص للمروءة ولا أضيع للذة ولا أشخل للقطب من الخصومة [محرر من الأذكار: ٥٠٢ - ٩٠٩ ؛ بتقديم وتأخير].
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	r23.0 ASKING ABOUT ANOTHER'S MISTAKES	r23.0 السؤال عن المشكلات
	r23.1 (Nahlawi:) It is forbidden to ask about another's errors and blunders in order to tell them they have made a mistake or to embarrass them, being unlawful because it entails injury to another and belittling him in front of people. But when one's asking about mistakes is to learn or teach, or to test or sharpen students' minds or make them reflect, then it is recommended and desirable, because it facilitates the comprehension of reli- gious knowledge ( <i>al-Durar al-mubaha</i> (y99), 140).	r23.1 يحرم السؤال عن المشكلات ومواضع الفلط للتفليط والتخجيل. وهو حرام لأنه يترتب عليه إيذاء الفير واحتقاره بين الناس [] يخلاف السؤال عنها للتعلم أو التعليم واختيار أذهان الطلبة أو تشحيف أو حثهم على التأسل فإنه مستحب لما قيه من الإعمانية على فهم العلم [محرر من الدرر العباحة :
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	r24.0 SEARCHING OUT A PERSON'S FAULTS	r24.0 التفتيش عن عيوب الناس
	r24.1 (Nahlawi:) Asking about and searching out the faults of others is spying, which Allah Most High has forbidden by saying,	r24.1 (السنحىلاوي: ) السسؤال والتفنيش عن عيوب الناس هو التجسُّس الذي نهى الله تعالى عنه يقوله سبحانه :

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"Do not spy" (Koran 49:12),

meaning to look for the shameful points of Muslims. The Prophet (Allah bless him and give him peace) said:

(1) "If you search for people's shameful points, you corrupt them..."

(2) "O you who have entered Islam with your tongues but whose hearts faith has not entered: do not slander people, and do not ferret out people's shameful points. Whoever searches out the shameful points of his brother, Allah will search out his own shameful points, and if Allah searches out a person's shameful points, be sure that He will disgrace him even if he should remain in the middle of his house."

(Ibid., 145)

r25.0 إظهار الشماتة بالمسلم

1×25.1 [رويت التي كتاب الترمذي عن

واثلة بن الأسقع رضي الله عنه قال : ] قال رسول الله ﷺ : ولا تظهر الشماتة لأخيك

فيبرحمه الله ويبتليك [قبال الترمذي:

حديث حسن [ إنقل من الأذكار : ٤٧٤ ] .

r26.0 الفحش في القول

r26.l [رويشا في كتاب الترمذي عن

عبـد الله بن مسعود رضي الله عنه قال : ] قال رسمول الله ﷺ : «ليس الممسؤمن

بالطعيان ولا اللعيان ولا الفياحش ولا

﴿ وَلا تَجْسَنُوا ﴾ [الحجرات: ١٢]. ومعناه تنبع عورات المسلمين. وجاء

في الحديث الصحيح : وإنك إن تتبعت

ـ [وعن أبي يرزة رضى الله عنه أنه

قال: ] قال رسول الله ﷺ : ديا معشر عن

أسلم بلسمانه، وقم يدخل الإيمان في قلبم، لا تغتماب النماس ولا تتبعموا

عوراتهم، فإنه من تتبع عورة أخيه، تتيع

الله عورته، ومن تتبع الله عورته يفضحه

ولو كان في جوف بينه، [رواه أبو داود]

[نقل من المرجع المذكور: ١٤٥].

عورات الناس أفسدتهم.....

### r25.0 DISPLAYING SATISFACTION AT A MUSLIM'S TROUBLES

r25.1 The Prophet (Allah bless him and give him peace) said,

"Do not show joy at the misfortune of your brother, lest Allah have mercy on him and afflict you with misfortune."

(al-Adhkar (y102), 474)

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r26.0 OBSCENITY

r26.1 The Prophet (Allah bless him and give him peace) said:

 "A believer is not given to reviling, cursing, obscenity, or vulgarity."

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# Holding One's Tongue

fears that the listener may not grasp one's allusion or may misunderstand the meaning, one should plainly say the thing's name so that the real mean- ing is understood. And this is how one should interpret the hadiths that have reached us which contain such straightforward expressions, as aris- ing from the needs we have mentioned, for com- municating clearly is more important than mere decorum. And Allah alone gives success (ibid., (y102), 508-9).	الحاجة إلى التصريح بصريح اسمه، فإن دعت حاجة لغرض البيان والتعليم وخيف أن المخاطب لا يفهم المجاز، أو يفهم غير المراد صرّح حينيذ باسمه الصريح وعلى هذا يحمل ما جاء في الأحاديث من التصرييح بمشل هذا، فإن ذلسك محمول على الحاجة كما ذكرنا، فإن محمول على الحاجة كما ذكرنا، فإن المرجع المذكور: ٥٠٩ - ٥٠٩ بتقليم وتأخيرا.
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r27.0 SEVERITY IN SPEECH AND HARSHNESS	r27.0 غلظة الكلام والعنف
r27.1 (Nahlawi:) Severity in speech and harsh- ness are blameworthy when out of place, their proper place being in forbidding the wrong, if gentleness and affability prove ineffective (dis: q5.5), as well as in imposing prescribed legal penalties, and in reprimanding or disciplining those who require it. Allah Most High says:	r27.1 (النحلاوي:) غلظة الكلام والعتف مذمومان، وهذا إذا كان في غير محله، ومحلَّه النهي عن المنكسر إذا لم ينجح الوفق واللين. ومحلَّه أيضاً إقسامة الحدود والتعزير والتأديب لمن يستوجب ذلك. قال الله
(1) " And be harsh with them" (Koran 9:73).	تعالى : # وَأَعْلُظْ عَلِيْهِمْ ﴾ [التوية : ٧٣]. وقال تعالى :
(2) "Let them find severity in you" (Koran 9:123).	﴿وَلِيْجِدُواً فِيكُمْ عِلْظَةً﴾ [التوبة: ١٢٣].
(3) "Let not pity for them seize you concern- ing the religion of Allah" (Koran 24:2).	وقال تعالى : ﴿وَلاَ تَأْخُذُكُمْ بِهِمَا رَأَفَةً فِي دِينِ اللَّهِ ﴾ [التور: ٢].
r27.2 Other than in the above-mentioned cases, it is praiseworthy for one to use amiable words, have a cheerful expression, and to smile. The Prophet (Allah bless him and give him peace) said:	r27.2 وقيما عداها يُستحب للإنسان طيب الكـلام، وطـلاقـة الوجه والتبسم [عن عبـد الله ين عمر رضي الله عنهما، أن] النبي شيخ قال: «في الجنة غرفة يُرى ظاهـرهـا من باطنهـاه. فقـال أبـو مالـك
"There is a dwelling in paradise whose out- side can be seen from inside [A: from its lucidness	

and purity]." Abu Malik Ash'ari asked, "Whose shall it be, O Messenger of Allah?" And he said, "He whose speech is fair, who feeds others, and who spends the night standing in prayer when people sleep." (al-Durar al-mubaha (y99), 144-45)	الأشعري : لمن هي يا رسول الله؟ قال : لمن أطاب الكلام وأطعم الطعمام وبات قائماً والشاس نيامه [رواه الطبراني في الكبير] {نقل من الدرر المباحة : ١٤٤ - ١٤٩].
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r28.0 FRIGHTENING OR COERCING A BELIEVER	r28.0 - إخسافية المؤمن [من غيـر ذنب] وإكراهه [على ما. لا يريده]
r28.1 (Nahlawi:) To make a believer fear other than disobedience or coerce him to do something he is averse to, such as giving a gift, marrying, or selling something—all this is hurting him, and hurting a believer is unlawful. The Prophet (Allah bless him and give him peace) said, "Whoever frightens a believer, it is incum- bent that Allah not protect him from the terrors of Judgement Day as a fitting recompense." Najm al-Ghazzi says in <i>Husn al-tanabbuh</i> , "Among the works of the Devil is frightening, annoying, or alarming a believer, all of which is	728.1 (النحلاوي:) إحافة المؤمن من غير ذئب، وإكراهه على ما لا يريده من غير ذئب، وإكراهه على ما لا يريده - كالهية والنكاح واليع - فإن ذلك إيذاء له وإيذاء المؤمن حرام. [عن عمر رضي الله عنه أنه ذلك: مسعت) رسول الله يشير الله عنه أنه ذلك: مسعت) رسول الله يشير الله عنه أنه ذلك يومت من الأفنزاع يوم الله تصالى أن لا يؤمت من الأفنزاع يوم الله بير بإسناد ضعيف]. وفي حسن التنبه للنجم الغري: ومن أعمال الشيطان تخويف المون وإزعاجه، وترويه، وكسل ذلك حرام إنقل من المرجع وحل أنه المون وإزعاجه، وترويه، وكسل فل من المرجع وكسل فل حرام إنقل من المرجع وكسل فل حرام إنقل من المرجع وكسل فل من المرجع وكسل فل حرام إنقل من المرجع وكسل فل حرام إنقل من المرجع وكسل فل حرام إنقل من المرجع وكسل فل حرام إنقل من المرجع من المرجع وكسل فل حل من المرجع من المرجع وكسل فل حل حرام إنقل من المرجع من المرجع المرجع المرجع المرجا إنقل من المرجع من المرجع وكسل فل حل من حرام إنقل من المرجع وكسل فل حل حرام إنقل من المرجع وكسل من المرجع من المرجع وكسل من المرجع من المرجع وكسل من المرجع من من المرجع وكسل من المرجع وكسل من المرجع وكسل من المرجع وكسل من المرجع وكسل من المرجع وكسل من حرام إنقل من المرجع وكسل من المرجع وكسل من المرجع وكسل من المرجع وي إنقل من وكسل من المرجع وي إنقل من وي إنقل من وي أخل من المرجع وي من أخل من وي إنقل من وي إنقل من وي إنقل من المرجع وي أنه من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنه من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إنقل من وي إلى من وي إلى إ من وي إنقل من وي إلى من وي إلى من وي إلى من وي إلى من وي إلى من وي إلى إلى من وي إلى من وي إلى من وي إلى من وي إلى من وي إلى من وي إلى من من وي إلى من وي إلى من وي إلى من وي إلى من وي إلى من وي مي م من وي أ مال مل مم من وي من وي مل م
unlawful" (ibid., 157-58).	المذكور: ١٥٧ ـ ١٥٨].
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r29.0 REJECTING A BROTHER'S EXCUSE	r29.0 رد عذر أخيه
r29.1 The Prophet (Allah bless him and give him) said, "When someone offers an excuse to his fel- low Muslim and the latter does not accept it, his sin is like the crime of imposing taxes [dis: p32]."	729.1 [عن جودان رضي الله عنه أنه فال: ] قال رسول الله ( : «من اعتذر إلى أخيه السلم فلم يقبل منه. كان عليه مثل خطيئة مكس، [رواه ابن ماجه] [نقل من المرجع المذكور : ١٥٢].
(Ibid., 157)	

r30.0 DRIVING AWAY THE POOR, THE WEAK, THE ORPHAN, OR THE BEGGAR	r30.0 طرد المفقيسر والضعيف واليتيم والسائل
<ul> <li>r30.1 Allah Most High says:</li> <li>(1) "As for the orphan, do not oppress him; and as for the beggar [dis: r39], turn him not away" (Koran 93:9-10).</li> <li>(2) "Do not drive away those who call upon their Lord morning and evening, seeking His countenance: you are not responsible for anything of their account, nor they for anything of yours, that you should drive them away and thus become of the wrongdoers" (Koran 6:52).</li> <li>(3) "Lower your wing unto the believers" (Koran 15:88).</li> <li>(al-Adhkar (y102), 481-82)</li> </ul>	130.1 قال المله تعالى: ﴿ فَأَمَّا البَتِم فَلَا تَقْهَرُ، وَأَمَّا السَّائِلَ فَلَا تَنْهَرُ ﴾ [الضحى: ٩ - ١٠]. وقال: ﴿ وَلا نَظْرَهِ الَّذِينَ يَدْعُونَ رَبَّهُمْ بالغَذَاة وَالمَثِينَ بُرِيدُونَ وَجْهَهُ مَا عَلَيْكَ بالغَذَاة وَالمَثِينَ ﴾ [الأنعام: ٥٢]. الظَّالدينَ ﴾ [الأنعام: ٥٢]. ﴿ وَتَالَ تعالى: { [الحجر: ٨٨]. [محرر من الأذكار: إلحرم ٢٨].
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r31.0 PUTTING OFF ONE'S FATHER OR MOTHER	r31.0 انتهار الوالد والوالدة
r31.1 (Nawawi:) It is very sternly prohibited to put off one's father or mother. Allah Most High says: "Your Lord decrees that you shall worship none but Him and treat your parents well. If one or both of them reach old age while with you, do not say 'Uff' to them or put them off, but speak respectfully to them. Lower for them the wing of humbleness, out of mercy, and say, 'O Lord, have mercy on them, as they raised me when I was young'" (Koran 17.24-25), (Ibid., 509)	r31.1 (النووي:) يحرم انتهار الوالد والوالدة [وشبههما] تحريماً غليظاً. قال الله تعالى: فوَقَضَى رَبُّكَ أَلَّا تَعْبُدُوا إِلَّا إِبُّهَ وَبِالوَالِدَيْنِ إِحْسَاناً إِمَّا يَبْلُغُنُ عِنْدُكَ الْجَبَر تَتْهَرُهُمَا وَقُلْ لَهُمَا قُولًا تَعْلُ لَهُمَا أَكَ وَلَا تَتْهَرُهُمَا وَقُلْ لَهُمَا قَوْلًا تَوَيْهُ وَالْحَضِ الرَّحْمَة اللَّذَكَرِينَ الرَّحْسَة وَقُلْ رَبُ المَدْكور: ٥٠٩].

# r32.0 CIRCUMSTANCES IN WHICH CONVERSATION IS OFFENSIVE

(N: Offensive, when used without further qualification by Hanafis (A: in their books on the lawful and unlawful (al-hazr wa al-ibaha)) means unlawfully offensive (makruh tahriman), and its ruling is the same as the unlawful (A: is in the Shafi'i school).)

INTERRUPTING ONESELF OR OTHERS

r32.1 (Nahlawi:) It is offensive to interrupt someone clse's words with one's own when the former consist of teaching Sacred Knowledge. Some scholars hold that to greet a group with "as-Salamu 'alaykum" when they are learning religious knowledge is a sin. It is also offensive to interrupt one's own words with speech of a different kind when reciting Koran, supplicating, explaining the Koran, teaching hadith, or addressing people, and while doing this, for example, one turns to someone and tells him to go buy some things needed at home.

Conversation is offensive for anyone seated listening to a pious exhortation, or instruction, or in the presence of someone above his own level. It is also offensive for such a person merely to turn to look at something else, or to stir when there is no need, all of which is poor manners, levity, precipitateness, and thoughtlessness. Rather, the one speaking should set forth what he means to say without irrelevant asides until finished, and the person addressed should heed the speaker, paying attention to him and listening until he finishes. without looking around, stirring, or talking; especially if the speaker is explaining the words of Allah Most High or His messenger (Allah bless him and give him peace). But one is excused if a pressing physical or religious need arises that there is no alternative but to fulfill, since necessity excuses one from any rule whatever (A: but only to the degree demanded by necessity).

DISRESPECT TO THOSE WITH AUTHORITY OVER ONE

r32.2 It is offensive to contend against the words رمنها رد التابع کلام متبوعه، r32.2 of anyone with authority over one (A: counte-

r32.0 المواضع التي يكره فيها الكلام رح: والكرامة إذا أطلق (ع: في باب الحظير والإبساحية) عنيد الحنقيبة فالمراد كراهة التحريم وحكمه حكم الحرام) . قطع كلام غيره أو نفسه r32.1 (التحلاوي: منهـا قطع كلام الغير وحديشه بكلامه من غير ضرورة، خصوصاً إذا كان في مذاكرة العلم، وقد قالبوا إن السلام على الجبالس لمذاكرة العلم إثم وكذا قطع كلام نفسه بخلاف جنسه كمن يقسرا أويدعسو أويفسير أو يحمدن أويخطب للنماس، ويلتقت في أثنائه إلى شخص فبأمره ببعض حوائج بيته أر لحوه . وكذا تكلُّم من هو في مجلس عِظة أو تدريس أو في مجلس من هو فوقه ، وكذا مجرد التفاته وتحركه من غير حاجة ، وكل هذا سوء أدب، وخضة ، وعجلة ، وسفه . بل على المتكلم أن يسبرد كلامه إلى أن ينتهى من غيسر تخلل كلام أجنبي، وعلى المخاطب التسويجسه إليسه والإنصات والاستماع إلى أن ينتهى كلامه بلا النفات ولا تحرك ولا تكلم، خصوصاً إذا كان المتكلم في تفسير كلام الله تعالى، أو كلام رسول الله ﷺ؛ إلا أن نسدو حاجة داعية طبعاً أو شرعاً، فلا يجد بدأ من بعد ما ذكرر. فإن المضرورة مستشاة من الأحكام المطلقة . رد التابع كلام متبوعه

nanced by Sacred Law), or talk back, oppose, rebut, or disobcy such a person in anything lawful (A: meaning not unlawful or offensive), the pro- hibition applying to such people as a follower with his leader, son with his parents, student with his teacher, wife with her husband, or unlearned per- son with a scholar. All of this is very ugly behavior and deserves disciplinary action (def: 017), since each of these is obliged to obey the one over them.	ومتمابلنده، ومخالفته وعدم قبوله، وعدم إطباعته في أمر مشروع ـ كالرعية للأمير، والمولد لوالديه، والتلميذ لأسناذه، والمرأة لزوجهما . والمجاهمل للمالم ـ وهذا قبيح جداً يستحق به التمزير، لأن طاعة هؤلاء واجية عليهم .
THIS-WORLDLY WORDS IN A MOSQUE	كلام الدنيا في المسجد
r32.3 It is offensive to speak about this-worldly matters, meaning words that would otherwise be permissible, in a mosque when there is no excuse (A: if one makes a habit of it). (N: The more reli- able position is that it is not offensive, but merely better not to (khilaf al-awla).)	r32.3 ومستهما كلام السدقيسا في المساجد، أي الكلام العباح، بلا عذر؛ فإنه مكروه.
SPEAKING DURING THE SERMON OF THE FRIDAY PRAYER	الكلام في حال الخطبة
r32.4 It is offensive to speak during the sermon on Friday, whether it be to say "Subhan Allah," the Blessings on the Prophet (Allah bless him and give him peace), or to command the right or forbid the wrong, the reason for the prohibition being that listening to the Friday prayer sermon is obligatory, as it takes the place of two of the rak'as of the noon prayer, so that things offensive during the prayer are offensive while listening to the ser- mon. The Prophet (Allah bless him and give him peace) said, "When the imam is giving the sermon on Fri- day, and you tell your companion 'Listen,' you	r32.4 ومنها: الكلام في حال الخطبة - ولو تبيحاً، أو تصلية أو أمرأ الخطبة - ولو تبيحاً، أو تصلية أو أمرأ بالمعروف، ونهياً عن المنكر - وأصله أن لتترزيلها منزلة ركعتي الظهر، فيكره لمستمع الخطبة ما يكره في الصلاة. قال لمستمع الخطبة ما يكره في الصلاة. قال أنصت - والإمسام يخطب - فقسد لغوت» [رواه البخاري ومسلم].
have made an impertinent remark." SPEAKING WHEN THE KORAN IS BEING RECITED	الكلام عند قراءة القرآن
r32.5 It is offensive to speak when the Koran is being recited, for listening to it and heeding it are	: r32.5 ومنهسا : الكسلام عنسد قراءة القرآن . والإنصات عند قراءته واستماعُهُ

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# Circumstances in Which Conversation Is Offensive r32.6

absolutely obligatory, whether one is performing the prayer or not, and whether one comprehends it or not (A: but only if its words are distinctly audible to one). Allah Most High says, "When the Koran is recited, listen and pay heed to it" (Koran 7:204).	واجب مطلق أسواء كان في الصلاة أو خارجها، فاهما للمعالي أوغير فاهم. قال الله تعالى: فواذا فرىء المقسرات فاستبعسوا لَهُ وَالَّصِتُوا﴾ [الأعراف: ٢٠٤].
SPEAKING WITHOUT NEED TO A MEMBER OF THE OPPOSITE SEX	الكلام مع غير محرم بلا حاجة
r32.6 It is offensive for a male to speak without need to a young woman who is not a member of his unmarriageable kin (def: m6.1). He should not say "Arhamkum Allah" (Allah have mercy on you) if she sneczes, greet her with "as-Salamu 'alaykum" (A: which is unlawful in the Shafi'i school) nor return her Salams if she says them (A: which is offensive for Shafi'is). He should not say these aloud, but to himself, all of which likewise holds for a young woman's speaking to a man who is not a member of her unmarriageable kin (m6.2). The prohibition of these is due to the Prophet's having said (Allah bless him and give him peace), "The adultery of the tongue is speech."	132.6 ومنها: الكلام مع النسابة الأجنيبة بلا حاجة حتى لا يشمنهما إذا عطست، ولا يسلّم عليها، ولا يود سلامها جهراً بل في نفسه، وكذا العكس لقول ﷺ: دواللسان زناه الكلامه [ت: من حديث رواه مسلم].
SPEAKING WHEN LOVEMAKING OR IN THE LAVATORY	الكلام عند الجماع وعند قضاء الحاجة
r32.7 It is offensive to speak while lovemaking, or when in the lavatory or relieving oneself. It is offensive to laugh in circumstances in which speaking is offensive.	732.7 ومنهما الكملام عنىد المجماع، ومنها الكلام في الخلاء وعند قضاء الحاجة. وكذا يكره الضحك في المواضع التي يكره فيها الكلام.
SPEAKING AFTER THE COMING OF DAWN BEFORE PERFORMING THE DAWN PRAYER	الكلام بعد طلوع الفجر إلى الصلاة
r32.8 It is offensive to speak of this-worldly things between dawn and performing the dawn prayer (subh). Some hold this extends until sun- rise (al-Durar al-mubaha (y99), 145-49).	r32.8 ومنها كلام الدنيا بعد طلوع الفجسر إلى الصبلاة، وقيسل إلى طلوع الشمس [محرر من الدرر العباحة: ١٤٥ ١٤٩٠ بنقديم وتأخير].

CONVERSATION AFTER PERFORMING THE NIGHTFALL PRAYER ('ISHA) r32.9 (Nawawi:) It is offensive for someone who

has prayed the nightfall prayer ('isha) to converse about things permitted at other times, meaning permissible words which would otherwise be the same to say or not to. Discourse that is unlawful or offensive at other times is even more sternly prohibited or offensive at this time. As for conversation about what is good, such as teaching Sacred Knowledge, relating the words of the pious, describing noble qualities, or speaking to one's guest, none of these is offensive, but rather they are commendable (*al-Adhkar* (y102), 504). r32.9 (الشووي:) ويكره لمن صلى 132.9 (الشووي:) ويكره لمن صلى العنام الأخرة أن يتحدث بالحديث الحياح في غير هذا الوقت وأعني بالمياح الذي استوى فعله وتركه. فأما الحديث في هذا الوقت أو المكروه وأما الحديث في الخبر كمذاكرة العلم وأما الحديث في الخبر كمذاكرة العلم ورحكايات المسالحين ومكارم الأخلاق والحديث مع الفيف فلاكراهة فيه بل هو مستحب إنقل من الأذكار المتخبة من كلام مبد الأبرار: ٤-٥].

الكلام بعد صلاة العشاء

r33.0 PEOPLE OFFENSIVE TO GREET	r33.0 المواضع التي يكره
WITH SALAMS	فيها السلام
<ul> <li>r33.1 (Nahlawi:) It is offensive (def: r32.0) to greet with "as-Salamu 'alaykum" anyone who is: <ul> <li>(1) performing the prayer, reciting the Koran, invoking Allah (dhikr), reading hadith to others, giving the Friday prayer sermon (khutba), or listening to any of these;</li> <li>(2) a student of jurisprudence repeating a lesson over to himself to facilitate memorizing it, someone informing ordinary people of legal rulings, or anyone engaged in a lesson of Sacred Knowledge;</li> <li>(3) giving the call to prayer or call to commence (iqama);</li> <li>(4) teaching;</li> <li>(5) seated waiting for the prayer, or saying "Subhan Allah";</li> </ul> </li> </ul>	133.1 (النحلاوي:) من الممواضع التي يكره فيها السلام: السلام على مصل، وقارىء، وذاكر، ومحدّث، وتعليب ومن يصني إليهم، ومكرر فقه، ومن يفصل الأحكام بين الناس، ومن هو في حال مذاكرة العلم الشرعي، ومؤذن، ومقيم، ومدرّس، ومن جلس للصلاة، والسبيح، والمشغول بالأكل، والفاسق

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(7) a corrupt person who does not conceal his acts of disobedience:	لو معلنا، والأجنيبات الفنيات، وعلى من يلعب لعباً غير مباح. ومن يغتاب الناس،
(8) a young lady who is not a member of one's unmarriageable kin (dis: r32.6);	وعلى من يغنّي , وعلى الشبخ الممازح . والكــذاب , والــلاغي , وعلى من بسب النـاس , أو ينظر وجوه الأجنيات , ما لم
(9) someone who plays games that are not permissible (dis: k29.5), slanders others, sings, is an old wag, a chronic liar, addicted to profitless conversation, reviles others, or looks at women's faces, all of whom are offensive to greet unless their repentance from these things is known;	تعمل، ويتصروبوه الاجريات، عام تعرف تويئهم، وعلى من يتمتع مع أهله، ومكسنسوف عورة، ومن هو في حال التغوط، أو البول. أو ناعس أو تانم، أو في الحمام.
(10) someone who is enjoying his wife, whose nakedness is exposed, who is relieving him- self, drowsy, asleep, or someone who is in a bathhouse.	
RESPONDING TO SALAMS	رد السلام
r33.2 It is not obligatory to respond to some- one's Salams in circumstances where greeting him is uncalled-for, except for a corrupt person ((7) above), whose Salams it is obligatory to return. It is not obligatory to answer the Salams of someone who is a child, intoxicated, or insane. Nawawi (Allah Most High have mercy on him) says in his commentary on Sahih Muslim, "Scholars disagree about greeting non-Muslims with 'as-Salamu 'alaykum' or returning their Salams. We hold that it is unlawful to say it to them first, though is obligatory to return their greetings by saying 'Wa 'alaykum' (and upon you), or simply, "Alaykum.' Other scholars hold it is permissible to greet them first with 'as-Salamu 'alaykum' " (al-Durar al- mubaha (y99), 150–51).	r33.2 لا يجب الرد في كل محلَّ لا يُشرع في مالسلام، إلا في الفاسق، يُشرع في السلام، إلا في الفاسق، فيتم وجوب البرد عليه ، ولا يجب رد سلام الطفل، والسكران والمجنون [ولا الميم]. وقال التووي رحمه الله تعالى في شرح مسلم اختلف العلماء في رد الميم]. وقال التووي رحمه الله تعالى السلام على الكفار وابتدائهم به فمذعنا في رد يقلوم بأن السلام على الكفار وابتدائهم به فمذعنا وريدائهم به فمذعنا وريدائلهم به فمذعنا وريدائلهم به فمذ من يقبول : وعليكم : أو: عليكم المالي وذمب ظائفة إلى جواز ابتدائلسا لهم وذمب ظائفة إلى جواز ابتدائلسا لهم بالسلام [محر من الذرر المياحة : ١٥٠ مالي منالي المياحة : ١٥٠ مالي منالي من الذرر المياحة : ١٥٠ مالي مالي من الذرر المياحة : ١٥٠ مالي مالي مالي مالي مالي مالي مالي مالي
r34.0 BOASTING	r34.0 الافتخار
	104.0
r34.1 Allah Most High says, "Do not praise yourselves: He knows best	r34.1 قال الله تعالى: ﴿ فَــلا تُزَكَّــوا أَتَـفُسَخُمْ عُوَ أَعْلَمُ بِمَنِ
who is godfearing" (Koran 53:32).	اتقى ﴾ [النجم: ٣٢].

r34.2 The Prophet (Allah bless him and give him peace) said, "Allah has inspired to me that you are all to be humble towards each other such that no one transgresses against or exalts himself above another."	734.2 [وروينا في صحيح مسلم وسنن أبي داود وغيرهما عن عياض ين وسنن أبي داود وغيرهما عن عياض ين حمار الله عنه قال : ] قال رسول الله يته : « وأن الله تعالى أوحى إلي أن تواضعوا حتى لا يغي أحد على أحد ولا يفخر أحد على أحد من ولا يفخر أحد على أحد النه من إن المه من إلي أخسار من ولا يفخر أحد على أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( انتسال من إلى أحد على أحد ( انتسال من إلى أحد ( انتسال من إلى أحد ( النه إلى أحد ( انتسال من إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحل الى النه النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه إلى أحد ( النه الى أحد ( النه الى الى الى الى الى أحل الى الى الى ألى الى الى الى الى الى الى الى الى الى ا
(al-Adhkar (y102), 473–74)	الأذكار : ٤٧٣ ـ ٤٧٤].
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r35.0 REVEALING ONE'S SINS TO OTHERS	135.0 - إخبار الإنسان غيره بمعصية نفسه
r35.1 The Prophet (Allah bless him and give him peace) said: "All of my Community shall be pardoned, save those who commit sins openly. Committing them <i>openly</i> includes a man who does something shameful at night, and when morning comes, Allah having hidden his act, he says, 'O So-and- so, last night I did such and such'; his Lord having concealed it for him at night, while in the morning he pulls away the cover with which Allah had con- cealed it for him."	1.35.1 إروبنا في صحيحي البخاري ومسلم عن أبي هريسرة رضي الله عنه ومسلم عن أبي هريسرة رضي الله عنه قال: سمعت] رسول الله ﷺ يقول: وإنَّ من المجاهرة أن يعمل الرجل بالليل عملاً لم يصبع وقد منتزة الله تعالى عليه فيقول: يا فلان عملاً السارحة كذا فيقول: يا فلان عملاً السارحة ويُصبح يكشف من الله عليه.
r.35.2 (Nawawi:) It is offensive for a person who has been afflicted with an act of disobedience or the like to inform another of it. Rather, one should repent to Allah Most High by desisting from it at once, regretting what one has done, and firmly resolving never to do the like of it again. These three things are the integrals of repentance, which is not valid without them. There is no harm in telling about a sin to one's sheikh or other per- son who may be expected to teach one how to desist from the act or refrain from similar acts, or apprise one of the causes that led to it, or pray for one, and so forth. If such is the case, informing him is commendable. It is only offensive to do so when no such interest can be served (ibid., 498).	135.2 (النووي:) يكره للإنسان إذا ابتلي بمعصية أو نحوها أن يخبر غيره بذلك. بل بنغي أن يتوب إلى الله تعالى ويعزم أن لا يصود إلى مثلها أبداً، فهذه ويعزم أن لا يصود إلى مثلها أبداً، فهذه النسلائة هي أركان التوبة لا تصح إلا باجتماعها. فإن أخبر بمعصيته شيخه أو من معصيت، أو ليعلمه ما يسلم به من أوقعه فيها، أو يدعو له أو نحو ذلك فلا المذبع هذه المصلحة [محرر من المرجع التشت هذه المصلحة [محرر من المرجع المذكور: ٢٩٨، يتقديم وتأخير].

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r36.0 REVEALING A SECRET	r36.0 إفشاء السر
r36.1 The Prophet (Allah bless him and give him peace) said, "When a man says something, then glances left or right, his words are a confidence to be kept." (Ibid., 507)	r36.] [وروينا في سنتن أبي داود والمسرمذي عن جابر رضي الله عنه قال:] قال رسول الله (عنه: افاذا حدّث المرجل بالحديث ثم التفت فهي أسانية، [(قبال الترمذي: حديث حسن) نقل من المرجع المذكور: ١٠٧].
<ul> <li>r36.2 (Nahlawi:) Telling a secret means to inform others of a remark, action, or state which one learns of from someone who wants it to remain hidden, whether it be good or bad. This is hurting him, and hurting others is unlawful. Whenever people meet, it is obligatory to keep secret any act that occurs, any word spoken, or any state attributable to someone, when these concern something one would normally wish to remain confidential, while not being unlawful. If unlawful, then:</li> <li>(1) If it is against Atlah Most High alone and does not involve legal measures such as prescribed legal penalties or disciplinary action (def: o17), then it must be kept secret.</li> <li>(2) If it involves legal measures, as do fornication (dis: o12) and drinking (o16), then one has a choice between revealing it or not, though it is superior to conceal it.</li> <li>(3) If it involves another person's rights, then if concealing it entails harm to anyone, or if it concerns prescribed legal measures such as retaliation for an injury or death (def: o3), or covering the cost of an article destroyed through negligence, then if the person whose rights have been</li> </ul>	136.2 (النحلاوي:) إفشاء السرهو تسرآ [وإظهار] القول أو الفعل أو الحال الذي يعلمه الإنسان من غيره، عند أحد عليه، من خير أو شو. فإن فيه إيذاء الناس، حيث لا يريد ذلك الغير اطلاع فلك الغير، والإيذاء حرام. أو قيل من الكلام، أو اتصف به متصف من الأحوال في مجلس من المجالس، مما بكره إفتاؤه : إن لم يخالف الشرع، مما بكره إفتاؤه : إن لم يخالف الشرع، مما بكره إفتاؤه : إن لم يخالف الشرع، حكم شرعي كالحد والتعزير فكذلك. - فإن كان حق الله تعالى ولم يتعلق به حكم شرعي كالحد والتعزير فكذلك. الخيار، والستر أفضل كالزمي وشرب الخيار، والمرب أو حكم شرعي كالقصاص مرز لأحل، أو حكم شرعي كالقصاص والتضمين. فعليك الإعلام بن جهل ذلك الأمر، والشهادة إن كان لم يتعسلق به ضررً الأحد، ولا تعلق به حكم شرعي كالقصاص والتمين. فعليك الإعلام بن جهل ذلك لاحد، ولا تعلق به حكم شرعي، أو تعلق به حكم شرعي، أو تعلق به خري بد حكم شرعي. أو تعلق به ذلسك ولكنه
infringed is ignorant of it, one is obliged to make the matter known, and must testify to it if asked to. (4) If it involves another's rights, but con- cooling it does not entitl have to ensure and it	
cealing it does not entail harm to anyone and it does not concern prescribed legal measures, or it entails one of these two, but the person concerned	

already knows of it through another and one has not been asked to testify about it, then one is obliged to conceal the matter.	بلم من غيرك ولم يجهل ولم تطلب منك شهادة به ، فالكتم واجب عليك حيثاني محرّر من الدرر المياحة : ١٣٤].
(al-Durar al-mubaha (y99), 134)	
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r37.0 DISAFFECTING A PERSON'S FAMILY FROM HIM	r37. إفساد أهل الإنسان   ىليه
r37.1 (Nawawi:) It is unlawful for a person to mention anything to another's servant, wife, son, and so forth that could disaffect them from him, unless one is commanding the right or forbidding the wrong. The Prophet (Allah bless him and give him peace) said, "He who disaffects a person's wife or servant from him is not of us." (al-Adhkar (y102), 498)	r37. (المنبووي:) بحرم على
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r38.0 CURSING	r38.1 اللعن
THE PROHIBITON OF CURSING OTHERS	نهي عن لعن الغير
r38.1 (Nawawi:) Cursing an upright Muslim is unlawful by unanimous consensus of all Muslims. The Prophet (Allah bless him and give him peace) said, "Cursing a believer is like killing him."	538. (المتسووي:) [] لعن مسلم المصون حرام بإجماع المسلمين روينا في صحيحي البخساري الملم عن ثابت بن الضحاك رضي الله ته وكان من أصحاب الشجرة قال: ] قال سول الله ﷺ : «لعن المؤمن كفتله».
THE PERMISSIBILITY OF CURSING THOSE WHO COMMIT DISOBEDIENCE WHEN THEY ARE	مواز لعن أصحاب المعاصي غير   سعينين أو المعروفين
NOT PERSONALLY IDENTIFIED OR KNOWN	•

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characteristics, such as by saying, "Allah curse oppressors," "Allah curse the corrupt," "Allah curse picture makers," and so forth. Well-known and rigorously authenticated (sahih) hadiths verify that the Prophet (Allah bless him and give him peace) said:

(1) "Allah curse her who wears false hair and her who arranges it for another";

(2) "Allah curse him who eats usurious gain (riba)";

(3) "Allah curse those who make pictures";

(4) "Allah curse him who surreptitiously changes property-line markers";

all of these being found in Bukhari, Muslim, or both.

As for cursing a particular person who commits some act of disobedience, such as an oppressor, adulterer, maker of pictures, thief, or one who consumes usurious gain; the hadith evidence seems to suggest it is not unlawful, though Ghazali indicates (A: and it is the most reliable opinion) that it is unlawful unless the person cursed is someone we know has died in a state of unbelief. such as Abu Lahab, Abu Jahl, Pharaoh, Haman, and their likes. This, as Ghazali notes, is "because to curse means to distance another from the mercy of Allah Most High, while we do not know how the particular corrupt person or non-Muslim will end his life. As for those the Prophet (Allah bless him and give him peace) personally cursed, perhaps it was because he knew they would die in unbelief. Praying that evil befalls a person is similar to cursing, even when against a tyrant, such as saying, 'May Allah not heal him,' 'May Allah not keep him safe,' and similar remarks, all of which are blameworthy [A: being unlawful, if of a Muslim]. And likewise for cursing any animals or inanimate objects whatever- all this is objectionable [A: meaning offensive]" (al-Adhkar (y102), 476-80).

الظالمين [ .... ] لعن الله الغاسقين، لعن الله المصبورين، وتحبو ذليك [كما تقدم في الفصل السابق . . . ]. وثبت في الأحاديث الصحيحة المشهورة أن رسول اللبه ﷺ قال: وليعين الله البواصيلة والمستسوصلة، [الحديث، وأنه قال:] العن الله أكبل البرياء [الحديث]، [وأنه قال: ) ولعن الله المصبورين، (وأنبه قال: ] دلعن الله مَن غَيُّرَ مشار الأرض، وجميع هذه الألفباظ فى صحيحى البخباري ومسلم بعضهنا فيهمنا وبعضها في أحدهما . وأما لعن الإنسان بعيته ممن اتصف يشهره من المعساصي كـ[...] ظالم أو ران أو مصور أو سارق أو آكل ربا فظواهر الأحاديث أنه ليس بحرام. وأشار الغزالي إلى تحريمه إلا في حق مَن علمتا أنبه مات على الكفر كأبي لهب وأبى جهمل وفبرعون وهامان وأشباههم. قال: لأن اللعن هو الإبعاد عن رحمة الله تعالى، وما ندرى ما يختم به لهذا الفاسق أو الكسافير . [قبال : ] وأميا البذين فعنهم ا رسول الله ﷺ بأعيانهم فيجبوز أنه ﷺ علم موتهم على الكفر . [قال : ] ويقرب من اللعن الدعاء على الإنسان بالشرحتي الدعاء على الظمالم كقول الإنسان : لا أصبح الله جسمنه ولاسلمنه الله ، ومنا جرى مجراه، وكلى ذلك مذموم، وكذلك لعن جميم الحيوانيات والجمياد فكله مذموم [محرر من الأذكار : ٤٧٦ - ٤٨٠ بتقديم وتأخير] .

	r39.0 BEGGING	r39.0 التسول 19.0
	r39.1 (Nahlawi:) It is unlawful to ask for money or other worldly advantage from someone one has no right to ask, unless there is a necessity to. The Prophet (Allah bloss him and give him peace) said,	r39.1 (المتحسلاوي:) سؤال المسال والمنفصة الدنيوية ممن لاحق له فيه حرام، إلا عند المضرورة المداعية إليه. [عن ابن عصر رضي الله عنهما أن] النبي بعلاة قال: ولا تزال المسألة بأحدكم حتى
	"One of you keeps begging until when he meets Allah Most High, there is not a piece of flesh left on his face,"	يلقى الله تعسالى وليس في وجهب مزعة لحم» [رواه البخداري] . وهذا محمول على كل من سأل مؤالًا لا يجسوز له .
	which is interpreted as referring to anyone who asks when it is not permissible to do so. The degree of necessity that permits begging is when one is unable to earn a living due to illness or weakness and does not have enough food to last one day ( <i>al-Durar al-mubaha</i> (y99), 139).	[ ] والضرورة التي تبيح السؤال : أن لا يقدر على الكسب للمرض أو الضعف وأن لا يكون عنده قوت يوم [محرر من الدرر المباحة : ١٣٩] .
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	r40.0 MUSIC, SONG, AND DANCE	r40.0 الملاهي والغناء والرقص
	MUSICAL INSTRUMENTS	الملاهي
	r40.1 (Ibn Hajar Haytami:) As for the condem- nation of musical instruments, flutes, strings, and the like by the Truthful and Trustworthy (Allah bless him and give him peace), who "does not speak from personal caprice: it is nothing besides a revelation inspired" (Koran	r40.1 (ابن حجر الهيتمي :) أما ذم المعازف والمزامير والأوتار ونحوها مما جاء عن الصادق المصدوق الذي لا فينطق عن الهوى إن هو إلا وحي يوحى * عليحذر الذين يخالفون عن أمره أن تصييهم فنة أو يصيهم عذاب أليم.
3	53:3-4), let those who refuse to obey him beware lest calamity strike them, or a painful torment. The Prophet (Allah bless him and give him peace) said:	- (عن أبي أمامة رضي الله عنه قال: ] قال رسول الله ﷺ: «إن الله عز وجسل بعثني هدى ورحمة للمسؤمنين وأمرتي بمحق المعازف والمسزاميسر والأوتسار والصليب وأمر الجاهلية» [رواه أبو
	(1) "Allah Mighty and Majestic sent me as a guidance and mercy to believers and commanded me to do away with musical instruments, flutes, strings, crucifixes, and the affair of the pre-Islamic period of ignorance."	داود] . - [وعن أنس رضي الله عنه أن رسول الله ﷺ قال : ] دمن قعد إلى قينة يستمع منها صب الله في أذنيه الأنك يوم القيامة،

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#### Music, Song, and Dance т40.2

(2) "On the Day of Resurrection, Allah will pour molten lead into the ears of whoever sits listening to a songstress."

(3) "Song makes hypocrisy grow in the heart as water does herbage."

(4) "This Community will experience the swallowing up of some people by the earth, metamorphosis of some into animals, and being rained upon with stones." Someone asked. "When will this be, O Messenger of Allah?" and he said, "When songstresses and musical instruments appear and wine is held to be lawful."

(5) "There will be peoples of my Community who will hold fornication, silk, wine, and musical instruments to be lawful .... "

All of this is explicit and compelling textual evidence that musical instruments of all types are unlawful (Kaff al-ra'a' 'an muharramat al-lahw wa al-sama' (y49), 2.269-70).

r40.2 (Nawawi:) It is unlawful to use musical instruments-such as those which drinkers are known for, like the mandolin, lute, cymbals, and flute-or to listen to them. It is permissible to play the tambourine at weddings, circumcisions, and other times, even if it has bells on its sides. Beating the kuba, a long drum with a narrow middle, is unlawful (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 4.429-30).

SINGING UNACCOMPANIED BY MUSICAL INSTRUMENTS

ارواه ابن صصرى في أماليه واين عساكر في تاريخه] . ـ [وعن ابن مسعود رضي الله عنه أن النبي ﷺ قال: ] والغشاء ينبت النفياق في القلب كعسا ينبت المساء البقسل» [رواه البيهقي وابن أبي الدنيا]. - [وعين سهيل بن سعيد قال : قال رسول الله ﷺ : ] «يكون في هذه الأمة خسف ومسخ وقذف . فيل : ومتى ذلك يا رسبول الله؟ قال : إذا ظهرت القينات والمعازف واستحلت الخمره [رواه عبد بن حميد واللفظ له وابن ماجه مختصراً. ومدار مسانيدها على عبد الرحمن بن زيد بن أسلم وهمو ضعيف . وصبح من طرق خلاف لما وهم فيه ابن حزم فقيد علقه البخساري ووصله الإسماعيلي وأحمد وابن ماجنه وأبنو تعييو وأبنو داود بأستانيد صحيحة لامطعن فيهاء وصححه جماعة آخرون من الأئمة كما قاله بعض الحفاظ أنسه ﷺ قال : إ اليكسونن في أمتي أقلوام يستحلون الحر والحرير والخمر والمعارف وهنذا صريبح ظاهر في تحريم جميع الات اللهسو المطربية [محيرر من كف الرعاع عن محرمات اللهو والسماع : ٢/ .[*** - *** r40.2 (النووي:) ويحرم استعمال ألبة من شعار الشربة كطنبور وعود وصنج ومزمار إعراقي] واستماعها . ويجوز دف لعرس وخنان، وكذا غيرهما [في الأصح] وإن كان فيسه جلاجيل . ويحبره ضرب الكوبية وهي طبيل طوييل ضيق البوسط [نفل من مغنى المحتاج إلى معرفة معانى ألفاظ المنهاج: ٤/ ٢٩ = ٤٣٠]. حكم الغناء من غير ألة

r40.3 (Ibn Hajar Haytami:) As for listening to r40.3 (أما) (أما) singing that is not accompanied by instruments. سماع مجرد الغناء من غير آلة : اعلم [أن

r40.4

#### Holding One's Tongue

one should know that singing or listening to singing is offensive except under the circumstances to be mentioned in what follows. Some scholars hold that singing is sunna at weddings and the like, and of our Imams, Ghazali and 'Izz ibn 'Abd al-Salam say that it is sunna if it moves one to a noble state of mind that makes one remember the hereafter. It is clear from this that all poetry which encourages good deeds, wisdom, noble qualities, abstinence from this-worldly things, or similar pious traits such as urging one to obey Allah, follow the sunna, or shun disobedience, is sunna to write, sing, or listen to, as more than one of our Imams have stated is obvious, since using a means to do good is itself doing good (Kaff al-ra'a' 'an muharramat al-lahw wa al-sama' (y49), 2.273).

DANCING

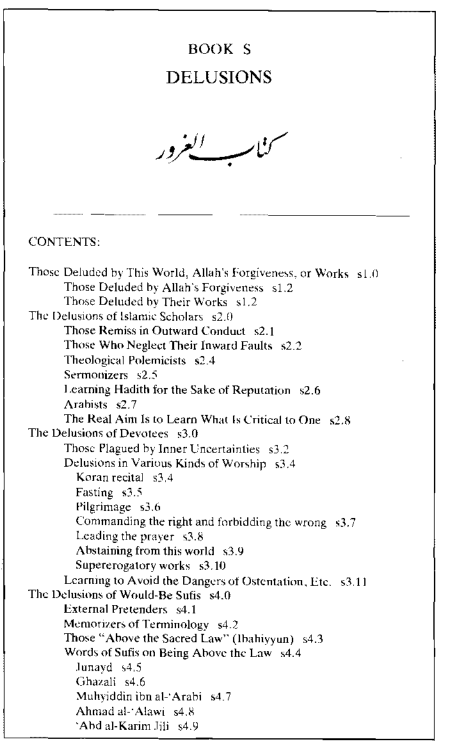
r40.4 (Nawawi: (n: with commentary by Muhammad Shirbini Khatib)) It is not prohibited to dance ((Shirbini:) which is not unlawful because it is only motions made while standing or bowing. Furani and others have expressly stated that neither is it offensive, but rather is permissible, as is attested to by the hadith related in the Sahihs of Bukhari and Muslim that the Prophet (Allah bless him and give him peace) stood before 'A'isha (Allah be well pleased with her) to screen her from view so that she could observe the Abyssinians sporting and dancing)—unless it is languid, like the movements of the effeminate (Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 4.430).

مذهبتا أته يكره الغتاء وسماعه إلاأن يقتر ن به ما يأتى. وقال بعض العلماء أنه سنية في العبرس وتحتوه . وقبال الغيرّ الي وإبن عبيد المسلام من أثمتنها أثبه سنبة إن حرك لحيال سني مذكير للاخرة اهـ . وبه يعلم أن كل شعر فيه الأمر بالطاعة أوكان حكمة أوكان في مكارم الأخلاق أو الزهد وتحبو ذليك من خصيال اليبر كحث على طاعة أوسنة أو اجتناب معصبة يكون كل من إنشبائيه وإنشباده وسمياعيه مبنية كما صرح به غير واحد من أنمتنا هو ظاهر ، إذ وسيلة الطباعة طاعة [تقل من كف الرعاع عن محرمات اللهو والسماع: ٢/ .[***

الرقص

40.4 (النووي (ت: بشرح محمد الشريني الخطب ): ) [ويُحْرُمُ ضربُ الشريني الخطب ): ) [ويُحْرُمُ ضربُ الكروبة] لأ المرقض (فلا يعرم لأنه مجرد حركات على استقامة أو اعوجاج ولا يكر. حما صرّح به القوراني وغيره بل يباح لخب الصحيحين : «أنه ﷺ وقف لعائشة رضي الله عنها يسترها حتى تنظر إلى يكون فيه تكثر كفعل المخن [محرد ما منهاي ألماظ منهاي . وقام معاني ألماظ المخن المحناج إلى موفة معاني ألماظ المنهاج : ٤/ ٤٣٠].

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### s1.0 Delusions

Reasons for the delusion s4.10 Stopping at the First Traces of Gnosis s4.11 The Delusions of the Wealthy s5.0 Writing Names on Mosques Built, Etc. s5.1 Personal Devotions Without Spending for Allah s5.2 Manipulating Others with Zakat s5.3 Listening to Exhortations Without Heeding Them s5.4 Remedying Delusions s6.0 Afterlife Depends on Correcting the Heart s6.1 The Means of Ridding Oneself of Delusions s6.1

#### sL0 THOSE DELUDED BY THIS WORLD, ALLAH'S FORGIVENESS, OR THEIR OWN WORKS

s1.1 (Ibn Qudama Magdisi (dis: q0,1);) There are people misled by this world, saying, "Cash is better than credit: this world is cash while the next world is credit." And it is a point of deception, for cash cannot be better than credit unless the amount of each is equal. Now a person's life, when compared to the hereafter, obviously does not amount to even a thousandth part before he breathes his last, while someone who says that "cash is better than credit" means "provided the credit equals the cash." And this is the delusion of unbelievers. As for those immersed by sin while their faith in eternal truths remains sound, they share this delusion with unbelievers, by preferring the present life to the hereafter, but their lot is easier than the unbelievers' in that their basic faith will keep them from unending punishment.

THOSE DELUDED BY ALLAH'S FORGIVENESS

s1.2 Other sinners delude themselves by saying, "Allah is generous, we but rely on His forgiveness," while the learned tell us that if one longs for something one pursues it, and it one fears something one shuns it. Whoever hopes for forgiveness while persisting in wrongdoing is 1.8. (ابن قدامة:) من النساس من غرت المدنيا فقال: النقد خبر من النسيئة والمدنيا نقد والآخرة نسيئة. وهذا محل التلبيس، فإن النقسد لا يكون خبر من أن عمر الإنسان بالإضافة إلى مدة الآخرة أن عمر الإنسان بالإضافة إلى مدة الآخرة النفس. وإنصا أراد من قال النقد خبر من خرور الكنار. فأما ملابسو المعاصي مع غرور الكنار. فأما ملابسو المعاصي مع في هذا الغرور، لأنهم أثروا الدنيا على الأخسرة، إلا أن أسرهم أسهل من أسر الكفار. من جهة أن أصل الإيمان يمنعهم من عقاب الأبد.

s1.0 من يغتر بالدنيا أو بعفو الله أو بالعمل الصالح

من يغتر بعفو الله

s1.2 ومن العصاة من يغتر فيقول : إن الله كريم، وإنما تتكل على عفوه [وريما اغتروا بصلاح آبانهم]وقد قال العلماء: من رجا شيئاً طلبه، ومن خاف شيئساً هرب منه، ومن رجا الغفران مع deluded. One must know that Allah Most High. الإصبيرار فهسو مغيرور . وليعلم أن الله with His vast mercy, is terrible in retribution, hav-التعالى مع سعة رحمته شديد العقاب، وقد ing decreed that unbelievers shall abide in hell قضى بتخليمد الكفيار في الثار، مع أنه لا forever (dis: w55) even though their unbelief does يضبره كفبرهما وقبد سلط الأمراض not hurt Him in the slightest. He has made some of والمحن على خلق من عبياده في البدنيا . His servants prey to infirmities and trials in this world, though He, Glorious and Exalted, is quite وهمو سبحانه قادر على إزالتها، ثم خوفنا able to eliminate them. Moreover, He has made من عقسابية فكيف لا نخياف؟ قالخوف us fear His punishment. How can we not be والسرجماء سائقان يبعثان على العمل، وما afraid? Fear and hope drive and arouse one to لا يبعث على العمل فهمو غرور . يوضح action. That which does not spur one to works is هذا أن رجماء أكشر الخلق يحملهم على deception, as is clear from the fact that the "hope" of most people makes them do nothing at all or البطالية وإيشار المعناصي والعجب أن prefer disobedience. It is odd that early Muslims القبران الأول عملوا وخافواء ثم أهل هذا both worked and feared, while nowadays, though المزمسان أمنبوا مع التقصيمر واطعأنبوان failing far short, people feel secure and tranquil as أتسراهم عرفبوا منكرم اللهما لم يعترف though they knew more about the generosity of الأنبيماء والصالحون؟ ولو كان هذا الأمر Allah Most High than the prophets and the righ-يدرك بالسميني، فلِم تعب أولئسك وكشسر teous. If it could be had by wishing, why did the بكاؤهم؟ وهل ذم أهل الكتاب بقوله : latter fatigue themselves and weep so much? Does ﴿ يَأْخَذُونَ عَرَضَ هَذَا الْأَذْتَى وَيَقُولُونَ Allah condemn the Jews and Christians for anything besides being this way when He says, سْبِغُفُرُ لَنَّهَ [الأعبراف: ١٦٩]إلا لمثل هذا الحال؟ "They grasp at the pattry things of this low [ . . . ] ويقرب من هذا الغرور غرور life and say, 'We shall be forgiven' " (Koran أقموام لهم طاعمات ومعماصي، إلا أن 7:169). معاصبهم أكثراء وهم يظنون أناحسناتهم ترجيعه فتسرى البواحيد متهم يتصدق This delusion resembles that of people who بدرهم ويكمون قد نتساول من الغصب do both good and evil, but more of evil, while أضعاف ذلك، ولعل الذي تصدق به من imagining their good to be greater. One might see المغصوب. ويتكل على تلك الصدقة، them give a dirham as charity while having wrong-وما هو إلا كمن وضع درهماً في كفة وألفاً fully appropriated many times that amount, or maybe even giving as charity something wrong-في أخسري، ثم رجيا أن يرجيع البدرهم fully acquired, relying on such a donation, which بألف ومنهم من يظن أن طاعاته أكثر من is like someone putting a dirham in one scalepan, معيناصيمه وسبب ذليك أنه يحضظ عدد a thousand in the other, and hoping the scale will حسناتيه ولايحاسب نفسه على سيناته، balance. Or another of them who thinks his good acts are more than his evil ones, the reason for ولا يتفقسد ذنبوينه ، كالبذي يستغضر الله وبسبحمه مائمة مرة في اليوم ثم يظل طول which is that he keeps track of the number of good deeds, but does not take himself to task for the نهاره يغتباب المسلمين، ويتكلم بمالا bad ones, nor consider his sins. For example, he يرْضي، فهمو ينظر في فضائل السبيح says, "Astaghfir Allah" (May Allah forgive me) والاستغضار. ولا ينظر في عتموبة الغيبة and "Subhan Allah" (Glory be to Allah) a والكلام المتهى عنه . hundred times a day, but then spends the rest of his day slandering Muslims and making ugly remarks, seeing the virtue of saying "Subhan Allah" and "Astightir Allah," but not the punjshment for slander and forbidden speech.

S2.0 Defusions	
s1.3 Delusions generally occur among four kinds of people: Islamic scholars, devotees, would-be Sufis, and the wealthy.	s1.3 ويتسع الاغترار في الأغلب في حز أربعـة أصنـاف : الملمـاء ، والعبّـاد والمتصوفة ، والأغنياء .
*	
\$2.0 THE DELUSIONS OF ISLAMIC SCHOLARS	s2.0 غرور أهل العلم
THOSE REMISS IN OUTWARD CONDUCT	من أهمل الطاعة الظاهرة
<ul> <li>s2.1 As for religious scholars, some master the legal and rational sciences but neglect to examine their outward habits and practices, not keeping their external self from sin or making it faithful in obedience. They are deluded by their learning and feel sure they rate high with Allah. If they were to look with the eye of insight, they would see that the whole point of knowing about religious practice is to apply it. Without works, it is useless. Allah Most High says,</li> <li>"He who purifies it [the sout] has succeeded" (Koran 91:9),</li> <li>not, "He who knows how to purify it has succeeded." If the Devil reminds such a person of the virtues of learned people, let the person for his part remember what has reached us about corrupt scholars, such as Allah's saying,</li> <li>" like a donkey laden with books" (Koran 62:5).</li> </ul>	52. فأسا أهل العلم [] منهم نرق أحكموا العلوم الشرعية والعقلية. وأهدلو: نفف الجوارح وحفظها عن المعاصي. وإلزامها الطاعات، واغتروا بعلمهم، وظنوا أنهم من الله يمكان. ولو نظر هؤلاء يعين البصيرة علموا أن علم العمل لم يكن له قدر. قال الله تعالى: ولم يقبل قذ أنْلَخ مَنْ زَكَاهَا» [الشمس: ٩] فإن تلا عليه الشيطان فضائل أهل العلم فإن تلا عليه الشيطان فضائل أهل العلم تقوله تعالى: فإكشار الجمار بتحسل أسفاراً» [الجمعة: ٥].
THOSE WHO NEGLECT THEIR INWARD FAULTS	من أهمل العبوب الباطنة
s2.2 Others master religious learning and its outward performance, but do not examine their hearts to eliminate the blameworthy traits therein such as pride, envy. ostentation, and seeking exaltation or fame. These have made their exterior seemly while neglecting their interior, forgetting the words of the Prophet (Allah bless him and give him peace),	2.28 ومنهم فرقة أخبرى أحكموا العلم والعميل الظاهير، ولم يتفقدوا قلوبهم ليمحوا الصفات المذمومة منها. كالكبير والحسد والبرياء وطلب العلو والحلب الشهيرة، فهولاء زينوا ظاهيرهم وأهملوا بواطنهم، وتسوا قوله في :

"Allah does not look at your appearance or property, but only at your hearts and works."

Such people apply themselves to works but do not apply themselves to hearts, though the heart is the real foundation, since no one is saved

"except he who comes to Allah with a pure heart" (Koran 26:89).

They resemble someone who sows grain that comes up with weeds choking it out, but when ordered to weed it, merely trims away the weeds' twigs and stems, neglecting the roots, which take stronger hold.

Another segment of scholars know that these inner qualities are condemnable, but out of selfsatisfaction feel they are above them, and that they are too good as far as Allah is concerned for Him to afflict them with such traits, that only common people have them and not people at their own level of learning. When symptoms of arrogance or avidness for leadership appear in such people, one of them may say, "This is not arrogance, but only seeking to exalt Islam, display the nobility of religious learning, and to spite those given to reprehensible innovations. Were I to wear clothes less fine or sit with a lower class of people, the enemies of religion would smirk, and gloat at my humiliation, which amounts to humiliating Islam." And he forgets about delusion, and that it is Satan who has seduced him with this, which is plain from the fact that the Prophet (Allah bless him and give him peace) and his Companions were humble in manner and preferred the way of poverty and lowliness.

Still other scholars have acquired religious knowledge, purified their exterior actions, making them seemly with obedience, and examined their hearts, purifying them of ostentation, envy, pride, and the like, and yet there remain snares of the Devil and tricks of the ego hidden in the recesses of their hearts which they have failed to notice and thus neglected. You might see one of them spending the night and day in learning various religious sciences, organizing them, and polishing up their terminology, such a person thinking his motive is the desire to manifest the religion of Allah Most High, while the real motive

يان اللب لا ينظلر إلى صوركسم وأموالكم، وإنما ينظر إلى قلوبكم وأعمالكون افتعاهدوا الأعمال، ولم يتعاهدوا القلوب، والقلب هو الأصبل، إذ لا ينجو ﴿إِلاً مَنْ أَتَّسِي اللُّسَهُ بَفَسِلْبٍ سَلِيسِمٍ ﴾ الشعراء: ٨٩]. ومشال هؤلاء كمشل رجيل زرع زرعا فنبت ونبت معمه حشيش يفسدي فأمر بقلعمه فأخذ يجز رؤوسه وأطرافه ويترك أصولها فلم تزل أصوله نقوى . وفرقية أخرى علموا أن هذه الأخلاق الباطنة مذمومة إلا أنهم بعجبهم بأنفسهم يظنلون أنهم منفكلون عنها ، وأنهم أرفع عند الله من أن يبتليهم بذلك، وإنما يبتلى بذلسك العبوام دون من بلغ مبلغهم من العلم، فإذا ظهر عليهم مخايل الكبر والرياسة قال أحدهم: ما هذا بكبري وإنما هو طلب عز الدين، وإظهار شرف المعلم، وإرغمام المبتمدعين، فإنى لو ليست السدون من الثيباب، وجلست في الندون من المجالس شمنت بي أعنداء السدين وفسرحسوا بذلبي. وفي ذلي ذل الاسلام، ويتسى الغرور وأن إيليس هو اللذي صول له هذا بدليسل أن النبي 🖄 وأصحابه كانوا يتواضعون ويؤثرون الفقر والمسكنة إ . . . ] . وفرقة أخرى أحكموا العلمي وطهروا

وفرقة أخرى أحكموا العلم، وطهر وا جوارحهم وزينوهما بالطاعات، وتفقدوا قلوبهم بتصفيتهما من الرياء والحسد والكبر وتحو ذلك ولكن بقيت في زوابا القلب خفايا من مكائد الشيطان وخدع النفس لم يفطنوا لها وأهملوها، فترى أحدهم يسهر ليله ويتصب نهاره في جمع العلوم وترتيبها وتحسين ألفاظها، ويرى ذن ياعث على ذلك الحرص على إظهار ذين الله تعالى، وربما كان الياعث لذلك

#### Delusions

s2.3

might be to make a name for himself and enhance his prestige. Perhaps too, his published work is not entirely free of self-praise, whether overtly, by wide, sweeping claims, or covertly, by attacks on others, to show by attacking them that he is better than, they are and more knowledgeable. Such kinds of behavior and similar ones are hidden faults which few discern but the wisest and strongest. Those as weak as we are have little hope of doing so, but at least a person should be aware of his own defects and wish they were corrected. There is hope for someone whose good acts make him happy and wicked ones make him sad, unlike someone who applauds himself and thinks himself the best of men.

s2.3 The above are the delusions of those who master important branches of Sacred Knowledge. How then for those who content themselves with studying fields not essential to them, neglecting the important ones?

#### THEOLOGICAL POLEMICISTS

s2.4 Among them are those who busy themselves with theological polemics against heretical beliefs, and refuting the unorthodox. Scholars engaged in this are of two types, those in the wrong and those in the right, the former advocating something other than the sunna, the latter advocating the sunna. Both are deluded. The misguidedness of those in the wrong is obvious (A: since they have left the Koran and sunna which are divinely protected). As for those in the right, their delusion is in believing that arguing is the most important activity and greatest spiritual work in the religion of Allah Most High. They maintain that one's religion is not complete until one has made lengthy investigations into one's beliefs, and that someone who simply believes in Allah and His messenger without preparing a case for it is deficient in faith. Because of this mistaken presumption, they spend their lives learning how to dispute, conducting in-depth studies of statements of theological controversies until their spiritual insight eventually goes blind. They do not pause

طلب الـذكر وانتشار الصيت. ولعله لا يخلوني تصنيف من النتاء على نفسه إما صريحاً بالحداوي الطويلة العريضة، وإما ضمناً بالطعن في غيره ليبن في طعنه في غيره أنه أفضل من ذلك الغير وأعظم منه علماً. فهذا وأمثاله من خفايا العيوب ملمع فيه لأمثالنا من الضعفاء، إلا أن أقـل الـدرجات أن يعرف الإنـان عيوب نفسه ويحرص على صلاحها. ومن سرته محمته وماءته مبته، فهو مرجو أمره، الخلق.

82.3 فهدذا غرور السلين حصاوا العلوم المهمة، فكيف بالذين قتعوا من العلوم بما لا يهمهم وتركوا المهم.

غرور أهل الكلام والمجادلة

2.4. فمنهم [...] فرقة [...] اشغلوا بعلم الكلام والمجادلة في الأعواء والرد على المخالفين. ثم هؤلاء طائفان: ضالة ومحقة، فالضالة التي تدعو إلى غير السنة، والمحقة التي تدعو إلى السنة، والغرور شامل لجميعهم. أما الضالة فاغترارها ظاهر. وأما المحقة أهم الأصور، وأفضل القربات في دين أمم الأمور، وأفضل القربات في دين ما لم يبحث، وأن من صدق الله ورصوله ما فيس تحرير دليا. فليس بكاسل الإيسان، فلهذا الظن الفاسد قطعوا أعصارهم في تعلم الجدل والبحث عن المقالات، وعميت بصائرهم فلم يلتفتوا i

to consider that the early Muslims, whom the Prophet (Allah bless him and give him peace) tes tified were the very best of mankind, and who lived to see many a reprehensible innovation (bid'a) and deviant belief, did not expose them selves and their religion to quarrels and disputa tion, or busy themselves therein at the expense of their hearts and works. They did not talk abou it at all, except under necessity to refute misguid ance. And if they saw someone persisting is blameworthy innovation, they had nothing more to do with him, without further debate or argu- ment. The hadith has reached us, "No people went astray after having beer guided save that they were afflicted with arguing."	لهم بأنهم خبر الخلق، وأنهم قد أدركوا كثيراً من الرحع والهوى، فلم يجعلوا أعصارهم ودينهم غرضا للخصومات والمجادلات، ولم يثنتغنوا بذلسك عن نتفقد قلوبهم وجوارحهم. يل لم يتكلموا في الا لضرورة رد الفسلال، فإن رأوا في مرا على بدعته هجروه من غير مماراة ولا جدل. وقد روي في الحديث: الما ضل قوم بعد هُدى إلا أوتوا الجدل.
guided save that they were anneled with a guing.	
SERMONIZERS	غرور الوعاظ
s2.5 Others spend their time in homilies to people, the highest class of whom speak about traits of the self and qualities of the heart such a fear, hope, patience, gratitude, reliance on Allah abstinence, certainty, and sincerity; thinking tha by merely speaking of them, even if they do no have them, they acquire them. Such people call to Allah while they themselves flee from Him. They are among the most deluded. And some of them turn from the proper way of exhorting others to relating baseless tales, adding words that are neither acceptable to Sacred Law nor to human intelligence, in an attempt to say something novel	وأعلاهم رتبة من يتكلم في أخلاق النفس وصفات القلب من الخوف والرجاء والصبر والشكر والتوكل والزهد واليقين والإخلاص، وهم يظنون أنهم إذا تكلموا بهذه الصفات وهم منفكون عنها أنهم من أهلها، فهولاء يدعون إلى المله وهم عاريون منه، فهم أعظم النامى غرة. ومن هؤلاء من بعدل عن المنهاج الواجب في الوعظ إلى الشطح وتلفيتي كلام خارج
LEARNING HADITH FOR THE SAKE OF MAKING A REPUTATION	غرور أهل الحديث
s2.6 Others spend their time in listening to hadiths, gathering variants and rare chains o transmission or chains remarkable for having come through but few transmitters of advanced years. The concern of one of them is to go from city to city, seeing sheikhs in order to drop names saying, "I relate from So-and-so," "Uve met So and-so," or "I know chains of transmission no one else does."	أوقاتهم في سماع الحديث، وجمع رواباته، وأسانيد، الغرية والعالية، فهُمُ أحدهم أن يدور البلاد، ويرى الشيوخ ليقبول: أنا أروي عن فلان، وليقيت فلاتا، ولي من الأساد ما ليس لغيري

ARABISTS

ARABISTS	غرور علماء اللغة
s2.7 Others devote their time to advanced studies in Arabic grammar. lexicography, and poetry, claiming they are the scholars of the Islamic Community, dissipating their lives in subtleties of grammar and diction. If they stopped to think, they would realize that someone who wastes his lifetime in the knowledge of the language of the Arabs is like someone who wastes it in knowledge of the language of the language of the Turks. Arabic is only distinguished above the latter in that the Sacred Law has come in it. As for lexicology, there are only two areas in which it is necessary for one to gain an understanding of rare words: those of the Koran, and those of the hadith. As for grammar, one but needs enough to use the language properly.	82.7 ومنهم فرقة استغلوا بعلم النحمو والملغة والشعر ، وزعموا أنهم علماء الأمة ، وأذهبوا أعمارهم في دقائق النحو والملغة . ولو عقلوا لعلموا أن مضيع عصره في معرفة لغة التراك وإنما فارقتها عسره في معرفة لعة التراك وإنما فارقتها لغة العرب لأجل ورود الشريعة يها، فيكفي من الملغة علم الغريين : غريب الترأن والحديث . ومن النحو ما يقوم به اللسان {   .
s2.8 The really fortunate person is he who takes of each thing the amount that is critical to him and then goes on to apply it, putting his effort behind it and purifying it of imperfection. And this is the real aim.	s2.8 والسعيد من أخذ من كل شيء من هذا حاجت المهمة لا غير، وتجاوز إلى العمل، واجتهد فيه وقي تصفيته من الشوائب فهذا هو المفصود [].
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s3.0 THE DELUSIONS OF DEVOTEES	s3.0 غرور أرباب التعبد
s3.1 Devotees are of various types, including those remiss about obligatory acts while engaging in extra devotions and supercrogatory works.	\$3.1 وهــم فرق . فرقـــ أهــمـلوا الفرانض واشتغلوا بالنوافل والفضائل .
s3.2 Sometimes they are so worried about using water for purification that it reaches the level of obsessive doubt (waswasa) about the va- lidity of their ablution. You might see one of them unsatisfied with water the Sacred Law deems fit for ablution, imagining remote possibilities that it could be affected with something unclean, while not having such concern for the lawfulness of the source of the food he cats. Were he to reverse these two, applying the care he takes for the water	53.2 وربما تعمقوا في استعمال الساء حتى خرجوا إلى الموسوسة في الوضوء، فترى أحدهم لا برضى بالماء المحكوم له بالطهارة شرعاً، بل بقدر له الاحتمالات البعسدة في التنجس، ولا يتحدر ذلك في مطعمه. فلو انقلب هذا الاحتياط من الماء إلى المطعم لكان أشبه

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does not bother the understand it or carry it out

but simply memorizes it and repeats it, thinking that this is the purport of it, while violating the .[...]

الكلام

\$3.4

instead to his food, he would be closer to the prac-اسبي السلف، قان عمر رضي الله عنه tice of the early Muslims, 'Umar (Allah be well توضأ مراجرة نصرائية مع ظهور احتمال pleased with him) performed ablation from the النحاسة . وكسان مع هذا يدع أنواعاً من water iar of a Christian despite signs that it might الحلال خوفاً من الوقوع في الحرام well be unclean, while he used to refrain from many kinds of permissible things for fear of falling into the unlawful. Others are so bedeviled by inner misgiv-83.3 👘 ومستنبهسم من غلبت عليسه ings at their initial Allahu Akbar in the prayer that الموسوسة في تكبيرة الإحرام في الصلاق they may miss a rak'a with the imam. And like حتى ريميا فاتتبه ركعية مع الأمام. ومنهيم them are those with obsessive doubts about the من يتبوسبوس في إخراج حروف الفاتحة proper pronunciation of the letters of the Fatiha ومسائم الأذكبار من مخبارجها، فلا يزال and other spoken elements of the prayer. One of بحساط في التشديدات والفرق بين المضاد them may take precaution upon precaution in ض – doubling the doubled letters, distinguishing والظباء فوق الحباجة . ونحو ذلك بحيث from ... and so forth, beyond the necessary, يهتم بذلسك حتى لا بنفكسر فبما سواء. until he is finally so concerned about it that he ويلذهب عن معنى القبرآن والاتعباظ بد. does not think about anything else, neglecting the وهذا من أقيح أنواع الغرور فإن الخلق قم meaning of the Koran and the lessons he should be بتكلفوا من تحقيق مخبارج الحروف في taking from it. And this is among the ugliest forms of delusion, for people are not required to pro-تلاوة الفرآن إلا ما جرت به العادة في nounce the letters when reciting the Koran with more precision than that with which classical ومشال هؤلاء مثال من حمار رسالة إلى Arabic is normally spoken. Such people are as if سلطان . فأخذ يؤدي الرسالة بالتأنق في delivering a message to a ruler, the messenger fas-مخارج الحروف وتكرارب وهوغافل عن tidiously pronouncing each letter and repeating مفصود الرسالة ومراعاة حرمة المجلس، those he is unsatisfied with, having quite forgotten the purpose of the message and the dignity of the فما أحراه بالطود والتأديب . assembly before whom he is delivering it. How richly such a person deserves to be thrown out and taught a lesson. A third group is deluded by reciting the وفسرفية أخبري اغتبه والبقراءة Koran, which they rush through, perhaps finish-القرآن، فهم يهالُونه عدًّا. وربما ختموا ing twice a day, the tongue of one of them being في اليوم مرتين. فلسان أحدهم يجري به occupied therein while his heart is wandering وقلب يسردد في أودية الأماني. ولا بتفكر through the valleys of daydream, not reflecting on في معانى القرآن ولا يتعظ بمواعظه، ولا its meanings, heeding its exhortations, or obeying its ordinances and prohibitions. Such a person is يقف عند أوامره ونواهيه فهذا مغر ورايظن misled, believing the Koran is only intended for أن المقصبود من القبران التبلاوة فقبط. reciting. He is like someone to whom his master ومشال ذليك . مشال عيند كتب إليه مولاه has written a letter charging him with certain mat-كتبابأ يأمره فيه ويتهاه ، فلم يصرف عنايته ters and forbidding him others, while the servant

إلى فهسه والعمل به، بل اقتصر على

حفظه وتكبراره، ظاناً أن ذلك هو المراد

منيدي مع مخالفته أمر مولاه ونهبه . ومنهم

## Delusions

s3.5

master's commands and prohibitions. Others relish the sound of their own voice in reciting the Koran, disregarding its significance. One should examine one's heart as to whether one is enjoying the meter, the sound, or the meaning (A: though it is not blameworthy to enjoy the meter or sound, unless one is unconcerned with the meaning).	من يلت بمسوت بالقرآن، معرضاً عن معانيه، فينبغي أن يتفقد قلبه فيعرف هل التذاذه بالتظم، أو بالصوت، أو بالمعاتي.
s3.5 Others are deceived by fasting, and fre- quently practice it, but do not restrain their tongue from slander and useless words, keep their belly from ill-gotten or unlawful food with which to break their fast, or free their heart from osten- tation.	83.5 وفرقة أخرى اغتروا بالصوم وأكثروا منه، وهم لا يحفظون ألسنتهم عن الغيبة والفضول، ولا بطونهم من الحرام عند الإفطار، ولا خواطرهم عن الرياء.
s3.6 Others are deluded by going on pilgrim- age, departing for it without restoring the rights of pcople they have wronged (dis: p77.3), meeting their financial obligations, asking the permission of their parents, or obtaining lawfully gotten pro- vision. And this may be after having fulfilled the obligatory hajj, while they neglect obligatory acts of worship enroute, are unable to purify their gar- ments and person, and do not refrain from unper- mitted sex or getting into arguments, despite which they think all is well with them, being self- deceived.	83.6 ومنهم من اغتسر بالحج، فيخرج إليه من غير خروج عن المظالم، وقضاء الدينون واسترضاء الوالدين، وطلب البزاد الحلال، وقد يفملون ذلك بعد سقوط فرض الحج ويضيعون في الطريق [العيادة و] الفرائض ويعجزون عن طهارة الثوب والبدن، ولا يحترزون من السرفت والخصام، وهم مع ذلك يظنون أنهم على خير وهم مغرورون.
s3.7 Others command the right and forbid the wrong, while forgetting themselves.	\$3.7 وقـرقـة أخرى أخذوا في الأمر بالمعروف والنهي عن المتكر، وتسوا أنفسهم.
s3.8 Others include the imam who leads the group prayer at the mosque, but when someone more godfearing or knowledgeable is allowed to lead in his stead, it weighs heavily on him. Or the muezzin who calls to the prayer, believing he is doing it for the sake of Allah, but when someone else gives the call in his absence, it annoys him and he says, "He has infringed on my position."	s3.8 ومنهم من يؤم في مسجد ولمو تقدم عليه أورع منه وأعلم ثقل عليه. ومنهم من يؤذن ويظن أن ذلك لله، ولمو أذن غيره في غيبته، اشتد عليه ذلك وذال : قد زاحمني في مرتبتي [ ].
s3.9 Others eschew material possessions, con- tent with poor clothes and food and with living in mosques, thinking that they have reached the rank of the abstinent (zuhhad), while they are avid	83.9 ونسرقسة أخسرى زهدت في السمسال، وقنعت بالسدون من اللبساس والطسعسام، وقسنعت من السمسسكسن

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for leadership and prestige. In fact, they have given up the lesser of two matters while getting involved in the more deadly.	بالمساجد، فظنت أنها أدركت رتية البزهاد، وهم مع هذا شديدو الرغبة في الريامة والجاه، فقد تركوا أهون الأمرين وباؤوا بأعظم المهلكين.
s3.10 Still others enthusiastically perform supererogatory acts while not being concerned for the obligatory ones. You may see one of them savoting the midmorning or night vigil prayer, but finding no satisfaction in the prescribed prayer, nor hastening to pray it at the first of its time. Such a person has forgotten the Prophet's words (Allah bless him and give him peace) relating that Allah Mighty and Majestic said, "Those near to Me do not approach Me with anything like that which I have made obligatory upon them."	63.10 وفرقة أخرى حرصت على النوافسل ولم تعتن بالفسرائض، فترى أحدهم ينسرح بصلاة الضحى وصلاة الليل، ولا يجد للفريضة لذة ولا يحرص على المسادرة إليها في أول الوقت، ويتسى قوله نيخ فيما يرويه عن ربه عز وجل: «ما تقرب المتقربون إلي بمثل أداه ما افترضت عليهم» [].
s3.11 There is no spiritual labor without its dan- gers, and those who do not know them fall prey to them. Whoever wishes to learn them should study the dangers of ostentation that exist in acts of wor- ship, from fasting and prayer to all the rest, in the chapters set forth in this book (A: i.e. Ibn Qudama's source here, Ghazali's <i>Ihya' 'ulum al- din</i> ).	\$3.11 وما من عمل إلا وفيه أفات فمن لم يعرفها وقيع فيها، ومن أراد أن يعرفها، {فلينظر في كتابنا هذا]، فينظر في آفات الرياء الحاصل في العبادات من الصوم والصلاة وفي جميع القربات في الأبواب المرتبة في هذا الكتاب.
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s4.0 THE DELUSIONS OF WOULD-BE SUFIS	s4.0 غرور المتصوفة
s4.1 The deluded among them are of various types. Some are deluded by the dress, terminol- ogy, or demeanor of the Sufis. They imitate the sincere Sufis (dis: w9) externally, but do not tax themselves with spiritual struggle or self-discip- line. Rather, they pounce upon and quarrel over wealth that is unlawful. doubtful, or from rulers (dis: p32.3), rending each other's bonor whenever they are at cross-purposes. The delusion of these is obvious. They are like an old woman who hears that the names of courageous, valiant soldiers are	84.1 والممغرورون منهم فرق. فرقة منهم اغتروا بالزي والنطق والهيئة، فنشبهوا بالصادقين من الصوفية بالمظاهر، ولم يتمعبوا أنضبهم في المجاهدة والرياضة. ثم هم يتكالبون على الحرام والشبهات وأموال السلاطين ويمزق بعضهم أعراض بعض إذا المخلفوا قي غرض، وهؤلاء غرورهم ظاهر. ومثالهم منال عجروز سمعت أن الشبعمان

### Delusions

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inscribed in the official roster and they are ceded whole tracts of land. Feeling a longing within herself, she dons hauberk and helmet, learns a few heroic stanzas and the details of their apparel and characteristics, and then sets out for the camp. Her name is duly entered in the lists, but when she reports for inspection, she is ordered to take off the helmet and armor to see what is underneath, and to be tried in combat. When she complies, it turns out that she is a feeble old crone, and she is told, "You only came to mock the king and his court!—Take her away and throw her under the elephant's feet." And she is flung under it to be trampled.

Thus will be the state of pretenders to Sufism on the Day of Judgement, when they stand revealed and are brought before the Supreme Judge, who looks at hearts, not patched clothes or Sufi dress. والأبطال من المقاتلين نثبت أسماؤهم في الديوان ، ويقطع كل واحد منهم قطراً من أقطار الأرض، فاشتاقت نفسها إلى ذلك فابسست درعاً ووضعت على رأسها مغفراً ، وتعلمت من رأجز الأبطال أبياتاً ، وتعلمت زيهم وجميع شعائلهم ، ثم توجهت إلى العسكر ، فكنب اسمها في توجهت إلى العسكر ، فكنب اسمها في لينظر ما تحته وتعتحن بالمبارزة . فلما لينظر ما تحته وتعتحن بالمبارزة . فلما جردت إذا هي عجوز ضعيفة زمنة ، فقيل حضرته . خذوها وألقوها بين يدي الغبل ، فأنقيت إليه .

فهكذا بكون حال المدعين التصوف في الـقيــامــة إذا كشف عنهم الغطــاء، وصرضـوا على الحـاكم الأكبر الذي ينظر إلى القلب لا إلى المرقعات والزي.

s4.2 Others claim to have attained to gnosis and contemplative knowledge of the Divine, to have passed through spiritual stations and states, and to have reached nearness to Allah, while they know nothing of any of this except the words. You might see one of them reiterating these terms, thinking it above the combined learning of the first and last, and looking with condescension upon the scholars of Sacred Law, hadith, and other disciplines, to say nothing of ordinary Muslims. Sometimes a common person will keep their company for many days, picking up these artificial phrases and parroting them as if he were speaking divine revelation, with sneering contempt for scholars and worshippers, saying that they are veiled from Allah (A: which could be true, though saying it by way of self-praise is very wrong) while he has attained to the Truth, and that he is one of those brought near to Allah-while Allah considers him a debauched hypocrite, and the transformed ones know him to be an ignorant fool who has not acquired sound knowledge, perfected his character, or kept watch over his heart, but merely pursued his own fancy and memorized a lot of gibberish,

s4.2 ونسرقية أخسري ادعت علم المعرفة، ومشاهلة الحق، ومجاوزة المقيامات والأحبوال، والبوصبول إلى القبرب، ولا يعبرفون من تلك الأمور إلا الأسماء. فترى أحدهم يرددها ويظن أن ذللك أعلى من علم الأولين والاخبرين، فهو ينظر إلى الفقهاء والمحدثين وأصناف العلماء بعين الازدراء، فضلاً عن العوام. حتى إن بعض العسامسة بلازمهم الأيسام الكئيرة، ويتلقف منهم تلك الكلمات المنز يفنية، ويسرددهما كأنبه يتكلم عن البوحي، ويحتقبر في ذلك جميع العلماء والعباد، ويقلول: إنهم محجوبون عن الله وإنه هو الواصل إلى الحق، وإنه من المقسر بين، وهسو عشد الله من الفجيار المتافقين، وعندد أربسات القلوب من الحمقي الجاهلين، لو يحكم علماً ولم يهدذُب خلقاً، ولم يراقب قلباً سوى اتباع الهوى وحفظ الهذيان.

\$4.3 Others roll up and put away the carpet of وفرقسة منبهم طووا بسماط \$4.3 the Sacred Law, rejecting its rulings and consider-الشبرع، ورفضوا الأحكم، وسووا بين ing the unlawful and the lawful to be equal, say-الحلال والحرام، وبعضهم يقول: إن ing, "Allah does not need my works, so why الله مستغن عن عملي فلِمُ أتعب نفسي؟ should I bother?" One of them may say, "Out-وبحضبهم يقبول: لاقدر للأعبميال ward devotions have no value, only hearts mean anything. Our hearts are aflame with the love of بالجموارح، وإنما النظر إلى القلوب، Allah Most High, and we have attained to gnosis وقلوبت والهبة بحب الله تعالى، وواصلة of Him. If we are bodily immersed in this world, إلى معرفته ، وإنما تخوض في الدنيا yet our hearts are in worshipful seclusion in the بأبيداننا، وقلوبنا عاكفة في الحضرة presence of the Divine. Outwardly we may give in البربانية، فنحن مع الشهوات بالظواهر لا to our desires, but not in our hearts." They claim بالقلوب، ويتزعمون أنهم قد ترقبوا عن to have surpassed the rank of the common people, beyond the need to school the lower self with رتبية العوامي واستغنوا عن تهذيب النفس physical devotions, and that gratifying bodily lusts بالأعمال البدنية، وأن الشهوات لا does not divert them from the path of Allah Most تصدهم عن طريق الله تعالى لقوتهم فيها High because of their firmness therein. They exalt ويبرفعون أنفسهم عن درجة الأنياء، لأن themselves above the level of the prophets (upon الأنبياء عليهم المسلام كاتوا يبكون على whom be peace) who used to weep for years over a single mistake. خطيئة واحدة سنين . (n: As no age is without pretenders to Sufism, the following texts will \$4.4 hopefully be useful in letting some principal Sufis describe in their own words the delusions of those who consider themselves "above the Sacred Law,") \$4.5 (Ibn 'Ajiba:) Someone said to Junayd, (ابن عجيبة : ) الجنيد [رضي \$4.5 "There is a group who claim they arrive to a state الله عنه . . . ] قبل له إن جماعة يزعمون in which legal responsibility no longer applies to أنبهم يصلون إلى حالسة يسقسط عنهم them." "They have arrived," he replied, "but to التكليف اقال: وصلوا ولكن إلى سقر hell" (Iqaz al-himam fi sharh al-Hikam (y54), [محرر من إيضاظ المهمم في شرح 210). الحكم: ٢١٠]. s4.6 (Ghazali:) When anyone claims there is a s4.6 (الإمام الغيزالي:) لو زعم state between him and Allah relieving him of the زاعم أن بينيه وبين الله حالة أسقطت عنه need to obey the Sacred Law such that the prayer, التكليف بحيث لايجب عليه الصلاة ولا fasting, and so forth are not obligatory for him, or الصبوم وتحوهما وأجلت له شرب الخمر that drinking wine and taking other people's وأكب أموال الثامي، كما زعمه يعض من money are permissible for him-as some pretenders to Sufism, namely those "above the Sacred يدعى التصبوف وهم الإبباحيون فلا شك Law" (ibahiyyun) have claimed-there is no في وجوب قتله على الإمام أو نائبه بل قال doubt that the imam of the Muslims or his rep-بعضهم قتبل واحبد منهم أفضل عند الله resentative is obliged to kill him. Some hold that من قتبل مائية حربي في سبييل الله تعالى executing such a person is better in Allah's sight [نقسل من حاشيسة البساجلوري على ابن than killing a hundred unbelievers in the path of قاسو: ۲/ ۲۰۷]. Allah Most High (Hashiya al-Shaykh Ibrahim al-Bajuri (y5), 2.267).

### Delusions

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s4.7 (Muhyiddin ibn al-'Arabi:) When we see someone in this Community who claims to be able to guide others to Allah, but is remiss in but one rule of the Sacred Law—even if he manifests miracles that stagger the mind—asserting that his shortcoming is a special dispensation for him, we do not even turn to look at him, for such a person is not a sheikh, nor is he speaking the truth, for no one is entrusted with the secrets of Allah Most High save one in whom the ordinances of the Sacred Law are preserved (*Jami' karamat al-awliya'* (y95), 1.3).

s4.8 (Sheikh Ahmad al-'Alawi:) The friend of Allah (wali) is not divinely protected from error, for which reason he is to be feared for and his word is not to be relied upon when it exceeds what has been conveyed by the sunna concerning matters of the afterlife, because he is suspended from making any new provisions in the Sacred Law, and in respect to the prophets (upon whom be peace) he is not a guide. He is only entitled to believe what the Lawgiver has informed of.

"Today I have perfected your religion for you and completed My favor upon you, and I please that Islam be your religion" (Koran 5:3).

The gnostic in the first of his states is strongly affected by the initial impact, and will sometimes try to take on a discussion of the affairs of the afterlife, as opposed to the final state, in which he may be so quiescent that an unknowing observer might assume its strength had waned, though this is rather the result of his perfection and firmness in his station. It has been said that the way begins in madness, proceeds to arts, and ends in guietude. So one is obliged, whenever one's rapture subsides, to return to what the Lawgiver has stated, without personal figurative interpretations. This is why our author says, "Faith is incisive," meaning that one cuts the self short whenever it wants eminence and elevation. The gnostic's spiritual will, exalted above all else, must carry him beyond what we have just mentioned. For he is outside our phenomenal frame of reference and all it contains, and whenever he wants to speak about things of the afterlife his words are high, unintel54.7 (محيى المدين بن العربي:) إذا رأينا من يدعي في هذه الأمة مقسام المدعاء إلى الله تعالى على بصيرة ويخل بأدب من آداب الشريعة ولو ظهر عليه من خرق العمواند ما يبهر المقول ويقول إن ذلسك أدب يخصمه لا نلتفت إليه وليس بشيئغ ولا محق فإنه لا يؤمن على أسرار المد بعالى إلا من يحفسط عليمه آداب الشريعة إنفل من جامع كرامات الأولياه: (/ ٣].

54.8 (الشبيخ أحمد العلوي:) والولي ليس بمعصوم فلهذا يخاف عليه ولا يعمل بمقالم أي فيما زاد على السنة من أحوال الآخرة لأنه محجور عليه في التشريع فهو غير مرشد بالنسبة للمرسلين عليهم السلام وليس له إلا الإيمان بما أخبر به الشارع فلبكم نعنتي ورضيت لكم الإسلام وبناكي.

لأن المارف في ايتداء حاله تطرأ عليه قوة الابتداء حتى ربعا يعد يده في أمور الآخرة بخيلاف حالة الانتهاء فقد يسكن منكوناً تاماً حتى يظن الجاهل أنه نقص من حاله وكل ذلك من كماله ورسوخه في من حاله وكل ذلك من كماله ورسوخه في مقامه قد قبل إن الطريقة أولها جنون محنت روعته وجب عليه الرجوع فيما أخير به الشارع بدون تأويل منه ولهذا قال الناظم الإيسان جزم أي يقطع نفسه كلما أرادت العلو والارتفاع لأن العارف يحمله عما ذكرنا علو همته عن الكرل إذ هو خارج عن المظهر وما فيه وكلما أراد أن يتكلم بأحوال الاخرة يتكلم بكلام عال :

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ligible, and a source of trouble to both those who believe him and those who do not, which is why he is forbidden speech about it, and as much as he increasingly forgoes it, he increases in nearness to Allah and in safety. Sufis call this station subsis- tence (baqa'). Before a disciple is firmly estab- lished therein, it is to be feared that he will be overtaken by misfortune because of his lack of a foothold in the state of subsistence, a juncture that has been called "from annihilation to subsistence, or annihilation to perdition" (al-Minah al-qud- dusiyya fi sharh al-Murshid al-mu'in bi tariq al- Sufiyya (y8), 67-68).	غير معقول فيكون فنتة على من صدقه وعلى من لم يصدقه فلهذا منع من الكلام وكلما تنازل وازداد في التنازل ازداد قرياً من الله وأماناً وهذا المقام هو المسمى عند القسوم بمضام البقاء ويخاف على المريد قبل رسوخه فيه أن يغلب عليه الشقاء لمدم تمكنه من البقاء ولهذا يقال من الفناء للبقاء أو من الفناه للشقاء [نقل من المنع القدوسية في شرح المعرشد المعين بطريق الصوفية : ٢٧ - ٢٨].
s4.9 ('Abd al-Karim Jili:) My brother, Allah have mercy on you, I have travelled to the remotest cities and dealt with all types of people, but never has my eye seen, nor ear heard of, nor is there any uglier or farther from the presence of Allah Most High than a certain group who pre- tend they are accomplished Sufis, claiming for themselves a lineal spiritual tradition from the perfected ones and appearing in their guise, while they do not believe in Allah, His messengers, or the Last Day, and do not comply with the respon- sibilities of the Sacred Law, depicting the states of the prophets and their messages in a manner that no one with a particle of faith in his heart can accept, let alone someone who has reached the level of those to whom the unscen is disclosed and who have gnostic insight. We have seen a great number of their luminaries in cities in Azerbaijan, Shirwan, Jilan, and Khurasan, may Allah curse them all ( <i>Idah al-maqsud min wahdat al-wujud</i> (y98), 17–18).	84.9 (عبد الكسريم الجيلي:) يا أخي رحسك الله قد سافرت إلى أقصى البلاد، وعاشرت أصناف العاد، فما رأت عني ولا سمعت أذني، ولا أقيح ولا أعمد عن جنساب الله تعالى من طائشة تدعي أنها من تُعسل الصوفية وتنسب نقسها إلى الكُمُل ونظهر يصورتهم، ومع هذا لا تؤمن بالله ورسله ولا بالبوم الآخر، ولا تنقيد بالتكاليف الشرعية رتقرر أحوال الرسل وما جاءوا به بوجه لا الإيمان، فكيف من وصل إلى مراتب جماعة كثيرة من أكسابرهم في يلاد أحسل الكشف والعيان، ورأينا منهم الذرييجان وشيروان وجيلان وخراسان، لمن الله جميعهم [تقسل من إيضاح]. المنصود من وحدة الوجود: ١٧ - ١٨].
s4.10 The delusions of those "above the Sacred Law" are beyond number, all of it mistakes and inner suggestions with which the Devil has tricked them because of their having taken up spiritual struggle before they mastered the rules of the Sac- red Law, and they did not connect themselves with a sheikh of learning and religion worthy of being followed (dis: w9.5-9),	s4.10 وأصناف غرور أهبل الإباحة لا تحصى، وكبل ذلبك أغاليط ووساوس خدعهم الشيطيان بهيا لاشتغالهم بالمجاهدة قببل إحكام العلم، من غير اقتيداء بشيخ صاحب علم ودين صالح للاقتداء به
s4.11 Other students of Sufism proceed on the right path, engage in spiritual struggle, begin to	s4.11 ومنهم فرثسة أخسرى جاوزوا هذه الطسريق، واشتغلوا بالعجساهسدة

### Defusions

s5.0

actually travel in the way, and the door of gnosis, contemplative knowledge of the Divine, opens to them. But when they sniff the first traces of this knowledge, it surprises them and they exult in it and are pleased by the strangeness of it, until their hearts become fettered with turning to it and thinking about it, and how it was disclosed to them but not others. And all of this is delusion, for the wonders met with in the path of Allah Glorious and Exalted are endless. If one stops with a particular marvel and becomes enamored with it. one's progress falters and one fails to reach the goal. Such a person is like someone going to see a king, who notices a garden at the palace gate with flowers in it, the like of which he has never seen. and who stops to look at them until there is no longer time to meet the king.

# \$5.0 THE DELUSIONS OF THE WEALTHY

s5.1 The deluded among the wealthy are of various types. Some of them eagerly build mosques, schools, hospices, aqueducts, whatever people can see, and write their names upon them to perpetuate their memory and keep it alive after their death, while if one of them were called upon to spend a single dinar on something that did not have his name on it, it would be a burden for him. If not for the fact that his aim is other people and not Allah Himself, this would not be so hard for him, as Allah is looking at him whether he writes his name or not.

Others spend money embellishing mosques with ornamentation and bas-reliefs, which are prohibited by Sacred Law and distracting to the people praying in them. The aim in prayer is humble awe and an attentive heart, while this ornamentation spoils the hearts of those praying. And if the money spent on such things is from an unlawful source to begin with, so much greater the delusion. Malik ibn Dinar (Allah have mercy on him) said, "A man came to a mosque, stopped at the entrance, and said, "Someone like me does not وابتدؤوا بسلوك الطريق وانفتح لهم باب المعرفة، فلما استنشقوا مبادىء ريح وأعجبهم غريبها، فتقيدت قلوبهم بالالتفات إليها والتفكر قيها، وكيفية نفتساح بابهما عليهم وانسدادهما عن غيرهم، وكل ذلك غرور لأن عجائب طريق الله مبحاته وتعالى، ليس لها تهاية. ولو وقف مع كل أعجوبة ونقيد بها، قصرت خطاه وأخرَه عن الوصول إلى المصد وكان مثاله مثال من قصد لم يكن رأى مثلها، فوقف ينظر إليها حتى فاته الوقت الذي يمكن قبه لماء الملك.

# s5.0 غرور أرباب الأموال

5.1 وهم فرق. ففسرف منهم منهم بحرصون على بناء المساجد والمدارس والرياطات والفناطر وما يظهر للناس ويكتبون أسماءهم عليها ليتخلد ذكرهم، ويقى بعسد المسوت أشرهم، ولو كلف أحدهم أن يتفق ديناراً ولا يكتب اسمه في الموضح الذي أنفق عليه لشق عليه، ولولا أنه يريد وجه الناس لا وجه الله لما شق عليه ذلسك، فإن الله يطلع عليه، مواه كتب اسمه أو لم يكنبه.

وبعضهم يصرف الممال في زخرقة المسجد وتزيينه بالنقوش التي هي متهي عنها وشاغلة للمصلين، فإن المقصود من الصلاة الخشوع وحضور القلب، وذلك يفسد قلوب المصلين. فأمّا إن كان المال الذي صرف في ذلك حراماً كان أشد في الغرور. قال ماليك بن دينار رحمه الله: أتى رجل مسجداً فوقف على اليساب وقال، مثلي لا يدخل بت الله، فكتب www.islamicbulletin.com

enter a house of Allah'-for which he was فى مكانه صديقاً. فبهذا ينبغي أن تعظم accorded the rank of those with perfect faith المساجد، وهو أن يرى تلويث المسجد (siddig)." And this is how we should revere بدخوله فيه بنفسه جنابة على المسجد، لا mosques, by seeing them as defiled by our enter-أن يرى تلويت المسجد بالحسرام، أو ing them with our self as bad as it is, an affront to برخيرف الدنيا منه على الله تعالى، فغرور them; not by seeing to their defilement with the هذا من حيث أنه يرى المنكر معروفاً. unlawful and with this-worldly embellishment, trying to outdo Allah Most High. The delusion of someone who does this is in thinking the wrong to be right. s5.2 Others protect their money, holding fast s5.2 وقرقة أخرى يحفظون الأموال to it with the tight fist of greed, and then occupy ويسمم كمونهما بخملك ثع يشتغلون themseives with bodily works of worship that do بالعيادات البدنية التي لا تحتاج إلى نفقة not cost much, like fasting, prayer, or reciting the المال، كالصيام والصلاة وختم الفرآن whole Koran. They are deluded, for stinginess is وهم مغرورون لأن البخبل مهلك، وقد deadly (dis: p75.25) and has taken over their heart. They need to rid themselves of it by spend-استولى على قلوبهم، فهم محتاجون إلى ing of their wealth, but are too busy with قمعه بإخراج المال، فقد اشتغلوا عنه supererogatory works to do so. They are like مفضائل لاتجب عليهم. ومشالهم مثال someone who, when a snake has entered his من دخلت في ثوب حيَّة، فاشتغال عنها clothes, sets about cooking up a syrup of vinegar بطبخ المكتجبين لتسكن به الصفراء. and honey to reduce his bile. \$5.3 There are others whose selfishness will not s5.3 ومنهم من لا تسمح نفسه إلا let them give anything but zakat. One of them may بأداء الزكاة فقبط، فيخبرج البرديء من pay out the worst property he has, or give it to المال، أو يعطى من الفقراء من يخدمه، those of the poor who are useful to him, vacillating ويتبردد في حاجاته، أو من يحتاج إليه في between which of his ulterior motives can best be المستقبل أو من له فيه غرض. ومنهم من served, or as to whom he may have use for in the future or is "good for something" in particular. يسلم من ذلك إلى بعض الأكابر ليفرقه، Another may deliver his zakat to a prominent لينبال بذليك عنده منزلة ويقوم بحوائجهم public figure so he will consider him to be some-وكل ذلك مفسد للنية وصاحبه مغرور لأنه one and later fulfill his needs. And all of this يطلب بعيادة الله تعالى عوضاً عن غيره. invalidates the intention, the person who does it being deluded by wanting recompense from others for worshipping Allah Most High. \$5.4 Some wealthy people and others are 85.4 وفـرقــة أخــرى من أربـاب deluded by frequenting circles of dhikr (remem-الأمبوال وغيبرهم، اغتبروا بحضبور brance of Allah), thinking that merely attending مجبالس الذكرء وظنوا أناتقس الحضور them will take the place of works and of a sober بغشيهم عن العمسل والاتعساظ، وليس look at the afterlife, though it is not so, for circles كذلك لأن مجلس الذكر إتما فضّل لكونه of dhikr are only commendable in that they moti-مرغباً في الخير، وكل ما يراد لمغيره إذا لم vate one to do good. And anything that is a means to something else is pointless if it does not achieve

#### Delusions

s6.0

it. When one of them hears something that creates fear of divine punishment, he says nothing more than, "O Protector, keep us safe," or "I take refuge in Allah," thinking he has done all that is necessary. He is like a sick person who comes to a group of doctors to hear what is happening. Or a hungry person who visits someone who can describe delicious food to him, and then leaves. It does not do him much good. And likewise with hearing acts of obedience described without applying them: every admonition that does not change something within one that affects one's actions is a case against one.

#### s6.0 REMEDYING DELUSIONS

s6.1 If it be objected that I have not mentioned a single action which is free of delusion, the reply is that the matter of the afterlife hinges upon one thing alone: straightening out one's heart. And no one is incapable of it except someone whose intention is insincere. If a person were as concerned about the next world as this one, he would certainly achieve it. The early Muslims did so, and so have those who have followed them in excellence.

Three things can be used to help rid oneself of delusions:

 intelligence, the real light by which a person sees things as they are;

(2) knowledge, through which a person knows himself, his Lord, his this-worldly life, and the life to come;

(3) and learning, by which we mean learning how to travel the way to Allah Most High, the pitfalls therein, and learning what will bring one nearcr and guide one, all of which may be found in this book (dis: s3.11(A:)).

When a person has done all this, he should be wary lest the Devil beguile him and make him desirous for leadership, or lest he feel secure from يوصل إلى ذلك الغير فلا وقع له. وربعا ممع أحدهم التخويف، فلا يزيد على قوله : يا سلام سلم : أو: أعسوذ بالله : ويظن أنه قد أتى بالمقصود. ومثال هذا كمثل مريض يحضر عند الأطباء فيسمع ما يجري، أو الجائم يحضر عند من يعني ذلك عنه. فكذلك سماع وصف الطاعات دون العمل بها، فكل وعظ لم يغير منك صفة تنغير بها أفعالك فهو حجة عليك .

# s6.0 معالجة الغرور

56.1 فإن قيسل: فمسا ذكسرت من مداخل الفرور أمرأ لا يكاد يخلص منه: فالجواب: أن مدار أمر الآخرة على معنى واحد، وهو تقويم القلب، ولا يعجز عن ذلك إلا من لم تصدق نيته، فإن الإنسان لو اهتم بأمر الآخرة كما اهتم بأمر الدنيا لتالها. وقد فعال ذلك السلف الصالح ومن تبعهم بإحسان.

ويستعسان على التخلص من الغرور بثلاثة أشياء :

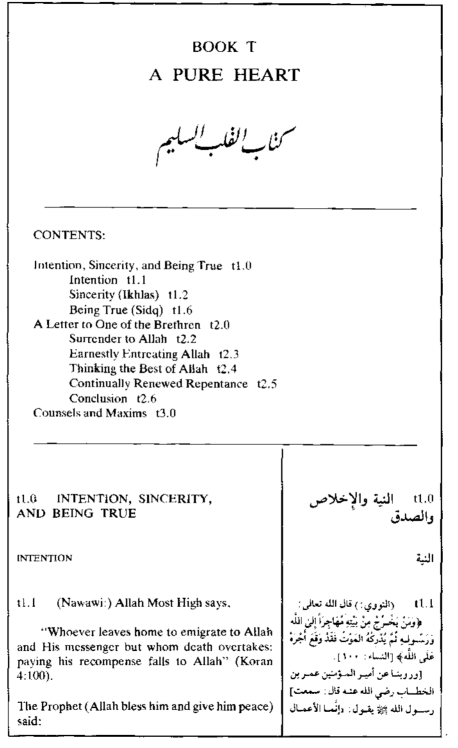
- المعقل وهو النور الأصلي الذي يدرك به الإنسان حقائق الأشياء . - المعرفة التي يعرف بها الإنسان نفسه

- المعمرت التي يعرف بهه ام ملكن -وربه ودنياه وآخرته .

[……] - والعبلم، نعشي به العبلم بكيْنِية سلوك الطبريق إلى الله تعسالى وآفياتها ، والعلم بما يقر به منه ويهديه ، وجميع ذلك في كتابنا هذا .

[ . . . . ] وإذا فعل جميع ذلك ينبغي أن يكون خانفاً أن يخدعه الشيطان . ويدعوه إلى المرياسة ويخاف عليه أيضاً من الأمن i

Allah's devising (def: p66). Fear should never be من مكر الله تعالى . [ . . . ] فلا يتبغى أن absent from the hearts of the friends (awliya') of يفارق الخوف قلوب الأولياء أبدأ. نسأل Allah. We ask Allah to protect us from delusion الله تعالى السلامة من الغرور، وحسن and that we may end our lives well. Truly, He is الخنائمة ، إنه قريب مجيب [م near and answers supplications (Mukhtasar رسن Minhaj al-gasidin (y62), 237-50). مختصر منهاج القاصدين: **1**47 . [ *** *



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"Works are only according to intentions, and a man only receives what he intends. Whoever's emigration was to Allah and His messenger has truly emigrated to Allah and His messenger; and whoever's emigration was for worldly gain or to wed a woman, his is for that to which he emig- rated."	بالنَّبَات وإنَّما لكسلُ امرىء ما نوى فعن كانت هجرته إلى الله ورسوله فهجرته إلى الله ورمسوله ومن كانت هجرته لذنيا يُصيبها أو امرأة ينكحها فهجرته إلى ما هاجر إليهه. وهو حديث صحيح منفق على صحته مجمع على عظم موقمه وجلالنه وهو
This is a hadith whose authenticity Bukhari and Muslim agree upon, and there is complete scholarly consensus on the greatness of its rank and majesty. It is one of the cornerstones, funda- mental supports, and most important integrals of faith. Imam Shafi'i (Allah have mercy on him) said it enters into seventy chapters of jurispru- dence. He also said it constitutes one-third of Sacred Knowledge.	إحدى قواعد الإيمان وأول دعاتمه وأكد الأركان . قال الشافعي رحمه الله يدخل هذا الحديث في سبعين باباً من الفقه : وقال أيضاً هو ثلث العلم .
SINCERITY (IKHLAS)	الإ <b>خلا</b> ص
<ul> <li>1.2 Allah Most High says:</li> <li>(1) "Nor were they commanded save to worship Him, sincere to Him in their religion" (Koran 98:5).</li> <li>(2) "So worship Allah with sincerity" (Koran 39:2).</li> </ul>	11.2 قال الله تعالى: ﴿وَفَ أُمِرُوا إِلاَ لِيَعْبُدُوا اللَّهُ مُخْلِصِينَ لَهُ الدَّينَ ﴾ [البينة : ٥]. وقال تعالى: ﴿فَاعْبُدِ اللَّهُ مُخْلِصًا ﴾ [الزمر: ٢]. [].
1.3 The Master Abul Qasim Qushayri (Allah have mercy on him) said: "Sincerity is to make Allah one's sole aim in acts of obedience, meaning to intend by one's obedience to draw nearer to Allah Most High and nothing else, whether hypocrisy before others, acquiring esteem in their eyes, love of their praise, or anything besides drawing nearer to Allah. One could say that sin- cerity is purifying the mind from paying attention to one's fellow creatures."	t1.3 وعن الأستساذ أبي الفساسم المشيري رحمه الله [في رسالتسه المشهورة] قال: الإخلاص إفراد الحق في الطاعة بالقصد وهو أن يريد بطاعته في الطاعة بالقصد وهو أن يريد بطاعته تتنع لمخلوق أو اكتساب معمدة عند النساس أو محبة مدح من الخلق أو شيء أن يتال الإحلام تصنية العقل عن أذ يتال المخلوقين . [].
t1.4 Abu 'Uthman (Allah have mercy on him) said, "Sincerity it to forget to regard men by con- tinuously regarding their Maker." He also said, "The sincerity of ordinary people is that which is	t1.4 وعن أبي عثمان رحمه الله قال: الإخلاص تسيان رؤية المخلق بدوام المنظر إلى الخالق. [] وعن أبي

#### t1.5 A Pure Heart

free of self-interest, while the sincerity of the elect is that which comes over them, not from them, for acts of worship appear in them from which they are at a remove, and neither observe nor con- sider" (al-Majmu' (y108), 1.16–17). t1.5 (Nawawi:) Abu Yazid (Allah Most High be well pleased with him) said:	عثمان قال : إخلاص العوام ما لا يكون للنفس فيه حظ وإخلاص الخواص ما يجري عليهم لا بهم فتيدو منهم الطاعات وهم عنها بمعزل ولا يقع لهم عليها روية ولا بها اعتداد [محرر من المجموع : 1/ 11 - ١١ : بتقديم وتأخير]. 11.5 (النسووي :) قال أبسويزيسد
"For twelve years I was the blacksmith of my soul; for five, the mitror of my heart; for one year l observed what was between them, and lo, around my waist I found the girdle of unbelief (zunnar) in plain view. So I worked for five years at cutting it, seeking a way to dissever it, until at length this was revealed to me and looking at man- kind, I saw them as dead and prayed a fourfold Allahu Akbar over them."	رضي الله تعالى عنه : كنت ثنتي عشرة منة حداد نفسمي ، وخمس سنين كنت مرآة قلبي ، وسنة أنظر فيما بينهما فإذا في وسطي زنرار ظاهر . فعملت في قطعه خمس سنين أنظر كيف أقطع ، فكشف لي فنظرت إلى الخلق فوأيتهم موتى ، فكبرت عليهم أربع تكبيرات []. اقتراحه هذا الاشتراء على هذا السيد المتراحي عز نظيره في هذا الطريق . وأما
Sufficient to show the subtlety of the hidden- ness of ostentation is the difficulty with which this master recognized it, who had few equals in this path. As for his remark "I saw them as dead," it is of the greatest worth and excellence, words that express this meaning being seldom met with out- side those of the Prophet (Allah bless him and give him peace). What it signifies is that when he underwent this spiritual struggle and his lower self became trained and his heart enlightened, when he had mastered the self, subdued it, taken full possession of it, and made it submit in everything,	توليه: فرأيتهم موتى؛ فمهو في غاية من النفساسة والمحسن قل أن يوجد في غير كلام النسبي تلا كلام يحصسل معنساه []. قمعنساه أنسه لمسا جاهد هذه المجاهدة، وتهذبت نفسه، واستشار قليه، واستسولى على نفسه وقهرها، وملكها ملكماً تاماً، وانقيادت له انقياداً خالصاً، نظر إلى جميع المخلوتين لوجدهم موتى لا حكم لهم. فلا يضرون ولا ينفعون، ولا يعطون ولا يستعون، ولا
he looked at all creatures and found them as if dead, without discoverable trait. They could not harm or benefit, bestow or keep back, give life or death, join or separate, bring close or make far, save or damn, give sustenance or withhold it; they possessed neither benefit nor harm to themselves, neither life nor death, nor resurrection. Now, the dead are dealt with, regarding these things, as deceased, and they are not feared, nor are hopes placed in them, nor does desire arise for what they have. We do not do anything for their sake, re-	يحيسون ولا يميسون، ولا يَصِلون ولا يقطعمون، ولا يمرسون ولا يبعدون، ولا يسعسدون ولا يشقلون، ولا يرتسون ولا يحرمون، ولا يملكون لأنفسهم نقعاً ولا ضرأ، ولا يملك ون موساً ولا حيساة ولا تشهرراً. وهذا صفة الأموات أن يعاملوا معاملة الموتى في هذه الأمور المذكورة، وأن لا يُخافوا ولا يُرجّوا ولا يطمع فيما عندهم []، ولا نفعل شيئاً لهم، أو نتركه لهم، ولا نمتنع من القيام بشيء من
frain from anything for their sake, or forgo any act of obedience to Allah for their sake, any more than we would to win the praise of the dead. They are not shown-off in front of, their favor is not	مرت بهم ، ود تشع من اليم التي التي طاعنات الله يسببهم ولا تمتلع من ذلتك بسبب الميت فتكترث يمدحهم [ ] . ولا يراءوا ولا يداهنــوا ، أو يُشتغـل بهم ،

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2.0 A Pure Heart	
t2.0 A LETTER TO ONE OF THE BRETHREN	t2.0 كتاب لبعض الإخوان
t2.1 (Ibn 'Ata' Illah:) I know of nothing more useful to you than four matters: surrender to Allah, to humbly entreat Him, to think the best of Him, and to perpetually renew your repentance to Him, even if you should repeat a sin seventy times in a day.	12.1 (ابن عطراء الله:) وبعد، فلا أرى شيئاً أنفسع لك من أسور أربعة: الاستسلام إلى الله، والتخسرع إليه، وحسن الظن به، وتجديد التوبة إليه ولو عدت إلى الذنب في اليوم سبعين مرةً.
SURRENDER TO ALLAH	الاستىبلام لله تعالى
t2.2 Surrender to Him gives you relief in the present life from having to plan while He does, triumph in the next life through the supreme favor, and safety from the idolatry of contention, for how should you contend with Him for something you do not own with Him? Cast yourself amidst His kingdom, meager in its plentitude and insignificant in its vastness, and He will plan for you as He does for it. Do not leave the slavehood that is yours for claims to a lordship that you have no claim to. To plan and choose for oneself are enormities with respect to hearts and inmost souls, as you find it the Book of Allah Most High where Allah says: "Your Lord creates whatever He wills and chooses, and they do not have a choice. Glory be to Alfah above what they associate with Him" (Koran 28:68).	2.2 فقي الاستسلام إليه الراحة من التسديبر معه عاجلاً والطفر بالمنة العظمى آجلاً، والسبلامة من الشرك بالمنازعة، آجلاً، والسبلامة من الشرك بالمنازعة، ومن أين لك أن تنسازعمه في علما لا تعلل في مملكته فإنك قليل في كثيرها، يدبّرك في كثيرها، يدبّرك من في كبيرها، يدبّرك أن العودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية ألى ما ليس لك من أدّعاء وصف ألمودية إلى ما ليس لك من أدّعاء وصف المودية ألى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف المودية إلى ما ليس لك من أدّعاء وصف ألموب والأسرار وتجد ذلك في كتاب ألمو وأبك يَحْلَنُ ما يَشاء ويَخْسالى عَسلي عَسلي يُشْرِكُونَ في [النصص: ٢٨].
EARNESTLY ENTREATING ALLAH	التضرع إلى الله تعالى
t2.3 As for earnestly entreating Allah, in it lies the coming of increase, lifting of hardships, enwrapment in mantles of divine gifts, and safety from affliction. One is repaid for it in times of hardship by the Master's undertaking one's pro- tection, and in times of ease by His seeing to one's gain. It is the greatest threshold and straightest way. It is effectual despite unbelief, so how could it be ineffectual with faith? Have you not heard the words of Allah Most High:	12.3 وأسا التضرع إلى الله تعالى ففيه نزول الزوائد. ورفع الشدائد، والانطواء في أردية المتن والسيلامة من المحن، فتُعسوض جزاء ذلك أن يتولى مولاك السدف عن نفسك في المضار والجلب ذلك قي المسار. وهو الباب لك في المسار. وهو الباب الأعظم. والسييل الأقوم، تؤثر مع الكفران، فكيف لا يؤثر مع الإيمان؟ ألم تسمع قوله تعالى:

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# t2.0

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# A Letter to One of the Brethren t2.4

"And when you are touched by affliction at sea, those to whom you pray besides Him are lost, but when Hc delivers you to shore, you turn away. Surely man is an ingrate" (Koran 17:67) —meaning that He answers you. Earnest entreaty is the door Allah Most High has placed between Himself and His servants. Gifts come to whom- ever betakes himself to it, and spiritual favors unceasingly reach whoever stands before it. Who- ever enters unto Him by it attains to the reality of divine assistance. And whenever He releases unto you through it, He bestows of every good thing in the most lavish gift giving, as is found in the Book of Allah Most High where Allah says, "If only they had earnestly entreated Us when Our vengeance reached them" (Koran 6:43).	فَوْدَإِذَا مَسْكُمُ الصَّرُّ فِي البَحْرِ صَلَّ مَنْ تَدَعَّ وَ الأَ إِنَّ اللَّ مَنْعَ لَجَاكُمُ إلَى البَرِ أَعْرِضَتْمُ وَحَانَ الإَنْسَانُ تَغْسُوراً لَه [الإسراء: ٢٧]. الله تعالى بنه وبين عاده. ترد واردات الله تعالى بنه وبين عاده. قرد واردات المتن على من وقف به عليه. ويصل إلى المتن على من دخل منه إليه. ومت قتح حقيقة العناية من دخل منه إليه. ومت قتح وأوسع هباته. وتجد ذلك في كتاب الله تعالى قال الله تعالى: فَقَلُولاً إِذْ جَاءَهُمُ يَأْسَنَا نَضَرَعُوا لَه [الأنعام: ٢٢].
THINKING THE BEST OF ALLAH	حسن الظن بالله عز وجل
t2.4 As for thinking the best of Allah, how tre- mendous it is for whomever Allah has blessed with it. Whoever has it does not lack the slightest bit of good, and whoever lacks it will never find any. You will never have a better excuse to Allah than it, or one more profitable. Nor anything that bet- ter leads you to Allah or is more guidance giving. It informs one what Allah will make of one and gives good tidings the like of whose words no eye has ever read nor tongue given utterance to. This is found in the sunna of the Prophet (Allah bless him and give him peace), where he says, quoting Allah,	12.4 وأما حسنُ الظن بالله فيتم يتم نمن منَ اللهُ عليه بها. فمن وجدها لم يفقد من الخير شيئاً. ومن فقدها لم بجد منه شيئاً. لا تجد لك عذراً عند الله أنفع لل منهما ولا أجدى. ولا تجد أدلً على الله متها ولا أهدى. تُعلمك عن الله بما الله متها ولا أهدى. تُعلمك عن الله بما تقرأ سطورها العينان، ولا يترجم عنها اللسان. وتجد ذلك في منة رسول الله بي حاكياً عن الله : «أنا عند ظن عبدي بي.».
"I am nigh to what My servant expects of Me."	
CONTINUALLY RENEWED REPENTANCE	تجديد التوية
t2.5 As for continually renewing one's repen- tance to Allah, it is the wellspring of every spiritual rank and station from first to last, inwardly and outwardly. There is no excellence in	12.5 وأما تجديد التوبة إليه فهي عين كل رئية ومقسام أوله وأخسره، ياطنه وظناهيره، لا مزينة لمن فقندها، ولا فقدً

#### t2.6 A Pure Heart

one who lacks it, and nothing lacking in one who has it. It is the key to every good, outwardly and inwardly, the very soul of stations of wisdom, and the reason men are made friends of Allah (awliya'). If the repentance of the Axis of the World (Qutb) were like that of the ordinary rightcous person because of equality in station, the higher of them would not surpass the other for his exaltedness of rank and tremendousness of spiritual certainty. Allah Most Glorious and Exalted has not made any rank below it except that of wrongdoing, as Allah Most High says,

"Whoever does not repent, they are the wrongdoers" (Koran 49:11),

it being required from every messenger and prophet, every great-faithed one (siddiq) and friend of Allah (wali), every godfearing pious person, misguided profligate, and every doomed unbeliever. You may find this in the Book of Allah Most High where Allah Glorious and Exalted says.

"O people: fear your Lord" (Koran 4:1),

godfcaringness being through repentance to Him and regret before Him. The repentance of those who do evil lies in abandoning it, while the repentance of those who do good lies in not halting with their good, whether it consists of spiritual effort or its rewards. The repentance of both is the same: not to stop at it.

"... the faith of your father Ibrahim. He has named you Muslims" (Koran 22:78).

It was of Ibrahim's faith not to halt with what passes away, or fix his regard on existent things. In quoting him to us, Allah Most High says,

"I love not things which pass away" (Koran 6:76).

t2.6 In general, someone who cannot benefit from a little will not benefit from a lot (A: since a lot of work does not avail without sincerity), and someone who cannot profit from a hint will not

لمن وجندهمان مفتساح كل خيبر ظاهير وبياطن، روح الممقياميات ومبب البولاييات ولو استبوت توبية القطب والصباليح لاستبواه مقامهما لم يرتفع عنه رفيع المقام لرفعة شأنه ولعظيم إيقائه . لم يجعل الحق سبحاته وتعالى رتبة دونها إلا الظلم فقال سبحانه وتعالى : ( فرض لم يتب فأولئك هم الطَّالمونَ ؟ [الحجرات: ١٨]. فهمي مطلوبة من كل رسمول ونيي وصـدَيق وولى وبـارَ تقيُّ، وفاجر غويٍّ. وكمافير شفيّ. وتجدد ذلك في كتاب الله تعالى، قال الله سبحانه وتعالى: ﴿ يَا أَيُّهَا النَّاسُ اتَّقُوا رَبِّكُمْ ﴾ [النساء: .[1 فتقبواه بالتبوسة إليبه والندم بين يديه. فأهمل المشمر ورتوبتهم بالخمر وجمن شرورهم، وأهمل الخيبور تويتهم بعدم الوقوف مع خيورهم ورداً كانت أو وارداً . كلاهما مع عدم الوقوف معهما واحد وسلَّة أبيكُم إبسراهِيمَ هُوَ سَمَّاكُمُ المُسْلِمِينَ ﴾ [الحج: ٧٨]. وإن من ملة إسراهيم عدم الموقوف مع الفانيات والانقطاع عن نظر الكاتنات، قال الله سبحانه وتعالى مخبراً عنه : الأأجتُ الأفلِينَ [الأنعام: ٧٦].

t2.6 وبالجملة من لم ينفعه القليل لم ينفعه الكثير ومن لم تنفعه الإشارة لم -

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profit from a plain remark. When Allah gives understanding, your hearing will not cease your benefiting be restricted to a certain ti May Allah give us and you to understand H give us and you to hear Him, dissever us fi everything besides Him, enter us into His sh and protection, and make us of those to whom has given spiritual insight, guidance, and a yea ing for His nearness. May He not scatter the im- tion of our hearts but rather center our purpose Him, and remove our cares by bringing us to destination. Ameen. May there be safety for the whole group, blessings and peace upon the Best of Messen (al-Hikam al-'Ata'iyya wa al-munajat al-ilahi (y56), 103-9).	<ul> <li>nor</li> <li>ينقطح مماعًىك ولم يتحين انتضاعك.</li> <li>ينقطح مماعًىك ولم يتحين انتضاعك.</li> <li>نفهمنا الذه وإياك عنه وأسمعنا وإياك منه</li> <li>وقطغنا عن كل شيء سواه. وأدخلنا في</li> <li>معله وحماه، وجعلنا ممن يضره وهداه،</li> <li>وإلى كننه اواه، ولا شتّت قلوبنا، وجمع</li> <li>والى كننه اواه، ولا شتّت قلوبنا، وجمع</li> <li>والى كننه اواه، ولا شتّت قلوبنا، وجمع</li> <li>والى كننه اواه، ولا شتت قلوبنا، وجمع</li> <li>والمسلامة على الجماعة أجمعين</li> <li>والمسلامة على سيد المرسلين</li> <li>والمسلام على سيد المرسلين</li> <li>والمسلام على العطائية والمناجاة</li> <li>والمناجاة</li> <li>والمناجاة.</li> </ul>
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13.0 COUNSELS AND MAXIMS	3.0 النصائع والوصايا
t3.1 (Muhammad Sa'id Burhani:) Do not la yourself to deep words and profound spiri allusions but make provision for the after before death comes, when fine words will be and the rak'as you prayed by night or day remain.	تقتصر على العبارات ولا على الإشارات المارات القد المارات القد المار المارات المار المنون . المار المنون . المار المنون . المار الم
t3.2 Give voluntary charity as much as p sible, for you owe more than merely the za obligatory. Make provision for the afterlife by ing while you have health and want to cling to y money out of fear of poverty, seeing life be you. Allah Most High says.	النافلة فإنَّ عليكَ في مَالكَ حَقاً زَائداً على giv- giv- our fore وتمدق منتزود لآخرتك وتمل الحياة . قال تعالى : فومَنْ يُوقَ شُحْ نَفْسِهِ فَأُولُكَ هُمَ المُتْلُحُونَ بُوقَ
of his own soul, those shall be the success (Koran 59:9),	أي الناجون .
meaning they shall be saved.	
t3.3 Never obey anyone of Allah's serva even father or mother, in an act of disobedience Allah, for there is no obedience to a creatur disobedience to the Creator.	كان أساً أو أساً في معصية الله إذ لا طاعة ب e to

## t3.4 A Pure Heart

t3.4 Do not wrong another person, for wrongs done to others are clouds of darkness on the Day of Judgement. Wronging others includes not doing what Allah has obliged you to do for them.	t3.4 إيساك والطسلم فإن الطلم ظلمات يوم القبامة ومن ظلم العباد أن تمنعهم حقوقا أوجب الله عليك أدامها إليهم.
<ul> <li>t3.5 Beware of enmity against anyone who has said, "La ilaha ill Allah" (There is no god but Allah), for Allah has honored them with faith, and particularly the righteous of them, for Allah Most High says in a rigorously authenticated (sahih) hadih,</li> <li>"He who makes an enemy of a friend of Mine, I declare war against."</li> </ul>	t3.5 إيـاك ومعـاداة أهـل لا إلَّه إلا الله، فإن الله أكـرمهم بنعمـة الإيمـان خصوصاً المـالحين منهم. يشـول الله تعالى في الحديث الصحيح: ،من عادى لي ولياً فقد آذلته بالحربه.
t3.6 Tell the truth when you speak. It is one of the worst betrayals to tell your brother something he thinks you are being honest about when the matter is otherwise.	13.6 عليك بصدق الكلام إذ من أعظم الخيانة أن تحدّث أخاك حديثاً يرى أنك صادق فيه وأنت على غير ذلك .
13.7 Be honest in your clothes and dress. It is an outrage against Allah to appear to His servants in the guise of the righteous while secretly con- tradicting it with the works of the wicked.	3.7 عليك بالصدق في قيافتك ولباسك لأنه من شدة الجراءة على الله أن تظهر أمام عباد الله بنياب الصالحين وتبارزه سرأ بأعمال الفاستين .
t3.8 Recite the Koran and contemplate its meanings. Reflect while reading it on the qualities Allah has praised, with which He describes the people He loves. Acquire these qualities yourself and shun those Allah has condemned. Do your utmost to memorize the Holy Koran by acts as you do by words.	13.8 عليك بتلاوة القرآن وتدبره. وانظر أثناء تلاوتك إلى ما حمد الله من الصفات التي وصف بها أحبابه فاتصف أنت بها وما ذم من الصفات فاجتنبها. واجتهد أن تحفظ القرآن الكريم بالعمل كما تحفظه بالتلاوة.
t3.9 Never explain a verse of the Holy Koran by your own opinion, but check as to how it has been understood by the scholars of Sacred Law and men of wisdom who came before you. If you comprehend something else by it and what you have understood contradicts the Sacred Law, for- sake your wretched opinion and fling it against the wall.	t3.9 لا تغشر أية من القرآن الكريم برأيك بل ارجع إلى ما فهم منها سلفك من علماء شرعيين وصارفين وإن فهمت خلاف ذلسك وصسادم ما فهمت الشسرع المطهّر فاترك فهمك السقيم واضرب به عرض الحائط.
t3.10 Beware lest you over say anything that does not conform to the Sacred Law. Know that	13.10 - الله الله أن تنطق بلسنائك إلا بما يوافق الشسرع المطهّر . وأعلم بأن

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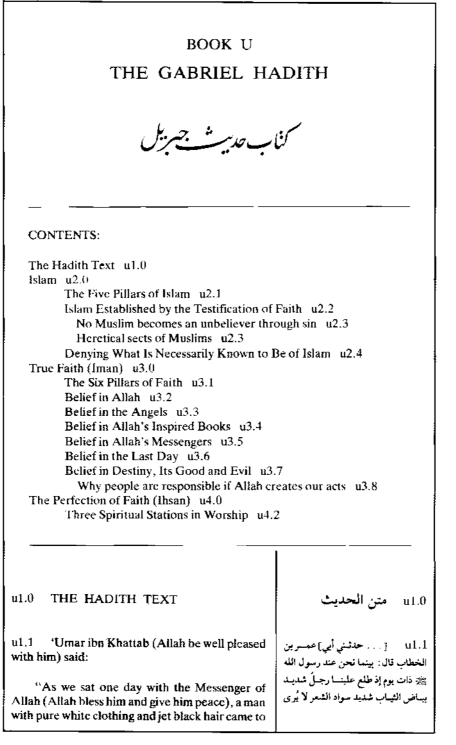
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the highest stage of the perfected ones (rijal) is the Sacred Law of Muhammad (Allah bless him and give him peace). And know that the esoteric that contravenes the exoteric is a fraud.	نهاية ميبر البرجال الشرع المحمدي. وكل باطن خالف الظاهر فهو باطل.
t3.11 Take care to eat lawful food bought with a lawful income, for the entire body of someone who eats what is lawful, his hearing, eyesight, hands, and feet, are disposed to obey Allah whether he wishes to or not; while the whole body of someone who eats the unlawful is disposed to do wrong whether he wants to or not.	t3.11 علينك بأكل الحلال، لأن من أكل الحلال الصرقت أعضاؤه ـ من معم وبصبر ويد ورجل ـ إلى طاعة الله شاء أو أبي . ومن أكمل الحرام الصرقت أعضاؤه إلى المعاصي شاء أو أبي .
t3.12 Keep the thought of Allah Mighty and Majestic ever before you with respect to what He takes from you and what He gives. He takes away nothing except that you may show patience and win His love, for He loves the patient, and when He loves you, He will treat you as a lover does his beloved. And so too, when He gives to you, He bestows blessings upon you that you may give thanks, for He loves the thankful.	t3.12 عليك بمراقبة الله عز وجل فيما أخذ منك وفيما أعطاك. فإنه تعالى ما أخذ منك إلا لتصبر فيحيك لأنه بحب الصابرين، وإذا أحيك عاملك معاملة المحب لمحبوبه. وكذلتك إذا أعطاك فإنه أنعم عليك لتشكر وإنه تعالى يحب الشاكرين.
t3.13 Do not walk a step, take a bite, or make a move without intending thereby to draw nearer to Allah.	13.13 إيناك أن تخطو خطوة أو تأكل لقمة أو تتحبرك حركة إلا وأنت تتوي بها قربة إلى الله .
t3.14 Perform the remembrance of Allah (dhikr) silently and aloud, in a group and when alone, for Allah Most High says, "Remember Me: I will remember you" (Koran 2:152).	t3.14 عنيسك يذكسر الله في السسر والسمسلن وفي الملأ وفي نفسسك فإن الله نعالى يقول : فإفا كان الله لك فاكراً ما دمت له فاكراً.
It is sufficient as to its worth that Allah is remem- bering you as long as you are remembering Him.	
t3.15 Give frequent utterance to the axiom of Islam "La ilaha ill Allah" (There is no god but Allah), for it is the greatest invocation (dhikr), as is mentioned in the hadith,	13.15 أكثر من ذكر كلمة الإسلام «لا إله إلا الله» فإنها أفضل الأذكار لحديث : «أفضل ما قلته أنا والنيبون من قبلي : لا إله إلا الله»، وفي الحديث القدسي :
"The best thing I or any of the prophets before me have said is 'La ilaha ill Allah.'"	



#### The Gabriel Hadith

us, without a trace of travelling upon him, though none of us knew him. He sat down before the Prophet (Allah bless him and give him peace) bracing his knees against his, and resting his hands on his legs, said: 'Muhammad, tell me about Islam.' The Messenger of Allah (Allah bless him and give him peace) said: "Islam is to testify there is no god but Allah and that Muhammad is the Messenger of Allah, and to perform the prayer, give zakat, fast in Ramadan, and perform the pilgrimage to the House if you can find a way.' He said: 'You have spoken the truth,' and we were surprised that he should ask and then confirm the answer. Then he said: 'Tell me about true faith (iman),' and the Prophet (Allah bless him and give him peace) answered: 'It is to believe in Allah, His angels, His inspired Books, His messengers, the Last Day, and in destiny, its good and evil.' 'You have spoken the truth,' he said, 'Now tell me about the perfection of faith (ihsan),' and the Prophet (Allah bless him and give him peace) answered: 'It is to adore Allah as if you see Him, and if you see Him not. He nevertheless sees you." 'Tell me of the Hour,' said the visitor, and he was told: 'The one questioned knows no more about it than the questioner." 'Then tell me of its portents,' he said, and the Prophet (Allah bless him and give him peace) replied: 'That the slave woman shall give birth to her mistress, and that you shall see barefoot, naked, penniless shepherds vying in constructing high buildings.' Then the visitor left. I waited a while, and the Prophet (Allah bless him and give him peace) said to me, 'Do you know, 'Umar, who was the questioner?' and I replied, 'Allah and His messenger know best.' He said, 'It was Gabriel, who came to you to teach you your religion' " (Sahih Muslim (y92), 1.37-38).

قال: فعجبتنا له يسألنه ويصيدقنه . قال: فأخبسرني عن الإيمسان. قال: «أن تؤمن بالله وملائكته وكتبه ورسله واليوم الآخر وتسؤمن بالقسدر خيمره وشمرهه فالان صدقت؛ قال: فأخبرني عن الإحسبان. قال: 11 أن تعبد الله كأنك تراء فإن لم تكن تراه فإنسه يراك. قال: فأخسبسرتني عن السباعة . قال : «ما المسؤول عنها بأعلم من السائليء . قال : فأخيرني عن أمارتها . قال: «أن تلد الأمة ربتها وأن ترى الحفاة العبراة العمالمة رعماء الشماء يتطاولون في البنيمان؛ . قال: ثم انطلق فلبنتُ مليماً ثم قال لي: «يا عمر أتدري من السائل؟» قلت : الله ورسيوليه أعلم قال : وقالته جبر بال أناكم بعلمكم دينكم: [نقل من صحيح مسلم: ١/ ٣٧-٣٨]. u2.0 «الإسسلام أن تشهيد أن لا إله u2.1

إلا الله وأنَّ محمسداً رسسول الله وتقيم

البيت إن استطعت إليه سبيلًاه .

عليمه أثبر المنضر ولا يعبرفه منا أحذ حني

جلس إلى النبي 😹 فأسنسد ركبتيسه إلى

ركېنيـه ووضـح كفيه على فخذيه وقال : يا

محمد أخبرني عن الإسلام فقال رسول

الله عنهم: والإسلام أن تشهد أن لا إله إلا

الله وأن محمدا رسول الله وتقيم الصلاة

وتبؤتي الزكاة وتصبوم رمضان ونحج البيت

إن استطعت إليه سبيلاً: . قال : صدقت :

u2.0 ISLAM

u2.1 "Islam is to testify there is no god but Allah and that Muhammad is the Messenger of Allah, and to perform the prayer, give zakat, fast in Ramadan, and perform the pilgrimage to the House if you can find a way."

الصلاة وتؤتى الزكاة وتصوم رمضان وتحج

u2.2 (Nawawi:) The sheikh and Imam Ibn Salah (Allah have mercy on him) said: "Being a Muslim is outwardly established by one's saying the two Testifications of Faith (Shahadatayn) (N: even if they are not spoken in Arabic). The Prophet (Allah bless him and give him peace) only added the prayer, zakat, the pilgrimage, and the fast because they are the most patent and greatest of Islamic observances. One's submission (istis- lam) is perfected through performing them, and neglecting them suggests that one has dissolved or vitiated the terms of one's compliance. Moreover the term faith (iman) encompasses all of the things by which Islam is explained in this hadith, and indeed, all acts of obedience, for they are the fruits of the inner conviction that is the underlying basis of faith, and are what strengthen, complete, and preserve it."	U2.2 (النووي:) قال الشيخ الإمام [أبو عمر و] بن الصلاح رحمه الله: [] وحكم الإسلام في الظاهر ثبت بالشهادتين وإنما أضاف إليهما الصلاة والزكاة والحج والصوم لكونها أظهر شعائر الإسلام وأعظمها وبقيامه بها يتم امتسلامه وتركه لها يشعر بانحلال قبد انقياده أو اختلاله. ثم أن اسم الإيمان وسائر الطاعات لكونها ثمرات للتصديق ومتممات وحافظات له. [].	
u2.3 The position of Muslim orthodoxy is that no Muslim becomes a non-Muslim through sin. Muslims of heretical sectarian groups and those of reprehensible innovations (bid'a) are not thereby non-Muslims (dis: w47.2).	u2.3 [(المستسووي:) واعسلم أنا] مذهب أهمل الحق أنسالا يكفر أحد من أهل الفيلة بذئب ولا يكفر أهل الأهواء واليدع.	
u2.4 Any Muslim who denies something that is necessarily known (def: f1.3(N:)) to be of the religion of Islam is adjudged a renegade and an unbeliever unless he is a recent convert or was born and raised in the wilderness or for some simi- lar reason has been unable to learn his religion properly. Muslims in such a condition should be informed about the truth, and if they then con- tinue as before, they are adjudged non-Muslims, as is also the case with any Muslim who believes it permissible to commit adultery, drink wine, kill without right, or do other acts that are necessarily known to be unlawful (Sahih Muslim bi sharh al- Nawawi (y93), 1.147-50).	12.4 وأن من جحد ما يعلم من دين الإسلام ضرورة حكم بردته وكفره إلا أن يكسون قريب عهيد بالإسلام أو تشأ يبادية بعيندة ونحوه معن يخفى عليه. فيعرف ذلت فإن استمر حكم بكفره وكذا حكم من استحل الزنا أو التحمر أو القتل أو غير ذلت عن المحرمات التي يعلم تحريمها ضرورة [محرر من صحيح مسلم بشرح النووي: 1/ ١٤٧ = ١٥٠].	
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u3.0 TRUE FAITH (IMAN)	u3.0 الإيمان	
u3.1 "[True faith] is to believe in Allah, His	u3.1 [قــَال]: «أَنْ تَوْمَــنْ بِالَــلَّهِ	

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### u3.2 The Gabriel Hadith

angels. His inspired Books, His messengers, the	وملائكته وكتبه ورسله واليوه الآخر وتؤمن
Last Day, and in destiny, its good and evil."	ولويانية، وليه ورفيه المارية - الروان الم بالقدر خيره وشره: .
BELIEF IN ALLAH	الإيمان بالله
u3.2 (Muhammad Jurdani:)To believe in Allah means in His existence, His sole godhood (rububiyya, that no one else participates in His attribute of divinity or in the rights He has over His creatures), His oneness and uniqueness (wahdaniyya), and that He is characterized by every perfection and exalted above any imperfec- tion or impossibility (dis: v1).	u3.2 (محمد الجرداني : ) ٢٠لإيمان هو أن تؤمن، (أي تصديق) «يـــالله؛ (أي بوجــوده وربوبينه ووحدانيته وأنه متصف بكل كمال ومنزه عن كل نفص ومحال) .
BELIEF IN ANGELS	الإيمان بالملائكة
<ul> <li>u3.3 To believe in <i>His angels</i> means in beings with bodies of light who are capable of changing form to assume various appearances. <i>Believe</i> means to be convinced that they exist, and are honored servants who do not disobey what Allah orders them to do, but do whatever they are commanded. Only Allah Most High knows how many there are, but a hadith relates that there is not a foot of space in the seven heavens that does not contain an angel standing in prayer, bowing, or prostrating. We are obliged to know ten individual angels: <ol> <li>Jibril (Gabriel);</li> <li>Mika'il;</li> <li>Israfil;</li> </ol> </li> </ul>	13.3 ووسلا تكتبه، (أي أن ترمن بمسلانكته وهم أجسام نورانية قادرون على التشكيل بأشكال مختلفة . ومعنى الإيمان بهم التصديق بوجودهم وأنهم عباد مكر مون لا يعصون الله ما أمرهم الكثيرة ما لا يعلمه إلا الله تعالى وقد ورد الكثيرة ما لا يعلمه إلا الله تعالى وقد ورد قدم [ولا شير ولا كف] إلا وقيه ملك قائم أو راكع أو ساجد يجب علينا معرفة عشرة من الملائكة تقصيلاً وهم جبريل وميكائيل وإسرافيل وعز رائيس ومنكر ونكير ورضوان ومالك
(5) Munkar:	
<ul><li>(6) Nakir;</li><li>(7) Ridwan;</li></ul>	
(8) Malik;	
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(9 and 10) and the two scribes who record one's good and bad deeds, each of whom is called a "present observer."	وكاتبا الحسنات والميئات ويسمى كل منهما رقيباً عتِداً).
BELIEF IN ALLAH'S INSPIRED BOOKS	الإيمان بكتب الله المنزلة
<ul> <li>u3.4 To believe in <i>His inspired Books</i> means those which He revealed to His messengers, <i>believe</i> meaning to be convinced that they are the word of Allah Most High, and all they contain is the truth. <ul> <li>(A: The obligation of belief applies to the original revelations, not the various scriptures in the hands of non-Muslims, which are textually corrupt in their present form.)</li> <li>Scholars differ as to how many Books there are. Some hold they number 104, and some say otherwise. One is obliged to know four particular Books: <ul> <li>(1) the Tawrah (Torah), revealed to our licgelord Musa (Moses);</li> <li>(2) the Injil (Evangel), revealed to our liegelord 'Isa (Jesus);</li> <li>(3) the Zabur (Psalms), revealed to our liegelord Dawud (David);</li> <li>(4) and the Qur'an (Koran), revealed to our liegelord Muhammad (Allah bless them all and give them peace).</li> </ul> </li> </ul></li></ul>	4.3.4 ،وكتمه: (أي وأن تؤمن بكتمه التي أنزلها على رسله. ومعنى الإيمان بها التصديق بأنها كلام الله تعالى وأن جميع واختلف في عددها فقيل إنها مائة وأر بعة وقيل غير ذلك. ويجب معرفة أر بعة منها تفصيلاً وهي التوراة لسيدنا موسى والإنجيل لسيدنا عيمى والزبور لسيدنا داود والقرآن لسيدتا محمد تلا وعليهم أحمين).
BELIEF IN ALLAH'S MESSENGERS	الإيمان برسل الله
u3.5 To believe in <i>His messengers</i> means to be convinced that Allah Most High sent them to men and jinn (khalq) to guide them to the path of the Truth, and that they have told the truth about everything they have conveyed from Allah Most High. It is obligatory to know twenty-five particu- lar messengers: (1) Adam;	13.5 ، دورسله، أي وأن تؤمن برسله بأن تصدق بأن الله تعالى أرسلهم إلى الخلق لهسدايتهم إلى طريق الحق وأنهم صادقون في جميع ما جاؤوا به عن الله تعالى و[تقدم أنه] يوج معرفة خمسة وعشرين وهم آدم وإدريس ، ونسوح ،

## u3.5 The Gabriel Hadith

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(2) Idris (Enoch):	وهسود. وصالح. ولبوط. وإبتراهيم،
(3) Nuh (Noah);	وإسمناعينى، وإسحناق. ويعقبوب، ويتوسف، وشعيب، وهارون، وموسى،
(4) Hud;	وداود. وسليمان، وأيوب، وذو الكفل،
(5) Salih:	ريىونس، وإليـاس واليسـع، وزكـريـا. ريحي رعيسي ومحمد ﷺ وعليهم
	ريعيني وعيسي وسمند الله ومنيهم . أجمعين) .
(6) Lut (Lot);	
(7) Ibrahim (Abraham);	
(8) Isma'il (Ishmael);	
(9) Isbaq (Isaac);	
(10) Ya'qub (Jacob);	
(11) Yusuf (Joseph);	
(12) Shu'ayb;	
(13) Harun (Aaron);	
(14) Musa (Moses);	
(15) Dawud (David);	
(16) Sulayman (Soloman);	
(17) Ayyub (Job);	
(18) Dhul Kifl (Ezekiel);	
(19) Yunus (Jonah);	
(20) Ilyas (Elias);	
(21) al-Yasa' (Elisha);	
(22) Zakariyya (Zacharias);	
(23) Yahya (John);	
(24) 'Isa (Jesus);	
(25) and Muhammad (Allah bless them all and give them peace).	II

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BELIEF IN THE LAST DAY	الإيمان باليوم الأخر
u3.6 To believe in <i>the Last Day</i> means the Day of Resurrection, called the <i>last</i> because it is not followed by night. <i>Believe</i> means to be convinced that it will come to pass with all it implies, includ- ing the resurrection of the dead, their reckoning, the weighing of their good deeds against their bad ones, their passing over the high, narrow bridge that spans the hellfire (sirat), and that some will be put in hell out of justice, and some in paradise out of Allah's pure generosity. (n: The eternality of paradise and hell is discussed at w55.)	u3.6 واليوم الآخر: (أي وأن تؤمن باليوم الآخر وهو يوم القيامة وسمي آخر لأنه لا ليسل بعسده. ومعنى الإيسان به التصديق بوجوده وبجميع ما اشتمل عليه من بعث المخلوقسات وحسابهم وورن أعمالهم ومرورهم على الصراط وإدخال بعضهم النار بالعدل وبعضهم الجنة بالفضل).
BELIEF IN DESTINY, ITS GOOD AND EVIL	الإيمان بالقدر خيره وشره
u3.7 To believe in <i>destiny, its good and evil</i> means to be convinced that Allah Most High has ordained both good and evil before creating creation, and that all that has been and all that will be only exists through Allah's decree, foreordinance, and will. Early Muslims used to answer whoever asked about destiny by saying, "It is knowing that what hits you was not going to miss, and what misses you was not going to hit." (al-Jawahir al-lu'lu'iyya fi sharh al-Arba'in al-Nawawiyya (y68), 35–37).	u3.7 دوتومن بالقدر خيره وشرد: (أي بأن تعتقد وتصدق بأن الله تعالى قدر الخير والشر قبل خلق الخلق وأن جميع ما كان وما يكون بقضاء الله تعالى وقدره وإرادتسه [] كان السلف الصالىح يجيبون من سألهم عن القضاء والقدر بقولهم: أن تعلم أن ما أصابك لم يكن ليخطنك وما أخطأك لم يكن ليمييك امحر رمن الجواهر اللؤلوية في شرح الأربعين النووية: ٣٥-٣٧].
u3.8 (N:) As for Allah's creating acts, we believe that the real doer of everything is Allah. He is the one who burns, not the fire or the person who lighted the fire: He is the one who cuts, not the knife or the person holding the knife; He is the one who drowns a man, not the water or the per- son who threw him in, and so forth. Here, people always raise the question that if Allah Most High is the real doer, why are people held responsible? The answer is that Allah Most High does not hold people responsible for creating the act, but rather for choosing the act. One proof of this is that a per- son who cannot choose is not held responsible, such as someone asleep, insanc, a child, forced, unremembering, or someone who makes an hon- est mistake. The legal responsibility of such people is lifted because they lack full voluntary	U3.8 (ح: [و] أسا خلق الأفصال فنحن نعتقد بأن الفاعل الحقيقي لكل شيء هو الله فهو الذي يحرق وليس النار ولا من أسعل النار، وهو الذي يقطع وليس السكين ولا من حسل السكين، وهو الذي يغرق وليس الماء ولا من ألقى في الماء وهكذا. وهنا يثور سؤال عند الناس دالماً: إذا ومنا يثور سؤال عند الناس دالماً: إذا يحاسب العباد؟ والجواب أن الله تعالى لا يحاسبهم على خلق النعمل بل على اختيار الفعل. ودليل ذلك أن من ليس له اختيار ليس عليه حساب كالنام، والمجنون،

## The Gabriel Hadith

**u**4.0

choice. Another proof is that Nimrod sinned for	والصبى، والمكره، والشاسي،
choosing to burn Ibrahim (upon whom be peace)	والمخطىء. فهـ وَلاء لما سلب اختيارهم
even though Ibrahim did not burn (Koran 21:69);	
and that Ibrahim (upon whom be peace) became	الكامل سقط عنهم التكليف. وبدليل أن
the Friend of the All-merciful for choosing to sac-	النمرود أثم لأنه اختار حرق إبراهيم عليه
rifice his son out of obedience to Allah, even	السلام وإن لم يحترق إبراهيم . وإبراهيم
though his knife did not cut and his son was not	عليبه السلام صار خليق الرحمن لأنبه
sacrificed (Koran 37:105), all of this showing that	اختسار ذبسح ولسده طاعمة لله وإن كانت
the servant is held responsible for his choice,	سكيته لم تقطع وولده لم يذبح . فدل هذا
which scholars of the divinc unity (tawhid) term	كله على أن العبد يحاسب على اختياره
the servant's acquisition (kasb).	
As for Allah's cternally preexistent know-	وهذا ما يسميه علماء التوحيد «الكسب»
ledge, we believe that Allah knows everything	
before, during, and after it is, and knows how it is	وأما علم الله القديم : فنحن نعتقد أنّ
when it occurs. But does the servant have access to	الله تعالى يعلم كل شيء قبال أن يكون
this knowledge? Not at all. So the servant chooses	وعندما يكون وبعد أن يكون وكيف يكون
to do acts on the basis of a desire within himself,	إذا كان. لكن هل يطلع العبد على هذا
not because he knows Allah's knowledge, and he	العلم؟ اللهم لا.
is held responsible for his choice even though it	المنتم السيم عام. إذن فالعب يخشار الأفعنال لهوي في
corresponds with Allah's eternally preexistent knowledge.	
5	نفسه لا يسبب اطبلاعه على علم الله ،
It is clear from the above that <i>belief in destiny</i> means that Muslims believe Allah has destined	ولـذاكان محماسيـاً على اختياره وإنكان
and ordained matters in past eternity, and that	هذا الاخشيسار قد وافسق ما في علم الله
nothing in existence lies outside of His eternal	القديم. [ ] .
will, and He is the Creator of everything, while the	فتسبين من هذا أن الإيمان بالقضاء
servant is only held tesponsible for his own	والقسيدر معنباه أن يعتقد المسلم بأن الله
choices (Mudhakkirat fi al-tawhid (y113), 41–42).	تعالى قد قضي الأسور وقيدرها في سابق
· · · · · · · · · · · · · · · · · · ·	-
	الأزل وأنسه عز وجسل لا يخرج عن إرادته
	شيء في الموجمود وهمو الخالق لكل شيء
	وأن العبـد إنما يحاسب على اختياره فقط
	[محرر من مذكرات في التوحيد: ٤١ -
	.[٤٢
*	
-4.0 THE DEDEECTION OF	
u4.0 THE PERFECTION OF	u4.0 الإحسان
FAITH (IHSAN)	
u4.1 "[The perfection of faith] is to adore Allah	u4.1 بأن تعديد الله كأنيك تراه فان
u4.1 "[The perfection of faith] is to adore Allah as if you see Him, and if you see Him not, He	••• • • • • • • • • • • • • • • • • • •
nevertheless sees you."	لم تكن تراه فإنه يراك؛ .
neverneless see jou.	
u4.2 (Muhammad Jurdani:) To adore Allah as	14.2 (محمد الجرداني: ) 10 تعبد
if you see Him means to obey Him while sincere in	· · • · · ( ، • · · · )
- y you need that the gala to copy that while should fill	الله كأنسك تراهه (أي أنْ تطيعه وأنت

من كثيرين إنقل من الجواهر اللؤلؤية في

شرح الأربعين النووية : ٣٧ - ٣٨] .

مخلص له في العبادة خاضع ذليل خاشع worship, humble, lowly, and fearful, as though one beholds Him. And if you see Him not, He كأنك تعاينه) . nevertheless sees you means that if one is not as if اضبان لم تكن تراه فإنبه يراك؛ (أي فإن beholding Him in worship, but oblivious to this الم تكن في عيادته كأنك تراه بأن غفلت contemplation, one should nevertheless persist in عن تلك المشاهدة فاستمر على إحسان excellence of performance and imagine oneself العبادة واستحضب أنسك بين يدي الله before Allah Most High and that He is looking at one's inmost being and outward self, to thereby تعالى وأنبه مطلع على سوك وعبلانيتيك attain to the basis of perfection. Scholars mention ليحصل لك أصل الكمال. that there are three spiritual stations a servant وقد ذكر العلماء أن للعبد في عبادته may have in his worship: ئلائة مقامات : _ الأول أن يفعلهما على الموجمه الذي (1) to worship in a way that fulfills its obligations, by observing all its conditions and integrals; يسقيط معيه الطلب بأن تكبون مستوفية للشروط والأركان. (2) to do this while immersed in the sea of _ الثاني أن يفعلها كذلك وقد استغرق gnostic inspiration (mukashafa) until it is as if the في بحر المكماشفية حتى كأنبه بري الله worshipper actually beholds Allah Most High, تعالى وهذا مقام المشاهدة . this being the station of contemplative spiritual . الشالث أن يفعلها كذليك وقد غلب عليه أن الله تعالى يشاهده وهذا مقام (3) and to worship as mentioned above, المراقبة ر though mainly aware that Allah sees one, this وكبل من المقيامات الثلاثة إحسان إلا being the station of vigilance (muragaba). أن الإحسبان المشبروط في صحة العبادة إنماعو الأول وأما الاحسان بالمعنيين الأخيبرين فهومن صفة الخواص ومتعذر

 $\mathbf{x}$ 

All three of these are of the perfection of faith (ihsan), but the perfection required for the validity of worship is only the first, while perfection in the latter senses is the mark of the elect, and not possible for many (al-Jawahir al-lu'lu'ivya fi sharh al-Arba'in al-Nawawiyya (y68), 37-38).

vision (mushahada);

# BOOK V ALLAH AND HIS MESSENGER *سناب لاعتفا دفي البدورسوله* CONTENTS: Allah v1.0 His Oneness v1.2 His Transcendence v1.3 His Life and Almighty Power v1.4 His Knowledge v1.5 His Will v1.6 His Hearing and Sight v1.7 His Speech v1.8 His Acts v1.9 His Messenger v2.0 Belief in Allah Rejected Without Belief in the Prophet v2.1 Faith Rejected Without Belief in Matters After Death v2.1 The trial of the grave v2.2 The scale v2.3 The bridge over hell v2.4 The watering place v2.5 The Final Reckoning v2.6 Believers shall depart from hell v2.7 The intercession of the prophets and righteous v2.8 The Excellence of the Prophetic Companions (Sahaba) v2.9 Conclusion v3.0 Believers Versus the Faction of Innovation (Bid'a) v3.1 الله v1.0 v1.0 ALLAH (Ghazali:) Praise be to Allah, who origi-(السغيزالي:) السحميدلله vI.1 v1.1 nates all and returns it, who does as He wills, He المبسديء المعيد الفعسال لمساير يبد ذي

of the noble Throne and overwhelming force, the Guide of His elect servants to the wisest path and straightest way, who has blessed them, after having had them attest to His oneness, by preserving the tenets of their religion from the darknesses of doubt and misgivings, bringing them through His providence and guidance to follow His chosen Messenger and the example of his noble and honored Companions; He who manifests Himself and His acts to His servants through His sublime attributes, of which none possess knowledge save those who give heed with a present mind.

HIS ONENESS

v1.2 He is one in being without partner, unique without peer, ultimate without opposite, alone without equal. He is one, preeternal, beginninglessly uncreate, everlastingly abiding, unceasingly existent, eternally limitless, the ever selfsubsisting through whom all else subsists, ever enduring, without end. He is, was, and ever will be possessed of all attributes of majesty, unannihilated by dissolution or separation through the passage of eons or terminus of interims. He is the First and Last, the Outward and Inward, and He has knowledge of everything.

HIS TRANSCENDENCE

v1.3 He is not a body with a form, or a limitary, quantitative substance, not resembling bodies in quantifiability or divisibility, or in being a substance or qualified by substance, or being an accident or qualified by accidents. He does not resemble anything that exists, nor anything that exists resemble Him. There is nothing whatsoever like unto Him, nor is He like unto anything. He is not delimited by magnitude, contained by places, encompassed by directions, or bounded by heavens or earth. He is 'established on the Throne' (mustawin, Koran 20:5) in the way He says and the meaning He intends, 'established' in a manner transcending contact, settledness, fixity, indwelling, or movement. The Throne does not العرش المجيبة والبطش الشديد الهادي صفوة العبيد إلى المنهج البرشيد والمسلك السديدي المتعم عليهم بعيد شهيادة التوحيية بحراسية عقائدهم عن ظلمات المتشكيك والترديف السالك بهم إلى أتباع رمسوك المصطفى واقتفاء آثار صحبمه الأكسرمين المكسرمين بالتأييسد والتسديد، المتجلى لهم في ذاته وأفعاله بمحاسن أوصيافيه التورلا يدركها إلامن ألفى السمع وهو شهيد [المعرف إياهم: إ. الوحدانية vl.2 أنه في ذاته واحد لا شريك له، فرد لا مشبل له، صميد لا صداله، منضرد لاندلف وأنبه واحبد قديم لاأول له. أزلى لا بداينة له، مستمر التوجود لا أخراف أبدى لانهاية له، قيوم لا انقطاع له، دائم لا الصبرام له، لم يزل ولا يزال موصوفيا يتعبوت الحيلال لايقضى عليه بالانقضياء والانفصيال بتصيرم الأيباد وانشراض الآجيال، بل هو الأول والآخر والظاهر والباطن وهويكل شيء عليم. التثزيه

٧1.3 وأنه ليس بجسم مصور ولا حومر محدود مقدر، وأنه لا يصاليل الأجسام لا في التقيدير ولا في قبول الانقسام، وأنه ليس يجوهر ولا تحله الجواهر ولا بعرض ولا تحله الأعراض. ليس كمثله شيء ولا هو مثل شيء، وأنه ليس كمثله شيء ولا هو مثل شيء، وأنه ليحده المقدار ولا تحويه الأقطار ولا تحيط به الجهات ولا تكننفه الأرضون ولا السموات، وأنه مبتو على العرش على اليوجه الذي قالم وبالمعلى الذي أراده استواء منزهاً عن الممامة والاستقرار والتمكن والحلول والانتسال، لا يحمله bear Him up, but is borne up by the subtlety of His infinite power, as are the angels who carry it, and all are powerless in His grasp. He is above the Throne, the heavens, and all else to the farthest reaches of the stars, with an aboveness that does not increase His nearness to the Throne or heavens, or His distance from the earth and what lies beneath it. He is as exalted in degree above the Throne and the beavens as He is above the earth and its depths, though He is near to everything in existence, nearer to a servant than his own jugular vein, and is witness to everything. His nearness no more resembles the nearness of objects to one another than His entity resembles the entities of objects. He does not indwell in anything, nor anything indwell in Him. He is as exalted above containment in space as He is above confinement in time. He was, before creating time and space, and is now even as He was. He is distinguished from His creation by His attributes. There is nothing in His entity other than Him, nor is His entity in what is other than Him. He is beyond change and motion: events neither occur within Him nor changes befall Him. He remains in His attributes of majesty exalted above change, and in the attributes of His perfection beyond needing any increase in perfection. The existence of His entity is known by human reason, and in the afterlife is beheld by the cyesight of the righteous as a beatitude and favor, to consummate their perfect joy with the sight of His Noble Countenance.

HIS LIFE AND ALMIGHTY POWER

v1.4 He Most High is living, almighty, overmastering, triumphant, unaffected by inability or weakness; unsusceptible to drowsiness, sleep, annihilation, or death; possessed of absolute sovereignty and might, of irresistible power and force. His is the majesty and sway, the creation and command. The heavens are enfolded in His right hand and all beings are powerless in His grasp. He alone creates, begins, gives existence, and originates. He creates all beings and their acts, ordains their sustenance and terms. Nothing possible is out of His grasp, the disposal of no matter is beyond His power. The number of things

العبرش بل العبرش وحملتيه محميوليون بلطف قدرتنه ومقهبور ون في قبضته وهو فوق العبرش والسماء وقوق كل شيء إلى تخسوم النسري فوقيمة لاتزيمده قربساً إلى العبرش والسمناء كمنا لاتزينده بعداعن الأرض والشرى؛ بل هو رفيع الدرجات عن العبرش والسمياء كميا أتبه رفيع البدرجيات عن الأرض والشري، وهو مع ذلك قريب من كل موجود وهو أقرب إلى العبيد من حبيل البورييد، وهيو على كل شيء شهيمد، إذ لا يمماشيل قريبه قرب الأجسام كمالا تماثل ذاته ذات الأجسام وأنه لا يحل في شيء ولا يحل فيه شيء: تعالى عن أن يحويه مكان كما تقدس أن يحده زمان الله على كان قبل أن خلق الزمان والمكان وهو الأن على ما عليه كان؛ وأنه بالن عن خلقسه بصفاته ، ليس في ذانيه سواء ولا في سواه ذاته؛ وأنه مقدس عن التغيير والانتقسال ولا تحله الحبوادث ولا تعتبرينه العوارض، بل لا يزال في تعوت جلالمه متبزها عن المزوال وفي صفيات كمياليه مستغنيآ عن زيادة الاستكمال وأنه في ذاتسه معلوم السوجلود بالعضول مرقئ البذات بالأبصبار نعمية منه ولطفأ بالأبرار في دار القرار وإتماماً منه للتعيم بالنظر إلى وجهه الكريم.

#### الحياة والقدرة

٧1.4 وأنه تعالى حي قادر جبار فاهر لا يعتريه قصور ولا عجز ولا تأخذه سنة ولا نوم ولا يمارضه فناء ولا موت وأنه ذو الملك والملكوت والعزة والجبروت. له المسلطان والقهر والخلق والأمر ؟ والسموات مطويات بيمينه والخلائق متهمورون في قبضته ؛ وأنه المنفرد بالخلق والاختراع المتوحد بالإيجاذ والإيداع . خلق الخلق وأعمالهم وقدر أرزاقهم واجسالهم . لا يشد عن قبضته مقدور ولا يعزب عن قدرته تصاريف

He can do is limitless, the amount He knows is infinite.	الأمور. لا تحصی مقدوراته ولا تشاهی معلوماته.
HIS KNOWLEDGE	العلم
v1.5 He knows all things knowable, encompass- ing all that takes place from the depths of the earth to the highest heaven. He knows without an atom's weight in the earth or heavens escaping His knowledge. He knows the creeping of a black ant across a great stone on a lightless night, and the motion in the air of a particle of dust on a windy day. He knows the concealed and the yet more hidden, the buried recesses of hearts, the move- ment of thought, and the opacities of the inmost soul; with preeternal, beginningless knowledge that He has always possessed from the limitless reaches of past eternity, not with awareness originating within Him through being imparted or conveyed.	٧1.5 وأنه عالم بجميع المعلومات محيط بما يجري من تخوم الأرضين إلى أعلى السموات. وأنه عالم لا يعزب عن علمه مشقسال ذرة في الأرض ولا في السماء. بل يعلم دبيب النملة السوداء على الصخرة الصماء في الليلة الظلماء ويدوك حركة الذر في جو الهواء. ويعلم السرار حركة الذر في حو الهواء. ويعلم النمان رواحسفى ويطبلع على هواجس النمائر، بعلم قديم أزلي لم يزل موصوفاً به في أزل الأزال، لا بعلم متجدد حاصل في ذاته بالحلول والانتقال.
HIS WILL	الإرادة
v1.6 He Most High wills all that exists and directs all events. Nothing occurs in the physical or spiritual world, be it meager or much, little or great, good or evil, of benefit or detriment, faith or unbelief, knowledge or ignorance, triumph or ruin, increase or decrease, obedience or sin; save through His ordinance, apportionment, wisdom, and decision. What He wills is, and what He does not will is not. Neither sidelong glance nor passing thought is beyond His design. He originates all and returns it, does what He wills, and none can repulse His command. There is no rescinding His destiny. no flight for a servant from disobeying Him except through divinely given success therein and mercy, and no strength to obey Him save through His choice and decree. If all mankind, jinn, angels, and devils combined their efforts to move or to still a single particle of the universe without His will and choice, they would be unable to. His will, like His other attributes, exists in His entity and He ever possesses it. He has willed from preeternity the existence of all things at the times	٧1.6 وأن تعالى مريد للكائنات مدبر للحادشات. فلا يجري في الملك والملكوت قلبل أو كثير، صغير أو كبير، خير أو شو، نقع أو ضر، إيمان أو كفر، غرفان أو نكر، فوز أو خسران، زيادة أو وقدره وحكمته ومشيئته. فما شاء كان وما الم يشأ لم يكن. لا يخرج عن مشيئته لفنة ناظر ولا فلتة خاطر. بل هو المبدىء المعيد الفعال لما يريد لا راذ لأمره، ولا معقب لقضائسه ولا مهرب لعبد عن معميته إلا يتوفيقه ورحمته، ولا قوة على طاعته إلا بعشيئته وإرادته. فلو اجتمع معليته الا يتوفيق ورحمته، ولا قوة على أن يحركوا في العالم ذرة أو يسكنوها دون أن يحركوا في العالم ذرة أو يسكنوها دون إرادته قائمة بذاته في جملة صفاته لم يز ل إدادته ومشيته لمجزوا عن ذلك. وأن الأشياء في أوقاتها التي قدرها فوجدت في الأشياء في أوقاتها التي قدرها فوجدت في

He has chosen. They occur at the times which He has destined from beginningless eternity, occur- ring neither before nor after, but taking place in accordance with His knowledge and will, without substitution or alteration. He directs events with- out successive thoughts or waiting for time to elapse, which is why nothing diverts Him from anything else.	أوقاتها كما أراده في أزله من غير تقدم ولا تأخريل وفعت على وفق علمه وإرادته من غير تبدل ولا تغير . دبر الأمور لا بترتيب أفكار ولا تربص زمان فلذلك لم يشغله شأن عن شأن .
HIS HEARING AND SIGHT	السمع والبصر
v1.7 He Most High is all-hearing and all- seeing. He hears and sees, no sound however slight eluding His hearing, and no sight however minute escaping His vision. Distance does not obscure His hearing nor darkness hinder His vi- sion. He sees without pupil or eyelids. and hears without ear canal or ears, just as He knows with- out a heart, seizes without limb, and creates with- out implement. His attributes no more resemble the attributes of His creatures than His entity resembles the entity of His creatures.	٧1.7 وأنه تعالى سميع بعير. يسمع ويرى لا يعزب عن سمعه مسموع وإن خفي ولا يغب عن رؤيته مرغي وإذ دق. ولا يحجب سمعه بعد ولا يدفع رؤيته ظلام . يرى من غير حدقة وأجفان ويسمع من غير أصمخة وآذان ، كما يعلم يغير أله . إذ لا تشبه صفاته صفات الخلق كما لا تشبه ذاته ذوات الخلق .
HIS SPEECH	الكلام
v1.8 He Most High speaks, commands, for- bids, promises, and warns, with beginninglessly eternal speech that is an attribute of His entity, not resembling the speech of creatures in being a sound generated by the passage of air or impact of bodies, nor in letters articulated by compressing the lips or moving the tongue. The Koran, Torah, Evangei, and Psaims are His Books, revealed to His messengers (upon whom be peace). The Koran is recited with tongues, written in books, and memorized in hearts despite being begin- ninglessly eternal, an attribute of the entity of Allah Most High, unsubject to disseverance and separation by conveyance to hearts or pages. Moses (Allah bless him and give him peace) heard the speech of Allah without sound or letter, just as the rightcous see the entity of Allah Most High in the afterlife without substance or accident.	٧٤.8 وأنه تعالى متكلم آمر ناه واعد متوعد بكلام أزلي قديم قائم بذاته قليس بعصوت بحددت من إنسسلال هواء أو اصطحاك أجرام، ولا بحرف ينقطع بإطباق شفة أو تحريك لسان. وأن الفرآن والنوراة والإنجيل والمزبور كتبه المنزلة على رسله عليهم السلام. وأن القرآن على رسله عليهم السلام. وأن القرآن متوفق في القلوب وأنه مع ذلك قديم والأوراق. وأن موسى بيخ سمع كلام الله والأوراق. وأن موسى بيخ سمع كلام الله يغير صوت ولا حرف كما يرى الأبرار ولا عرض.

Since Allah possesses all of the above attributes, He is living, knowing, omnipotent, willing,

وإذ عالماً قادراً مريداً سميعاً بصيراً متكلماً

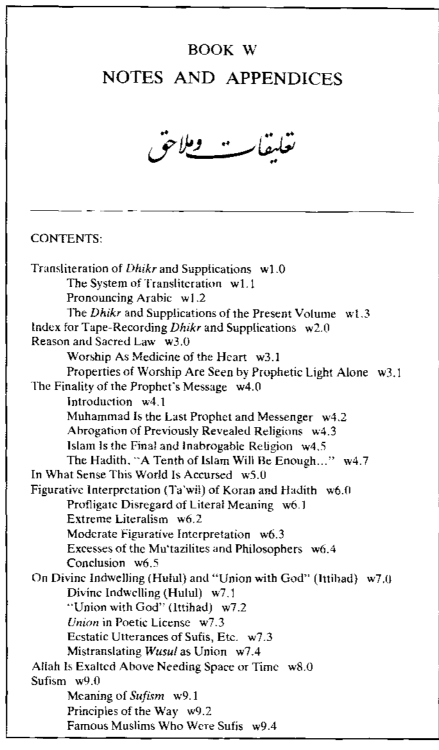
hearing, seeing, and speaking by virtue of His life, power, knowledge, will, hearing, sight, and speech, not merely by virtue of His entity.	بالحياة والمقدرة والعلم والإرادة والسمع والبصر والكلام لا يعجرد الذات .
HIS ACTS	الأفعال
v1.9 Everything besides Him Glorious and Exalted exists through His action, proceeding from His justice in the best, fullest, most perfect and equitable way. He is wise in His acts and just in His decrees. His justice is not comparable to the justice of His servants, since injustice may only be imagined from a servant through his disposal of what belongs to another, while this is inconceiv- able from Allah Most High, since nothing belongs to anyone besides Him that He should unjustly dispose of it. Everything besides Him, be it human, jinn, angel, devil, heaven, earth, animal, vegetable, mineral, substance, accident, intellig- ible, or sensory, is contingent, and was brought into existence through His power after not being, created by Him after it was nothing. He alone existed in precternity, and nothing else. He then originated creation, that His omnipotence might be manifest, His prior decree effected, and His eternal word realized; not from needing or requir- ing anything in creation. Our origination, begin- ning, and responsibility are of Allah's generosity, not because of their being obligatory for Him, and His blessings and benefaction exist because of His favor, not because of being due from Him. Every- thing that exists is indebted to Him for His generosity and goodness, His blessings and benevolence; for He is well able to pour all man- ner of torments upon His servants and try them with every variety of suffering and illness, and were He to do so, it would be just on His part and not wicked or unfair. He Mighty and Majestic rewards His servants, the believers, for their acts of obedience because of His generosity and in ful- fillment of His word, not because of their deserv- ing it or His owing it to them. He is not obliged to anyone to do anything, nor is injustice on His part conceivable, for He does not owe any rights to anyone. The obligation of men and jinn to per- form acts of obedience is established by His hav-	٧1.9 وأنه بحانه وتعالى لا موجود سواء إلا وهسو حادث بنعله وفسائض من عدله على أحسن الرجوه وأكملها وأتمها أقضينه. لا يقماس عدله بعدل العباد إذ وأعدلها. وأنه حكيم في أقعاله عادل في عنه ولا يتصور منه الظلم من الله تعالى قانه لعبد ولا يتصور انظلم من الله تعالى قانه العبد يتصور منه الظلم من الله تعالى قانه في قدم لا يصادف لغيره ملكاً حتى يكون نصرنه وملك وشيطان وسماء وأرض وجيوان في ملك وشيطان وسماء وأرض وجيوان إنس وجن العدم اخترعه بقدرته بعد أن لم ومحدول منه الله تعالى قانه العدم اختراعاً وأنشاء انتساءً بعد أن لم وحدوان في الملك وشيطان وسماء وأرض وجيوان في الأزل موجدوة العدم في أذل مو وحدوان بيناء إذ كان في الأزل موجدوة ألما سق وحده ولم يكن منه غيره. فأخذ ما من أوادته ولما حق في الأزل من كلمته، من إرادته ولما حق في الأزل من كلمته، بعد ذلك إظهاراً لقدرته وتحقيقاً لما سق وجوب ومنظول بالإنمام والتكليف لا عن إرادته ولما حق في الأزل من كلمته، وجوب ومنظول بالإنمام والاصلاح لا عن إرادته والاختصراع والتكليف لا عن إرادته عد أولم وحيان والنمسة وجوب ومنظول بالإنمام والاخلي موجبوة من أوادته منه غيره. وأنه متفضل من إرادته ولما حق في الأزل من كلمته، بعد ذلك إظهاراً لقدرته والتكليف لا عن إرادته ولما حق في الأزل من كلمته، وجوب ومنظول بلابتمام والإصلاح لا عن إرادته ولما حق في الأزل من كلمته، وجوب ومنظول بالإنمام والإصلاح لا عن إرادته ولما حق في الأزل من كلمته، وجوب ومنظول بالإنمام والإصلاح لا عن إرادته ولما حي في الأزل من كلمته، وحرب والا منته وربي والامنين بعن أوادته ولما حي في الأزل من كلمته، وحرب والامنية، والاحتصراع والتكليف لا عن والامنية والاحتصراع والتمان إذ كان قدراً على أن يصب على انزوم. فله الفضل والإحسان والنمسة غيره والمن من إرادته معنه والا حسان والنمسة والامني والامنية، والاحتصراع والتكليف لا عن والامنية والاحتصراع والامنية، والاحتصان والنمسة في على أنه عن أولم والورصيا، ولو فسل فلك لكان عباده أنواع والاحتصان واليمنة على منه منه مورب والمانية ولا علماً والامنية على منه مول والامنية والامية والاحصية وحل والومان وي والومان والامية والاحين مله مالا مال بحكم والم حر وحم والمانية والامية، والامية والا بحم وحم والامية والاحي والمي والومان وي والمي من مالم والاحي والمية والما والاحي والمي والمان مي والمي والمي والمي والما وا
ing informed them of it upon the tongues of the	

prophets (upon whom be peace), and not by unaided human reason. He sent the prophets and manifested the truth of their messages by unmistakable, inimitable miracles. They have communicated His commands, prohibitions, promises, and warnings, and it is obligatory for mankind and jinn to believe in what they have conveyed.	أنبيائه عليهم السلام، لا يمجرد العقل. ولكنه بعث السرسيل وأظهـر صدقهم بالمعجزات الظـاهـرة فبلّغوا أمره وتهيه ووعــده ووعـيــنه، فوجب على الخلق تصديقهم فيما جاؤوا به.
v2.0 HIS MESSENGER	v2.0 الرسول
v2.1 Allah Most High sent Muhammad (Allah bless him and give him peace), the Qurayshite unlettered prophet, to deliver His inspired mes- sage to the entire world, Arabs and non-Arabs, jinn and mankind, superseding and abrogating all previous religious systems with the Prophet's Sac- red Law, except for the provisions of them that the new revelation explicitly reconfirmed. Allah has favored him above all the other prophets and made him the highest of mankind, rejecting any- one's attesting to the divine oneness by saying "There is no god but Allah," unless they also attest to the Prophet by saying "Muhammad is the Messenger of Allah." He has obliged men and jinn to believe everything the Prophet (Allah bless him and give him peace) has informed us concern- ing this world and the next, and does not accept anyone's faith unless they believe in what he has told us will happen after death.	1.2. [معنى الكلمة الشائية وهي الشهادة للرسل بالرسالة و] أنه بعث النبي الشهادة للرسل بالرسالة و] أنه بعث النبي الشهادة للرس المحم والجن والإنس كافة العرب والعجم والجن والإنس وفضله على ساتسر الأنبساء وجعله سيد وفضله على ساتسر الأنبساء وجعله ميد وهو قول لا إله إلا الله ما لم تقتر ن بها البشر ومنع كمال الإيمان يشهادة التوحيد ووقول لا إله إلا الله ما لم تقتر ن بها البشر عنه من أمور الدنيا والأخرة. وأنه لا أعبر به يتقبل إيمان عبد حتى يؤمن بما أخبر به يعد الموت. يعد الموت. يعد الموت. يعد الموت. يعد الموت. يعد الموت. يعد الموت. يعد الموت. يعد الموت.
THE TRIAL OF THE GRAVE	فتنة المقبر
v2.2 The first of these matters is the question- ing of Munkar and Nakir, two tremendous, awe- inspiring personages who sit a scrvant upright in his grave, body and soul, and ask him about the unity of Allah and the messengerhood of the Prophet (Allah bless him and give him peace), saying, "Who is your Lord, what is your religion, and who is your prophet?" It is they who try people in the grave, their questioning being the	٧2.2 وأوف سؤال منكر ونكير وهما ملكان مهيبان هاشلان يقعدان العبد قي قيره سويباً ذا روح وجسد فيسألانه عن التوحيد والرسالة ويقولان له: من ربك وصا ديشك ومن نبيك؟ وهما فتانا القبر وسؤالهما أول فتنة بعد الموت. وأن يؤمن

first ordeal after death. It is also obligatory to believe in the torment of the grave, that it is a fact, is just, and affects both body and soul, in the way Allah wills.	بعيذاب القبير وأنه حق وحكمه عدل على الجسم والروح على ما شاء الله .
THE SCALE	الميزان
v2.3 It is obligatory to believe in the scale, which consists of two scalepans and a balance indi- cator between them and is as great in size as the thickness of the heavens and earth. It weighs a ser- vant's deeds through the power of Allah Most High, and the weights placed on it are as fine as an atom or mustard seed, that justice may be per- fectly done. The pages recording one's good deeds will be placed in a form pleasing to behold on the side of the scale for Light, weighing it down according to their rank with Allah, through His generosity, while the pages recording one's bad deeds will be placed in an ugly form on the side of Darkness, diminishing the weight of the opposite side through Allah's justice.	٧2.3 وأن يؤمن بالمميزان ذي الكفتين واللسبان وصف في العظم أنه مشل طبقات السموات والأرض. توزن في الأعمال بقدرة الله تعالى. والصنج يومنذ مشاقيل الذر والخردل تحقيقاً لتمام العدل. وتوضع صحائف الحسنات في صورة حسنة في كفة النور فيثقل بها الله، وتطسرح صحائف السيسات في صورة قبيحة في كفة الظلمة فيخف بها الميزان بعدل الله.
THE BRIDGE OVER HELL	الصراط
THE BRIDGE OVER HELL v2.4 It is obligatory to believe in the bridge over hell (sirat), a bridge spanning the breadth of hell, sharper than a sword and finer than a hair, which unbelievers' feet shall slip from by Allah's decree and plunge them into hell, and the feet of believers shall be made fast upon by Allah's generosity, and from thence they shall be con- ducted to the Final Abode.	الصراط 2.4 وأن يؤمن بأن الصراط حق، وهو جسر معدود على منن جهنم أحدّ من السيف وأدق من الشعرة تزل عليه أقدام الكافرين بحكم الله سبحانه فتهوي بهم إلى النسار وتليت عليه أقدام المؤمنين بفضل الله فيسافون إلى دار القرار.
v2.4 It is obligatory to believe in the bridge over hell (sirat), a bridge spanning the breadth of hell, sharper than a sword and finer than a hair, which unbelievers' feet shall slip from by Allah's decree and plunge them into hell, and the feet of believers shall be made fast upon by Allah's generosity, and from thence they shall be con-	v2.4 وأن يؤمن بأن الصراط حق، وهو جسر ممدود على منن جهنم أحدّ من السيف وأدق من الشعرة نزل عليه أقدام الكافرين بحكم الله سبحانه فتهوي بهم إلى النسار وتنيت عليم أقـدام المـؤمنين

water whiter than milk and sweeter than honey, and there are as many pitchers around it as stars in the sky. Two aqueducts pour into it from Kawthar, a spring in paradise.	اللين وأحلى من العمسل حوق أباريق عددها بعدد نجوم السمام فيه ميزابان يصبان فيه من الكوثر .
THE FINAL RECKONING	الحساب
v2.6 It is obligatory to believe in the Final Reckoning and the disparity in the way various people are dealt with therein, some made to an- swer, others pardoned, and some admitted to paradise without reckoning, being the intimates of Allah (muqarrabun). Allah Most High shall ask whomever He wills of the prophets if they have conveyed their message, ask unbelievers why they denied the messengers, ask those of reprehensible innovation (bid'a) about the sunna, and ask Mus- lims about their works.	٧2.6 وأذ يؤمن بالحساب وتفاوت الناس فيه إلى مناقش في الحساب وإلى مسامع فيه وإلى من يدخل الجنة بغير حساب وهم المقربون. فيسأل الله تعالى من شاه من الأنيباء عن تبليغ الرسالة ومن شاه من الكفار عن تكليب المرسلين ويسأل المت دعة عن السنة ويسأل المسلمين عن الأعمال.
BELIEVERS SHALL DEPART FROM HELL	خروج الموحدين من النار
v2.7 It is obligatory to hold that true believers in the oneness of Allah (N: who follow the prophet of their age (dis: w4.4)) will be taken out of hell after having paid for their sins, through the generosity of Allah Mighty and Majestic. No one who is a true monotheist will abide in the fire forever.	من المنسار بعبد الأمتصام [حتى لا يبقى في جهتم موصد] بفضل الله نعالى فلا يخلد في النار موحد.
THE INTERCESSION OF THE PROPHETS AND RIGHTEOUS	شفاعة الأنبياء والصالحين
v2.8 It is obligatory to believe in the interces- sion of first the prophets, then religious scholars, then martyrs, then other believers, the interces- sion of each one commensurate with his rank and position with Allah Most High. Any believer remaining in hell without intercessor shall be taken out of it by the favor of Allah, no one who believes remaining in it forever, and anyone with an atom's weight of faith in his heart will eventu- ally depart from it.	على حسب جاهب ومنسريت عنيد الله تعالى. ومن يتي من المؤمنين ولم يكن له شفيم أخرج بفضل الله عز وجمل فلا يخلد في النمار مؤمن بل يخرج منهما من

THE EXCELLENCE OF THE PROPHETIC COMPANIONS (SAHABA)         v2.9 It is obligatory to believe in the excellence (dis: w56) of the prophetic Companions (Allah be well pleased with them). One must think the best of all of the Companions of the Prophet (Allah bless him and give him peace). and praise them just as Allah Mighty and Majestic (n: e.g., at Koran 3:110) and His messenger have praised them (Allah bless them all and give them peace).       *         v3.0 CONCLUSION       *         v3.1 All of the foregoing has been conveyed by prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who fol- low the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to rep- rehensible innovation (bid'a). We ask Allah through His mercy for perfect certainty and stead- fastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant ( <i>Ihya' 'ulum al-din</i> (y39), 1.79– 83).       *		
<ul> <li>(dis: w56) of the prophetic Companions (Allah be well pleased with them). One must think the best of all of the Companions of the Prophet (Allah bless him and give him peace), and praise them just as Allah Mighty and Majestic (n: e.g., at Koran 3:110) and His messenger have praised them (Allah bless them all and give them peace).</li> <li>×</li> <li>v3.0 CONCLUSION</li> <li>v3.1 All of the foregoing has been conveyed by prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who follow the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to reprechensible innovation (bid'a). We ask Allah through His mercy for perfect certaity and steadfastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant (<i>Ihya' 'uhum al-din</i> (y39), 1.79–83).</li> </ul>		فضل الصحابة
v3.0 CONCLUSION v3.0 ktops been conveyed by prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who follow the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to reprehensible innovation (bid'a). We ask Allah through His mercy for perfect certainty and stead-fastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant ( <i>Ihya' 'ulum al-din</i> (y39), 1.79- $[AT - V4/1]$	(dis: w56) of the prophetic Companions (Allah be well pleased with them). One must think the best of all of the Companions of the Prophet (Allah bless him and give him peace), and praise them just as Allah Mighty and Majestic (n: e.g., at Koran 3:110) and His messenger have praised	رضي الله عنهم [ ] وأن يحسن الظن بجميع الصحابة ويثني عليهم كما ألثى الله عز وجل عليهم ورسوله ﷺ وعليهم
v3.1 All of the foregoing has been conveyed by prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who fol- low the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to rep- rchensible innovation (bid'a). We ask Allah through His mercy for perfect certainty and stead- fastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant ( <i>Ihya' 'uhum al-din</i> (y39), 1.79- 83). $v3.1$ v3.1 v3.1	*	
prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who fol- low the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to rep- rchensible innovation (bid'a). We ask Allah through His mercy for perfect certainty and stead- fastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant ( <i>Ihya' 'ulum al-din</i> (y39), 1.79– 83).	v3.0 CONCLUSION	v3.0 الخاتمة
	prophetic hadith and attested to by the words of the early Muslims. Whoever believes it with deep conviction belongs to those of the truth, who fol- low the sunna, and distinguishes himself from the faction who have strayed, the sect adhering to rep- rchensible innovation (bid'a). We ask Allah through His mercy for perfect certainty and stead- fastness in religion, for ourselves and all Muslims; He is the Most Merciful of the Merciful. May Allah bless our liegelord Muhammad, and every chosen servant ( <i>Ihya' 'ulum al-din</i> (y39), 1.79– 83).	الأخبار وشهدت به الأثبار. قمن اعتقد جميع ذلك موقداً به كان من أهل الحق وعصابة السنة، وقبارق رهط الفيلال وحزب البدعة. فنسأل الله كمال اليقين وحسن النبسات في المدين لنا ولكافة المسلمين برحمته، إنه أرحم الراحمين. وصلى الله على سيدتما محمد وعلى كل عبد مصطفى [نقل من إحياء علوم الدين
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Sufism and Sacred Law w9.5 Sufi Sheikhs w9.6 Conditions for being a true sheikh w9.6(a) Attributes of a false sheikh w9.6(1) The Purpose of Taking a Sheikh and a Path w9.7 Submitting to a Sheikh Is in Permissible Matters w9.8 The Sacred Law Is Above Any Human Being w9.9 The Story of Khidr and Moses w9.10 Sufism and Orthodoxy w9.11 In What Sense Philosophy Is Unlawful w10.0 The Unlawfulness of the Sciences of Materialists w11.0 The Reason for Various Positions Within One Legal School w12.0 Levels of Scholars in a School w12.1 Obligatory to Judge by the Strongest Position w12.2 The Strongest Position in the Shafi'i School w12.3 Slavery in Islam w13.0 Following Another Imam in Legal Rulings w14.0 Conditions for Permissibility w14.1 Metric Equivalents of Islamic Weights and Measures w15.0 How the Equivalents Were Arrived At w15.2 Proper Manners Towards the Holy Koran w16.0 Evidence for Not Touching Koran Without Ablution w16.2 Protective or Healing Words (Ruqya) and Amulets w17.0 Conditions for Permissibility w17.1 Evidence for Permissiblility w17.2 Unlawful Amulets w17.3 Making Up Missed Prayers Is Obligatory w18.0 Introduction w18.1 Missing a Prayer Is Not Unbelief w18.2 Evidence of being unbelief w18.3 Evidence of not being unbelief w18.4 Discussion of the evidence w18.5 Making Up Missed Prayers w18.6 Evidence that prayers must be made up w18.8 Evidence that prayers cannot be made up w18.9 Discussion of the evidence w18.10 Fasting and Praying at Northerly Latitudes w19.0 Fasting w19.1 Praving w19.2 The Merit of Wirds w20.0 Praying Towards Tombs w21.0 The Jinn w22.0 Belief in the Jinn Is Obligatory w22.1 The Difference Between Jinn and Angels w22.2 Women's Obligatory Clothing w23.0 Nakedness Varies with Situation w23.1 Performing the Obligatory Prayer in a Vehicle w24.0 Doubts About the Intention of Prayer w25.0 Presence of Mind in Prayer w26.0

Rosaries w27.0 The Sunnas Before the Friday Prayer w28.0 The Sunna Raktas Before the Prayer w28.1 The Second Call (Adhan) to Friday Prayer w28.2 Innovation (Bid'a) w29.0 Introduction w29.0(n;)The Hadith, "Every Innovation Is Misguidance" w29.1 The Prophet's Sunna Concerning New Matters w29.2 Commentary on Hadith "Every Innovation, Etc." w29.3 The Five Categories of Innovations w29.3 Obligatory innovations w29.3(1) Unlawful innovations w29,3(2) Recommended innovations w29.3(3) Offensive innovations w29.3(4) Permissible innovations w29.3(5) New Things Must Be Judged by the Five Categories w29.4 Belief innovations are misguidance w29.4 Condemning all new things truncates the Sacred Law w29.4 Miracles (Karamat) w30.0 Evidence of Their Existence w30.1 Kinds of Miracles w30.2 Obtaining Blessings (Tabarruk) Through the Righteous w31.0 Instructing the Deceased (Talgin) w32.0 The Friends of Allah (Awliya') w33.0 Koranic Description w33.1 Hadith Description and Commentary w33.2 Visiting Graves w34.0 Sunna for Men w34.1 Woman Visiting Graves w34.1(N:) Donating the Reward for Koran Recital to the Dead w35.0 Donating Other Acts of Worship w35.2 Students of Sacred Law Accepting Zakat w36.0 Only the Amount Needed Is Permissible w36.1 Extra Books, Luxuries, Etc. w36.1 The Unlawfulness of Masturbation w37.0 Keeping Silent All Day Is Offensive w38.0 Laylat al-Qadr w39,0 Supplicating Allah Through an Intermediary (Tawassul) w40.0 Introduction w40.2 Hadith Evidence w40.3 The hadith of the blind man w40.3 The hadith of the man in need w40.4 The authenticity of the hadith of the blind man w40.5 Discussion of the evidence w40.6 The authenticity of the hadith of the man in need w40.6(3) Calling Upon the Righteous (Nida' al-Salihin) w40.7 Smoking w41.0 Hadith Evidence of Prohibition w41.1 Medical Evidence of Harmfulness w41.2

Unlawfulness of Smoking in the Shafi'i School w41.3 Buying and Selling Insurance Is Unlawful w42.0 Evidence of Prohibition w42.1 When Laws Force One to Have Insurance w42.4 Dealing in Interest (Riba) in Enemy Lands (Dar al-Harb) w43.0 Introduction w43.1 Evidence of Permissibility w43.2 Evidence of Prohibition w43.3 What Is Permitted in the Hanafi School w43.4 Meaning of Enemy Lands w43.5 Inapplicable to most of the world w43.5(N:)Protecting Lenders from Loss Due to Inflation w43.6 Bequeathing More Than One-Third of One's Property w44.0 A Wife's Marital Obligations w45.0 In the Shafi'i School w45.1 In the Hanafi School w45.2 The Permissibility of Contraception w46.0 Hadith Evidence w46.1 Offensiveness in the Shafi'i School w46.2 A Warning Against Careless Accusations of Unbelief w47.0 Deviations and Aberrations Unquestionably Invalid w47.2 Weak Hadiths w48.0 Reasons Permitting Use of Weak Hadiths As Evidence w48.1 Multiple means of transmission w48.2 Acceptance of scholars w48.3 Accepting the Proceeds of Un-Islamic Tax Revenues w49.0 The Prohibition of Depicting Animate Life w50.0 Hadith Evidence w50.1 Imitating the Creative Act of Allah w50.2 Procuring and Using Pictures w50.3 Three-Dimensional Images w50.5 Portraits w50.7 Photographs of Animate Life w50.9 Television w50.10 Women Removing Facial Hair w51.0 Ibn Hajar Haytami's List of Enormities w52.0 Introduction w52.1 The Enormities w52.1(1-442)Abu Talib Makki's View of the Enormities w52.3 Enormities efface supererogatory works w52.3(end) Repentance Does Not Eliminate Others' Rights w53.0 Obligations Will Be Requited on Judgement Day w53.1 Leaving What Does Not Concern One w54.0 The Eternality of Paradise and Hell w55.0 Introduction w55.1 Scholarly Consensus (Ijma*) w55.2 Denial of the Eternality of Paradise or Hell Is Unbelief w55.3 Evidence from Koran and hadith w55.3 Answers to objections w55.3

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	foran and Hadith w56.2	nton Menshima wife 2(a)
	f Companions Is Above L	
	of the Companions w56.	
	of the first four caliphs w	
	ent between 'Ali and Mu'	awiya woolo
The Ash ari School w?		,,,,,,,, .
	oretation of the Divine At	
	ri School Represents w5	
	rth (Mawlid) of the Proph	iet wo8.0
The Acceptance of Fate		
	ent with the Acceptance of	
	nsistent with the Acceptar	nce of Fate w59.2
Prayer (du'a')		
	ental means w59.2	
	the right and forbidding the	he wrong w59.2
Knowledge of the Unse		
	Juman Beings w60.1	
	ation Versus Others' Intui	
Astrologers, fe	ortune-tellers, etc. w60.2	2
w1.0 TRANSLITERAT	TON OF DHIKR	.wi الأذكـار والأدعـيـة حسب نطقها بالعربية
Muhammad, with a few cl of z, to better represent the the end of words for letter	hanges such as symbolizin e classical pronunciation, a s not pronounced when o letters not pronounced wh	on like that of Martin Lings' g the letter is as dh instead and the use of parentheses a ne pauses after them, and a ten the final vowel of the pre- are:
Arabic English	Arabic English	Arabic English
۰,	; <b>z</b>	۵ ق
b	e	ې k
t	ە س sh ش	Jl
ت th	<i>J</i> =	μ
:	ې ص ل شي	
~ ,	- ·	-
ېې خ kh		w و
kir د d		
	dh ظ	ah.
; 46	• •	5t
dh ذ ۲ ر		

#### Transliteration of *Dhikr* and Supplications w1.2

(short vowels)	(long vowels)	(dipthongs)
⊥. a	। ति	aw و
⊥ u	ت و	ay
i	آ ري	iyy uww

(Martin Lings:) The Arabs sometimes call themselves "the people of w1.2 Dad" because they claim that they alone possess the letter  $d\bar{a}d$ , which sounds like a heavy "d" pronounced far back in the mouth. It is normally transcribed, as here, by d. Analogously, s, t, and z (n: dh below) stand for other characteristic heavy back consonants, whereas d, s, t, and z stand for the corresponding front consonants, which are pronounced more or less as in English. The letter h is a tensely breathed h sound; q is a guttural k sound; th is to be pronounced as these letters in think, dh as they are in this, gh like a French r, kh like ch in Scottish loch. The asper ' denotes the letter 'ayn, which is produced by narrowing the passage in the depth of the throat and then forcing the breath through it. The apostrophe denotes the "hamzah of discontinuity," which means a slight catch in the breath. Since in English initial vowel sounds are regularly preceded by this catch, the initial hamzah has not been transcribed here, e.g. Ahmad, not 'Ahmad. The "hamzah of continuity" indicates the running of two words into one by the elision, at the beginning of the second word, of the first letter of the definite article al-, the a of which is always elided except at the beginning of a sentence. This elision is shown here simply by the omission of the letter in question, e.g. Abu  $l^2As$ , not Abu al- $\overline{A}s_i$  the continuity has the effect of shortening any long vowel which immediately precedes this hamzah. The first letter of the Divine Name Allah is also clided except at the beginning of a sentence or when it stands alone. c.g. bismi Llah ...

The short vowels a, i, u are like the vowel sounds of sat [n: like the vowel sound of set in American pronunciation], sit, soot,  $\vec{a}$ ... is like the vowel sound of bare [n: like that of flat for Americans], but back consonants next to it attract it to that of bar;  $\vec{i}$  and  $\vec{u}$  are like the vowel sounds of seen and soon; ay is between those of sign and sane; aw is like that of cow (Muhammad (y75), 348).

#### PURIFICATION

w1.3 (c5.5) Before ablution (wudu): "Bismi Llāh(i)," or optimaily, "Bismi Llāhi r-Raḥmāni r-Raḥīm.

Prior to this, it is sunna to say, "A'ūdhu bi Llāhi mina sh-shayṭāni r-Rajīm," and to add, after the Basmala, "Al-ḥamdu li Llāhi ala l-Islāmi wa ni matih(i), alḥamdu li Llāhi lladhī ja ala l-mā'a ṭahūran wa l-Islāma nūra(n). Rabbī a ūdhu bika min hamazāti ah-shayāṭīna wa a'ūdhu bika Rabbī an yaḥdurūn."

If one neglects to say the Basmala at the first of ablution, one pronounces it during ablution, saying, "Bismi Llåhi awwalahu wa ãkhirah."

wł.4 (c5.18) After ablution (wudu): "Ash-hadu an lā ilāha illa Llāhu waḥdahu lā sharīka lah(u), wa ash-hadu anna Muḥammadan 'abduhu wa rasūluh(u); Allāhumma j'alnī mina t-tawwābīn(a), wa j'alnī mina l-mutaṭahhirīn(a), wa j'alnī min 'ibādika ṣ-ṣāliḥīn(a); subḥānaka Llāhumma wa bi ḥamdik(a), ash-hadu an lā ilāha illā ant(a), astaghfiruka wa atūbu ilayk."

w1.5 (e9.1(5)) Before entering the lavatory: "Bismi Llāh(i), Allāhumma innī a'ūdhu bika mina l-khubuthi wa l-khabā'ith"; and after leaving: "Ghufrānak(a), al-ḥamdu li Llāhi lladhī adh-haba 'anniya l-adha wa 'āfānī."

w1.6 (e11.1(1)) Before the purificatory bath (ghusl): "Bismi Llāhi r-Raḥmāni r-Raḥīm."

w1.7 (e12.17(1)) Before dry ablution (tayammum): "Bismi Llähi r-Raḥmāni r-Raḥīm."

THE CALL TO PRAYER

w1.8 (f3.6) The call to prayer (adhan) is: "Allāhu akbaru Llāhu akbar, Allāhu akbaru Llāhu akbar, ash-hadu an lā itāha illa Ltāh, ash-hadu an lā itāha illa Ltāh, ash-hadu an na Muḥammadan rasūlu Ltāh, ash-hadu anna Muḥammadan rasūlu Ltāh, ash-hadu anna Muḥammadan rasūlu Ltāh, ipayya 'ala ṣ-ṣalāh; ipayya 'ala ṣ-ṣalāh; ipayya 'ala l-falāh; illa l-falāh; illa here, before the dawn prayer only: "Aṣ-ṣalātu khayrun mina n-nawm, aṣ-ṣalātu khayrun mina n-nawm";] Allāhu akbaru Ltāhu akbar. lā ilāha illa Ltāh." (See note f3.9(3(A:)) about the pauses between the sentences.)

w1.9 (f3.6) The call to commence (iqama) is: "Allāhu akbaru Llāhu akbar, ashhadu an lā ilāha illa Llāh, ash-hadu anna Muḥammadan rasūlu Llāh, ḥayya 'ala şşalā(ti) ḥayya 'ala 1-falāḥ, qadi qāmati ş-ṣalā(tu) qadi qāmati ṣ-ṣalāh, Allāhu akbaru Llāhu akbar, lā ilāha illa Llāh."

w1.10 (f3.11, second par.) The reply to "Come to the prayer" (hayya 'ala ş-salāh) and "Come to success" (hayya 'ala l-falāħ) is: "Lā ħawla wa lā quwwata itlā bi Llāħ."

w1.11 (f3.11, second par.) The reply to "The prayer is better than slcep" (aşşalātu khayrun mina n-nawm) in the call to the dawn prayer is: "Ṣadaqt(a) wa barirt."

w1.12 (f3.11, third par.) The reply to "The prayer is commencing" (qadi qāmati

ş-şalāh) is: "Aqāmaha Llāhu wa adāmahā mā dāmati s-samāwātu wa l-arḍ(u) wa ja alanī min şāliņī ahlihā."

w1.13 (f3.12) After blessing the Prophet (Allah bless him and give him peace) subsequently to the call to prayer or call to commence, one adds: "Allāhumma Rabba hādhihi d-da wati t-tāmmati wa ş-şalāti l-qā ima(ti), āti Sayyidanā Muḥammadani l-wasīlata wa l-fadīlata wa d-darajata r-rafī'a(ta), wa b'ath-hu maqāman maḥmūdani liadhī wa adtah."

DESCRIPTION OF THE PRAYER

wl.14 (f8.13) The Opening Supplication (Istiftah): "Wajjahtu wajhī li Iladhī fațara s-samāwāti wa l-arda hanīfan Musliman wa mā ana mina l-mushrikīn; inna salātī wa nusukī wa mahyāya wa mamātī li Llāhi Rabbi l-'Ālamīna lā sharīka iah(u), wa bi dhālika umirtu wa ana mina l-Muslimīn."

w1.15 (f8.16) Saying, "I take refuge, etc." (ta'awwudh): "A'ūdhu bi Llāhi mina sb-Shayṭāni r-rajīm."

w1.16 (f8.17) The Fatiha:

w1.16 الفاتحة

"In the name of Allah, Most Merciful and Compassionate. All praise be to Allah, Lord of the Worlds, Most Merciful and Compassionate, Master of the Day of Reckoning. You alone we worship, in You alone we seek help. Guide us in the straight way, the way of those You have blessed, not of those whom wrath is upon or those who are lost" (Koran 1:1-7). بِسَم اللَّه المَرَّحْمَنِ المَرْجِم ، الحَمْدُ لِلَّهُ رَبُّ العَسَلَمِينَ ، المَرَّحْمَنِ المَرْجِيم ، ملكِ يَوْم السَدَينِ ، إِيَّانَ نَعْبُسُهُ وَإِيَّسَانَ نَسْتَعِينَ آهَدِنَا الصَرَاطُ المُسْتَقِيمَ ، صِرَاطُ السَدِينَ أَنْعَمْتَ عَلَيْهِمْ غَيْسِ المُنْصُوبِ عَلَيْهِمْ وَلاَ الضَالَينَ .

w1.17 (f8.19) After the Fatiha: "Āmīn."

wl.18 (f8.30, fourth par.) The minimal *dhikr* when bowing: "Subhāna Rabbiya 1-'Adhīm."

(f8.30, fifth par.) The optimal *dhikr* when bowing, after having said the above: "Allāhumma laka raka'tu wa bika āmantu wa laka aslamt(u); khasha'a laka sam'ī wa başarī wa mukhkhī wa 'adhamī wa ma staqallat bihi qadamī."

w1.19 (f8.32) The minimal *dhikr* when straightening back up from bowing: "Sami'a Llāhu li man ḥamidah," and when one reaches the upright position, "Rabbanā laka l-ḥamd(u), mil'a s-samāwāti wa mil'a l-arḍi wa mil'a mā shi'ta min shay'in ba'd." (f8.32) It is optimal, after having said the above, to add: "Ahla th-thanā'i wa 1-majd(i), ahaqqu mā gāla 1-'abd(u), wa kullunā laka 'abd(un), lā māni'a li mā a'tayta wa lā mu'tiya lí mā mana't(a), wa lā yanfa'u dha l-jaddi minka l-jadd."

w1.20 (f8.35(5)) The minimal dhikr when prostrating: "Subhāna Rabbiya l-A4a."

(f8.35(5), second par.) It is optimal, after having said the above, to add: "Allāhumma laka sajadtu wa bika āmantu wa laka aslamt(u), sajada wajhī li lladhī khalaqahu wa şawwarahu wa shaqqa sam'ahu wa başarahu bi ḥawlihi wa quwwatih(i), tabāraka Llāhu Aḥsanu l-Khāliqīn."

w1.21 (f8.37(4)) When sitting back between prostrations: "Allāhumma ghfir lī wa rhamnī wa 'āfinī wa jburnī wa hdinī wa rzuqnī."

w1.22 (f8.45) The minimal Testification of Faith (Tashahhud): "At-taḥiyyatu li Llāh(i), salāmun 'alayka ayyuha n-Nabiyyu wa raḥmatu Llāhi wa barakātuh, salāmun 'alaynā wa 'alā' ibādi Llāhi ş-şāliḥīn, ash-hadu an lā ilāha illa Llāhu wa anna Muḥammadan rasūlu Llāh."

(f8.45, second par.) The optimal Testification of Faith: "At-taḥiyyātu lmubārakātu ş-şalawātu t-tayyibātu li Llāh, as-salāmu 'alayka ayyuha n-Nabiyyu wa raḥmatu Llāhi wa barakātuh, aş-salāmu 'alaynā wa 'alā 'ibādi Llāhi ş-şāliḥīn. ash-hadu an lā ilāha illa Llāh(u), wa ash-hadu anna Muḥammadan rasūlu Llāh."

w1.23 (f8.45, fifth par.) The minimal Blessings on the Prophet (Allah bless him and give him peace) in the Testification of Faith (Tashahhud): "Allāhumma şalli 'alā Muḥammad."

(f8.45, sixth par.) The optimal Blessings on the Prophet (Allah bless him and give him peace) in the Testification of Faith (Tashahhud): "Allāhumma şalli 'alā Muḥammadin wa 'alā āli Muḥammadin kamā şallayta 'alā Ibrāhīma wa 'alā āli Ibrāhīm(a), wa bārik 'alā Muḥammadin wa 'alā āli Muḥammadin kamā bārakta 'alā Ibrāhīma wa 'alā āli Ibrāhīm(a), fi l-'ālamīna innaka ḥamīdun majīd." It is desirable to add the word sayyidinā (our liegelord) before each mention of the names Muhammad and Ibrahīm, saying, "Allāhumma şalli 'alā Sayyidinā Muḥammadin wa 'alā āli Sayyidinā Muḥammadin kamā şallayta 'alā Sayyidinā Ibrāhīma ..." etc.

w1.24 (f8.46) The supplication after the Testification of Faith (Tashahhud): "Allāhumma ghfir lī mā qaddamtu wa mā akhkhartu wa mā asrartu wa mā a'lantu wa mā asraftu wa mā anta a'lamu bihi minnī, anta l-Muqaddimu wa anta l-Mu'akhkhir(u), lā ilāha illā ant."

 w1.25 (f8.47) The minimal Salams to close the prayer: "As-Salāmu 'alaykum." (f8.47, second par.) The optimal Salams to close the prayer: "As-salāmu 'alaykum wa raḥmatu Llāh."

w1.26 (f8.50) Post-prayer dhikr: (1) ﴿ الله لا إذا المحكي المقلوم لا تأخذه سِنَة ولا نَوْمُ لَهُ ما في السَّمُواتِ وما في الأرض مَنْ ذا الَّذي يَشْفَعُ عِنْدَهُ إلا بإذب يَمْلَمُ ما بَيْنَ أَبِديهم وما خَلْفَهُمْ وَلا يُحيطونَ بِشَيْءٍ مِنْ عِلْسِهِ إلاَّ بِما شَاءَ وَسِع كُرْسِيَّةُ السَّمُواتِ والأرْضَ وَلا يَةُ ودُو حَفْظُهُما وهُوَ العَلِي العَظِيمَ ﴾ ﴿ سَمِ اللَّهِ الرُّحْمَنِ الرَّحمر قَلْ هُوَ اللَّهُ أَحَدٌ اللَّهُ الصَّمَدُ لَمُ بَلَدٌ وِلَمْ يَكُنُ لَهُ كُفُوا أَحَدُكِي (2)(3) ﴿ بِسْمِ اللهِ الرُّحْمَنِ الرَّجِيمِ قُلْ أَعُوذُ بِرَبُّ الفَلَقِ مِنْ شَرَّ مَا خَلَقَ وِمِنْ شَرْ غَامِقٍ إذا وَقَبَ وِمِنْ شَرَّ النَّقَاقَاتِ قِي العُقَدِ وَمِنْ شَرَّ حَامَدٍ إذا حَمَدَ ﴾. (4) ﴾ ﴿ يَسْمَ اللَّهِ الرَّحْمَٰنِ الرَّحِيمِ قُلْ أَعُوذُ بِرَبِّ النَّاسِ مَلِكِ النَّاسِ إِلَٰهِ النَّاسِ مِنْ شَرَّ الوَسْوَاسِ الْخَنَّاسِ الَّذِي يُوَسُوسُ فِي صَدُورَ النَّاسِ مِنَ الجُنَّةِ والنَّاسِ ﴾ . (5) "Astaghfiru Llāh(a)." (6) "Allähumma anta s-Salāmu wa minka s-salām(u), tabārakta yā Dha i-lalāli wa l-Ikrām." (7) "Allāhumma lā māni'a li mā a'tayt(a), wa lā mu'tiya li mā manait(a), wa la yanfa'u dha l-jaddi minka l-jadd." (8) "Subhāna Llāh(i)." (9) "Al-hamdu li Llāh(i)." (10) "Allāhu akbar(u)." (11) "Lā ilāha illa Llāhu wahdahu lā sharīka lah(u), lahu l-mulku wa lahu lhamdu wa huwa 'ala kulli shay in qadir."

w1.27 (f8.53) The supplication (qunut) in the dawn prayer after straightening up from bowing in the second rak'a, where, if praying alone, one uses the  $\overline{\imath}$  wherever it is italicized below, while if leading a group, one substitutes  $\overline{a}$  for each italicized  $\overline{\imath}$  "Allāhumma hdinī fī man hadayt(a), wa 'āfinī fī man 'āfayt(a), wa tawallanī fī man tawallayt(a), wa bārik  $l\overline{\imath}$  [lanā if leading a group] fī mā a'ṭayt(a), wa qinī sharra mā qaḍayt(a), fa innaka taqḍī wa lā yuqḍā 'alayk(a), wa innahu lā yaḍillu man wālayt(a), tabārakta Rabbanā wa ta'ālayt." It is commendable to add "wa lā ya'izzu man 'ādayt(a)." before the word *tabārakta* in the last sentence.

SUPEREROGATORY PRAYERS

w1.28 (f10.5, second par.) When praying witr after tarawih, one adds the following to the above supplication (qunut): "Allāhumma innā nasta īnuka wa nastaghfiruka wa nastahdika wa nu'minu bika wa natawakkalu 'alayka wa nuthni 'alayka l-khayra kullah(u), nashkuruka a la nakfiruk(a), wa nakhla'u wa natruku man yafjuruk(a), Allahumma iyyāka na'budu wa laka nusallī wa nasjudu illayka wa nas'ā wa naḥfid(u), narjū raḥmataka wa nakhshā 'adhābaka inna 'adhābaka ljidda bi l-kuffāri mulhiq."

w1.29 (f10.10, second par.) A substitute for two rak'as of greeting the mosque: "Subhāna Llāhi wa l-hamdu li Llāhi wa lā ilāha illa Llāhu, wa Llāhu akbar."

w1.30 (f10.12, third par.) The supplication of the prayer for guidance (istikhara): "Allābumma innī astakbīruka bi 'ilmika wa staqdiruka bi qudratika wa as'aluka min fadlika l-'adhīm, fa'innaka taqdiru wa lā aqdir(u), wa ta'lamu wa lā a'lam(u), wa anta 'Allāmu l-Ghuyūb(i). Allāhumma in kunta ta'lamu anna hādha l-amra khayrun lī fi *dīnī wa ma'āshī wa 'āqibati amrī* [a variant has '' 'ājili amrī wa ājilih(i)" in place of the italicized] fa qdurhu lī wa yassirhu lī thumma bārik lī fīh(i), wa in kunta ta'lamu anna hādha l-amra sharrun lī fī *dīni wa ma'āshī wa* '*āqibati amrī* [the variant has '' 'ājili amrī wa ājilih(i)'' as before] fa şrifhu 'annī wa şrifnī 'anhu wa qdur liya l-khayra haythu kāna thumma raddinī bih(i),'' then one mentions the matter at hand.

THE FRIDAY PRAYER

w1.31 (f18.9(c) third par.) Minimal sermon (khutba) for the Friday prayer; "Inna l-ḥamda li Llāh, naḥmaduhu wa nasta'īnuhu wa nastaghfiruh(u), na'ūdhu bi Llāhi min shurūri anfusinā wa min şayyi'āti a'mālinā, man yahdi Llāhu fa lā mudilla lah(u). wa man yudili fa lā hādiya lah(u), wa ash-hadu an lā ilāha illa Llāhu waḥdahu lā sharīka lah(u), wa ash-hadu anna Muḥammadan 'abduhu wa rasūluh(u), şalla Llāhu 'alayhi wa sallama wa 'alā ālihi wa aṣ-ḥābih(i). yā ayyuha lladhīna āmanu ttaqu Llāha ḥaqqa tuqātih(i), wa lā tamutunna illā wa antum Muslimūn(a). 'Yā ayyuha n-nāsu ttaqū Rabbakumu lladhī khalaqakum min nafsin wāḥidatin wa khalaqa minhā zawjahā wa baththa minhumā rijālan kathīran wa nisā 'a(n), wa ttaqu Llāha lladhī tasā'alūna bihi wa l-arḥām(a), inna Llāha kāna 'alaykum raqība(n).''

THE PRAYER ON THE TWO 'EIDS

w1.32 (f19.8. last par.) The Allahu Akbars and additional *dhiki* of 'Eid al-Adha: "Allahu akbaru Llāhu akbaru Llāhu akbar, lā ilāha illa Llāh, Allāhu akbaru Llāhu akbar(u), wa li Llāhi l-ḥamd." It is commendable to add to this: "Allāhu akbaru kabīra(n), wa l-ḥamdu li Llāhi kathīra(n), wa subḥāna Llāhi bukratan wa aṣīta(n), lā ilāha illa Llāhu wa lā na budu illā iyyāh(u), mukhliṣīna lahu d dīn(a), wa taw kariha l-kāfirūn. Lā ilāha illa Llāhu waḥdah(u), ṣadaqa wa'dah(u), wa naṣara 'abdah(u), wa a'azza jundah(u), wa hazama l-aḥzāba waḥdah(u), lā ilāha illa Llāhu wa Llāhu akbar."

#### THE DROUGHT PRAYER

w1.33 (f21.3, second par.) In the drought prayer, the imam says the following nine times before the first sermon (khutba) and seven times before the second: "Astaghfiru Llāha 1-'Adhīma lladhī lā ilāha illā huwa 1-Hayya 1-Qayyūma wa atūbu ilayh."

(f21.3, fourth par.) He frequently says "Astaghfiru Liāh," the Blessings on the Prophet (Allah bless him and give him peace), and supplicates Allah with the following Koranic verses: "Istaghfirū Rabbakum innahu kāna ghaffāra(n), yursili s-samā'a 'alaykum midrāra(n), wa yumdidkum bi amwālin wa banīna wa yaj'al lakum jannātin wa yaj'al lakum anhāra."

(f21.3, seventh par.) The drought prayer supplication: "Allähumma sqinä ghaythan mughīthan hanī'an marī'an saḥḥan 'āmman ghadaqan ṭabaqan mujallilan dā'iman itā yawmi d-dīn. Allāhumma inna bi l-'ibādi wa l-bilādi min al-jahdi wa l-jū'i wa d-danki mā lā nashkū illā ilayk(a), Allāhumma anbit lanā z-zar'a wa adirra lana d-dar'a wa anzil 'alaynā min barakāti s-samā'(i), wa anbit lanā min barakāti l-ardi wa kshif 'annā mina l-balā'i mā lā yakshifuhu ghayruk."

w1.34 (f21.6) When thunder is heard: "Subhāna Badhī yusabbihu r-ra'du bi hamdihi wa l-malā'ikatu min khīfatih."

When lightning is seen: "Subhana man yurikumu l-barqa khawfan wa tama'a(n)."

w1.35 (f21.7) Supplication against 100 much rain: "Allāhuma hawalaynā wa lā 'alaynā; Allāhumma 'ala dh-dhirābi wa l-ākāmi wa butūni l-awdiyati wa manābiti sh-shajar."

VISITING THE SICK

w1.36 (g1.4) Supplication for Allah to heal a sick person: "Allāhumma Rabba n-Nāsi adh-hibi l-ba'sa wa shfi wa anta sh-Shāfi lā shāfiya illā anta shifā'an lā yughādiru alaman wa lā saqama(n)."

THE FUNERAL PRAYER (JANAZA)

w1.37 (g4.10) Supplication after the third Allahu Akbar of the funeral prayer: "Allāhumma hādhā 'abduka wa bnu 'abdik(a), kharaja mìn rawhi d-dunyā wa sa'atihā, wa maḥbubūhu wa aḥibbā'uhu fihā, ilā dhulmati l-qabri wa mā huwa lāqīh(i), kāna yash-badu an iā ilāha illā anta waḥdaka lā sharīka lak(a), wa anna Muḥammadan 'abduka wa rasūluk(a), wa anta a'lamu bihi minnā. Allāhumma innahu nazala bika wa anta ghaniyyun 'an 'adhābihi wa qad ji'nāka rāghibīna ilayka shufa'ā'a lah(u). Allāhumma, in kāna muḥsinan fa zid fī iḥsānih(i), wa in kāna musī an fa tajāwaz 'anhu wa laqqihi bi raḥmatika ridāk(a), wa qihi fitnata lqabri wa 'adhabāhu wa fsaḥ lahu fī qabrihi wa jāfi l-arda 'an janbayhi wa laqqihi bi raḥmatika l-amna min 'adhābika ḥattā tab'athahu āminan ilā jannatika yā Arhama r-Rāḥimīn."

(g4.11) One may add the following, before the above supplication: "Allähumma ghfir li hayyinä wa mayyitinä wa shāhidinā wa ghā'ibinā wa saghīrinā wa kabīrinā wa dhakarinā wa unthānā. Allāhumma man ahyaytahu minnā fa hyihi 'ala l-Islām, wa man tawaffaytahu minnā fa tawaffihi 'ala l-Īmān."

(g4.11, second par.) If the deceased is a child, one may say, with the above addition: "Allāhumma j'alhu faratan li abuwayhi wa salafan wa dhukhran wa 'idhatan wa 'tibāran wa shāfi'a(n), wa thaqqil bihi mawāzīnahumā wa frighi sabra 'alā qulūbihimā."

w1.38 (g4.12) After the fourth Allahu Akbar of the funeral prayer: "Allahumma la tahrimna ajrahu wa la taftinna ba'dahu wa ghfir lana wa lah(u)."

w1.39 (g4.13(f)) The minimal supplication after the third Allahu Akbar of the funeral prayer: "Allāhumma ghfir li hādha l-mayyit."

BURIAL

w1.40 (g5.4(1) When putting the deceased in the grave: "Bismi Llāhi wa 'alā millati rasūli Llāhi şalla Llāhu 'alayhi wa sallam."

w1.41 (g5.6) With the first handfuls of earth in burying the dead: First handful: "Minhā khałaqnākum."
Second handful: "Wa fīhā nu īdukum." Third handful: "Wa minhā nukhrijukum tāratan ukhrā."

w1.42 (g5.6(2) Supplication for the person buried: "Allāhumma thabbit-hu, Allāhumma laqqinhu hujjatah(u)."

w1.43 (g5.8, second par.) Greeting to buried believers: "Salāmun 'alaykum dāra qawmin mu'minīn(a), wa innā in shā' Allāhu bikum lāḥiqūn."

w1.44 (g6.2(1-3)) Condolences:

To a Muslim who's lost a Muslim: "A'dhama Llāhu ajraka wa ahsana 'azā'aka wa ghafara li mayyitik(a)."

To a Muslim who's lost a non-Muslim: "A'dhama Llāhu ajraka wa ahsana 'azā'ak(a)."

To a non-Muslim who's lost a Muslim: "Aḥsana Llāhu 'azā'aka wa ghafara li mayyitik(a)."

### ZAKAT

w1.45 (h8.4) Supplication by the zakat recipient for the zakat giver: "Ajaraka Llāhu fimā a'tayt(a), wa bāraka laka fimā abqayt(a), wa ja'alahu laka tahūra(n)."

#### FASTING RAMADAN

w1.46 (i1.25) Dhikr upon breaking one's fast: "Allāhumma laka şumtu wa 'alā rizqika afțart."

w1.47 (i3.2, last par.) Supplication for Laylat al-Qadr: "Allähumma innaka 'afuwwun tuhibbu l-'afwa fa 'fu 'annī."

THE PILGRIMAGE.

w1.48 (j3.4) The pilgrim chant of "Labbayk": "Labbayka Llāhumma labbayk, labbayka lā sharīka laka labbayk, inna l-ḥamda wa n-ni'mata laka wa l-mulk, lā sharīka lak." (Thrice.)

Then one says the Blessings on the Prophet (Allah bless him and give him peace), and then asks Allah for paradise and seeks refuge in Him from hell by saying: "Allābumma innī as aluka l-jannata wa na īmahā wa ridwānak(a), wa a ūdhu bika min sakhatika wa n-nār."

(j3.4, last par.) If one sees something pleasing (or offensive) while in ihram, one says: "Labbayka inna l-'aysha 'ayshu l-ākhira."

w1.49 (j4.2) Supplication upon first seeing the Kaaba: "Allāhumma zid hādha lbayta tashrīfan wa takrīman wa ta'dhīman wa muhāba(tan), wa zid man sharrafahu wa 'adhdhamahu mimman hajjahu wa 'tamarahu tashrīfan wa takrīman wa ta'dhīman wa birra(n), Allāhumma anta s-Salāmu wa minka s-salāmu fa ḥayyinā Rabbanā bi s-salām."

w1.50 (j5.3(2-3)) When kissing the Black Stone: "Allāhu akbaru Llāhu akbaru Llāhu akbar(u), Allāhumma īmānan bika wa taşdīqan bi kitābika wa wafā'an bi 'ahdika wa ttibā'an li sunnati nabiyyika şalla Llāhu 'alayhi wa sallam."

(j5.5) When passing the Kaaba's door in circumambulation: "Allähumma inna hädha l-bayta baytuka wa l-harama haramuka wa l-amna amnuk(a), wa hādhā maqāmu l-ā'idhi bika mina n-nār."

(j5.6) When passing the corner by Hijr Isma'il: "Allāhumma innī a'ūdhu bika mina sh-shakki wa sh-shirki wa sh-shiqāqi wa n-nifāqi wa sū'i l-akhlāq(i), wa sū'i l-munqalabi fi l-māli wa l-ahli wa l-walad."

(j5.7) When passing the rainspout at the top of the Kaaba (Mizab al-Rahma):

"Allāhumma adhillanī fī dhillika yawma lā dhilla illā dhilluk(a), wa sqinī bi ka'si nabiyyika Muhammadin şalla Llāhu 'alayhi wa sallama mashraban hanī'an lā adhma'u ba'dahu abada(n)."

(j5.8) When between the third corner and the Yamani corner: "Allāhumma j'alhu hajjan mabrūran wa sa'yan mashkūran wa 'amalan maqbūlan wa tijāratan lan tabūr(a), yā 'Azīzu yā Ghafūr."

w1.51 (j5.13, fourth par.) When trotting in first three rounds of circumambulation: "Allähumma j'alhu hajjan mabrūran wa sa'yan mashkūran wa dhanban maghfūra(n)."

(j5.13, fifth par.) When performing the last four rounds of circumambulation: "Rabbi ghfir wa rham wa 'fu 'ammā ta'lam(u), innaka anta l-A'azzu l-Akram(u), Rabbanā ātinā fi d-dunyā hasanatan wa fi l-ākhirati hasanatan wa qinā 'adhāba n-nār."

w1.52 (j5.18, second par.) Supplication after two rak'as at the Station of Ibrahim: "Allāhumma hādhā baladuka wa l-masjidu l-ḥarāmu wa baytuka l-ḥaram(u), wa ana 'abduka bnu 'abdika wa bnu amatik(a). ataytuka bi dhūnubin kathīratin wa khaṭāyā jammatin wa a'mālin sayyi'a(tin), wa hādhā maqāmu l-ʿāʿidhi bika mina n-nār; fa ghfir lī, innaka anta l-Ghafūru r-Raḥīm. Allāhumma innaka da'awta 'ibādaka ilā baytika l-ḥarām wa qad ji'tu ṭāliban raḥmataka muttabi'an marḍātika wa anta mutbīb(un), fa ghfir lī wa rḥamnī, innaka 'alā kulli shay'in qadīr."

w1.53 (j6.2(2)) Dhikr on Safa: "Lā ilāha illa Llāhu waḥdahu lā sharīka lah(u), lahu l-mulku wa lahu l-ḥamdu yuḥyī wa yumīt(u), bi yadihi l-khayru wa huwa 'alā kulli shay'in qadīr. Lā ilāha illa Llāhu waḥdahu lā sharīka lah(u), anjaza wa'dah(u), wa naṣara 'abdah(u), wa hazama l-aḥzāba waḥdah(u), lā ilāha illa Llāhu wa lā na budu illā iyyāhu mukhliṣīna lahu d-dīna wa law kariha l-kāfirūn."

w1.54 (j6.5) Supplication between Safa and Marwa: "Rabbi ghfir wa rham wa tajāwaz 'ammā ta'lamu innaka anta l-A'azzu l-Akram(u), Allāhumma Rabbanā ātinā fi d-dunyā hasanatan wa fi l-ākhirati hasanatan wa qinā 'adhāba n-nār.'

w1.55 (j7.3) On the way to 'Arafa: "Allāhumma ilayka tawajjaht(u), wa li wajhika l-karīmi aradt(u), fa j'al dhanbī maghfūran wa ḥajjī mabrūran wa rḥamnī wa lā tukhayyibnī."

wi .56 (j8.2, second par.) When standing at 'Arafa: "Lā ilāha illa Llāhu wahdahu lā sharīka lah(u), lahu l-mulku wa lahu l-hamdu wa huwa 'alā kulli shay'in qadīr."

w1.57 (j9.2) When standing at al-Mash'ar al-Haram: "Allähumma kamā awqaftanā fihi wa araytanā iyyāh(u), fa waffiqnā li dhikrika kamā hadaytanā, wa ghfir lanā wa rhamnā kamā wa adtanā bi qawlika wa qawluka l-haqq(u): Fa idhā afadtum min 'Arafātin fa dhkuru Llāha 'inda l-Mash'ari l-Harām(i), wa dhkurūhu kamā hādākum wa in kuntum min qablibi la mina d-dāllīn(a), thumma afādū min haythu afāda n-nās(u), wa staghfiru Llāha inna Llāha ghafūrun rahīm. Rabbanā ātinā fi d-dunyā hasantan wa fi l-ākhirati hasanatan wa qinā 'adhāba n-nār.''

w1.58 (j9.8(2)) Supplication after cutting one's hair: "Allāhu akbaru Llāhu akbaru Llāhu akbar(u), wa li Llāhi l-ḥamd."

w1.59 (j11.3) Supplication after farewell circumambulation: "Allāhumma inna l-bayta baytuka wa l-'abda 'abduka wa bau 'abdayk(a), ḥamaltanī 'alā mā sakhkharta lī min khalqika ḥattā ṣayyartanī fī bilādika wa ballaghtanī bi ni matika ḥatta a'antanī 'alā qadā'i manāsikik(a), fa in kunta radīta 'annī fa zdad 'annī ridā(a), wa illā fa munna l-'āna qabla an tan'ā 'an baytika dārī wa yab'uda 'anhu mazārī, hādhā awānu nṣirāfī in adhinta lī, ghayra mustabdilin bika wa lā bi baytika wa lā rāghibin 'anka wa lā 'an baytik(a). Allāhumma fa aṣ-ḥibniya l-'āfiyata fī badanī wa l-'iṣmata fī dīnī wa aḥsin munqalabī wa rzuqni l-'amal bi ṭā'atika mā abqaytanī wa jma' lī khayrayi d-dunyā wa l-ākhira(ti), innaka 'alā kulli shay'in qadīr." Then one blesses the Prophet (Allah bless him and give him peace).

w1.60 (j13.1) Supplication when entering a mosque: "Bismi Llāhi wa l-ḥamdu li Llāh(i), Allāhumma șalli 'alā Sayyidinā Muḥammadin wa 'alā ālihi wa aṣ-ḥābihi wa sallim. Allāhumma ftaḥ lī abwāba raḥmatik."

wł.61 (j13.2) Greeting the Prophet (Allah bless him and give him peace): "Assalāmu 'alayka yā Rasūla Llāh(i), as-salāmu 'alayka yā Nabiyya Llāh(i), assalāmu 'alayka yā Khīrata Llāh(i), as-salāmu 'alayka yā Khayra Khalqi Llāh(i), as-salāmu 'alayka yā Łlabība Llāh."

MARRIAGE

w1.62 (m2.17) Sunna address (khutba) before making a marriage proposal: "Alhamdu li Llāh(i), wa ş-şalātu wa s-salāmu 'alā rasūli Llāh(i) şalla Llāhu 'alayhi wa sallam(a), ūşīkum bi taqwa Llāh(i), ji tukum khāţiban karīmatakum [and here one mentions her name]."

(m2.17, second par.) Sunna address before marrying: "Uzawwijuka 'alā mā' amara Llāhu Ta'āla bihi min imsākin bi ma'rūf(in), aw tasrīķin bi iķsān(in)."

w1.63 (m3.2(a)) Words that effect a marriage: "Zawwajtuka," or "An-kahtuka."

(m3.2(b)) The spoken acceptance: "Tazawwajtuhā," or "Qabiltu nikāḥahā."

w1.64 (m5.3) Supplication for the wedding night: "Baraka Llähu li kullin minna fī sāhibih." AMULETS AND PROTECTIVE WORDS w1.65 (w17.2, second par.) Supplication for fearful situations: "A' $\overline{u}$ dhu bi kalimäti Llähi t-tämmati min ghadabihi wa min hamazati sh-shayatina an yahdurun." SUPPLICATING ALLAH (TAWASSUL) THROUGH THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE) IN THE PRAYER OF NEED w1.66 (w40.3, second par.) Supplicating Allah through the Prophet (Allah bless him and give him peace): "Allähumma innī as'aluka wa atawajjahu ilayka bi nabiyvī Muhammad(in), Nabiyyi r-Rahma(ti), yā Muhammadu innī astashfa'u bika 'alā Rabbī fī hājatī li tugdā lī, Allāhumma shaffi bu fiyya." (w40.4, second par.) Another form; "Allāhumma innī as aluka wa atawajjahu ilayka bi nabiyyinā Muhammad(in), Nabiyyi r-Rahma(ti), yā Muhammadu innī atawajjahu bika ilā Rabbī fa yaqdiya hājatī," and one mentions one's need. * w2.0 دليل مواضع الأذكار. والأدعية w2.0 INDEX FOR TAPE-RECORDING DHIKR AND SUPPLICATIONS w2.1 (n:) Those who want to tape-record a native speaker of Arabic reciting the dhikr of this volume-an easier way to learn than using only the transliterations provided above—may wish to use the following index as a taping sequence: (c5.5) Before ablution (wudu) (c5.18) After ablution (e9.1(5)) Before and after using the lavatory (e11.1(1)) Before the purificatory bath (ghusl) (e12.17(1)) Before dry ablution (tavammum) (f3.6) The call to prayer (adhan) (f3.6) The call to commence (iqama) (f3.11, second par.) Replies to "Come to the prayer" and "Come to success" in the call to prayer (f3.11, second par.) Reply to "Prayer is better than sleep" in the call to the dawn praver (f3.11, third par.) Reply to "The prayer is commencing" in the call to commence (f3.12) After blessing the Prophet (Allah bless him and give him peace) subsequent to the call to praver (f8.13) The Opening Supplication of the prayer (Istiftah) (f8.16) "I take refuge, etc." (ta'awwudh) (f8.17) The Fatiha (f8.19) After the Fatiha (f8.30, fourth par.) The minimal *dhikr* when when bowing (f8.30, fifth par.) The optimal dhikr when bowing (f8.32) The minimal *dhikr* when straightening up (f8.32) The optimal dhikr when straightening up (f8.35(5)) Minimal dhikr when prostrating (f8.35(5), second par.) Optimal addition to this (f8.37(4)) When sitting back between prostrations (f8.45) Minimal Testification of Faith (Tashahhud) (f8.45, second par.) Optimal Testification of Faith (f8.45, fifth par.) Minimal Blessings on the Prophet (Allah bless him and give him peace) after the Testification of Faith (f8.45, sixth par.) Optimal Blessings on the Prophet (Aliah bless him and give him peace) after the Testification of Faith (f8.46) Supplication after the Testification of Faith (f8.47) Minimal Salams to close the prayer (f8.47, second par.) Optimal Salams to close the prayer (f8.50) Post-prayer dhikr (f8.53) Supplication (qunut) in the dawn prayer after straightening up from bowing in the second rak'a (f10.5, second par,) Addition to the above supplication (gunut) when praying with after tarawih (f10.10, second par.) Substitute for two rak'as of greeting the mosque (f10.12, third par.) Supplication of the prayer for guidance (istikhara) (f18,9(e)) Minimal sermon (khutba) for the Friday prayer (f19.8, last par.) The Allahu Akbars and additional dhikr of 'Eid al-Adha (f21.3, second par.) Dhikr said by the imam in drought prayer before sermon (khutba) (f21.3, fourth par.) Koranic supplication used during the drought prayer (f21.3, seventh par.) The drought prayer supplication (f21.6) Dhikr for thunder and lightning (f21.7) Supplication against too much rain (g1.4) Supplication for Allah to heal a sick person (g4.30) Supplication after the third Allahu Akbar of the funeral praver (g4.11) Addition said prior to the above supplication (g4.11, second par.) Supplication said with the latter addition if the deceased is a child (g4.12) After the fourth Allahu Akbar of the funeral prayer (g4.13(f)) Minimal supplication after the third Allahu Akbar of the funeral prayer (g5.4(1) When putting the deceased in the grave (g5.6) With the first handfuls of earth in burying the dead (g5.6(2)) Supplication for the person buried (g5.8, second par.) Greeting to buried believers (g6.2(1-3)) Condolences to those who have lost next of kin (h8.4) Supplication by the zakat recipient for the giver

(i1.25) Dhikr upon breaking one's fast (i3.2, last par.) Supplication for Lavlat al-Oadr (j3.4) The pilgrim chant of "Labbayk" (i3.4, last par.) If one sees something pleasing (or offensive) while in ibram (i4.2) Supplication upon first seeing the Kaaba (i5.3)2-3)) When kissing the Black Stone (i5.5) When passing the Kaaba's door in circumambulation (i5.6) When passing the corner by Hijr Isma'il (i5.7) When passing the rainspout at the top of the Kaaba (Mizab al-Rahma) (i5.8) When between the third corner and the Yamani corner (i5.13, fourth par.) When trotting in the first three rounds of circumambulation (j5.13, fifth par.) When performing the last four rounds (i5.18, second par.) Supplication after two rakias at the Station of Ibrahim (i6.2(2)) Dhikr at Safa (j6.5) Supplication between Safa and Marwa (j7.3) On the way to 'Arafa (j8.2, second par.) When standing at 'Arafa (j9.2) When standing at al-Mash'ar al-Haram (i9.8(2)) Supplication after cutting one's hair (j11.3) Supplication after the farewell circumambulation (i13.1) Supplication when entering a mosque (i13.2) Greeting the Prophet (Allah bless him and give him peace) (m2.17) Address (khutba) before making a marriage proposal (m2.17, second par.) Address before marrying (m3.2(a)) Words that effect a matriage (m3.2(b)) The spoken acceptance (m5.3) Supplication for the wedding night (w17.2, second par.) Supplication for fearful situations (w40.3, second par.) Supplicating Allah (tawassul) through the Prophet *

w3.0 REASON AND SACRED LAW (from a1.4)

w3.0 العقل والشرع

w3.1 (Ghazali:) The way that the medicines of acts of worship work, their limits and amounts being specified and determined by the prophets, cannot be comprehended by the apparatus of intellectuals' "intelligence." Rather, it is necessary to follow the example of the prophets, to whom these properties are perceived through prophetic light, not the apparatus of the mind.

If a philosopher denies the possibility of such properties, in the numbers of the rak as of the prayer, stoning the pillars at Mina, the number of hajj integrals, or any of the acts of worship in SacW3.1 (الغسزالي:) [...] وأدوية العبادات بحدودها ومقاديرها المحدودة المقدرة من جهة الأنيباء، لا يدرك وجه تأثيرها ببضاعة عقل المقلاء، بل يجب فيها تقليد الأنيباء المذين أدركوا تلك الخواص بنور النبوة لا ببضاعة المعقل. [...] فإن أنكر فلسفي إمكان هذه الخصار وعدد أركان الحج وسائر تعبدات

red Law, he will not find any difference in prin-الشمرع، لم يجمد بينهما وبين خواص ciple between such properties and those of the الأدوية والتجوم فرقاً أصلًا. قإن قال قد various medicines, for example, or the stars. If he جربت شيئاً من النجوم وشيئاً من الطب. says, "I have tested something of both astronomy فوجيدت بعضه صادقاً، فانقدح في نفسي and medicine, and found them to be correct, so تصديقه وسقط من قلبي استبعاده ونفرته ا that my heart has accepted them and I no longer think them farfetched or reject them; while I have وهنذا لم أجسرينه ، فيم أعلم وجنوده not tried this, so how can I know it exists, or inves-وتحقيقه إن أقررت بإمكانه؛ فأقول: إنك tigate it, should I acknowledge its possibility?"---I لا تقتصر على تصديق ما جربته، بل would answer, "But you do not always confine سمعت أخبار المجربين وقلدتهم [...] your acceptance to what you have personally فإنبالو فرضنا رجلا بلغ وعقل ولم يجرب tried. Rather, you accept information from others who have, and you follow them. Let us imagine a المرض فمرض وليه واليد مشقق حافق man who reaches physical and mental maturity بالطب يسمع دعواه في معرفة الطب منذ without ever experiencing a disease, but who then عثل فعجن له والده دواء فقال هذا يصلح falls ill. He has a concerned father with skill in لمرضك، ويشفيك من مقمك فماذا medicine, whose claims to medical knowledge he يقتضيم عقله ، وإن كان المدواء مرأكريه has heard as long as he can remember, and his المذاق، أيتناول أو يكذَّب ويقول: أنَّا لا father now compounds some medicine and says, أعفيل متساسبية هذا البدواء لتحصيبل 'This is appropriate for your disease and will cure it.' How much will the patient's intellect demand, الشفاء، ولم أجسرينه، قلا شك أنبك even if the medicine is bitter and tastes unpleas-تستحمقه إن فعسل ذلسك، وكسذلك ant? Will be take it, or will be call the doctor a liar, يستحمضك أهل البصائر في توقفك . فإن saying, 'I do not see the suitability of this medicine فلت فبم أعرف شفقية النبي عليه السلام for effecting a cure, since I've never tried it.' You ومعرفته بهذا الطب؟ فأقول: وبم عرفت would doubtless consider him a fool for this. And شفقة أبيك وليس ذلك أمراً محسوساً، يل just so do the knowledgeable who possess spiritual insight consider your reservations," عرفتهما بقرائن أحواله وشواهد أعماله في If such a person says: "But how can I be cer-مصادره وموارده علمأ ضرورياً لا تماري tain of the sincerity of the Prophet's concern فيه ، ومن نظر في أقوال رسول الله عليه (Allah bless him and give him peace), and his الصلاة والمسلام ومبا وردمن الأخبار في knowledge of this medicine?" I reply, "How did اهتمماصه بإرشماد الخلق وتلطفه في جر you learn of your father's concern when it was not something physically perceptible? You acquired النباس بأنبواع الرفق واللطف إلى تحمين incontestably certain knowledge of it by the evi-الأخلاق وإصلاح ذات البين، وبالجملة dence of how he has always behaved and by إلى ما لا يصبلح إلا به دينهم ودنيساهم ، observing his actions, their causes and results. So حصل له علم ضروري بأن شفقت على too, whoever examines what the Prophet said أمته أعظم من شفضة الوالد على ولده. (Allah bless him and give him peace) and the وإذا نظر إلى عجمائب ما ظهر عليه من accounts in hadiths of his concern for guiding others and his kindly way of urging them with graciousness and tact to improve their character and forget their differences -in a word, urging them to accept the only means capable of improving

their religious and this-worldly concerns—whoever examines these will gain complete certainty that the Prophet's concern towards his Community was greater than a father's for his son. When one considers the wondrous deeds that appeared w4.0

#### Notes and Appendices

at his hands (Allah bless him and give him peace), the wonders of the unseen imparted by the Koran through his tongue and conveyed by prophetic hadith, when one looks at what he said about the latter days which has come to pass as he foretold; one gains absolute certainty that he reached the sphere which lies above and beyond the mind, and that the eye which opens onto the unseen that none but the elect know, of matters unfathomable to intellects, was opened for him (*al-Munqidh min al-dalal* (y41), 58, 67–69). الأفعال، وإلى عجائب الغيب الذي أخبر عنه القرآن على لسانه وفي الأخبار، وإلى ما ذكره في آخر المزمان فظهر ذلك كما ذكره، علم علماً ضرورياً أنه يلغ الطور الذي وراء العقل وانفتحت له العين التي يتكشف منها الغيب، المذي لا يدركه إلا الخواص والأمور التي لا تدركها العقول [محرومن المنقذ من الضلال : ٥٨، ٧٧].

#### w4.0 THE FINALITY OF THE PROPHET'S MESSAGE (from a1.5)

w4.0 اكتمال الإسلام

w4.1 (n:) This section has been translated to clarify some possible confusions among Muslims as to Islam's place among world religions. The discussion centers on three points:

(1) Muhammad (Allah bless him and give him peace) is the last prophet and messenger. Anyone claiming to be a prophet or messenger of Allah after him or to found a new religion is a fraud, misled and misleading.

(2) Previously revealed religions were valid in their own eras, as is attested to by many verses of the Holy Koran, but were abrogated by the universal message of Islam, as is equally attested to by many verses of the Koran. Both points are worthy of attention from English-speaking Muslims, who are occasionally exposed to erroneous theories advanced by some teachers and Koran translators affirming these religions' validity but denying or not mentioning their abrogation, or that it is unbelief (kufr) to hold that the remnant cults now bearing the names of formerly valid religions, such as "Christianity" or "Judaism," are acceptable to Allah Most High after He has sent the final Messenger (Allah bless him give him peace) to the entire world (dis: 08.7(20)). This is a matter over which there is no disagreement among Islamic scholars, and if English-speaking Muslims at times discuss it as if there were some question about it, the only reason can be that no one has yet offered them a translation of a scholarly Koranic exegesis (tafsir) to explain the accord between the various Koranic verses, and their agreement with the sunna. The few passages translated below will hopefully be of use until this has been done.

(3) Islam is the final religion that Allah Most High will never lessen or abrogate until the Last Day. A hadith that seems to imply that "a tenth of Islam" will be enough for Muslims in the latter days is discussed at the end of the section.

MUHAMMAD IS THE LAST PROPHET AND MESSENGER (ALLAH BLESS HIM AND GIVE HIM PEACE) w4.2 (Ibn Kathir:) Allah Most High says:	لا رسول بعد محمد ﷺ، ولا نبي لا رسول بعد محمد ﷺ، ولا نبي w4.2 ابن عد محمد ﷺ، ولا نبي w4.2
"Muhammad is not the father of any man among you, but the Messenger of Allah and the Last of the Prophets. And Allah has knowledge of everything" (Koran 33:40).	فَهُمَا كَانُ مُحَمَّدٌ أَبًا أَخَدٍ مِنْ رِجِالِكُمَ فَلَكِنُ زَمُولَ اللَّهِ وَحَاتَمَ النَّبِينِ وَكَانَ اللَّهُ بِكُلْ شَيْءٍ عَلِيماً؟ [الأحزاب: ٤٠]. فهذه الآية نص في أنه لا نبي يعده وإذا كان لا نبي بعسده فلا رمسول بالطسريق
This Koranic verse is an unequivocally decisive primary text establishing that there will be no prophet after him. And since there will be no prophet (nabi), it follows <i>a fortiori</i> that there will be no prophetic messenger (rasul). The Prophet (Allah bless him and give him peace) said:	الأولى والأحرى. قال رسول الله ﷺ : - «إن السرسالة والنبوة قد انقطعت فلا رسول بعدي ولا نبي» [] [روام أحمد]. - [قال رسول الله ﷺ : ] «مثلي ومثل الأنبيا، كمشيل رجل بني داراً فأكملهما
(1) "Messengerhood and prophethood have ceased. There will be no messenger or prophet after me."	وأحسنها إلا موضع لينة. فكان من دخلها قنظر إليها قال : ما أحسنها إلا موضع هذه اللبنية فأنا موضع اللينة، ختم بي الأنبياء عليهم المصلاة والسلام. [رواه
(2) "My likeness among the prophets is as a man who, having built a house and put the finish- ing touches on it and made it seemly, yet left one place without a brick. When anyone entered it and saw this, he would exclaim, 'How excellent it is, but for the place of this brick.' Now, I am the place of that brick: through me the line of the prophets (Allah bless them and give them peace) has been brought to completion."	البخاري]. [عن أبي هريسرة رضي الله عنه أن رمسول الله قيمًة قال: ] وفصَّسلتُ على الأنبياء يست: أعطيت جوامع الكلم، وتصرت بالبرعب، وأحلت لي الغتائم، وجملت لي الأرض مسجسداً وطهسوراً، وأرسلت إلى المحلق كافسة، وختم بي النيون، [رواه الترمذي وابن ماجم].
(3) "I have been favored above the prophets in six things: I have been endowed with consum- mate succinctness of speech, made triumphant through dread, war booty has been made lawful for mc, the whole earth has been made a purified place of worship for me, I have been sent to all created beings, and the succession of prophets has been completed in mc."	[ ] وقد أخبر الله تبارك وتعالى في كتابه ورسوله ﷺ في السنة المتواترة عنه أنه لا نبي بعده ليعلموا أن كل من ادعى هذا المقام بعده فهمو كذاب أفاك دجال
Aliah Most Blessed and Exalted has stated in His Book, as has His messenger (Allah bless him and give him peace) in hadiths of numerous channels of transmission (mutawatir, def: o22.1(d(II))) that there will be no prophet after him, so that everyone may know that whoever	

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claims this rank thereafter is a lying pretender,	ضال مضال، ولو تخرق [وشعبذ] وأتى
misled and misleading, even if he should stage	بأنبواع السحر والطلاسم والثيبر نجيات
miracles and exhibit all kinds of magic, talismans,	[محسرر من تفسيسر القسران العظيم:
and spells (Tafsir al-Qur'an al-'Azim (y60),	, ·
3.493 94).	.E\$\$1_\$47/T
o, (30 - 1).	
THE ADDACETTAN OF	
THE ABROGATION OF	نسخ الأديان التي سبقت الإسلام
PREVIOUSLY REVEALED RELIGIONS	
w4.3 (Imam Baghawi:) The Prophet (Allah	w4.3 (الإمسام البغسوي: ) [
bless him and give him peace) said:	[   قال: ] قال رسول الله ﷺ : «والذي تفس
"By Him in whose hand is the soul of	محمـد في يده لا يسمنغ يي أحدَّ من هذه
Muhammad, any person of this Community, any	الأسة، ولا يهـودي، ولا نصراني، ومات
Jew, or any Christian who hears of me and dies	ولسم يؤمن بالمذي أرسلت به إلا كان من
without believing in what I have been sent with	أصحاب الناره .
will be an inhabitant of hell."	هذا حديث صحيح [ت: من رواية
	عبسد المرزاق] أخرجه مسلم [(ت:
This is a rigorously authenticated (sahih)	
hadith that was recorded by Muslim (Sharh al-	بخلاف يسير في اللفظ) من وجه آخر عن ا
sunna (y22), 1,104-5).	أبسي هريسرة] [نقسل من شرح السنسة :
<i>similar (j22), t(till 0).</i>	.[1.0_1.2/1
w14 (Ibe Kathie) Allah Mars High as a	
w4.4 (Ibn Kathir:) Allah Most High says:	ر w4.4 (ابن كثير:) قال الله تعالى:
	ر w4.4 (ابن كثير : ) قال الله تعالى : ﴿إِنَّ الَّــلِيـنَ آمَنُسُوا وَالَّــلِينَ هَادُوا -
"Surely those who believe, those of Jewry,	﴿إِنَّ الْـلَّدِيسَ آمَنُّسوا وَالْـلَّذِينَ هَادُوا
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has	﴿إِنَّ الْمَـلِيسَ آمَـنُسوا وَالْمَـلِينَ هَادُوا وَالـنَّصَـارِي وَالصَّـابِئِينَ، مَنْ آمَنَ بِاللَّهِ
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ-	﴿إِنَّ الْسَدِيسَنَ آمَنُسُوا وَالَّـلِينَ هَادُوا وَالْنَصْارِي وَالصَّسَائِينِنَ، مَنْ آمَنَ بِاللَّهِ وَالِيُوَمِ الآخِرِ وَعَمِلَ صَالِحاً فَلَهُمْ أَجْرُهُمْ
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ- teousness, their wage awaits them with their Lord,	﴿إِنَّ الْمَـلِيسَ آمَـنُسوا وَالْمَـلِينَ هَادُوا وَالـنَّصَـارِي وَالصَّـابِئِينَ، مَنْ آمَنَ بِاللَّهِ
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ- teousness, their wage awaits them with their Lord,	﴿إِنَّ الْـَلِيِينَ آمَنُسُوا وَالَّـلِينَ هَادُوا وَالنَّصَـارِي وَالصَّـلِينِيَ، مَنْ آمَنَ بِاللَّهِ وَاليَّوْمِ الآخِرِ وَعَمِلَ صَالِحاً فَلَهُمْ أَجْرُهُمْ جَنْـدٍ رَبُسِهِمْ وَلاَ خَوْفَ عَلِيْهِمْ وَلاَ هُمْ
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ- teousness, their wage awaits them with their Lord, and no fear shall be upon them, and neither shall	﴿إِنَّ الْمَـلِينَ آمَنَسُوا وَالَّـلِينَ هَادُوا وَالنَّصَارِى وَالصَّابِيْنِنَ، مَنْ آمَنَ بِاللَّهِ وَاليَوَم الآخِرِ وَعَمِلَ صَالِحاً فَلَهُمْ أُخْرُهُمْ عَنْهَ ذَرَّبُهِمْ وَلَا خَوْفَ عَلَيْهِمْ وَلَا هُمْ يَحْزُنُونَ ﴾ [البترة: ٦٣].
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ- teousness, their wage awaits them with their Lord,	﴿إِنَّ الْمَـلَمِينَ آمَنَسُوا وَالَّـلِينَ هَادُوا وَالنَّصَـارِى وَالصَّـابِيْنَ، مَنْ آمَنَ بِاللَّهِ وَاليَوْمِ الآخِرِ وَعَمِلْ صَالِحاً فَلَهُمْ أَجْرُهُمْ جَنْـدَ رَبُّـهِمْ وَلاَ حَوْقَ عَلَيْهِمْ وَلاَ هُمْ يَحْزُنُونَهُ [البقرة: ٦٣]. قال السدي: فإن الذين آمنوا [والذين
"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day, and works righ- teousness, their wage awaits them with their Lord, and no fear shall be upon them, and neither shall they sorrow" (Koran 2:62).	﴿إِنَّ الْمَـلَمِينَ آمَنَسُوا وَالَّـلِينَ هَادُوا وَالنَّصَارِى وَالصَّابِينَ، مَنْ آمَنُ بِاللَّهِ وَاليَوَم الآخر وعَمِلَ صَالِحاً فَلَهُمُ أُخَرُهُمُ عَنْدَ رَبُّهُم مَلَا خَوْفَ عَلِيْهِمْ وَلَا هُمْ يَحْزُنُونَ ﴾ [البترة: ٦٢]. قال السدي: ﴿إِنَّ الذِينَ آمَنُوا [والذِينَ هادوا والنصاري والصابِنين من آمن بِالله
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The rmanty of the rtophet's Message w-	
<ul> <li>When Jesus came, whoever held fast to the Torah and the sunna of Moses without giving them up and following Jesus was lost.</li> <li>The faith of the Christians was that whoever adhered to the Evangel and precepts of Jesus, their faith was valid and acceptable until the coming of Muhammad (Allah bless him and give him peace). Those of them who did not then follow Muhammad (Allah bless him and give him peace) and give up the sunna of Jesus and the Evangel were lost.</li> <li>The foregoing is not contradicted by the hadith relating that the verse,</li> <li>"Surely those who believe, those of Jewry, the Christians, and the Sabaeans—whoever has faith in Allah and the Last Day"</li> <li>was followed by Allah revealing,</li> <li>"Whoever seeks a religion other than Islam will never have it accepted of him, and he will be of those who have truly failed in the hereafter" (Koran 3:85),</li> <li>for the hadith merely confirms that no one's way or spiritual works are acceptable unless they conform to the Sacred Law of Muhammad (Allah bless him and give him peace) now that he has been sent with it. As for people prior to this, any-one who followed the messenger of his own time was guided, on the right path, and was saved (<i>Tafsir al-Qur'an al-'Azim</i> (y60), 1.103).</li> </ul>	تمسك بالتوراة وأخذ بسنة موسى فلم يدعها ولم يتبع عسى كان هالكاً. وإيمان النصارى أن من كان تمسك بالإنجيل منهم وتسرائع عسى كان مؤمناً عقبولاً منه حتى جاء معمد ينه فن لم يتبع محمداً تعيم والإنجيس كان مالك أ. [قلت:] هذا لا ينافي ما روى [علي بن أبي طلحة عن ابن عباس]: إن الذين أمنوا والذين هذا لا ينفي ما روى [علي بن أبي طلحة مادوا والنصارى والصابين من آمن بالله واليوم الآخر، [قال:] فأنزل الله بعد ذلك بنة وُهُو في الآخرة من الخاسرين 4. فإن عذا إلذي قاله ابن عباس] إخبار عن أنه لا يقبل من أحد طريقة ولا عمل إلا ما هذا إلذي قاله ابن عباس] إخبار عن أنه كان موافقاً لشريعة محمد ينه بعد أن بعثه لا يقبل من أحد طريقة ولا عمل إلا ما معرر من تفسير القرآن المظيم : في زسانه فهو على هدى وسبيل ونجاة [محرر من تفسير القرآن المظيم : المات].
 ISLAM IS THE FINAL RELIGION THAT ALLAH WILL NEVER ABROGATE UNTIL THE LAST DAY	الإســـلام خاتم الأديــان الــذي لا ينسخه شيء
 <ul> <li>w4.5 (Ibn Kathir:) Allah Most High says,</li> <li>"Today I have perfected your religion for you and completed My favor upon you, and I please that your religion be Islam" (Koran 5:3),</li> <li>meaning, "So accept it for yourselves, for it is the religion Allah loves and accepts, with which He</li> </ul>	W4.5 (ابن كثير:) قال الله تعالى: فالسَبِّوْمَ أَكْمَلْتُ لَكُمْ دِيْنَكُمُ وَاتَمَمْتُ عَلَيْكُمْ بَعْمَتِي وَرَضِيتْ لَكُمْ الإسْلَمْ دِيْنَاكُه [المائدة: ٣]. أي: فارضود أتتم لأنفسكم فإنه الدين الـذي أحبه الله ورضيه وبعث به أفضل السوسل الكرام، وأنول به أشرف كنه.

has sent the best of noble messengers and has revealed in the most sublime of His Books." 'Ali ibn Abi Talha relates from Ibn 'Abbas that "Today I have perfected your religion for you means Islam, Allab thereby informing His prophet (Allah bless him and give him peace) and the believers that He has perfected their faith for them, so they will never require anything more. He has completed it and will never diminish it, is pleased with it and will never detest it (ibid., 2.12).	وقال: على بن أبي طلحة عن ابن عاس قوله : ﴿البوم أَكْمَلْتُ لَكُمْ دِيَنَكُمْ ﴾ وهو الإسلام، أخير الله نبه ﷺ والمؤمنين أنه أكمل لهم الإيمان فلا يحتاجون إلى زيادة أبدأ. وقد أنمه الله فلا ينقصه أبدأ، وقد رضيه الله فلا يتحطه أبدأ [نقل من نفسير القرآن الكريم : ٢٢/٢].
<ul> <li>w4.6 (Qurtubi:) It is likely that by</li> <li>" I please that your religion be Islam" (Koran 5:3),</li> <li>Allah means, "I am pleased with your Islam that you follow today as a religion that will endure in its perfection until the end of time, and I will cause nothing of it to be abrogated" (<i>al-Jami' li ahkam al-Qur'an</i> (y117), 6.63).</li> </ul>	W4.6 (المقرطيي :) ويحتمل أن يويد للإرضيتُ لَكُمُ الإسْلَامَ ديناً له أي رضيت إسلامكم الـذي أنتم عليه اليوم ديناً باقياً بكمالـه إلى آخر الأبيد لا أنسخ منه شيئاً [نقل من الجامع لأحكام الفرآن : 7/ ٦٣].
<ul> <li>w4.7 (n: The following hadith has been represented by some contemporary Muslims as meaning that a tenth of Islam will be enough for Muslims in the latter days, a misunderstanding felt to merit the explanation provided by the commentary below.)</li> <li>The Prophet (Allah bless him and give him peace) said:</li> </ul>	w4.7 قال المنبعي ﷺ : الإنكم في زمان من ترك منكم عُشر ما أمر به هلك. نم ياتي زمان من عمل منهم بعُشر ما أمر . به نجاء [رواه الترمذي]. (عبد المرؤوف المناوي :) الكمه (أيها الصحب). عفي زمان: (متصق بالأمن وعزة
"Verily you are in a time when whoever of you abandons a tenth of what he has been com- manded shall be lost. There will come a time when whoever practices a tenth of what he has been commanded will find salvation."	الإسلام) . «من ترك متكم» (فيه) «هشىر ما أمريه» (من الأمر بالمعروف
Verily you ('Abd al-Ra'uf Munawi:) O Companions of the Prophet are in a time characterized by safety, and the glory of Islam when whoever of you abandons a tenth of	

what he has been commanded	والنهي عن المنكر إذ لا يجوز صرف هذا
meaning of the obligation to command the	الفول إلى عموم المأمورات لما عرف أن
right and forbid the wrong (def: q1), for it is not	المسلم لا يعذر فيما يهمل من فرض
permissible to interpret this utterance as appli- cable to all that has been commanded, it being	عيني)
understood that a Muslim has no excuse for neg-	«مسلك» (أي في ورطسات الهلاك لأن
lecting things which are personally obligatory	المدين عزيز وفي أنصاره كشرة فالتبرك
will be lost	ا تقصير منكم فلا عذر لأحد في التهاون
to destruction, since the religion of Islam is	حسير علم در عار و عامي المهاري حالتند).
now strong and there are many who aid it, so that	, `
your abandoning it is a shortcoming for which no	«ثم يأتي زمان» (يضعف فيه الإسلام مكتب الأنام أ
one is excused under such circumstances.	وتكشر الظلمة ويعم الفسق ويكشر
There will come a time	الدجالون وتقل أنصار الدين قيعدذر
in which Islam will weaken, tyrants multiply,	المسلمون في المترك إذ ذاك لعدم القدرة
corruption spread, lying pretenders grow numer- ous, and those helping the religion grow few, so	وفقد التقصير وحبنتذ : )
that Muslims will be excused for leaving some	×من عمــل منهم؛ (أي من أهــل ذلــك
things out of sheer incapacity, without being guilty	الزمن المحتوي على المحن والفتن).
of remissness	، بعُشير ما أمر به نجا» (لأنه مقدور ولا
when whoever	بكلف الله تفسأ إلا وسعها :
of the people of that time which contains	فَوْفَاتَّقُوا اللَّهُ مَّا ٱسْتَطَعْتُمُ ﴾ [التغابن:
trials and afflictions	(, t
practices a tenth of what he has been com-	
manded will find salvation	رواه السرمذي [في آخر الفتن عن أبي
because he is under duress, and Allah charges	هريسرة) وقسال غريسب. وأورده ابسن
no soul with more than it is capable of, as He says,	الجنوزي في النواهينات وقنال : قال
"East Allah as much as such as the block of	النســاني : حديث متكــر، رواه نعيم ين
"Fear Allah as much as you are able to" (Koran 64:16).	حماد ولبس بثقة [محرر من فيض القدير
(1014) (4.10).	شرح الجامع الصغير: ٢/ ٥٥٦].
Tirmidhi recorded this hadith, which he	
termed singular (gharib), while Ibn Jawzi listed it	
in his work on hadith forgeries, mentioning that	
Nasa'i said it was unacknowledgeable, having	
been conveyed through Nu'aym ibn Hammad, an	
unreliable transmitter (Fayd al-Qadir sharh al-	
Jami' al-saghir (y91), 2.556).	
*	
w5.0 IN WHAT SENSE "THIS WORLD IS	w5.0 معنى «الدنيا ملعونة»
ACCURSED" (from a2.2(8))	
(1000010ED (11000 a2.2(0))	
w5.1 The Prophet (Allah bless him and give	w5.1 [عن أبي هريرة رضي الله عنه
him peace) said:	قال: سمعت] رسول الله ﷺ يقسول:
	افان الممضي رمسون البدارية المراد ا

6.0 Notes and Appendices	
"This world and all it contains are accursed, except for the remembrance of Allah Most High, that which He loves, someone with Sacred Know- ledge, or someone learning it." This world and all it contains are accursed (Muhammad Ibn 'Allan Bakri:) meaning remote from Allah, except for the remembrance of Allah Most High, that which He loves, someone with Sacred Knowledge, or someone learning it. Acts of obedience are not of this world, nor are the purified ones, of the prophets and friends of Allah (awliya', def: w33). The agreement be- tween the primary texts that condemn this world and those that praise it lies in understanding the former as referring to what distances one from Allah Most High, while the latter refer to what brings one closer to Him (Dalil al-falihin li turuq Riyad al-salihin (y25), 7.197).	«الدنيا ملعونة ملعون ما فيها إلا ذكر ألمله تعالى وما والاه وعالماً ومتعلماً (رواه الترمذي وقال حديث حسن]. «محصد بن علان البكري: ) والدنيا ملعونة (أي بعيدة عن الله) «ملعون» (أي بعيد) «ما قيها» (] «إلا ذكر الله وما والاه وعالماً ومتعلماً» (وليس من والأولياء والقادم الجمع بين الوارد في والأولياء والقادة في مدحها بحمل الأول على ما يبعد عن الله تعالى والثاني على ما يقرب إله [] [محرر من كتاب دليل الفالحين لطرق رياض الصالحين : ٧/ الها إله ].
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w6.0 FIGURATIVE INTERPRETATION (TA'WIL) OF THE KORAN AND HADITH (from a4.3)	w6.0 درجات التأويل
w6.1 (Ghazali:) Those who are profligate in dis- regarding the literal meaning of texts go so far as to alter most or all scriptural evidences and proofs, metaphorically interpreting even the words of Allah Most High, "Their hands shall speak to us and their feet shall testify" (Koran 36:65),	w6.1 (المعرالي:) [] فمن مسرف في رفع الظواهر انتهى إلى تغيير جميع الظواهر والبراهين أو أكثرها حتى حملوا قول تعالى: ﴿وَتَكَلَّمُنَا أَلْدِيهِمْ وَتَشْهِدُ أَرْجُلُهُمْ وقوله تعالى: ﴿وَقَالُوا الضَّهُدُ أَلَـ بِي أَنْطَق كُلُّ شَيْءٍ ﴾ وكدلك
and, "They will say to their skins, 'Why have you testified against us,' and they will reply, 'Allah has made us speak, as He has made all to speak' "	المخـاطيـات التي تبحري من منكر ونكير وفـي الـميــزان والصبـراط والحســاب

likewise explaining away the questions of Munkar and Nakir (def: v2.2), the scale (v2.3), the bridge over hell (v2.4), the final reckoning (v2.6), and

# Figurative Interpretation (Ta'wil) of Koran and Hadith w6.2

the words of the people of hell to the people of	
paradise,	ومناظرات أهمل النبار وأهمل الجنبة في
paradise,	قولهم: ﴿ أَنْيُضُوا عَلَيْنَا مِنَ الْمَاءِ أَوْ مِنَّا
	رزْفَكُمْ اللَّهُ ﴾ زعموا أن ذلك كله بلسان
"Pour water upon us, or of that which Allah	البحال .
has provided you" (Koran 7:50),	
claiming that all this is "what their state would say	
if it could speak."	
w6.2 Others have gone to the opposite extreme	w6.2 وغـلا آخرون في حسم الباب
of barring all figurative interpretation, among	منهم أحصد بن حنبل رضي الله عته حتى
them Ahmad ibn Hanbal (Allah be well pleased	منع تاريل قوله : ﴿كُنْ فِيَكُونُ﴾ وزعموا
with him), who even forbade metaphorical	-
interpretation of Allah's words,	أن ذلبك خطاب بحرف وصوت يوجد من
1	الله نعماني في كل لحظة بعمددكون كل
" 'Be!' and it is" (Koran 36:82),	مكسون. حتى سمعت بعض أصحسابيه
	1
come of his school algorithm to the state of the	يضول إنبه حسم باب التأويبل إلا لشلائبة
some of his school claiming that this is an actual	الناظ. قوله ﷺ :
utterance of articulated letters and a voice, pro-	والحجير الأسبود يمين الله في أرضه:
ceeding from Allah Most High at every moment,	·
commensurate in number with every existent	[(ت : رواه الحاكم وصححه من حديث
being. I have heard some members of his school	عبد الله بن عمر و)]؛ وقوله 🗱 : «قلب
say that he forbade metaphorical interpretation of	المؤمن بين إصبعين من أصابع الرحمن،
all but three expressions, namely the Prophet's	-
having said (Allah bless him and give him peace):	[(ت : رواه أحمسد)] وقوله ﷺ : •إلي
naving said (Anan biess min and give min peace):	أجهد نفس الرحمن من جانب اليمن».
	ومال إلى حسم الباب أرباب الظواهر .
(1) "The Black Stone is the right hand of	
Allah in His earth";	والظن بأحمد بن حنيل رضي الله عنه
	أنبه علم أن الاستواء ليس هو الاستقرار
(2) "The heart of the believer is between two	والنسزول ليس هو الانتقسال ولكنه مناع
of the fingers of the All-merciful";	التأويل حسماً للباب ورعباية لصالح
	-
and,	الخلق. فإشه إذا فتع الباب اتسع الخرق
-	وخسرج الأمسر عن الضيسط وجساوزحد
(3) "Verily, I find the breath of the All-	
merciful from the direction of Yemen."	
merental none the uncenton of 1 cinen.	
Literalists have shown an inclination towards	
prohibiting all figurative interpretation, while	[
what one should believe of Ahmad ibn Hanbai	
(Allah be well pleased with him) is that he knew	
that Aliah's 'establishment on the Throne' did not	ļ
consist of being at rest, any more than His 'coming	
down' consisted of physical motion, but rather he	
forbade figurative interpretation in order to close	
the discussion in the interacts of the mast ² - C	
the discussion in the interests of the people, for	
once the door is opened, the rift widens and the	
matter gets out of control, exceeding the bounds	

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of moderation. And since what is beyond the moderate is without limits, there is no harm in sternly warning against figurative interpretation, a position that is attested to by the behavior of the early Muslims, who used to say, "Accept such things as they have come." When asked about Allah's 'establishment on the Throne', Imam Malik (Allah have mercy on him) said. "'Estab- lishment' is known, the how of it is unknown, belief in it is obligatory, and questions about it are 'reprehensible innovation (bid'a)."	الاقتصباد، إذ حد ما جاوز الاقتصاد لا يتضبط ؛ فلا بأس بهذا الزجر ويشهد له مسرة السلف ، فإنهم كاتسوا يقولون : أمر وها كما جاءت , حتى قال مالك رحمه الله لما مشل عن الاستواء : الاستواء الله لما مشل عن الاستواء : الاستواء معلوم والكيفية مجهسولسة والإيمان به واجب والسؤال عنه بدعة .
w6.3 Another group of scholars have taken a moderate position, admitting figurative interpre- tation of all matters connected with the attributes of Allah Most Glorious (n: i.e. by explaining anthropomorphic words in a way befitting the divine attributes (def: v1), interpreting His 'hand', for example, as an allusion to His omnipo- tence), while leaving all matters connected with the afterlife to their outward literal purport, pro- hibiting any metaphorical interpretation of them. These are the Ash'aris (dis: w57),	w6.3 وذهبت طائفة إلى الاقتصاد وفنحوا باب التأويسل في كل ما يتعلق بصفات الله سبحانه، وتركوا ما يتعلق يالاخرة على ظواهرها ومتعوا التأويل فيه وهم الأشعرية.
w6.4 The Mu'tazilites (N: a philosophical school that subjected the fundamentals of Islam to rationalistic theories) went further, metaphori- cally explaining the inhabitants of paradise's seeing of Allah Most High (v1.3, end), His hear- ing, His sight, and the nocturnal ascent (mi'raj) of the Prophet (Allah bless him and give him peace), claiming that it was not in the body. They also explained away the torment of the grave, the scale, the bridge over helt, and a number of the matters of the afterlife, though they acknow- ledged the bodily resurrection and judgement, the reality of paradise with the physical pleasures its inhabitants will enjoy of foods, scents, and lovemaking; and the reality of the heltfire as something that incinerates skin and melts fat. The philosophers went even further than the	W6.4 وزاد المعتسزك عليهم حتى أولوا من صفاته تعالى الرؤية وأولوا كونه سميماً بصبراً وأولوا المعراج وزعموا أنه لم يكن بالجسد وأولسوا عذاب القسر والمسزان والمسراط وجملة من أحكام والمسردة ولكن أقسر وا بحشسر الأجساد ويسالجنه واشتمالها على المأكولات المحسوسة وبالنار واشتمالها على جسم والمشعومات والمنكوحات والملاذ ومن ترقيبهم إلى هذا المحد زاد الشحرم. وردوه إلى ألام عقلية وروحانية ولذات عقلية وأنكروا حشر الأجساد وقالوا بيقاه

النفوس وأنها تكون إما معذبة وإما منعمة

extremes reached by the Mu'tazilites, explaining everything that has reached us about the afterlife as being metaphorical, reducing it to intellectual or spiritual states of pain and mental enjoyments, denying the bodily resurrection and judgement. saying that souls subsist forever and will be

854

punished or rewarded with torment and pleasure undetectable by the senses. It is these who are the real profligates.	يعبذاب ونعيم لا يدرك بالحس. وهـؤلام هم المسرفون .
w6.5 The way of moderation between all this dissolution on the one hand, and the rigidity of the Hanbalis on the other, is a very fine line and difficult to perceive, one which few people know except the successful. (n: Sections $v1-v2$ describe Ghazali's "way of moderation" in detail.) ( <i>Ihya' julum al-din</i> (y39), 1.92)	W6.5 وحد الاقتصاد بين هذا الانتصاد بين هذا الانحلال كله وبين جمود الحتابلة دقيق غامض لا يطلع عليه إلا الموفقون [] [نقل من إحياء علوم الدين : [١٢/١].
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w7.0 ON DIVINE INDWELLING (HULUL) AND "UNION WITH GOD" (ITTIHAD) (from a4.3)	w7.0 أستحالة الحلول والاتحاد
DIVINE INDWELLING (HULUL)	الحلول
<ul> <li>w7.1 (Ghazali:) The concept of divine indwelling (n: e.g. "God incarnate" in a human being) may mean one of only two things:</li> <li>(1) The first is the relation between an object and the place it occupies, which can only exist between two spatially extended things, and is clearly impossible for the One who is beyond all corporeality (dis: v1.3).</li> <li>(2) The second is the relation between a substance and accident, for an accident exists by means of a substance (n: the accident of 'redness', for example, being incapable of subsisting independently of particular red things), a relation which can be expressed as its subsisting through the substance. But this is impossible for anything that is already self-subsistent, and one cannot mention Allah Most High in such a connection, for it is impossible that something self-subsistent; there remaining only the mode of corporeal bodies physically adjacent, where 'indwelling' cannot even be conceived between two servants,</li> </ul>	W7.1 (المضرالي:) المفهسوم من الحلول أمران أحدهما النسبة التي يبن الجسم و بين مكانه الذي يكون فيه وذلك لا يكسون إلا بين جسمين فالبسري، عن والشاني النسبة التي بين العرض والجوهر فإن العرض يكون قوامه بالجوهر فقد يعبر عنه بأنه حال فيه وذلك محال على كل ما قوامه بنفسه فدع عنك ذكر الرب تعالى في مذا المعرض فإن كل ما قوامه ينفسه بطريق المجاورة الواقعة بين الأجسام فلا ينصور الحلول بين عبدين فكيف يتصور

let alone between the servant and the Lord Most	N = 11 - 11
High.	بين العبد والرب تعالى . 
"UNION WITH GOD" (ITTIHAD)	الاتحاد
w7.2 "Union with God" is even more patently false, since saying "The slave has become the Lord" is self-contradictory, it befitting the Lord Most Glorious to be held above speaking absur- dities of Him, while it can be categorically affirmed that any statement claiming that one thing has become another concurrently existing thing is impossible, for if the existence of <i>both</i> Zayd and 'Amr, for example, is acknowledged, and someone asserts that Zayd has <i>become</i> 'Amr and united with him, then this unification must entail one of four things, beyond which there is no other possibility:	97.2 وأما الاتحاد فذلك أيضاً أظهر بطلاحاً لأن قول القائل إن العبد صار هو الرب كلام متساقض في نفسه، بل ينبغي أن يتسزه الرب سبحافه عن أن بجري وللسان في حقه بأمشال هذه المحاولات ويقول قولاً مطلقاً، إن قول القائل إن شبئاً صار شيئا أخر محال على الإطلاق وحده ثم قيل إن زيداً صار عمرواً واتحد به فلا يخلو عنسد الاتحاد إما أن يكون وكلاهما موجودين أو كلاهما معدومين أو
(1) that both exist;	زيبد موجوداً وعمر ومعدوماً أوبالعكس ولا يمكن قسم وراء هذه الأربعة .
(2) that neither exists;	فإن كانا موجودين فلم يصر أحدهما عين الأخـر . بل عين كل واحـد منهما
(3) that Zayd exists but 'Amr does not;	موجود وإنما الغاية أن بتحد مكانهما وذليك لا يوجب الاتحياد، فإن العلم
(4) or that 'Amr exists but Zayd does not.	والإرادة والـقــدرة قد تجـتمبع في ذات واحدة ولا يتباين محلها ولا تكون القدرة
Now if both exist, neither has become the other, but rather each exists. At the very most, they might occupy the same locus, which does not necessarily entail unification, since qualities such as knowledge, will, and power, for example, might exist together in one individual without each requiring a separate locus, while it is plain that power is not knowledge or will, and they have not "unified." If neither exists ((2) above), they have not	هي العلم ولا الإرادة، ولا يكون قد اتحد البعض بالبعض. وإن كانا معدومين قما اتحددا بل عدما ولعل الحادث شيء ثالث. وإن كان أحدهما معدوماً والآخر موجوداً فلا اتحاد إذ لا يتحد موجود بمعدوم فالاتحاد بين الشيئين مطلقاً محال وهذا جار في الذوات المتماثلة فضلا عن المختلفة.
unified but have both ceased to exist, with the result perhaps of a third thing. And if one of them exists but the other does not, then they cannot have unified, for an existent thing cannot "be one" with a nonexistent thing.	

So union between two concurrent things is absolutely impossible, even if they are alike, let alone if they are different. "UNION" IN POETIC LICENSE

w7.3 Whenever union is mentioned and it is said that "he is him," it is only by way of figurative extension and poetic license, conformable with the usage of Sufis and poets, who employ metaphorical means to enhance their words' effect upon listeners' understanding, as when a poet says, "I am my beloved and my beloved is me," which is a metaphor on the part of the poet, who does not mean that in fact he is him, but only that it is as though he were him, for his concern is now wholly absorbed in him, just as his concern was absorbed in himself, and so he expresses this condition as union, by way of poetic license. And this is how one should interpret the words of Abu Yazid, "I sloughed off my ego as a snake sheds its skin, and looked, and I was Him," meaning that whoever sloughs off the desires, caprices, and concerns of their ego no longer has any capacity or concern save for Allah Most High, and when nothing enters a servant's heart besides the Majesty and Beauty of Allah and he becomes wholly immersed therein, he is "as though he were Him." not that he actually is Him. There is a difference between saying "as though he were him" and saying "he is him." though "as though he were him" may be expressed by saying "he is him," just as poets sometimes say, "It is as though I were my beloved," and at other times, "I am my beloved."

And this can occasion a misstep, for someone without a firm footing in rational knowledge might not distinguish between one sense and the other, and looking at his own perfection, embellished with the dazzling raiment of the Truth, think that he is Him, saying, "I am the Truth." while he has made the mistake of the Christians who saw this in the person of Jesus (on whom be peace) and said that he was the Divinity. For that matter, the person errors who looks in a mirror reflecting a colored image and thinks it is the image of the mirror and the color is the color of the mirror, while this can never be, for the mirror is colorless in itself, and its nature is to reflect colored images in a way that makes those observing mere appearances think they are the appearance of the mirror itself, just as a child, when he sees

w7.3 وحيث يطلق الانحاد ويقال هو هو لا يكسون إلا بطسر بق التسوسسع والتجبوز البلائق بعادة الصوفية والشعراء فإنهم لأجسل تحسين موقمع الكملام من الأفهنام يسلكنون سبيبل الاستعنارة كمنا يقبول الشباعر : أنا من أهوى ومن أهوى أناء وذلك مؤول عند الشاعر فإنه لايعني به أنبه هو تحقيقاً بل كأتبه هو، فإنبه مستغبرق الهم به كما يكون هو مستغرق الهم بنفسه فيعبر عن هذه الحالة بالاتحاد على سبيل التجلوز . وعليه يتبغى أن بحسميل قول أبسى يزينيد حيث قال: السلخت من نفسى كما تتسلخ الحية من جلدها فنظرت فإذا أناهو. ويكون معتاه أنامن يشبلخ من شهبوات نفسيه وهبواها وهمهما فلايبقي فيمه متمسع لغيبر الله ولا يكون له هم سوى الله تعالى فإذا لم يحل في القلب إلا جلال الله وجمسالمه حتى صار مستغيرقياً به يصيير كأنه هو لا أنه هو الحقيقاً. وقدرق بين قولنا كأنه هو وبين قولنا هو هو لكن قد يعبر بقولنا هو هو عن قولنا كأنبه هوكما أن الشباعر ثارة يقول كأنى من أهوى وتارة يقول أنا من أهوى . وهذه مزلة قدم فإن من ليس له قدم راسخ في المعقبولات ريما لم يتميز له أحدهما عن الأخبر فينظر إلى كمال ذاته وقد نزين بما تلالا فيه من حلية الحق فيظن أنه هو فيقمول أنا الحق وهو غالط غلط النصاري حينث رأوا ذلسك في ذات عيسى عليسه السبلام فقالوا هو الإله. يل غلط من ينظر إلى مرآه قد انطبع فيها صورة متلونة فيظن أن تلك الصبورة هي صورة المبرأة وإن ذلك اللون لون المرأة وهيهات بل المرأة في ذاتها لا لون لهما وشأتهما قيبول صور الألبوان على وجبه ينخبايل إلى الناظرين إلى ظاهم الأممور أن ذلمك هي صورة المرأة ، حتى أن الصبي إذ رأى إنساناً في

إطلاق الاتحاد بطريق الاستعارة

## w7.4 Notes and Appendices

someone in a mirror, may think the person is actually in the mirror. So too, the heart in itself is without form or configuration, and its own structure is merely to conform to intellectual impressions of figures, forms and realities, such that whatever enters it is as if in union with it, not that it is in actual fact truly united with it. When someone who does not know of glasses or wine sees a glass of wine, he may not realize the difference between them, and will sometimes say there is no wine, and sometimes that there is no glass.

The words "1 am the Truth" either mean the same as the poet's saying "I am my beloved and my beloved is me," or else the speaker has made the same mistake as the Christians in believing in the union of divinity and humanity. If it is true he actually said it, Abu Yazid's utterance, "Glory be to me, how great is my state" either passed his lips by way of quoting Allah Most High, just as, if he had heard and repeated,

"There is no god but Me, so worship Me" (Koran 20:14),

it would be interpreted as a quote-or else he was attesting to the fullness of the share of inner purity he beheld within himself, and spoke of the purity of his soul by saying "Glory be to me," sceing the greatness of his state in relation to the state of most of humanity, and saving, "How great is my state." while knowing his purity and the magnitude of his state were in comparison to other *people*, not the sacred purity of the Lord Most High or His greatness, this utterance passing his lips while in a state of spiritual intoxication and being overcome by a state, since the return to sobriety obliges one to hold one's tongue from words that mislead, and while intoxicated perhaps he was unable to do this. If one goes beyond both these two interpretations to actual "union with God," it is manifestly absurd, and one should not so esteem people's rank that one accepts the absurd. One should know men by their having spoken the truth, not that it is the truth by certain men having spoken it (al-Maqsad al-asna sharh asma' Allah al-husna (y40), 146-50).

المسرأة ظن أن الإنسسان في المسرأة. فكللك القلب خال عن الصورة في نفسه وعن الهينات، وإنما هيت قبول معاني الهينات والصور والحضائق فما يحله يكون كالمتحديه لا أنه متحد به تحقيقاً. ومن لا يعرف المزجاج والخمر إذا رأى يتول لا خمر وتارة يقول لا زجاجة إسرا.

وقسول من قال منهم أنا الحق فإصا أن يكون معناه معنى قول الشماعر : أنا من أهوى ومن أهوى أنا، وإما أن يكون قد غلط في ذلك كما غلطت التصارى في ظنهم اتحاد اللاهوت بالناسوت .

وقول أبي يزيد إن صح عنه : سبحاني ما أعظم شأتي : إما أن يكون ذلك جارياً على لسبائيه في معيرض الحكاية عن الله تعالى كما لوسمع وهو يقول: لا إله إلا أنا فاعبدني، لكان يحمل على الحكاية؛ وإما أن يكبون قد شاهيد كمال حظه من صفة القندس (على ما ذكرنا في الترقي بالمعرفة عن الموهومات والمحسوسات وبمالهمة عن الحظوظ والشهوات إ فأخبر عن قدس نفسه فقبال : سبحبائي، ورأي عظم شأنمه بالإضمافية إلى شأن عموم الخلق ففسال: ما أعظم شأني، وهمو مع ذلك يعلم أن قدسه وعظم شأنه بالإضافة إلى الخلق لا نسبة إلى قدس الرب تعالى وعظم شأنبه ويكبون قدجري هذا اللفظ على لسبانيه في سكبر وغليبة حال، فإن السرجوع إلى المصحبو واعتبدال الحبال يوجب حفظ اللسان عن الألفاظ الموهمة وحيال السكر ربما لا يحتمل ذلك. فإن جاورت هذيب المتأويبلين إلى الاتحساد فذلك محمال قطعأ فلا ننظر إلى مناصب الرجال حتى نصدق بالمحال بل ينبغي أن تعرف الرجبال بالحق لا الحق بالبرجال [محرر من المقصيد الأسنى في شرح ا أسماء الله الحسني: ١٤٦ - ١٥٠].

w7.4 (n:) Among the disservices done to Islam by some Western scholars is their tireless insistence that the Sufi term *wusul* ("to arrive") be translated as if it

meant ittihad ("to unify") with the result that their translations of Sufi works are filled with talk of "union with God," a rendering that has come to be traditional and authoritative among them, while it is a fallacious conception that the masters of Sufism from every age have taken pains to dissociate themselves, their method, and their students from. So it is perhaps fitting to conclude this section with two of the aphorisms of the great Shadhili master Ibn 'Ata' Illah, who said: "Your reaching Allah is your reaching the - وصولُكَ إلى الله وصولُكَ إلى العلم knowledge of Him, for other than that, Our Lord به، وإلا فجلَّ رَبُّنَا أَنْ يَتَصَلُّ بِهُ شَيء أَو is too exalted for anything to be joined with Him يتصل هو بشيء . or for Him to be joined with anything"; ـ لا يَلْزُمُ من تبـوت الخصـوصيـة عدمُ وصف البشرية، إنما مَثْلُ الخصوصية and said. كإشبراق شمس المنهار : ظهرت في الأفق "The affirmation of electhood does not وليست منه . تارة يَقْبِضُ ذَلِك عنك فيردك necessitate a negation of the fact of being human. إلى حدودك فالتهمار ليس منك وإليك. Election is merely like the rise of the daylight's ولكنه واردً عليك [نقبل من الحكم sun: it appears on the horizon without being part العطانية والمناجاة الإلهية : ٥٩ ، ٦٦]. of it. Sometimes He takes it from you and returns you to your own bounds. For daylight is not from you to yourself. It comes over you." (al-Hikam al-'Ata'iyya wa al-munajat al-ilahiyya (v56), 59, 66, aphorisms 213 and 249) w8.0 ALLAH IS EXALTED 8.0 تنزيه الله تعالى عن المكان والزمان ABOVE NEEDING SPACE OR TIME (from a4.3) w8.1 (Muhammad Hamid:) What is obligatory (محمد الحامد : ) الذي يجب (w8.1 for a human being to know is that Allah the على الانسسان أن يعلمه أن الله الخيائق Creator, glory be to Him, is absolutely free of سيحسانسه له النغني المطلق عن كل ما need (al-Ghani) of anything He has created, and خلق، وعن السمياء والأرض أيضياً، free of need for the heavens or the earth. He is سبحان الله أن يكون في السماء أو في transcendently beyond "being in the sky" or "being on earth" in the manner that things are in الأرض كما يكون الحادث في الحادث، things, created beings in created beings, or things والمخلوق في المخلوق، والمظروف في in circumstances are encompassed by their cir-الظرف، وهو الذي: cumstances, for it is He who ﴿لَيْسَى كَمِثْلِهِ شَيْءُ وَهُوَ السَّمِيعُ البصيرَة "There is nothing whatsoever like unto Him. and He is the All-hearing, the All-seeing" (Koran 42:11).

and,	لَمْ بَلِدْ وَلَمْ يُولَدُ وَلَمْ يَحُنُ لَهُ كُفُواً
"He did not give birth, nor was He born, and there is none who is His equal" (Koran 112:3-4).	أحَدْ ﴾. وإن البسرهسان المعقلي - إلى جانب البرهسان النقلي -جازم بتنبزهه تعالى عن
Aside from all the proofs from the Koran and sunna, the rational evidence is decisive that Allah Most High is absolutely beyond any resemblance to created things, in His entity, attributes, and acts. The noble Koranic verse,	منسابهة المخلوقات مطلقاً، ذاتاً ووصفاً وفعلًا، والآية الكريمة : هوَعُوَّ اللَّهُ فِي السُّمُواتِ وَفِي الأَرْضِ يَعْلَمُ سِرَّكُمْ وَجَهْرَكُمْ وَيَعْلَمُ ما تَكْسِبُونَ ﴾ تعتى أنه سبحيات المعبوديحق فيهما،
"He is Allah in the heavens and the earth; He knows your secrets and what you reveal, and knows what you are earning" (Koran 6:3).	والموصوف بالألوهية فيهما، ويعرفه أهل السماء بأنه الإلىه الحق كما يعرفه أهل الأرض ويعبدونه كما يعبدونه [نقل من
means that He Most Glorious is the one who is rightfully worshipped in both the heavens and earth, who alone possesses the attribute of divin- ity in both; and the inhabitants of the heavens know He is the True God, just as the inhabitants of the earth know it, and the former worship him just as the latter do ( <i>Rudud 'ala abatil wa rasa'il al-</i> <i>Shaykh Muhammad al-Hamid</i> (y44), 2.20–21).	ردود عملى أياطيل ورسائل الشيخ محمد الحامد : ٢/ ٢٠ - ٢١].
w8.2 (Qurtubi:) Allah Most High says, "Do you feel secure that He who is in the heavens will not make the earth swallow you while	w8.2 (القرطبي:) قوله تعالى: ﴿ أَبْسَتُهُ مَنْ فِي السَّمَاءِ أَنْ يَخْسِفَ بِكُمُ الأَرْضَ فَإِذَا هِيَ تَمُورُ﴾ [المثل: 13].
it quakes?" (Koran 67:16), which may mean, "Do you feel secure that He who is the Creator of whomever is in the heavens will not make the earth swallow you, as He did Korah?" The more exacting hold that it (n: i.e. <i>in</i> the heavens) signifies, "Do you feel secure from Him who is <i>over</i> the heavens," just as Allah says,	[قلت: ] ويحتمل أن يكون المعنى: أأمنتم خالق من في السماء أن يخسف بكم الأرض كما خسفها بقارون []، وقسال المحققون : أمنتم من فوق السماء : كقوله : في تسبحوا في الأرض في أى فوقها لا بالممامة والتحيز لكن بالقهر
"Journey in the earth" (Koran 9:2),	اي لولغه م بالمسلم والتعبير تامن بالمهور ( والتسديسر . وقيـل : معناه أمتتم من على السماء؛ [كتوله تعالى : ﴿وَلَأُصُلُبُنُكُمْ فِي
meaning over it; not over it by way of physical con- tact or spatialization, but by way of omnipotent power and control. Another position is that it means, "Do you feel secure from Him who is over ('ala) the heavens," i.e. just as it is said, "So-and- so is over Iraq and the Hijaz," meaning that he is the governor and commander of them. The hadiths on this subject are numerous, rigorously	السماءة [تلوية تعلى ، فورد صبيحم من جُذُرع النَّحْل ﴾ أي عليها . ومعناء أنه مديبرها ومالكها : ] كما يقال : فلان على العراق والحجاز : أي وأليها وأميرها . والأخيار في هذا الباب كثيرة صحيحة

indicate the exaltedness of Allah, being undeni-متشمرة، مشبيرة إلى العلق، لا يدفعها إلا able by anyone save an atheist or obstinate ملحد أوجاهل معائد والمراديها توقيره ignoramus. Their meaning is to dignify Allah and وتشزيهمه عن السفل والنحت. ووصف exalt Him above what is base and low, to charac-بالعلو والعظمسة لايالأمساكن والجهيات terize Him by exaltedness and grandeur, not by والحدود لأنها صفات الأجسام being in places, particular directions, or within limits, for these are the qualities of physical وإنما ترفع الأيدي بالدعاء إلى السماء bodies. The hands are only raised skyward when لأن السماء مهبط الوحي، ومنزل القطر، one supplicates because the sky is from whence ومحبل القُلدمي، ومعدن المطهرين من divine revelation descends and rains fall, the place الملائكة وإليها ترفع أعمال العباد. of purity and the wellspring of the purified ones of وفوقها عرشبه وجنتيه وكماجعيل الله the angels, and that servants' works are raised to it الكعيبة قبلة للدعياء والصلاة، ولأنه خلق and over it are the Throne and His paradise-just as Allah has made the Kaaba the direction of sup-الأمكنة وهو غير محتاج إليها. plication and the prayer. He created all places and وكان في أزلمه قبسل خلق المكان has no need of them. He was without space or time والمزمان ولا مكان له ولا زمان . وهو الآن in His beginningless eternality before creating على ما عليسه كان [محسر رمن الجناصع space and time, and is now as He ever has been لأحكام القرآن : ١٨/ ٢١٦]. (al-Jami' li ahkam al-Qur'an (y117), 18.216). w9.0 التصوف w9.0 SUFISM (from a4.7) w9.1 (Muhammad Amin Kurdi:) Sufism is a (محمد أمين الكردى: ) (w9.1 knowledge through which one knows the states of [فحيد] التصوف هو علم يعرف به أحوال the human soul, praiseworthy or blameworthy, النفس محمدودهما ومذمومهما وكيفية how to purify it from the blameworthy and en-تطهيسرهما من المدفعوم منهما وتحليتهما noble it by acquiring the praiseworthy, and to بالاتصباف بمحمودهما وكيفية السلوك journey and proceed to Allah Most High, fleeing unto Him. Its fruits are the heart's development, والسير إلى الله تعالى والفرار إليه [...] knowledge of God through direct experience and وثمسرتيه تهبذيب القلوب ومعترفية علام ecstasy, salvation in the next world, triumph الغيبوب ذوقساً ووجيدانياً، والنجياة في through gaining Allah's pleasure, the attainment الأخبرة، والفيوز برضا الله تعالى، ونيل of eternal happiness, and illuminating and purify-السعبادة الأبسدية ، وتنوير القلب وصفاؤه ing the heart so that noble matters disclose them-بحيث يتكشف له أسور جليلة ويشهدنا selves, extraordinary states are revealed, and one perceives what the insight of others is blind to أحوالأ عجيبة ويعاين ما عميت عنه بصيرة (Tanwir al-qulub fi mu'amala 'Allam al-Ghuyub غيبره [محرر من تنوير القلوب في معاملة (y74), 406). علام الغيوب : 2+1]. w9.2 (التووي:) [المقصد السابع w9.2 (Nawawi:) The way of Sufism is based on في) أصول طريق التصوف هي خمسة : five principles: having godfearingness privately تقبوى الله في السبر والعبلانية، واتباع and publicly, living according to the sunna in word and deed, indifference to whether others accept or السنبة في الأقبوال والأفعيال، والإعراض reject one, satisfaction with Allah Most High in عن الخلق في الإقبال والإدبار، والرضا

861

w9.3

### Notes and Appendices

dearth and plenty, and returning to Allah in happiness or affliction. The principles of treating the illnesses of the soul are also five: lightening the stomach by diminishing one's food and drink, taking refuge in Allah Most High from the unforeseen when it befalls, shunning situations involving what one fears to fall victim to, continually asking for Allah's forgiveness and His blessings upon the Prophet (Allah bless him and give him peace) night and day with full presence of mind. and kceping the company of him who guides one to Allah (*al-Maqasid fi bayan ma yajibu ma'rifatuhu min al-din* (y106), 83–84, 87).

w9.3 (Ahmad Zarruq:) Aspects of Sufism, defined, delineated, and explained, amount to nearly two thousand, all of them reducible to sincerity in turning to Allah Most High, something of which they are only facets, and Allah knows best. The necessary condition of sincerity of approach is that it be what the Truth Most High accepts, and by the means He accepts. Now, something lacking its necessary condition cannot exist,

"And He does not accept unbelief for His servants" (Koran 39:7),

so one must realize true faith (iman),

"and if you show gratitude, He will accept it of you" (Koran 39:7),

which entails applying Islam. So there is no Sufism except through comprehension of Sacred Law, for the outward rules of Allah Most High are not known save through it, and there is no comprehension of Sacred Law without Sufism, for works are nothing without sincerity of approach, as expressed by the words of Imam Malik (Allah have mercy on him):

"He who practices Sufism without learning Sacred Law corrupts his faith, while he who learns Sacred Law without practicing Sufism corrupts himself. Only he who combines the two proves true."

(Iqaz al-himam fi sharh al-Hikam (y54), 5-6)

عن اللبه تعسالي في القليسل والكثيس، والسرجنوع إلىى اللبه في السبيراء والضبراء . . . وأصبول ما تداوى به علل الشفس خمسة : تخفيف المعيدة بقلة الطعسام والشسراب، والالتجاء إلى الله تعبالي ممنا يعرض عند عروضه ، والفرار من مواقف ما يُخشى الموقعوع فيه، ودوام الاستغضار مع الصيلاة على النبي 🚔 آناء الليل وأطراف التهمار باجتماع الخاطر، وصحيبة من بدليك على الله [محبرً ر من المقباصيد في بيبان ما يجب معرفتيه من الدين : ٨٣ ـ ٨٢ / ٨٧].

w9.3 (أحسمند زروق:) قد حد التصبوف ورممم وفسبر بوجبوه تبلغ لحبو ألفين ترجم كلهما لصدق التوجه إلى الله تعالى . وإنما هي وجوه فيه والله أعلم [...] و[...] صدق التوجه مشروط بكوتبه من حيث يرضاه الحق تعالى، ولا يصنح مشروط بدون شرطه مؤولا يرضى لعباده الكفركه فلزم تحقيق الإيمان، مهوإن تشكروا يرضه لكم يحد فلزم العمل بالإسلام فلا تصوف إلا يفقه، إذ لا تعرف أحكام الله تعالى الظاهرة إلامنه، ولا فقه إلا بتصوف، إذ لا عمل إلا بصدق توجه [...] ومنه قول مالك رحمه الله ; «من تصوف ولم يتفقه فقد تزندق، ومن تفقيه ولم يتصبوف فقد تفسق، ومن جمع بينهما فقد تحقق؛ [محر ر من إيقاظ الهمم في شرح الحكم: ٥-٦].

(n:) As for the meaning of proving true, its sheikhs say that Sufism is not w94 a fixity on a particular type of worship, but rather the attachment of the heart to Allah Most High, mere honesty therein demanding that whenever something is preferred by the standards of the Sacred Law for someone in one's circumstances, one does it. This is why we find that Sufis have served Islam in a wide variety of capacities. Many of the scholars cited throughout the present volume, for example, also had the higher education of Sufism, among them Imam Muhammad Amin Ibn 'Abidin, Sheikh al-Islam Zakariyya Ansari, Muhammad Abul Mawahib, Sheikh Ibrahim Bajuri, Muhammad Sa'id Burhani, 'Abd al-Wakil Durubi, Imam Ghazali, Muhammad Hamid, Imam Abu Hanifa, Sheikh Muhammad Hashimi, Imam Iba Hajar Haytami, Ibn 'Ajiba, Ibn 'Ata' Illah, Imam 'Izz ibn 'Abd al-Salam, the author of our basic text Ahmad ibn Naqib al-Misri, Muhammad 'Abdullah Jurdani, Muhammad Amin Kurdi, Imam Malik, 'Abd al-Ra'uf Munawi, Zayn al-Din Mallibari, Yusuf Nabahani, 'Abd al-Ghani Nabulsi, Khalil Nahlawi, Imam Nawawi, 'Abd al-Wahhab Sha'rani, Imam Tagi al-Din Subki, Jalal al-Din Suyuti, Hakim Tirmidhi, and others.

Among the Sufis who aided Islam with sword as well as pen, according to B.G. Martin's *Muslim Brotherhoods in Nineteenth Century Africa* (y86), are such men as the Naqshbandi sheikh Shamil Daghestani, who fought a prolonged war against the Russians in the Caucasus in the nineteenth century; Sayyid Muhammad 'Abdullah al-Somali, a sheikh of the Salihiyya order who led Muslims against the British and Italians in Somalía from 1899 to 1920; the Qadiri sheikh 'Uthman ibn Fodi, who led jihad in Northern Nigeria from 1804 to 1808 to establish Islamic rule; the Qadiri sheikh 'Abd al-Qadir al-Jaza'iri, who led the Algerians against the French from 1832 to 1847; the Darqawi faqir al-Hajj Muhammad al-Ahrash, who fought the French in Egypt in 1799; the Tijani sheikh al-Hajj 'Umar Tal, who led Islamic jihad in Guinea, Senegal, and Mali from 1852 to 1864; and the Qadiri sheikh Ma' al-'Aynayn al-Qalqami, who helped marshal Muslim resistance to the French in northern Mauritania and southern Morocco from 1905 to 1909.

Among the Sufis whose missionary work Islamized entire regions are such men as the founder of the Sanusiyya order, Muhammad 'Ali Sanusi, whose efforts and jihad from 1807 to 1859 consolidated Islam as the religion of peoples from the Libyan Desert to sub-Saharan Africa; the Shadhili sheikh Muhammad Ma'ruf and Qadiri sheikh Uways al-Barawi, whose efforts spread Islam westward and inland from the East African Coast; and the hundreds of anonymous Naqshbandi sheikhs who taught and preserved Islam among the peoples of what is now the southern Soviet Union and who still serve the religion there despite official pressure. It is plain from the example of these and similar men that the attachment of the heart to Allah, which is the main emphasis of Sufism, does not hinder spiritual works of any kind, but may rather provide a real basis for them. And Allah alone gives success.

w9.5 ('Abd al-Wahhab Sha'rani:) The path of the Sufis is built of the Koran and sunna, and is based upon living according to the morals of the prophets and purified ones. It may not be blamed unless it violates an explicit statement from the 9.5 (عبد الوهاب الشعراني:) إن طريق القسوم مشيدة بالكتساب والسنة، ومبنية على سلوك أخــلاق الأنبيساء والأصفياء، وهي لا تكون مذمومة إلا إن

### 5 Notes and Appendices

Koran, sunna, or scholarly consensus (def: b7), exclusively. If it does not contravene one of these, the very most that one may say of it is that it is an understanding a Muslim man has been given, so let whoever wishes act upon it, and whoever does not refrain, this being as true of works as of understanding. So no pretext remains for condemning it except one's own low opinion of others (dis: r2.14), or interpreting what they do as ostentation, which is unlawful.

Whoever carefully examines the branches of knowledge of the Folk of Allah Most High will find that none of them are beyond the pale of the Sacred Law. How should they lie beyond the pale of the Sacred Law when it is the law that connects the Sufis to Allah at every moment? Rather, the reason for the doubts of someone unfamiliar with the way of the Sufis that it is of the very essence of the Sacred Law is the fact that such a person has not thoroughly mastered the knowledge of the law. This is why Junayd (Allah Most High have mercy on him) said, "This knowledge of ours is built of the Koran and sunna," in reply to those of his time or any other who imagine that it is beyond the pale of the Koran and sunna,

The Folk unanimously concur that none is fit to teach in the path of Allah Mighty and Majestic save someone with comprehensive mastery of the Sacred Law, who knows its explicit and implicit rulings, which of them are of general applicability and which are particular, which supersede others and which are superseded. He must also have a thorough grounding in Arabic, be familiar with its figurative modes and similes, and so forth. So every true Sufi is a scholar is Sacred Law, though the reverse is not necessarily true.

To summarize, no one denies the states of the Sufis except someone ignorant of the way they are. Qushayri says, "No era of the Islamic period has had a true sheikh of this group, save that the Imams of the scholars of that time deferred to him, showed humility towards him, and visited him for the benefit of his spiritual grace (baraka). If the Folk had no superiority or election, the matter would have been the other way around" (al-Tabaqat al-kubra al-musamma bi Lawaqih alanwar fi tabaqat al-akhyar (y124), 1.4). خالفت صريم القرآن أو السنة أو الإجساع لاغير، وأما إذا لم تخالف فغاية الكلام ألد فهم أوتيه رجل مسلم قمن شاء فليعمسا بدومن شاءتركيه ونظير الفهم في ذلك الأفعال وما يقي بات للانكار إلا سوء الظن بهم وحملهم على الرياء وذلك لا يحبوز شرعياً. [ . . . ] فمن دقق النظر علم أندلا يخرج شيء من علوم أهل الله تعالى عن الشريعة وكيف نخرج علومهم عن الشبر بعبة والشريعة هي وصلتهم إلى الله عن وجمل في كل لحظمة ولكن أصل استغراب من لا المام له بأها الطريق أن علم التصموف من عين الشمريعة كونه لم بنبحر في علم الشربعة ولذلك قال الجنيد رحمه الله تعالى علمنا هذا مشيد بالكتاب والسنية ردأعلى من توهيم خبر وجه عنهما في ذلك الزمان أو غيره. وقد أجمع القوم على أنه لا يصلح للتصدر في طريق الله عزوجل إلامن تبحير في علم الشريعية وعلم منطوقها ومفهومها وخاصها وعامها وتاسخها ومنسوخها وتبحر في لغة العرب حتى عرف مجسازاتهما واستعماراتهما وغير ذلك فكل صوفي فقيه ولا عكس. وبالحملة فما أنكر أحوال الصوفية إلا من جهما حالهم ، وقبال التشييري: لم

من جهسل حافهم. وقال القشيري: لم يكن عصر في مدة الإسلام وفيه شيخ من هذه الطبائف إلا وأثمة ذلك الموقت من العلماء قد استسلماوا لذلسك الشيسخ ونصوصيا للقوم لكان الأمر بالعكس وتصصوصية للقوم لكان الأمر بالعكس إنتهى] إمحر رمن الطبقات الكبرى المسماة بلواقع الأنسوار في طبقات الأخيار: 1/ ٤].

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SUFI SHEIKHS	الشبخ الصوفي
w9.6 (Ahmad Zarrug:) The conditions of a	(w9.6 (احمد زروق:) []
sheikh to whom a disciple may entrust himself are	وشروط الشبيخ الذي يلقى إليه المريد
five:	نفسه خمسة : علم صحبت ، وذوق
	صريح، وهمة عالية، وحالة مرضية،
(a) sound religious knowledge;	ويعبيرة نافذة .
(b) true experience of the Divine;	ومن فيسه خمس لا تصبح مشيخته :
(b) the experience of the istuite,	الجهال بالمدين، وإسفاط حرصة
(c) exalted purpose and will;	م المسلمين بالمدين وإستاط مراسة - المسلمين، ودخول فيما لا يعني، واتباع -
-	المستعين، ودعون فيما ويعني، وابتع الهموي في كل شيء، وسوء الخلق من
(d) a praiseworthy nature;	، بهموی مي من مي، ومدوم المعنق من ا غير مبالاة [ ] .
(e) and penetrating insight.	وإن لم يكن شيــخ مرشـد وإن وجـد
Someone with all five of the following is not fit to	ناقصاً عن شروطه الخمس، اعتمد على الكروب المناسبة المناسبة الماتي
be a sheikh:	ما كمل فيه وعومل بالأخوة في الباقي [ ما كمل فيه وعومل بالأخوة في الباقي [
	[محرر من كتباب قوانين حكم الإشراق ]
(1) ignorance of the religion;	إلى كافة الصوفية في جميع الأفاق: {
	.[339
<ol><li>disparaging the honor of the Muslims;</li></ol>	
(3) involvement in what does not concern	
bim;	
	1
(4) following caprice in everything;	i l
	(
(5) and showing bad character without a sec-	[ ]
ond thought.	
If there is no sheikh who is a true guide (mur-	}
shid, def: w9.7), or there is one, but he lacks one	
of the five conditions, then the disciple should rely	
on those of his qualities that are perfected in him,	[
and deal with him as a brother (A: meaning the	
sheikh and disciple advise one another) regarding	
the rest (Kitab qawanin hukm al-ishraq ila kaffa	
al-Sufiyya fi jami' al-afaq (y121), 119).	1
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THE PURPOSE OF TAKING	المقصود من اتخاذ شيخ وطريق
A SHEIKH AND A PATH	
w9.7 (Muhammad Hashimi:) As for when the path is merely "for the blessing of it" and the	W9.7 (محمد المهاشمين) [] وأما إذا كانت الطريق طريق تبرك والشيخ بنقصه بعض شروط الإرشاد، أو تعدد
sheikh lacks some of the conditions of a true	وأما إذا كانت الطريق طريق تبرك والشيخ
	🗍 بنقصمه بعض شروط الإرشماد، أو تعمده 🖌

### Notes and Appendices

guide, or when the disciple is seeking several different aims from it at once, or the disciple's intention is contrary to the spiritual will of the sheikh, or the time required is unduly prolonged. or he is separated from his sheikh by the latter's death or the exigencies of the times and has not yet completed his journey to Allah on the path or attained his goal from it-then it is obligatory for him to go and associate with someone who can complete his journey for him and convey him to what he seeks from the path, as it is not permissible for him to remain bound to the first sheikh his whole life if it is only to die in ignorance of his Lord, claiming that this is the purpose of the path. By no means is this the purpose. The purpose of the path is to reach the goal, and a path that does not reach it is a means without an end. The path was made for travel on it with the intention of reaching one's goal, not for remaining and residing in even if this leads to dving in ignorance of one's Lord. The meaning of a true disciple is one who forthrightly submits himself to a living sheikh who is a guide (murshid) during the days of his journey to Allah Most High so that the sheikh may put him through the stages of the journey until he can say to him, "Here you are, and here is your Lord" (al-Hall al-sadid li ma astashkalahu almurid (y46), 7).

مطلوب المريد أو خالفت نبةً المريد همةً الشينخ وتعبده البزميات أو فارق شيخته بموت أو غيره من حوادث الزمان وكان لم يتسمم سيسره إلى الله في الطسريق ولم يحصّل مقصدوده من الطريق على بده فيجب عليمه صحبة من يتمم له سلوكمه ويسوصله إلى مطلوب من الطبريق، ولا يجبوز أن يبقى مربوطاً بالأول طول عمره ولو أدّى ذلك إلى موته جاهلًا بربه ويزعم أن ذليك هو المقصود من الطريق كلاً. فإن المقصبود من الطريق الوصول إلى المطلوب، قطيريق بلا وصول وسيلة بلا غامة والطريق جعلت للسير فيها بقصد الموصول إلى مطلوبه لاللمكت والإقامة فيهما ولمو أدى ذلك إلى موته جاهلًا بربه . والمراد بالمريد الحقيقي هو الذي سلم نفسه مباشرة بالفعل للشيخ المرشد الحي في أيسام السيس إلى الله تعبالي ليسلك به الطريق إلى أن يقبول له: ها أنت وربك [نقبل من الحبل السديد لما استشكله المريد: ٦ ـ ٧].

w9.8 (n:) Muhammad Hashimi's above words about submitting oneself to a living sheikh refer to matters within the range of the *permissible* or *recommended*, not what contradicts the Sacred Law or beliefs of Islam (def: v1-v2), for no true sheikh would ever countenance such a contravention (dis: s4.7), let alone have a disciple do so, a fact that furnishes the subject of the remaining articles of this section.

w9.9 ('Izz ibn 'Abd al-Salam:) The Sacred Law is the scale upon which men are weighed and profit is distinguished from loss. He who weighs heavily on the scales of the Sacred Law is of the friends (awliya') of Allah, among whom there is disparity of degree. And he who comes up short in the scales of the Sacred Law is of the people of ruin, among whom there is also disparity of degree. If one sees someone who can fly through the air, walk on water, or inform one of the unseen, but who contravenes the Sacred Law by committing 9.9 (المسرين عبد السلام:) إن الشهرع ميزان يوزن به الرجال وبه يتبقن الربع من الخسران. فمن رجع في ميزان الشسرع كان من أولياء الله، وتختلف مراتب الرجحان. ومن نقص في ميزان الشهرع قاولتك أهل الخسران، وتتفاوت خضتهم في الميسزان [...] فإذا رأيت إنساناً يطير في الهواء ويمشي على الماء، أو يخبسر بالمغيبات، ويخالف الشهرع an unlawful act without an extenuating circumstance that legally excuses it, or who neglects an obligatory act without lawful reason, one may know that such a person is a devil Allah has placed there as a temptation to the ignorant. Nor is it farfetched that such a person should be one of the means by which Allah chooses to lead men astray, for the Antichrist will bring the dead to life and make the living die, all as a temptation and affliction to those who would be misled (al-Imam al-'Izz ibn 'Abd al-Salam wa atharuhu fi al-fiqh al-Islami (y38), 1.137).

THE STORY OF KHIDR AND MOSES

بارتكتاب المحرمات بغير مبب محلل، أو يترك الواجيات بغير سبب مجوز، فاعلم أنه شيطان نصبه الله فنة للجهلة، وليس ذلسك ببعيد من الأمبساب التي وضعها الله للضلال فإن الدجال بحي ويميت، فننة لأحل الضلال [محرر من الإسام العزين عبد السلام وأثره في الفقه الإسلامي: 1/ ١٣٧].

قصة الخضر وموسى عليهما | السلام

w9.10 (A:) There is sometimes discussion as to whether the story of Khidr and Moses (Koran 18:65–82) does not show that exceptions to Islamic Law are possible. In fact, the verses give no grounds for such an inference, for two reasons. The first is that the context of the story is the age of Moses, not the age of Muhammad (Allah bless him and give him peace), whose Sacred Law is distinguished above that of any of the previous prophets by being final and inabrogable (dis: w4.2–7). The second reason is that Khidr, as the vast majority of scholars affirm, was himself a prophet and his actions were given to him to perform by divine revelation (waby), this invalidating any comparison between Khidr's exceptionality to the law of Moses and that of any individual born in our own times, for there is no prophet born after the time of Muhammad (Allah bless him and give him peace).

It might be wondered why Allah Most High mentions the story of Khidr and Moses in the Koran at all, if the exceptionality of Khidr was restricted to the time of Moses. The answer is that there is much wisdom in the story, such as that some particular excellence not found in the superior of two things or people may well be found in the inferior of them, for Moses was a prophetic messenger (rasul) while Khidr was only a prophet (nabi); that there are secrets given to certain of Allah's servants which not everyone in the Community (Umma) is responsible to know; that one should learn wisdom wherever one can: and that no matter how much one knows, one should not claim to have knowledge. And Allah knows best.

SUFISM AND ORTHODOXY

براءة التصوف من أهل الأهواء

w9.11 ('Abd al-Qahir Baghdadi:) The book *Tarikh al-Sufiyya* [The history of the Sufis] by Abu 'Abd al-Rahman Sulami, comprises the biographics of nearly a thousand sheikhs of the Sufis, none of whom belonged to heretical sects and all

w9.11 (عبد القاهر البغدادي: ) وقد اشتمل كتباب تاريخ الصوفية لأبي عبد الرحمن السلمي على زهاء ألف شيخ من الصوفية ما فيهم واحد من أهل الأهواء .

بِلَ كلهم من أهسل السنسة سوى للائسة of whom were of the Sunni community, with the exception of only three of them; Abu Hilman of منهم الحدهم أبلو حلمان الدمشقي فإنه Damascus, who pretended to be of the Sufis but تستر بالصوفية وكان من الحلولية . والثاني actually believed in incarnationism (hulul, def: المحسين بن منصدور الحلاج وشأنمه w7.1): Husayn ibn Mansur al-Hallaj, whose case مشكل أوقد رضيه ابن عطاء وابن خفيف remains problematic, though Ibn 'Ata', Ibn Khafif, and Abul Qasim al-Nasrabadhi approved وأبو القياسم النصر أباذي والثالث القناد of him; and al-Oannad, whom the Sufis accused of اتهمته الصوفية بالاعتزال فطردوه لأن being a Mu'tazilite (def: w6.4) and rejected, for الطب لا يقسل الخبيث (نقبل من أصول the good does not accept the wicked (Usul al-din الدين: ٣١٩ - ٣١٦]، (y23), 315-16).

w10.0 IN WHAT SENSE PHILOSOPHY IS UNLAWFUL (from a7.2(2)) w10.0 معنى القول بحرمة | الفلسفة

w10.1 (n:) Anyone who has made a serious study of "philosophy" must acknowledge that the term has been applied to a great many widely varying procedures and styles of thought throughout its long history, and that there is little substantial agreement among philosophers as to what philosophy is or should be. What Nawawi and other Islamic scholars seem to have in mind when they speak of the unlawful character of philosophy is not the efforts at a logical critique of the methodology of the sciences which have been seen particularly in this century, but rather cosmological theories and all-too-human attempts to solve ultimate questions about man, God, life after death, and so forth, without the divinely revealed guidance of the Koran and sunna: Any opinion that contradicts a well-known tenet of Islamic belief that there is scholarly consensus upon (ijma', def: b7) is unbelief (kufr), and is unlawful to learn or teach, except by way of explaining that it is unlawful. And Allah knows best.

w11.0 THE UNLAWFULNESS OF THE SCIENCES OF THE MATERIALISTS (from a7.2(5))

w11.0 معنى القبول بحبرمة علوم الطبائعيين

w11.1 (N:) The unlawfulness of the "sciences of the materialists" refers to the conviction of materialists that things *in themselves* or *by their own nature* have a causal influence independent of the will of Allah. To believe this is unbelief (dis: 08.7(17)) that puts one beyond the pale of Islam. Muslims working in the sciences must remember that they are dealing with figurative causes (asbab majaziyya), not real ones, for Allah alone is the real cause.

w12.0 THE REASON FOR w12.0 سبب الخيلاف قى VARIOUS POSITIONS WITHIN المذهب ألوأحد ONE SCHOOL (from b1.2) LEVELS OF SCHOLARS طيقات علماء المذهب w12.1 (Salih Mu'adhdhin:) To clarify the reason w12.1 (صـــالـــح مؤذن : ) لقوضيـح for scholarly disagreement within one legal سبب الخسلاف في المسذهب السواحيد school, we may say that scholars divide each تقبيول: قبيم العلمياء كل مذهب إلى school into various levels, the most important of طبقات أهمها : which (N: after the Imam) may be characterized الطبقة الأولى: أهسل الاجتهاد في as follows: المذهب وهؤلاء يحتهدون ضبين أصول (1) the first level, composed of those qual-الاجتهاد التي وضعهما أثمتهم وينقلون ified to do ijtihad (independent legal reasoning) كلام الإمام وهم الأصحاب كالمزني . within the school, deploying it according to the الطبقة الشانية : أهال الاجتهاد في general methodological principles established by المسائل التي لم تردعلي إمام المذهب their Imams, and who transmit the words of the Imam, such scholars being called colleagues, كالإمام الغزالي . including men like Muzani; الطقة الشالثة اأهل التخريج وهؤلاء لإحساطتهم بالمسذهب يقتصرون على (2) the second level, composed of those تنسيسر قول مجميل من أقبوال أثمتهم أو qualified to do ijtihad on particular legal questions تعيين وجمه معين لحكم يحتصل وجهين that were not discussed by the Imam of the school, including such scholars as Imam Ghazali; كإمام الحرمين الجويشي . الطبقة الرابعة : أهل الترجيح رهؤلاء (3) the third level, composed of those qual-يرجحمون ما روى عن أتمتهم من جهمة ified to do textual excgesis, and who because of الروايية أومن جهية البدرايية فيقول هذا their comprehensive mastery of the works of the أصبح أو أولمي ومن هؤلاء المشيخمان school, specialize in interpreting the positions of their Imams that require details and explanation الرافعي والنووي . to be properly understood, and in specifying the precise meaning of rulings which might otherwise be understood equivocally; including such scholars as the Imam of the Two Sanctuaries, Juwayni: (4) and the fourth level, which is composed of those qualified to weigh various scholarly positions and judge which is the soundest, evaluating their Imams' positions in terms of the reliability of the narrators of the channels of transmission of the opinion from the Imam, or in terms of the understanding shown in treating particular legal questions; and who may then say which is the stronger or more suitable position; this level including such men as the Two Sheikhs, Rafii and Nawawi,

#### w12.2 Notes and Appendices

It is apparent from the foregoing that schol-وهكذا نرى أنه في كل طبقة بمكن أن arly differences may occur at each of the levels; in يحصل الخلاف في استنباط الأصحاب the deductions of the colleagues and their iitihad واجتهادهم ضمن أصول المذهب أوقى within the general methodological principles of ترجيسح قول على قول من أقسوال إسام the school, in judging one position of the Imam of المذهب أو ترجيح رواية على أخرى كل the school to be sounder than another of his positions, or in judging one position's channel of trans-ذلك حسب ما يتوافر لدى كل واحد منهم mission to be sounder than another's: all of which من الأدلية ويحسب فهميه لكبلام الإسام take place according to the evidence available to [نفسل من تعليق لصالح مؤذن على هامش the particular scholar and his understanding of the عمدة السالك وعدة الناسك : 1٨ ]. Imam's words ('Umdat al-salik (y90), 18). وجوب الحكم بالراجح المذهب IT IS OBLIGATORY TO JUDGE ACCORDING TO THE STRONGEST POSITION IN A SCHOOL w12.2 (Zayn al-Din Mallibari:) Al-'Iragi and Ibn w12.2 (زبن الدين المليارى: ) نقل Salah have recorded scholarly consensus (def: b7) العراقي وابن الصلاح الإجماع على أنه لا that it is not permissible to judge by other than the يجسوز النحكم بخسلاف السراجسح فى strongest legal position in a school, as Subki has الممتذهب وصبرح السبكي بذلنك في explicitly stated at length in several places in his مواضم من فتاويه وأطال وجعل ذلك من Fatawi, considering it to be "judging by other than what Allah has revealed," since Allah Most High المحكم بخسلاف ما أنسزل الله لأن الله has made it obligatory for mujtahids (def: تعالى أوجب على المجتهدين أن بأخذوا o22.1(d)) to adopt the position for which the evi-بالراجيح وأوجب على غييرهم تقليندهم dence is strongest, and has made it obligatory for فيما يجب عليهم العمل به. non-mujtahids to follow the ijtihad of mujtahids in all works that are personally obligatory (dis: THE STRONGEST POSITION المعتمد في المذهب الشافعي IN THE SHAFPI SCHOOL w12.3 Jalal Bulgini relates from his father (A: w12.3 ونفسل الجسلال البلقيني عن Siraj al-Din) that "the soundest position in the [A: والده [...] أن المعتمد في المدهب Shafi'i] school for court rulings and formal legal للحكم والفنوى ماانفق عليه الشيخان opinions (fatwa) [n: in order of which must be فمساجزم به الشووي فالسرافعي فما رجحه accepted first when available] is what Nawawi and الأكشر فالأعلم فالأورع وقال شيخنا هذا Rafi'i agree upon; then Nawawi's position; then ما أطبق عليه محققيو المتأخرين والذي Rafi'i's; then what has been judged strongest by the majority of scholars; then by the most know-أوصى باعتماده مشايخنا [محر ر من كتاب ledgeable; then by the most godfearing." Our sheikh (A: Ibn Hajar Haytami) states that this is what has been agreed upon by the most exacting of the later scholars, and is the position our sheikhs have enjoined us to rely on (Kitab fath al-

b2.1).

Mu'in bi sharh Qurra al-'ayn bi muhimmat al-din فتح المعين بشرح قرة العين: ٣٤٨]. (y85), 348). w13.0 الرق في الإسلام w13.0 SLAVERY IN ISLAM (from c3.4) (see also k32) w13.1 (Titus Burckhardt:) Slavery within Islamic culture is not to be confused with Roman slavery or with the American variety of the nineteenth century; in Islam the slave was never a mere "thing." If his master treated him badly, he could appeal to a judge and procure his freedom. His dignity as a Muslim was inviolable. Originally the status of slave was simply the outcome of having been taken as a prisoner of war. A captive who could not buy his own freedom by means of ransom remained in the possession of the captor until he had earned his freedom by work or until he was granted liberty by his master (Moorish Culture in Spain (y32), 30). w14.0 من قلد غير إمامه w14.0 FOLLOWING ANOTHER IMAM IN LEGAL RULINGS (from c6,4, end) w14.1 (Ibn Hajar Haytami:) There are a number [...] (ابن حجر الهيشمي:) [...] of states one may have in following the legal posi-المفلد غيم إمامه أحوال [ذكرها السبكي tion of an Imam other than one's own, among أخذاً من كلامهم (ح: أي كلام them: الأصوليين] : - أجدها : أن بعتقبد رجحان مذهب (1) to believe that the other Imam's position الغيسر في تذلك المسألسة فيجموز اتساعاً on the particular question is stronger, in which case it is permissible to follow him in deference to للراجع في ظنه. what one believes to be the sounder position; _ الشانية : أن يعتقيد وجحيان مذهب إمياميه أولا يعتقيد رجحان واحد منهما، (2) to believe that the position of one's own فيحيوز أبضيا سواء قصيد الاحتياط لدينه Imam is stronger, or not to know which Imam has [....] ولاكواهمة حيننيذ بخلاف الحيلة the stronger position on the question, in both of which cases it is permissible to follow the position على غير هذا الوجه (ح : أي غير وجه of the other Imam whether or not one thereby الاحتباط) فإنها مكروهة . intends to take the way that is religiously more precautionary (dis: c6.5), in which case it is not offensive, though if it is a mere stratagem that is not intended as such (N: i.e. not intended as being religiously more precautionary) it is offensive;

### w14.1 Notes and Appendices

(3) to intend by following the other Imam to take a dispensation when there is a need for it (N: such as a Shafi'i circumambulating the Kaaba at a crowded hajj (dis: j5.16(b)) who follows the position of Abu Hanifa that touching a woman does not nullify one's ablution), in which case it is permissible to follow the other Imam, unless one believes both that the position of one's own Imam is stronger, and that it is obligatory to follow the more knowledgeable of the two;

(4) to intend merely following the easier way of taking a dispensation when (N: neither (2) nor (3) above is the case, and) one does not believe that it is the stronger position, in which case following it is not permissible, as Subki says, "because one is then merely pursuing one's own capnice, and it is not for the sake of religion";

(5) to do this frequently, so as to become one of those who seek out dispensations (dis: c6.4), taking the easiest ruling from every school, which is also forbidden, as it connotes a dissolution of the limits of legal responsibility;

(6) to assemble by such a procedure a single composite act that is unacceptable by the consensus of scholars (def: b7), which is impermissible, such as when a Shafi'i follows Imam Malik in considering dogs to be physically pure, but only wipes part of his head when performing ablution (wudu), for in such a case his prayer is not considered valid by Malik, because he has not wiped his whole head, nor yet by Shafi'i, because of the physical impurity of dogs (N: though it is unobjectionable to piece together such a composite act by way of following the scholarly evidences supporting each part, if one is qualified to appreciate them (def: o22.1(d)), since then one has become a *mujtahid* on the question);

(7) or to follow one's original Imam in doing an act whose consequences are still in effect when one subsequently intends to follow another Imam, despite the continued existence of the first act's consequences; such as a Hanafi who, by right of being a neighbor, acquires a piece of land by preempting a neighbor's sale of it to another (shuf'a, def: k21) (N: since one of the purposes

- الشالشة : أن يقصد بتقليده الرخصة فيما دعت حاجته إليه (ح: كتقليد شافعي مذهب أبي حنيفة في عدم نقض الموضوء بلمس المسرأة عنسد طوافسه للحسج مع الازدحام) فيجوز أيضاً، إلا أنْ يكونَ يعتقد رجحان مذهب إسامه وأنه بجب تقليد الأعلم . الدالم ابعية أن يقصد مجبره الترخص (ح : مع عدم وجمود الحمال الشماني ولا الشالث) من غيسر أن يغلب على ظنسه رجحانيه فيمتنع كما قاله السبكي . قال: إنه حيئذ متبع لهواء لا للدين . - الخامسة : أن يكثر من ذلك يحيث بصيدر متتبعياً للرخص بأن بأخذ من كل مذهب بالأسهيل منيه ، فيمتنيع أيضاً لأنه يشعر بانحلال ربقة التكليف. - السادسة : أن يجتمع من ذلك حقيقة مركبة ممتنعة بالإجماع، فيمتنع كأن يقلد شافعي مالكماً في طهمارة الكلب ويمسح بعض رأسه لأن صلاته حيئذ لا يقول بها ماليك لعدم مسح كل الرأس ولا الشاقعي لنجاسة الكلب [...]. (ح: لكن إن لفق بدليل فلا بأس عليه إن كان فيه أهلية معرفة الدليل فإذاً صار مجتهداً فيه) . - السابعة : أن بعمل بتقليده الأول ويستمر على آشاره ثم يريد أن يقلد غير إمامه مع بشاء تلك الأثبار كحنفي أخذ بشفعة الجوار [عملاً بمذهبه] (ح: لأن

that permit preemption in the Hanafi school is to prevent property adjacent to one's own from being acquired by an objectionable neighbor (n: though the Shafi'i school does not allow preemption for such a reason (dis: k21.0(N:))))—but when a second neighbor for the same reason preempts the Hanafi's taking possession of the land, the Hanafi refuses to allow the second preemption on the pretext that he now follows the Shafi'i school on the question, which is not permissible because it confirms that he is mistaken, either by following the first opinion or by following the second, while he is but a single responsible individual. (*al-Fatawa al-hadithiyya* (y48), 113–14) *

w15.0 METRIC EQUIVALENTS OF ISLAMIC WEIGHTS AND MEASURES (from e1.11) دفع جار السوء سب من أسباب الشفعة عند الحنفية [فقالوا بالشفعة للجوار]) ثم تستحق عليه فيسريد المعسل بعذهب الشافعي فلا يجوز لتحقق خطنه إما في الأول أو الثاني مع أنه شخص واحد مكلف. [محرّر من الفتاوى الحديثية : 11٣-

15.0 ما يعادل المكاييل. والأوزان الإسسلامسية في النظام المتري

w15.1 (n:) The metric equivalents of the Islamic weights and measures mentioned in the present work are as follows:

1 mithqal = 4.235 grams 1 dinar = 1 mithqal = 4.235 grams 1 dirham = 2.9645 grams 1 ritl = 381.15 grams 1 mudd = 0.51 liters 1 sa' = 2.03 liters 5 awsuq = 609.84 kilograms Quillatayn = 216 liters 1 dhira' = 48 centimeters The distance permitting shortening prayers = 81 km./ 50 mi.

HOW THE EQUIVALENTS WERE ARRIVED AT

w15.2 The weight of the classic Islamic gold dinar, one *mithqal*, is the basis for virtually all the other weights and measures mentioned above. The present volume's estimate of this all-important criterion is based on numismatic studies of

### w15.2 Notes and Appendices

ancient glass disc mithqal-weights, most of them dating back to A.H. 164/A.D. 780, which were originally produced as the standard to gauge the weight of the Islamic dinar, the difference in the weight of all such discs discovered up to the present time not exceeding a third of a milligram. Particularly impressive for accuracy is a study by P. Casanova, who conducted weight tests of several hundred intact specimens of such glass discs, each 18 mithqals, and found them to weigh 76.23 grams, from which one may infer a mithqal value of 4.235 grams, a result that is especially reliable because it is not possible for the error factor therein to exceed 1/18 per mithqal (al-Makayil wa al-awzan al-Islamiyya (y50), 9-10). This study furnished the estimate used by the present volume.

The weight of the dirham is 7/10 of the weight of the mithqal (Mughni almuhtaj ila ma'rifa ma'ani alfaz al-Minhaj (y73), 1.389), or 2.9645 grams.

The weight of the *ritl* has been estimated by Nawawi as 128 and 4/7 dirhams (*Fayd al-Ilah al-Malik* (y27), 1.15), equalling 128.5714285 dirhams, or 381.15 grams.

The *mudd* is a volume measure that in the Arabic of c5.25 is estimated in terms of a weight, 1.1/3 *rid*, the weight of water being understood to furnish the basis for conversion to volume, just as it is at c1.11, where *qullatayn* is defined in terms of both. One and one-third *rid* is 508.1999 grams, giving us a *mudd* of 0.5081999 liters, rounded off to 0.51 liters in the translation.

The sa' is 5 1/3 ritls (dis: Ar. e5.25) or four mudds, equalling 2.0327996 liters, rounded off to 2.03 liters in the translation.

Five awsuq amounts to 1600 ritls (dis: Ar. h3.4), considered as a weight (Fayd al-Ilah al-Malik (y27), 1.248), equalling 609.84 kilograms.

Qullatayn is estimated at el.11 as about 500 ritls (190.575 liters), or 1 1/4 dhira', (lit. cubit, meaning the Shafi'i dhira', for otherwise the term has been applied to a wide variety of measures) in height, width, and length, from which one may infer that the dhira' is 46.03 centimeters. The translator found both these metric equivalents satisfactory, but in deference to the *ijtihad* of Sheikh Muhammad Amin Kurdi in *Tanwir al-qulub fi mu'amala' Allam al-Ghuyub* (y74), 172, and Sheikh Ridwan al-'Adal Baybars in *Kitab rawda al-muhtajin li ma'rifa* qawa'id al-din (y29), 186, who both estimate the dhira' at 48 centimeters, the latter figure has been adopted, and it yields an estimated qullatayn volume of 216 liters (a cube of 60 centimeters on each side) which may be considered religiously more precautionary than the above qullatayn estimate, since the greater estimate fulfills the legal requirements of the lesser estimate, though not vice versa.

Adopting a *dhira*' estimate of 48 centimeters rather than 46.03 centimeters yields a distance permitting shortening prayers (masafa al-qasr) of 80.640 kilometers (*Tanwir al-qulub fi mu'amala 'Allam al-Ghuyub* (y74), 172), rather than the 77.3304 kilometers inferable from the lesser estimate; and the greater estimate has been preferred here as well, since it enters into a great many rulings and is religiously more precautionary in the sense explained above. It has been rounded off in the translation to 81 km./ 50 mi.

w16.0 PROPER MANNERS	w16.0 التأدب مع القرآن الكريم
TOWARDS THE HOLY . KORAN (from c8.1, end)	الكريم
w16.1 (Qurtubi:) It is of the inviolability of the	w16.1 (الإمسام القسرطبي:) [قسال
Koran:	الترمذي الحكيم أبو عبد المله في نوادر
(1) not to touch it except in a state of ritual	الأصول : ] [
purity (dis: w16.2), and to recite it when in a state of ritual purity;	ومن حرمته أن يقرأه وهو على طهارة .
	ومن حرمت أنَّ يستاك ويتخلل فيطيب
(2) to brush one's teeth with a toothstick (def: e3), remove food particles from between	الماه، إذ هو طريقــه [ ] ([ت: وقـــال]
them, and freshen one's mouth before reciting,	التسرمنـذي في المسرجسع المنذكـور، { ص٣٣٣: ] وأن تستوي قاعداً إن كنت في
since it is the way through which the Koran passes;	م عن الصلاة ولا تكون متكناً) . إغير الصلاة ولا تكون متكناً) .
(3) to sit up straight if not in prayer, and not	م برر مدر با ملوق مدن من منابع [ ومن حرمت أن يتلبس كما يتلبس ]
lean back;	للدخول على الأمير لأنه مناج .
(4) to dress for reciting it as if intending to	ومن حرمته أن يستقبل القيلة لقراءته
visit a prince, for the reciter is engaged in intimate	·[···]
discourse;	ومن حرمته أن يتمضمض كلما تنخع
(5) to face the direction of prayer (qibla) to	·[···]
recite;	ا ومن حرمت إذا تشاءب أن يمسك عن ا الله مساقد من تشار مسال مسال
	القسراءة لأنسه إذا قرأ فهنو مختاطب رينه ] مناج، والشاؤب من الشيطان [].
(6) to rinse the mouth out with water if one expectorates mucus or phlegm;	مناج، والناوب من الميعان و ). ومن حرمتسه أن يستعينا بالله عنند ،
1 · · · · · · · · · · · · · · · · · · ·	ابتدائم للقراءة من الشيطان السرجيم،
(7) to stop reciting when one yawns, for	وبقرأ بسم الله الرحمن البرحيم إنكان
when reciting, one is addressing one's Lord in inti- mate conversation, while yawning is from the	ابتدأ قراءته من أول السورة أو من حيث
Devil:	بلغ.
(8) when beginning to recite, to take refuge	ومن حرمتسه إذا أخسذ فمي القسراءة لبم
in Allah from the accursed Devil (def: w1.15) and	يقطعهما ساعمة فساعة بكلام الأدميين من
say the Basmala (w1.6), whether one has begun at	غير ضرورة . ومن حرمت أن يخلو يقـراءت حتى لا
the first of the sura or some other part one has reached:	يقطع عليه أحد بكلام فيخلطه بجوابه لأنه
	إذا فعبل ذلبك زال عنه سلطان الاستعاذة
(9) once one has begun, not to interrupt one's recital from moment to moment with human	الذي استعاد في البدء .
words, unless absolutely necessary;	
(10) to be alone when reciting it, so that no	
one interrupts one, forcing one to mix the words	
of the Koran with replying, for this nullifies the effectiveness of having taken refuge in Allah from	
the Devil at the beginning;	

w16.0

# w16.1 Notes and Appendices

(11) to recite it leisurely and without haste, distinctly pronouncing each letter;	ومن حرمته أن يقرأه على تؤدة وترسيل وترنيل.
(12) to use one's mind and understanding in order to comprehend what is being said to one;	وبربيل. ومن حرمتـــه أن يستعمـــل فيه ذهنـه رفهمه حتى يعقل ما يخاطب به . ومن حرمتـه أن يقف على آيـة الـوصد
(13) to pause at verses that promise Allah's favor, to long for Allah Most High and ask of His bounty; and at verses that warn of His punishment to ask Him to save one from it;	فيرغب إلى الله تعالى ويسأله من فضله. وأن يقف على أية الموعيد فيستجير بالله منه، ومن حرمته أن يقف على أمشاله ومنتلها، ومن حرمته أن يلتمس غرائبه.
(14) to pause at the accounts of bygone peoples and individuals to heed and benefit from their example;	ومن حرمتمه أن يؤدي لكـل حرف حقه من الأداء حتى يُبرز الكلام ياللفظ تماماً، فإن بكل حرف عشر حسنات.
(15) to find out the meanings of the Koran's unusual lexical usages;	ومن حرمته إذا انتهت قراءته أنّ يصدق رب ويشهد بالبلاغ لرسوله ﷺ ، ويشهد علي ذلك أنه حق ، فيقول : صدقتُ ربَّتا
(16) to give each letter its due so as to clearly and fully pronounce every word, for each letter counts as ten good deeds;	وبِلَغَتَّ رسلك وتحن على ذلك من الشاهدين اللهم اجعلنا من شهداء الحق القائمين بالقسط + ثم يدعو يدعوات .
(17) whenever one finishes reciting, to attest to the veracity of one's Lord, and that His mes- senger (Allah bless him and give him peace) has delivered his message, and to testify to this, say- ing: "Our Lord, You have spoken the truth. Your messengers have delivered their tidings, and we are witnesses to this. O Allah, make us of those who bear witness to the truth and who act with jus- tice"; after which one supplicates Allah with prayers;	ومن حرمته إذا قرأه ألا يلتقط الآي من كل سورة قيتسرأها [ (ت: بل)] يقرأ السورة كلها [] . ومن حرمت إذا وضع المصحف ألا يتركه منشوراً ، وألا يضع فوقه شيئاً من الكتب حتى يكون أبداً عالياً لسائر الكتب علماً كان أو غيره . قرأه أو على شيء بين يديه ولا يضعه بالأرض .
(18) not to select certain verses from each sura to recite, but rather recite the whole sura;	
(19) if one puts the Koran down, not to leave it open:	
(20) not to place other books upon the Koran, which should always be higher than all other books (N: though the books of each shelf of a bookcase, for example, are considered separately in this), whether they are books of Sacred Knowledge or something else;	
(21) to place the Koran on one's lap when reading, or on something in front of one, not on the floor;	

(22) not to wipe it from a slate with spittle, but rather wash it off with water; and if one washes it off with water, to avoid putting the water where there are unclean substances (najasa) or where people walk. Such water has its own inviolability. and there were those of the early Muslims before us who used water that washed away Koran to effect cures: (23) not to use sheets upon which it has been written as bookcovers, which is extremely rude, but rather to crase the Koran from them with water: (24) not to let a day go by without looking at least once at the pages of the Koran; (25) to give one's eves their share of looking at it, for the eyes lead to the soul (nafs), whereas there is a veil between the breast (N: i.e. the place where it is remembered) and the soul, and the Koran is in the breast. When one recites it from memory, only one's ears hear and convey it to the soul; while if one is looking at the words, both eye and ear participate in the performance, discharging it more completely, and the eyes as well as the ears are given their due; (26) not to trivially quote the Koran at the occurrence of everyday events, as by saying, for example, when someone comes, "You have come hither according to a decree, O Moses" (Koran 20:40),

or,

"Eat and drink heartily for what you have done aforetimes, in days gone by" (Koran 69:24),

when food is brought out, and so forth;

(27) not to recite it to song tunes like those of the corrupt, or with the tremulous tones of Christians or the plaintiveness of monkery, all of which is misguidance;

(28) when writing the Koran to do so in a clear, clegant hand;

ومنز خرمشه ألا يمحسوه مز اللوح بالبصاق ولكن يغسله بالماء . ومن حرمته إذا غسله بالمياء أن يتبوقي النجاسات من المسواضع، والمتواقيع التي توطأ. فإن لتلك الغسالية حرصة ، وكان مَن قبلنا من السلف منهم من يستشفى بغسالته. ومن حرمته ألا يتخبذ الصحيفة [إذا اللبت ودرست وقياسة للكتب فإن ذلك جفاء عظيم، ولكن يمحوها بالماء. ومن حرمته ألا يُخلى يوماً من أيامه من النظير في المصحف مرة [ . . . ] . ومن حرمته أن يعطى عينيمه حظهما منه، فإن المعيين تؤدي إلمي النفس، وبين النفس والمسدر حجباب، والقبرآن في الصدر؛ فإذا قرأه عن ظهير قلب فإنميا يسميع أذله فتسؤدي إلى النفس، فإذا نظر في الخط كانت العين والأذن قد اشتركتا في الأدام. وذلك أوفر للأدام. وكان قد أخذت العين حظها كالأذن، [...]. ومن حرمتيه ألا يتأوله عندما يعرض له شيء من أسر البدنينا، [...] . والتأويل مثل قولك للرجل إذا جاءك: «جنت على قدر يا موسم) ومثبل قوليه تعالى : ﴿كُلُّوا والمسر ببوا خبيشا بما أسلفتم في الأيام الخبالية ﴾ [هذا] عند حضور الطعيام وأشباه هذا، [...]. ومن حرمتمه ألا يقرأه بالحمان الغنماء كلحمون أهمل المفسق، ولا بتسرجيم النصباري ولا توح البرهيناتية ، فإن ذلك كله زيغ [وقد تقدم]. ومن حرمت أن يجلّل تخطيط إذا خطه، [...].

<ul> <li>(29) not to recite it aloud over another's reciting of it, so as to spoil it for him and make him resent what he hears, making it as if it were some kind of competition;</li> <li>(30) not to recite it in marketplaces, places of clamor and frivolity, or where fools gather;</li> </ul>	ومن حرمته ألا يجهر بعض على بعض في القراءة فيفسد عليه حتى يغض إليه ما يسمع ويكون كهيئة المغالبة، {]. ومن حرمته ألا يقرأ في الأسواق ولا في مواطن اللفط واللغو ومجمع السفهاء [].
(31) not to use the Koran as pillow, or lean upon it;	ومن حرمتـه ألا يتـوسد المصحف ولا يعتمـد عليـه، ولا يرمي به إلى صاحبه إذا أراد أن ينساولــه. ومن حرمتـه ألا يصغـر
(32) not to toss it when one wants to hand it to another;	المصحف [ قلت : وروي عن عمر بن الـخطــاب رضي الله عنــه أتــه رأى مصحفـاً صغيراً في يد رجـل فقـال : من
(33) not to miniaturize the Koran, mix into it what is not of it, or mingle this-worldly adornment with it by embellishing or writing it with gold;	كتيمه؟ قال : أنساً ؛ فضريه بالدرة ، وقال : عظموا الفرآن ] . ومن حرمته ألا يخلط فيه ما ليس منه .
(34) not to write it on the ground or on walls, as is done in some new mosques;	ومن حرمته الايحلى بالـذهب ولا يكتب بالـذهب فتخلط به زينـة الـدنيا [] ، ومن حرمتــه ألا يكتب على الأرض ولا
(35) not to write an amulet (def: w17) with it and enter the lavatory, unless it is encased in leather, silver, or other, for then it is as if kept in the heart:	على حافظ كما يفعيل به في المساجيد . المحدثة [ ] . ومن حرمته أن لا يكتب التعباويذ منه
(36) if one writes it (N: with saffron, for example on the inside of a dish) and then (N: dis- solves the writing into water and) drinks it (N: for a cure or other purpose), one should say the Bas- mala (def: w1.6) at every breath and make a noble and worthy intention, for Allah only gives to one according to one's intention;	ثم يدخل به في الخلاء إلا أن يكون في غلاف من أدم أو فضة أو غيره فيكون كأنه في صدرك . ومن حرمته إذا كتبه وشربه سمَّى الله على كل نفس وعظّم النيسة فيسه فإن الله يؤتيه على قدر نيسه [ ]، ومن حرمته أن يفتتحه كلما ختمه حتى لا يكون كهيئة
(37) and if one finishes reciting the entire Koran, to begin it anew, that it may not resemble something that has been abandoned.	المهجسور [ ] [محرر من الجامع لأحكام القرآن : ١ / ٢٧ ـ ٣١ بتقديم وتأخير] .
(al-Jami' li ahkam al-Qur'an (y117), 1.27–31)	
w16.2 (Imarn Baghawi:) 'Abdullah ibn Abu Bakr ibn Muhammad ibn 'Amr ibn Hazm reported that the letter that the Prophet (Aliah bless him and give him peace) wrote (N: i.e. die- tated and had sent) to 'Amr ibn Hazm contained the injunction that	w16.2 (الإمام البغوي:) [] عن عبد الله بن أبي بكر بن محمد بن عمرو بن حزم أنَّ المكتاب الذي كتبه رسول الله بي لعمرو بن حزم: أنَّ لا يمسُّ القرآن إلا طاهرًه.
"none may touch the Koran but someone in a state of ritual purity."	
278	

(Shu'avb Arna'ut:) This is a rigorously (شعيب الأرنسؤوط:) (همو) حديث authenticated (sahih) hadith, and was related in صحيح، وهو في دالموطاً، ١/ ١٩٩ في al-Muwatta' (y82), 1.199, in the section on the القسرآن : باب الأمر بالبوضيوء لمن مس Koran, the chapter of "The Demand to Perform القسرآن، قال أيسو عمسو : لا خلاف عن Ablution for Whoever Touches the Koran." Abu مالك في إرسال هذا الحديث، وقد روي 'Umar states, "There is no disagreement reported مسنداً من وجه صالح، وهو كتاب مشهور from Malik that this hadith is mursal [def: o22.1(d(H(4)))], though it has also been related عنبد أهل السير، معروف عند أهل العلم through a good channel with a contiguous series of معبرضة يستغنى بهيا في شهبرتها عن transmitters (musnad) from the Prophet (Allah الإستساد؛ [قبلت: ] وللحسديث طرق bless him and give him peace), the letter itself وشواهد يتقوى بها، ويصح، انظرها في being well known to specialists in the field of «نصب البراية» 1/ ١٩٦ - ١٩٩ [تقل من prophetic biography and so famous among scholars that its renown suffices it from the need for a شرح السنة: ٢/٧] ـ ٤٩]. pedigree [dis: w48.3]." The hadith has various other channels of transmission and corroboratory evidences that strengthen it and raise it to the degree of rigorously authenticated (sahih). See them in Nasb al-raya (v135), 1.196-99 (Sharh alsunna (v22), 2,47-48). w17.0 PROTECTIVE OR HEALING w17.0 جواز الرقي والتمائم WORDS (RUOYA) AND AMULETS (from e8.2) w17.1 (Mansur 'Ali Nasif:) Protective or healing w17.1 (مستنصبور على ناصف: ) words are permitted by Sacred Law and are called إ.... إ فالرقية مشروعة ومطلوبة عند for when there is need for them, provided three الحماجة بشرط أن تكون بكلام الله تعالى conditions are mot: أو بأسمائه أو صفاته، وأن تكون باللفظ (a) that they consist of the word of Allah العمرين، وأن يعتضد أن الرقية لا تؤثر Most High. His names, or His attributes (n: the بنفسهما بل بتقيديير الله تعمالي والتميمة hadiths prohibiting amulets being interpreted as referring to the beads and so forth that were used in the pre-Islamic period of ignorance (dis: w17.3)); (b) that they be in Arabic: (c) and that the user not believe the words have any effect in themselves (n: which is unbelief, as at 08.7(17)), but are rather empowered to do so by Allah Most High.

Amulets are like protective or healing words (ruqya) in the need for these conditions. And Allah knows best ( <i>al-Taj al-jami' li al-usul fi</i> <i>ahadith al-Rasul</i> (y100), 3.219).	كالرقية في هذا والله أعلم [نقل من كتاب النساج الجسامع للأصبول في أحاديث الرسول ﷺ : ٣/ ٢١٩].
<ul> <li>w17.2 (Nawawi:) One may adduce as evidence for their permissibility the hadith of 'Amr ibn Shu'ayb, from his father, from his grandfather, that the Messenger of Allah (Allah bless him and give him peace) used to teach them for fearful situations the words,</li> <li>"I seek refuge in Allah's perfect words from His wrath, the evil of His servants, the whispered instinuations of devils, and lest they come to me."</li> <li>'Abdullah ibn 'Amr used to teach these words to those of his sons who had reached the age of reason, and used to write them and hang them upon those who had not (al-Majmu' (y108), 2.71).</li> </ul>	17.2 (المتوي:) [] وقد بسندل للإباحة بحديث عمرو بن شعب عن أبه عن جده أن رسول الله الله الله الله الله بعلمهم من الفزع كلمات : أعوذ ومن همزات الشياطين وأن يحضرون». ومن همزات الشياطين وأن يحضرون». قال : وكان عبد الله بن عمرو يعلمهن من عقل من بنبه ومن لم يعقل كتب فأعلقه عليه، [رواه أبو داود والترمذي وقال حديث حسن] [نقل من المجموع : ٢/
w17.3 (lbn Hajar Haytami:) A group of ten riders came to the Prophet (Allah bless him and give him peace), who had nine of them swear a covenant with him, but would not let the tenth do so. They asked. "What is the matter with him?" and the Prophet (Allah bless him and give him peace) replied that there was an amulet on his upper arm, so the man cut it off, and the Prophet let him swear his covenant, after which the Prophet (Allah bless him and give him peace) said, "Whoever hangs one has ascribed associates (shirk) to Allah."	W17.3 (ابن حجر الهيتمي:) [] جاء في ركب عشيرة إلى رسول الله ﷺ في السابيع تسعة وأمسك عن رجي منهم فتتالوا: ما شأنه؟ فقال: إن في عضده تسيمة، فقطع الرجل التميمة نبايعه النبي ﷺ ثم كال: امن علق فقد أشرك. [] يتعيين حمله على ما كانسوا يفعلونه من تعليق خرزة يسمونها نميمة أو تحوها يرون أنها تدفع عنهم الآقات، ولا شك أن اعتقاد هذا جهل وضلال وأنه من أكبر الكبائو لأنه إن لم يكن شركاً فهو
It is obligatory to interpret the above as refer- ring to what they used to do of hanging a bead on themselves and calling it an "amulet" (tamima), and the like, believing it would protect them from calamities. Without a doubt, to believe this is ignorance and misguidance, and one of the worst enormities, since if it is not associating others with Allah (sbirk), it leads to it, for nothing can benefit or harm one, prevent or turn aside, except for Allah Most High ( <i>al-Zawajir 'an iqtiraf al-kaha'ir</i> (y49), 1.166).	يؤدي إليه إذ لا ينفع ويضر ويمنع ويدفع إلا الله تعالى [محبر ر من البز واجبر عن اقتراف الكيائر : ١/ ١٦٦] .

# Making Up Missed Prayers Is Obligatory

w18.0

w18.0 MAKING UP MISSED PRAYERS IS OBLIGATORY (from f1.1)	18.0% وجـوب قضـاء الصلوات الفائتة	
w18.1 (n:) This section discusses the view of some contemporary Muslims that someone who purposely misses one or more prescribed prayers need not make them up, which some say is because whoever intentionally neglects an obligatory prayer thereby becomes an unbeliever (kafir), and unbelievers are not obliged to pray. Besides being a weak position that contravenes all four schools of jurispru- dence, those who miss prayers and neglect to make them up because of adopting this view will meet their Lord without having performed the first thing they shall be asked about on the Day of Judgement, their obligatory prayers. The following discussion, in explaining why the overwhelming majority of Islamic scholars hold that making up missed prescribed prayers is obligatory, centers on two points:		
(1) that a Muslim who misses a prayer out of unconcern cannot by that fact alone be considered an unbeliever;		
<ul><li>(2) and that the view that a prayer purposely incorrect.</li></ul>		
A MUSLIM WHO NEGLECTS A PRAYER DOES NOT THEREBY BECOME AN UNBELIEVER	المسلم التارك للصلاة لا يكفر	
w18.2 (N:) The Hanafis, Malikis, and Shafi'is all hold that someone who misses the prayer out of laziness is a Muslim, and that missing the prayer does not entail his being an unbeliever. Nawawi says, "This is what the vast majority of carly and later scholars have held" (al-Majmu' (y108), 3.16). As for the Hanbalis, they have two views, the first being that such a person becomes an unbeliever and is dealt with as a renegade from Islam (def: 08.2), while the second view is that he does not become an unbeliever, and this is what Ibn Qudama, in al-Mughni (y63), 2.329, has declared to be the soundest position. The opinion that such a person becomes an unbeliever has been ascribed to 'Ali ibn Abi Talib (Allah ennoble his countenance), Ibn al-Mubarak, Ishaq ibn Rahawayh, and some Shafi'is.	18.2 (ح: ذهب الحنفية والمالكية والتسافعية إلى أن تارك الصلاة كسلا والتسافعية إلى أن تارك الصلاة كسلا مسلم، وإن ترك الصلاة لا يوجب الحكم بالكفر, قال النووي: دويه قال الأكثرون وأما الحسابلة فلهم في ذلك رأيان : الأول أنه يكفر ويعامل كالمرند، والثاني أنه لا يكفر، وقد رجح ابن قدامة في المعني عدم كفيره, وقد روي القول بكفسره عن علي بن أبي طالب، وابس الشافعية.	
THE EVIDENCE THAT SOMEONE WHO NEGLECTS THE PRAYER IS AN UNBELIEVER	حجة من قال بكفر تارك الصلاة	

<ul> <li>wi8.3 Those who hold that whoever misses a prayer becomes an unbeliever adduce the following evidence:</li> <li>(1) The hadith of Jabir (Allah be well pleased with him) that he heard the Messenger of Allah (Allah bless him and give him peace) say,</li> <li>"Between a man between polytheism and unbelief is the nonperformance of the prayer,"</li> <li>(2) The hadith of Burayda (Allah be well pleased with him) that the Prophet (Allah bless him and give him peace) said,</li> <li>(2) The hadith of Burayda (Allah be well pleased with him) that the Prophet (Allah bless him and give him peace) said,</li> <li>(3) The words of 'Abdullah ibn Shaqiq 'Uqayli, one of these (tabit') who met and studied under some of the Companions. and someone whose eminence is agreed upon.</li> <li>(4) And the Prophet's saying (Allah bless him and give him peace) id not view the nonperformance of anything as unbelief besides the prayer,"</li> <li>which was related by Tirmidhi in the Book of Faith with a rigorously authenticated (sahib) channel of transmission.</li> <li>(4) And the Prophet's saying (Allah bless him and give him peace):</li> <li>"The first thing you lose from your religion is keeping trusts, and the last thing you lose is the prayer,"</li> <li>Imam Ahmad commenting that nothing remains of whatever the last bas gone.</li> </ul>		
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Making Up Missed Prayers Is Obligatory w	
THE EVIDENCE THAT SOMEONE WHO NEGLECTS THE PRAYER IS NOT AN UNBELIEVER	حجة من قال يعدم كفر تارك الصلاة
w18.4 Those who hold that whoever neglects a prayer does not thereby become an unbeliever adduce the following evidence: (1) The hadith of 'Ubada ibn Samit (Allah be well pleased with him) that he heard the Prophet (Allah bless him and give him peace) say: "Allah has made five prayers obligatory: whoever performs their ablution well and prays them in their time, completing the bowing, the humility, and the awe that is due in them, has entered a solemn pact with Allah to forgive him. And whoever does not, has no pact with Allah: should He want, He will forgive him, and should He want, He will forgive him, and should He want, He will torment him," which is a rigorously authenticated (sahih) hadith related by Abu Dawud and others through multiple authentic channels of transmission. The evidence of the hadith is that the case of someone who does not pray is up to Allab's considered choice, meaning that Allah could choose <i>not</i> to torment him, while it is necessarily established in that the words of the Koran will necessarily be realized against them, just as Allah has stated (dis: w55.3(2)))—a consideration which with the above hadith indicates that someone who neglects to pray is not an unbeliever.	<ul> <li>4.8.1% واستبدل من قال بعدم كفر نارك الصلاة كسلاً بما يلي :</li> <li>1عن عبادة بن الصامت رضي الله عنه قال : سمعت رسول الله بني يقول :</li> <li>1عن عبادة بن الصامت رضي الله من «خمس صلوات انتسرضهن الله ، من ركوعهن وخشوعهن كان له على الله عهد أحسن وضوءهن وصلاهن لوقتهن وأتم أن يغفر له ، ومن لم يفعل : فليس له على من حديث صحيح رواه أبسو داود وغيسره الله عهد إن شاء عفر وإن شاء عذبه .</li> <li>بأسانيد صحيحة . ووجه الدلالة في حديث بأسانيد صحيحة رواه أبسو داود وغيسره الله عديث من من الكفار من المعديث ما من من المعديث معن الله على الله عهد إن شاء عذبه .</li> <li>المديث صحيح رواه أبسو داود وغيسره الله عهد أن من لم يفعل : فليس له على الحديث صحيحة . ووجه الدلالة في حديث معن من الكفار منظوع بعذابهم ودخولهم النار الكفار .</li> <li>الكفار منظوع بعذابهم ودخولهم النار الكفار .</li> <li>الكفار منظوع بعذابهم ودخولهم النار الكفار .</li> <li>دخل الجنة .</li> <li>دخل الجنة .</li> <li>الصلاة الممتقد بأنه لا إله إلا الله يدخل رواه مسلم . وهذا يقيد بعمومه أن تارك دخل الجنة .</li> <li>ومثل هذه الأحاديث كثير وعمومها .</li> <li>يفيد ذلك .</li> </ul>
<ul><li>(2) The words of the Prophet (Allah bless him and give him peace),</li><li>"Whoever dies knowing that there is no god</li></ul>	
but Allah shall enter paradise," a hadith related by Muslim that in its generality implies that someone who does not perform the prayer but believes that there is no god but Allah, will enter paradise, whereas if he were an unbe- liever, he would not enter it. There are many simi- lar hadiths that imply this in their generality.	

<ul> <li>(3) That Muslims from earliest times to the present have considered the Muslim who misses the prayer to be entitled to inherit by way of estate division and be inherited from. If in their view he were an unbeliever, he would not inherit or be inherited from (dis: L5.2).</li> <li>(4) And the consensus of Muslims that the body of someone who neglects the prayer must be washed and prayed over. Were he an unbeliever in their view, they would not wash, shroud, or pray over him.</li> </ul>	٣- أن المسلمين سلفاً وخلفاً مازالوا يوزَّنُون تارك الصلاة ويرثون عنه ولو كان كافراً في نظرهم لما ورث ولا ورث عنه. ٤- انفاق المسلمين على غسل تارك الصلاة والصلاة عليه. ولو كان كافراً في نظرهم لما غسلوه ولا كفنوه ولا صلوا عليه.
A DISCUSSION OF THE EVIDENCE	مناقشة الأدلة
w18.5 Scholars reply as follows to the hadiths adduced by those who claim that whoever misses the prayer is an unbeliever:	18.5 × [] يجيبون عما ورد في الأحاديث التي احتج بها من قال بكفره إ بما بلي:
(1) The point of the hadiths is to emphasize the enormity of the crime of whoever misses the prayer and to liken him to unbelievers, not that it is actual unbelief. Other hadiths make their point in this way, such as the words of the Prophet (Allah bless him and give him peace), "Reviling a Muslim is corruption and fighting him in whether is	1- أن المراد بهذه الأحاديث التغليظ على تارك الصراد بهذه الأحاديث التغليظ حقيقة الكفر كقول النبي ني : : : : : : : : : : : : : : : : : :
him is unbelief," and similar ones.	وجوب القنل . وإنما لجأوا إلى هذا التأويـل للجمع بين نصــوص الشــرع وقــواعــده [التي
(2) Their meaning is that the person who misses the prayer is like unbelievers in certain respects, such as that he is obligatorily executed (dis: f1.4). Scholars have had recourse to this interpretation in order to reach an accord between these texts of the Sacred Law and its basic prin- ciples, since a Muslim, of course, may not be judged an unbeliever unless there is absolute cer- tainty of it, or be considered an unbeliever for something without unquestionable evidence that his act, statement, or belief is in fact unbelief (kufr). It thus appears that the strongest position is that someone who misses the prayer out of neg- lect is not an unbeliever, for besides the texts that imply his unbelief, others imply the contrary, and the former can bear an alternate interpretation.	ذكرناها إ، ومن المعلوم أنه لا يحكم بكفر المسلم إلا بيقين ولا يكفر بشيء إلا إذا وجد دليل قاطع على أن هذا العمل أو القول أو المقيدة كفر. ولهذا يبدو إلي إرجحان القول بعدم كفر تارك الصلاة كسلاً لأن النصوص الواردة بكفره يوجد ما يعارضها وهي قابلة للتأويل.

MAKING UP MISSED PRAYERS	قضاء ما فات من الصلوات بلا عذر
<ul> <li>w18.6 As to whether it is obligatory to make up prayers missed without an excuse, this is a question raised nowadays by some students of jurisprudence, in an era when deliberate nonperformance of obligatory prayer and fasting has become frequent. They believe that the position well known to both scholars and ordinary people that it is obligatory to make up missed prayers and fast-days might be a deterrent from repentance, and they look to eliminate it by adopting the opinions of certain scholars, advancing the position of Ibn Hazm, Ibn Taymiya, and others, while what is obligatory is to defer to the Koran and sunna for the final decision. as the Prophet (Allah bless him and give him peace) has said,</li> <li>"None of you believes until his inclinations conform to what I have brought,"</li> <li>and it is obligatory to know what the evidence bears out, since one should, as has been said, "know men by their having spoken the truth, not that it is the truth by certain men having spoken it." So we will expound the question with its evidence, and then see what the evidence shows.</li> </ul>	18.6 وهل يجب تضاء ما فات من العسلاة بلا عذر؟ هذه المسألة مما يثيره ترك الصلاة والصوم عمداً، ويرون أن ترك الصلاة والصوم عمداً، ويرون أن القول بوجوب قضاء ما فات من الصلاة أر والمساهسة قد يكون مانعاً من التوية، أقوال بعض الملماء، فيحتجون بقول ابن خرم وابن تيمية وغيرهما، والواجب أن أقوال بعض الملماء، فيحتجون بقول ابن نحتكم إلى الكتاب والسنة. قال رسول بلا يؤمن أحدكم حتى يكون هواء تبعاً الله يؤي: لما جئت به» [رواء الأصفهاني في كتاب الحجة]. والواجب معرفة ما يؤدي إليه الدليل، فقد والواجب مرفة ما يؤدي إليه الدليل، فقد يأس اخرف الرجال بالحق ولا تعرف الحق بالسرجال، وتحن تعرض هذه المسألة بأدلتها ثم نرى ما الذي يؤيده الدليل.
w18.7 The vast majority of scholars, including those of the four main schools of jurisprudence, have concluded that it is obligatory to make up deliberately missed prayers and fast-days, and have even reported scholarly consensus (def: b7) on the obligatory character of making them up, as is mentioned in (n: the Hanbali) al-Mughni (y63), 2.332; (n: the Hanafi) Sharh al-'inaya 'ala al- Hidaya (y21), 1.485; and in (n: the Shafi'i) al- Majmu' (y108), 3.71; while Ibn Hazm, Ibn Taymiya, and Ibn al-Qayyim conclude that some- one who deliberately does not perform the prayer until its time is finished can never make it up, but should do as much good and perform as many supererogatory prayers as possible in order to tip the balance in his favor on the Day of Judgement, and repent and ask forgiveness of Allah Mighty and Majestic.	18.7 ذهب جمهور الفقهاء ومنهم أصحاب المذاهب الأربعة المشهورة إلى وجوب قضاء ما فات من الصلاة أو الصيام عمداً. بل قالوا إن وجوب القضاء إجماع كما ذكر في المغني، وشرح العناية على الهداية [] والمجموع [] وذهب ابن حزم وابن تيمية وابن القيم إلى أن من تعمد ترك الصلاة حتى خرج وقتها الخير وصلاة النطوع ليتقبل ميزانه يوم الفيامة وليتب وليستغفر الله عز وجل.

#### Notes and Appendices w18.8

THE EVIDENCE THAT SOMEONE WHO MISSES A PRAYER MUST MAKE IT UP	استدلال من قال يوجوب القضاء
w18.8 The scholarly majority adduce the follow- ing evidence:	w18.8 - استدل الجمهور لمذهبهم بما يلي:
(1) The words of the Prophet (Allah blcss	ًا ـ قول التبي ﷺ :
him and give him peace),	وإذا رقبد أحبدكم عن الصلاة أو غفل عنهنا فليصلها إذا ذكرها فإن الله عز وجل
"When any of you sleeps through the prayer	يقول: أقم الصلاة لذكري، رواه مسلم.
or forgets it, then let him pray it when he remem- bers, for Allah Mighty and Majestic says,	ووجه المدلالية أن النوم والشيبان من
	الأحذار الشرعية ومع ذلك لم يسقط بهما . وجـوب الصلاة بعد خروج وقتها وطولب
" 'Perform the prayer for My remembrance' (Koran 20:14),"	النسائم والنساسي بالقضساء، فعن فانشه
	الصلاة بلا عذر أولى بعدم السقوط وأولى
a hadith related by Muslim. The evidence therein is that despite sleep and forgetfulness being lawful	يوجوب القضاء . ثم إن الحديث قد أفياد أن الفيرائض
excuses, the obligation to perform the prayer is	كما تقع في وقتها المحدد لها ايتداء
not eliminated by its time having passed, and the person who has slept or forgotten is required to	يمكن إيقاعهما بعد الوقت [إلا ما استثناه
make it up. So the prayer of someone who has missed it without excuse a fortiori remains still	الـدليـل كالمحج]. وكون التأخير إثما أمر آمر ذان أمر مدر أسفادا إسران
obligatory for him to pray, and is a fortiori man-	آخــر، فإن أخــرت بعــذر فلا إثم، وإن أخــرت بلا عذر فالإثـم حاصــل. لكن
datory to make up. The hadith moreover shows that obligatory acts of worship, just as they may	الحديث أفباد أن الأرتبياط بالبوقت ليس
initially occur at their specific time, may also val-	كارتبساط الصفية بالموصوف بحيث لا
idly occur after this time. The delay being a sin is a separate issue: if one excusably delays the	سمى الفريضة باسمها إلا إذا وقعت في وقنها بل يمكن أن تقع بعد الوقت ويكون
prayer, there is no sin, while if one delays it with-	لها نفس الأسبم [ ].
out excuse, the sin occurs—but the hadith shows that a prayer's relationship to its specific time is	۲ ـ قول النبي ﷺ : تُنْ الله بالدين النام الم
not an intrinsic relationship entailed by its very nature, such that an obligatory prayer cannot be	ادَيْسَنُ اللــه أحـق أَنْ يَقَـضَـى» رواه البخاري ومسلم .
called an obligatory prayer unless it occurs within	والحديث وارد في الحج عن الغير وقد
its proper time. Rather, it may occur after its time and still be termed an obligatory prayer.	شب العبادة الفائنة بالدين وورد مثله في الصوم فدل ذلك على أن العبادة إذا فاتت
(2) The words of the Prophet (Allah bless him and give him peace),	
"A debt to Allah has better right to be ful- filled,"	
a hadith related by Bukhari and Muslim. The hadith's context is that of making up another per- son's hajj (dis: j1.9), and the Prophet (Allah bless him and give him peace) likened the missed wor-	

ship to a debt, similar hadiths existing about fasting, proving that acts of worship, when missed, regardless of the reason, become a debt that must be repaid just as other debts are, and with even better right. We say "regardless of the reason" because the Prophet (Allah bless him and give him peace) did not ask the questioner about the reason for its having been missed. And if this is established in relation to making up the worship of another, it holds with still better right for making up one's *own* missed acts of worship.

(3) It is rigorously authenticated that the Prophet (Allah bless him and give him peace) was prevented from performing the midafternoon prayer ('asr) until the sun had set because of fighting unbelievers at the Battle of the Confederates, when the prayer of peril (def: f16) had not yet been legislated, and he said,

"May Allah fill their graves and houses with fire, as they have occupied us from performing the midmost prayer until the sun set,"

a hadith related by Bukhari and Muslim. The evidence therein is that missing the prayer was excused here, whether because of forgetfulness or absentmindedness in view of the fighting, or because delaying the prayer was permissible under such circumstances before the prayer of peril had been legislated—but in either case it shows that a prayer may be validly performed after its time has finished.

(4) The words of the Prophet (Allah bless him and give him peace).

"Someone fasting who unintentionally vomits is not obliged to make up his fast, but whoever causes himself to vomit must make it up,"

the evidence therein being that it mentions two situations in which the fast is broken, the first being when it is excusably broken, namely, by someone overcome by vomiting, which does not legally vitiate his fast and which he is therefore not obliged to make up; and the second being when it is inexcusably broken, where, by consensus of all scholars, the person has committed a sin by break-

الم بصيرف النظر عن سبب قواتها وصارت دينسأ بقضى كمسا تقضى المديسون وأولى [...] وأقول: ديصرف النظر عن سبب الغسوات، لأن النبي ﷺ لم يستفسس من السبائل عن سبب الفوات، فإذا ثبت هذا في القضاء عن الغير فالقضاء عن النفس أولى . ٣. ثبت أن النبي ﷺ قد شغسل عن صلاة المعصمر يقتسال الكفسار في غزوة الأحسزاب ولسم تكبن قد شرعت صلاة الخوف حتى غابت الشمس وقال: الملأ الله فبسورهم وبيبوتهم نارأكما شغلونيا عن الصبلاة الوسطى حتى غابت الشمس، متقق عليه. ووجبه الدلالية أن الفيوات هنيا كان بعبذن إمبا للنسيبان والسهبو نظيرأ لحال القتسال، أو أنسه كان من الجسائيز تأخير الصلاة في مثل هذه الحالة قبل أن تشرع صلاة الخوف [ولم يكن تأخيرها معصية قطعا لأن الأنبياء معصومون ومن قال ذلك يكفر]، لكن محل الشاهد أن الصلاة يمكن إبقاعها بعد خروج وتتها. ٤ ـ قول النبي ﷺ : ومن ذرعمه القيء وهمو صائم فليس عليه قضاء ومن استقاء فليقض، [رواه ابن ماجه]. ووجه الدلالة أن الحديث ذكر حالتين للإقطار، الأولى حالية المعتذور وهو من غلبسه القىء، وهنذا لا يفسند صومته ولا قضياء عليه والشانية حالة غير المعذور الأثم بإفطماره بالاتضاق وهمذا قد أوجب

ing it and the very words of the hadith oblige him to make it up. And this is the significant point, that the Prophet (Allah bless him and give him peace) declared it obligatory for whoever breaks the fast without excuse to make it up, which proves that an act of worship missed without excuse is obligatory to make up afterwards, even if the person who delays it past its time has committed a sin by doing so.	عليه الحديث القضاء . وهذا موضع الشاهد : أن النبي ﷺ أوجب القضاء على من أفطر بلا عذر قدل على أن المعبادة إذا فاتت بلا عذر وجب تضاؤها بعد الوقت ولوكان المؤخر لها عن وقنها آثماً بتأخيرها [ ] .
REPLIES TO THE OBJECTIONS OF IBN HAZM CONCERNING THE VALIDITY OF MAKING UP MISSED PRAYERS	ردود على ما احتـج به ابـن حزم لعدم صحة القضاء
w18.9 Ibn Hazm and those who agree with him adduce the following evidence:	w18.9 وقــد استــدل ابن حزم ومن وافقه بما يلي:
(1) The word of Allah Most High,	والله بعالي . ١ - قول الله تعالى : x فَــوْيُــلُ لِلْمُـصَلِّينَ الْسِدِينَ هُمْ عَنْ
"Woe to those who pray, unmindful of their prayers" (Koran 107:4-5),	صلاتِهمْ سَاهُونَ» [الماعون: ٤ ـ ٥]. وتوله عز وجل:
and His word, Mighty and Majestic,	وَفَخَلَفَ مِنْ بَعْدِهِمْ خَلْفُ أَضَاعُوا الصَّلاة وَاتَبَعُوا الشَّهَوَاتِ فَتَوْفَ يَلْفَوْنَ
"But a generation followed them who dissi- pated the prayer and pursued [their] lusts, and they shall find Ghayy [n: a "valley in hell" (Tafsir al-Jalalayn (y77), 402)]" (Koran 19:59),	غَيًّا﴾ [مريم : ٢٩]. ووجه الحلالة أنه لوكان العامد لترك الصلاة مدركاً لها بعد الوقت لماكان له الويل ولا لقي الغي.
the evidence therein being that if the person who intentionally missed the prayer could perform it after its time, there would not be any woe to him, nor would he find <i>Ghayy</i> .	(قلت:) هما فيمن لم يتب، وهذا لا خلاف فيه بدليان تمام الآية الثانية وهو قوله تعالى: فإلاً مَنْ تَابَ وَآمَنَ وَعَمِلَ صَالِحًا
(Reply:) Both these verses refer to those who do not repent. There is no disagreement about this, as is attested to by the rest of the second verse,	وهــذا المعنى لا خلاف في صحت.» لكن الخــلاف في طريقة التـوبة : هل يقـضـي أم يصـلي نافلة؟ والجمهـور لم
" save he who repents, believes, and does good" (Koran 19:60),	
there being no disagreement about the validity of the meaning, though there is about the means of repentance. Does someone who has repented make the prayers up, or does he perform supercrogatory prayers (dis: w18.9(8)) in their	

at he med	بقولوا: من قضاها فقد أدركها ٢- أن الصلاة لها وقت محدد ولا فرق
g no fore ause both and mits	بين من صلاها قبل وقتها ومن صلاها بعد وقنها لأن كليهما صلى في غير الوقت، وكليهما تعدى حدود الله وقد قال الله تعالى: فوَمَنْ يُشَعَدْ حَدُودَ اللّهِ فَقَدْ طَلَمَ نَفْسَهُ ﴾ [الطلاق 1]. وإلا لما كان لتحديد الوقت فائدة. ومن صلى قبل الوقت فصلاته غير مجزبة
111123	باتفاق؛ فيكون من صلى بعد الوقت مثله.
less. rays id so r it.	(تلت:) أمسا أن الصلاة لهما وقت محدد، فالجمهور لا يخالفون في ذلك، والفول بعدم تضريقهم بين من صلى في الوقت ومن صلى بعده ليس صواباً، ومن
inite bout stin- time It is base-	المؤسف أن ينسب هذا إليهم ولبس له أصل . ٣- القضاء يحتاج إلى دليل ولا دليل - ولبس القياس دليلاً عنده، بل الدليل الكتاب والسنة والإجماع فقط - ولو كان واجباً ليبنه الله تعالى أو يبنه رسوله عليه . الصلاة والسلام .
s an def: legal f the were ngcr have	(قلت : ) أما أن القضاء لا دليل عليه ، فالمدليل موجود وقد قدمنا أدلة الجمهور . وسنزيدها إيضاحاً . 2- لا يصبح قياس المامد على الناسي ونصوه . لأن العاصد ضد الناسي والأول عاص والثاني غير عاص .
ig up and have fy it	
veen and tion- eone ient,	

stead? The scholarly majority do not claim that he who makes them up has properly performed them.

(2) The prayer has a set time, there being no difference between someone who prays it before its time and someone who prays it after. Because both have prayed it in other than its time, both have transgressed against Allah's limits, and Allah has said,

"Whoever transgresses against Allah's limits has wronged himself" (Koran 65:1).

Otherwise, defining the time would be pointless. Scholars agree that the prayer of whoever prays before the prayer's time does not suffice, and so too must be the prayer of whoever prays after it.

(Reply:) As for the prayer having a definite time, the scholarly majority do not disagree about this, and the suggestion that they do not distinguish between someone who prays during the time and someone who prays after it is not true. It is regrettable to accuse them of this when it is baseless.

(3) Making up missed prayers requires an evidential basis, and there is not any (since in Ibn Hazm's opinion, analogical reasoning (qiyas, def: o22.1(d(111))) is not an acceptable form of legal evidence, which for him can only consist of the Koran, sunna, and scholarly consensus): if it were obligatory. Allah Most High or His messenger (Allah bless him and give him peace) would have explained it.

(Reply:) As for the statement that making up a missed prayer requires an evidential basis, and there is not any; the evidence exists, and we have presented it (dis: w18.8) and shall clarify it further.

(4) It is invalid to make an analogy between someone who intentionally misses a prayer and someone who forgets it and the like, for intentionality is the opposite of forgetfulness. Someone who intentionally misses a prayer is disobedient, while someone who forgets is not. (Reply:) The validity of the analogy between the person who intentionally misses it and the person who unintentionally misses it has been previously discussed in the evidence of the scholarly majority (w18.8(4)).

(5) Narrations from the prophetic Companions attest to the fact that delaying the prayer past its time is unlawful. If making up a prayer could suffice in its stead, these would have no meaning.

(Reply:) The unlawfulness of delaying the prayer past its time is agreed upon, and no one says that it is permissible.

(6) The prayer of peril (def: f16) is evidence that it is not possible to delay a prayer past its time, and so is the prayer of the sick person (f14).

(Reply:) As for the prayers of peril and illness, the scholarly majority acknowledge them and do not permit delaying the prayer because of peril or illness. The prayers of the imperilled or sick person, which do not require many of the integrals and conditions required by a normal prayer, attest to the position of the majority that the Sacred Law does not lift the obligation of the prayer from such people as it does from a woman in her menstrual period. Rather, because it is impossible for the imperilled and sick person to currently perform the prayer while observing all its conditions and integrals, their only alternative is to either make it up later or perform it while desregarding some of them, so the latter is permitted for them in order to obviate an accumulation of unperformed prayers, and Allah knows best.

And if the responsibility for performing the obligatory prayer is not lifted from the imperilled or sick person, how should it be lifted from the person who *intentionally* misses it?

(7) It is inadmissible to adduce the hadith of the delayed prayer at the Battle of the Confederates (dis: w18.8(3)) because the discussion here centers on the person who commits disobedience by delaying it, while the Prophet (Allah bless him and give him peace) was not disobedient therein, and whoever ascribes disobedience to the Prophet (Allah bless him and give him peace) has committed unbelief (kufr). (قلت : ) أما وجنه قيناس العامد على الناسي فقد تقدم في حجة الجمهور . هـ استشهــد بأثـار عن الصحـابـة في تحريم تأخير الصلاة عن وقتهاء فلوكان القضاء بغني لما كان لهذا معنى (قلت:) تحسرهم تأخير الصلاة عن وقتها متفق عليه ولا قائل يجواز التأخير . ٢ _ صلاة الخموف دليمل على عدم إمكان التأخير عن الوقت. وكذلك صلاة المريض. (قلت:) أما صلاة الخوف والمرض فالجمهمور يقبولمون بهما ولايجيزون التأخيير بسبب الخوف أو المرض وصلاة المريض وصلاة الخانف مع ما فيهما من تجساوز عن كثير من أركبان الصلاة وشر وطهيا باتشهيدان لمذهب الجمهور لأن الشمرع لم يمقمط الصملاة عنهما كالحبائض. والأداء مع مراعباة الشبروط والأركبان متعبذر ، فلم يبق إلا القضباء أو الأداء مع الشجماون فأميمع الأداء مع التجماوز حتى لاتتمراكم الفوائت والله أعلم وإذالم تسقسط عنهم الفسريضسة فكنف تسقط عن العامد؟ ٧. لا يجموز الاحتجاج بحديث تأخير

الصلاة يوم المختدق لأن الكلام هنا عن المصاحب بالتأخيس والنبي ينتج لم يكن عاصياً بذلسك [كما تقدم] ومن نسب العصيان للرسول بنتي فقد كفر.

(قلت:) الاحتجاج بقصة صلاة كالاحتجاج بقضاء النائم والناسي، أي من حيث تصبور وجود الفرض بعد فوات وقته الأصلي. ٨. أمسا وجنوب الشويبة والإكشار من التطوع، فالدليل عليه قول الله تعالى: ﴿ فَخَلَفَ مِنْ بَعْدِهِمْ خَلْفُ أَصْاصُوا الصِّلاة واتَّنعُوا الشُّهُوَاتِ فَسَوْفَ بَلْقَوْنَ غَيًّا، إلاً مَنْ تَابَ وَآمَنَ وَعَمِسُ صَالِحًا فَأُولِبْكَ يَدْخُلُونَ الْجُنَّةَ ﴾ [مريع: ٥٩ -.[٦* ومثل هذه الآية كثيمر في كتاب الله تعالى ولقول النبي 🏂 : دأول ما يحامب الناس به يوم القيامة . من أعمالهم الصلاة، يقبول رينا تبارك وتعمالي لمبلائكته وهو أعلم : انظروا في صلاة عبدي أتمها أو نقصها؛ فإن كانت تامية كتبت تامة، وإن كان انتقص منهيا شيئاً قال انظروا هل لعبدي من تطوع قان كان له تطبوع قال: أتملوا لعبدي فريضته من تطبوصه ثم تؤخذ الأعمال على ذلك: [رواء النسائي]. (قلت : ) من تأمل رأى الطرقين يبدو له ما يأتى : ۱۔ أن المخسلاف ليس عمليساً بل هو نظرى لأن ابن حزم يطالب تارك الصلاة عمدأ بصلاة نوافل تعادل الفريضة الفائنة وزيادة لكي تحسب له عن الفريضة يوم القسامة، وإنما قلت: وزيادة لأنه يقول في المحلِّي: والفسر يضبة فيهما جزء من الخيس، والشافلة فيهاجزه من الخير، فلا

(Reply:) Adducing this hadith is not inadmissible as he claims, but is like adducing the cases of the sleeper or forgetful person, in illustrating the conceivability of the existence of an obligation after its original time has ended.

(8) As for the obligatory character of repentance and doing as many supererogatory acts of worship as possible (n: in place of the missed one), the evidence is the word of Allah Most High,

"But a generation followed them who dissipated the prayer and pursued [their] lusts, and they shall find *Ghayy*, save he who repents, believes, and does good, for those shall enter paradise" (Koran 19:59–60),

and many similar verses in the Book of Allah Most High. Another proof is the words of the Prophet (Allah bless him and give him peace):

"The first of people's works that they shall be called to account for on the Day of Judgement is the prayer. Our Lord Holy and Exalted will say to His angels, while knowing better than they, 'Look at the prayer of My servant: did he perform it in full, or fail short of it?' If it is complete, it will be inscribed as complete, while if anything is missing from it, He will say, 'Look to see if My servant has any supererogatory worship,' and if he has, Allah will say, 'Complete My servant's obligatory prayers for him from his supererogatory ones.' And he will be dealt with likewise in his other works."

(**Reply**:) Whoever reflects on the evidence of both sides will notice the following:

(a) The difference of opinion is less at the practical level than at the theoretical, for Ibn Hazm requires the person who intentionally misses the prayer to perform as many supererogatory prayers as the missed obligatory one and more, so as to be counted for his obligatory prayer on the Day of Judgement. We say "and more" because he states in *al-Muhalla* that "there is a certain amount of good in the obligatory prayer and a cer-

# 9 Notes and Appendices

tain amount in the supererogatory, so the cumulative amount of good when many supererogatory prayers are performed must equal some fraction or more of the amount in the obligatory prayer" (al-Muhalla (y58), 2.332), whereas the scholarly majority require the person, for each missed obligatory prayer, to pray one like it, termed a makeup. So the difference of opinion goes back to the intention and the name of such a prayer. Do we call it supererogatory or a makeup, and does the person praying it intend an unconditional supererogatory prayer, or intend the missed obligatory prayer? The difference, as we said, is mainly theoretical.

It is clear from the foregoing that Ibn Hazm is not opening a way out of performing obligatory prayers for those who miss them. Rather, he is severer on them, requiring that they perform more supererogatory prayers than the obligatory ones they missed. To further clarify, we note that Ibn Hazm and the others who hold that it is invalid to make up missed prayers only say this to make it harder on the person who does not pray, because they feel that making up missed prayers has been legislated as a mercy to someone who has slept through the prayer or forgotten it, or to others with lawful excuses. As for the person who sins by deliberately not performing it, he does not deserve this mercy, and they feel that his sin is too enormous to be explated by making it up. This is a point that deserves attention, because it is the opposite of what most of those who advocate this view understand.

(b) It will be noticed from Ibn Hazm's evidence that he thinks the scholarly majority consider the makeup of the person who has slept through the prayer and the makeup of the person who has deliberately missed it to be equivalent in every respect, and that they likewise consider the makeup of the person who has sinned by missing the prayer to be equivalent to performing it in its proper time. He says, "From whence does he who permits its intentional nonperformance until its time is up derive this permissibility, ordering the person to pray it after its time, and informing him that it fulfills his obligation—without Koran, a sound or even weak hadith, a statement from a بد أن يجتمع من جزء التطوع إذا كثر ما يوازي جزء الفريضة وينزيد عليه: والجمهور يطالب أن يصلي عن كل فريضة مثلها باسم القضاء، فرجع الخلاف إلى النية والاسم : هل نسبها ناقلة أو قضاء؟ وهل ينوي بصلاتها الناقلة المطلقة لتسد مسد الفريضة الفائة أم ينوي الفريضة الفائنة؟ وهذا خلاف نظري كما قلت.

ومن النقطة السابقة يظهر أن ابن حزم لا يفتح لتساركي الصلاة باب التهرب من التسرائض بل يشسده عليهم ويطساليهم بنوافل تزيد على ما تركوا من فرائض.

وأزيد هذه النقطة إيضاحاً فأقول: إن ابن حزم وغيسرد ممن قال بعدم صحبة القضاء إنسا قالوا ذلك من باب التشديد على تارك الصلاة لأنهم رأوا أن القضاء شرع رحمة بالنائم والناسي وأصحباب الأعذار، أما العامد الأثم بتركها فلا يستحق هذه الرحمة، فهم يرون أن ذنبه أكبر من أن يكفر بالقضاء.

وهـذه المنقطـة جديـرة بالاهتمـام لأنها. عكس ما يفهمـه الكثيـر ون من المـذين. ينادون بهذا الرأي .

-ويبلاحظ من أدلة ابن حزم أنه برى أن الجمهور يساوون يين قضاء النائم ونحوه ويين قضاء العامد من كل وجه، ويساوون يين قضاء الأثم بالترك وبين الأداء. ففي المحلى هويقول: فمن أين أجاز من أجاز تعمد تركها حتى يخرج وتتها، ثم أمره بأن يصليها بعد الوقت، وأخبره بأنها تجرئه كذلك من غير قرآن ولا سنية صحيحة ولا سقيمة ولا قول prophetic Companion, or analogy?" (al-Muhalla (y58), 2.330). Glory be to Allah! Whoever said that it is permissible to intentionally miss the prayer? As we have previously mentioned, the scholarly majority hold that the person who intentionally misses it should be killed (dis: f1.4). Is he executed for doing something permissible? May Allah have mercy on Ibn Hazm, who was not accurate in this, and to say otherwise would have been more proper for him.

w18.10 Is the person who misses the prayer without excuse like someone who has an excuse, in being able to validly perform the obligatory prayer after its time in the name of an obligatory prayer, even if all scholars agree he has committed a sin by thus delaying it? This is the area of disagreement. The scholarly majority, adducing the foregoing evidence, hold that he may validly do so, while Ibn Hazm says this is invalid, because an unexcused person is not like an excused one.

But Ibn Hazm agrees with the majority that someone who intentionally vomits while fasting Ramadan (dis: w18.8(4)) has committed a sini.e. is unexcused-and yet is obliged to make up the fast. This fact establishes the rule for the scholarly majority, if not for Ibn Hazm, because such an individual is an unexcused person who has deliberately vitiated his time-restricted act of worship, and the Lawgiver has made it obligatory for him to make it up -so why should it not be obligatory for other unexcused persons to make up similar acts of worship? This demonstrates that the scholarly majority's opinion is correct. And if Ibn Hazm may be excused because he does not accept analogical reasoning (givas), what excuse is there for those who employ analogical reasoning as evidence, and yet accept his opinion?

Nawawi says: "There is consensus among all scholars who matter that whoever deliberately misses the prayer is obliged to make it up. Abu Muhammad 'Ali Ibn Hazm contravened them in this, saying that such a person can never make up the prayer and that doing so can never be valid. What he has said, besides being a violation of scholarly consensus (dis: b7.2), is untrue from the standpoint of evidence, and despite a prolonged discourse to prove his contention, what he men-

لصاحب ولا قياس؟ وسبحيان الله من المذي يقبول بجواز تعمد ترك الصلاة؟ لقد قدمنا أنهم يقولون بقتال تارك الصلاق فهل يقتل فيما يجوز فعمله؟ رحم الله ابن حزم لقمد كان غيسر دقيق في هذا، وغير هذا أولى به. wI8.10 [...] هل غير المعندور كالمعذور ، يصبح أن يؤدي الفريضة بعد وقتهما باسم الفريضية؟ مع الاتفاق على كونه آثماً بالتأخير؟ وهنا موطن الخلاف: أما الجمهور فيقولون نعم يصع منه ذلك استناداً لما تقدم من أدلة، وابن حزم يقول لا يصبح لأن غيبر السمنعنذور ليس كالمعذور . لكن ابن حزم يوافق الجمهور على أن من استقباء وهو صائم في رمضان فهو آثم - أي غير معذور - وعليه القضاء . وهكذا اطردت القاعدة عند الجمهور ولم تطرد عنداين حزم، فهذا غير معذور أبطل عبادته المؤقتة عمدأ فأوجب عليه الشبارع القضاء فلماذا لايطالب بالقضاء أمساله من غير المعذورين؟ فظهر أن الحق مع الجمهور. وإذاكان لابسن حزم عذره، لأتسه لا يأخذ بالقيماس فمماعذر الذين بحتجون بالقياس ثم يتبعون رأيه؟ قال النووي: «أجمع العلماء الذين يعتمد بهم على أن من ترك صلاة عممداً الزممه قضماؤهما وخالفهم أبومحمد على بن حزم فقال إنه لا يقدر على قضائها أبدأ ولا يصبح فعلها أبدأ [ . . . ] وهذا الذي قاله مع أنه مخالف للإجماع باطل من جهمة المدليل، وبسط هو الكملام في الاستدلال وليس فيما ذكر دلالة أصلاب

w18.10

tions is devoid of anything that bears it out" (al-Majmu (y108), 3.71).	[محسر ويالتصرف من قضباء العبادات ] والنيسابسة فيهسا : ١٩٨ - ٢١١ بتقسديم
(Qada' al-'ibadat wa al-niyaba fiha (y114), 198–211)	ونأخير ، وقد راجعه المؤلف حفظه الله] .
*	
w19.0 FASTING AND PRAYING AT NORTHERLY LATITUDES (from f2.1, end)	19.0 الصيام والصلاة في ا المناطق الشمالية
FASTING	الصيام
<ul> <li>w19.1 (n: The Egyptian mufti Hasanayn Muhammad Makhluf was asked for a formal legal opinion (fatwa) concerning the ruling for fasting Ramadan by Muslims living in northern Europe, where the period of fasting during the day may reach 19 hours, 22 hours, or even more. What follows has been translated from the answer he gave.)</li> <li>(Hasanayn Muhammad Makhluf:) Fasting, as defined by Sacred Law, begins at the coming of dawn and ends at sunset of each day, its time span varying with the different situations of various countries. No matter how long this period is, its mere length is not considered a legitimate excuse permitting one not to fast. It is only permissible not to fast (N: a day or more of Ramadan, making up the missed fast-day by fasting a day in its place later in the year) if one believes it probable that fasting the whole day will lead to illness or exhaustion that will harm one (dis: c7.2) (N: for example, such that one cannot continue working), whether this belief is because of:</li> <li>(1) a symptom that appears;</li> <li>(2) having previously tried to fast this long (N: until unable to do so because of weakness, diztiness, etc., and then having eaten);</li> <li>(3) or being informed by a competent physician.</li> </ul>	W19.1 (ت: استفتى الحفتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى المعتى النهار وما عنه الوائين وعندرين ساهة أو أكثر. فالنص (حسين محمد مخلوف:) [] التالي من جوابه).

The ruling in such a case is like that of someone who is ill and fears destruction, an increase in his ailment, or a delay in his recovery were he to fast. This is the general basis of the dispensation not to fast and of leniency for those responsible for the obligations of Sacred Law. Everyone who knows himself and is aware of the reality of his case will know whether it is lawful or unlawful for him not to fast. When one's fasting the long period will lead to illness, debility, or exhaustion, whether these are certainly established or whether considered likely because of one of the abovementioned means of knowledge, it is permissible for one to take the dispensation not to fast; and when fasting will not lead to this, it is unlawful for one not to fast. People differ in this respect, and for the condition of each there is a particular ruling (Fatawa shar'ivya wa buhuth Islamiyya (y79), 1.271-73).

حكم المريض الذي يخشى التلف أو أن يزيد مرضه أو ببطى، شفاؤه إذا صام. هذا هو المبسدأ العام في رخصة الفطر وفي التبسير على المكلفين. وكال امرى، بصير بنفسه، عليم بحقيقة أمره، يعرف مكانها من جل الفطر وحرمته. فإذا كان صومه المدة الطويلة يؤدي إلى إصابته علم الظن بإحدى الوسائل العلمية التي بسرض أو ضعف أو إعباء. يقبأ أو في أومانا إليها، حل له الترخص بالقطر. وإذا كان لا يؤدي إلى ذلك حرم عليسه واذا كان لا يؤدي إلى ذلك مختلفون وذكل سرعية وبحوث إسلامية : 1/ ٢٧٢

PRAYING

الصلاة

w19.2 (A: If one's location does not have one or more of the prayer times (n: such as true dawn (def: f2.1(4(n:))), summise, etc., due to the extreme northerly latitude), then one should pray at the same time as the closest city that has the true times (n: though for each degree of longitude that this closest city lies to the east of one's location, the prayer time of the city will arrive earlier than at one's own position by four minutes, and one may wish to compensate for this error factor by the appropriate calculations, i.e. not praying simultaneously with that city's times, but rather after its time by four minutes for each degree of longitude it lies to the east, or before its time by four minutes for each degree of longitude it lies to the west. In any case, as pointed out at  $f_{2,12}$ , if one's prayer times for a number of days are later found to have been mistaken, one only needs to make up one day's prayers. As for learning the time of the closest city having the true times, the best means as of this writing is the pocket-size computer designed by a Syrian engineer and marketed under the name of "Prayer Minder," that is based on precise astronomical data, programmed for fifty years, and when given various cities' geographical coordinates supplied in the accompanying booklet, provides the prayer times of most major cities in the world).)

(N: For both the dawn prayer (subh) and the *dawn* that marks the beginning of fast-days of Ramadan, if there is sunset and sunrise at one's location but not true dawn because of the persistence of twilight all night, one copies the nearest city that has the true times in terms of the amount of time by which dawn in that city precedes sunrise there. Thus if dawn in this nearest city precedes sunrise by 90 minutes, one's own "dawn" occurs 90 minutes before the sunrise in one's own city. And similarly for the amount of time by which nightfall ('isha) follows the sunset prayer (maghrib).) w20.0 (from

w20.0 THE MERIT OF WIRDS	w20.0 فضيلة الأوراد
(from f2.5)	
w20.1 (Ibn Hajar Haytami:) The wirds (n: a par- ticular amount of daily dhikr or Koran recital) Sufis customarily recite after prayers, according to their degree of spiritual advancement, have an authentic legal basis in the hadith related by Bayhaqi that the Prophet (Allah bless him and give him peace) said, "To invoke Allah Most High (dhikr) with people after the dawn prayer until suntise is more beloved to me than this world and all it contains, and to invoke Allah Most High with people after the midafternoon prayer until sunset is more beloved to me than this world and all it contains." Because the Sufis' practice of joining to recite wirds and dhikr after the dawn prayer and at other times has a rigorously authenticated (sahih) basis in the sunna, namely the above-mentioned hadith, there can be no objection to their doing so	20.1 (اين حجر الهيتمي :) وأوراد الهسونية التي يقر ۋونها بعد الصلوات على حسب عاداتهم في سلوكهم لها أصسل أصبل، فقد روى اليهقي [عن الن رضي الله عنه] أن النبي على قال : ولأن أذكر الله تعالى مع قوم بعد صلاة الفجر إلى طلوع الشمس أحب إلي من الفجر إلى طلوع الشمس أحب إلي من قوم بعد صلاة المصر إلى أن تغب الدنيا وما فيها، ولأن أذكر الله تعالى مع وإذا ثبت أن لما يعتاده الصوفية من الصبح وغيره أصلاً صحيحاً من السنة وهو ما ذكر اه ذكر المتاوى المنية : ذلك [محرر من الفتاوى الحديثية :
hadith, there can be no objection to their doing so (al-Fatuwa al-hadithiyya (y48), 76).	. [¥1].
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w21.0 PRAYING TOWARDS TOMBS (from f4.14)	w21.0 الصلاة عنـد القبور ا واتخاذ مساجد عندها
w21.1 (Ibn Hajar Haytami:) Ahmad, Bukhari, Muslim, and Nasa'i relate that the Prophet (Allab bless him and give him peace) said,	w21.1 (ابن حجر الهيتمي:) أخرج [أحمد عن أسامة و] أحمد والشيخان والنسائي [عن عائشة وابن عباس ومسلم
"May Allah curse the Jews and Christians; they have taken the tombs of their prophets as places of worship,"	عن أبيي هريسرة] : ولبعين الله اليهسود والتصارى انتخذوا قبور أنبيائهم مساجد» .
and Ahmad, Bukhari, Muslim, and Nasa'i also relate the hadith,	وأحمد والشيخان والنسائي: • أولنك إذا كان فيهم الـرجـل الصـالع فمات بنوا على قـِـره مسجداً وصوروا تلك الصور ،
"They are the ones who, when a righteous man among them died, would build a place of wor- ship upon his grave and paint those icons in it. They will be the wickedest of creation in Allah's sight on the Day of Judgement."	أولئك شرار الخلق عند الله يوم القيامة» . [ ] .

	The Jiffi w22.0
The reason for considering it an enormity to take a grave as a place of worship is obvious, for the Prophet (Allah bless him and give him peace) cursed those who did this with the graves of their prophets, and considered those who did it with the graves of the rightcous to be "the wickedest of cre- ation in Allah's sight on the Day of Judgement." Taking a grave as a place of worship means to pray on the grave or towards it. The prohibition, moreover, applies exclusively to the grave of someone venerated, whether a prophet or friend of Allah (wali, def: w33), as is shown by the hadith's wording "when there was a righteous man among them"; for which reason our col- leagues say that it is unlawful to perform the prayer towards the graves of the prophets or friends of Allah "for the blessing of it" (tabarruk, dis: w31) or out of reverence for it, that is, under two conditions: (a) that the grave is of someone who is hon- ored and venerated; (b) and that the prayer is performed towards or on the grave with the intention of gaining the blessing of it, or out of reverence for it. That such an action is an enormity is clear from the above hadiths (A: though if either condition is lacking, performing the prayer near a grave is unobjectionable) (al-Zawajir 'an iquiraf al-kaba'ir (y49), 1.148-49).	عدُ هذه [السنة ] من الكيائر [وقع في كلام بعض السافعية ووجه أخذ انخاذ القبر مسجداً منها ] واضح لأنه لعن بن ذلك بقيور صلحائه شر الخلق عند الله يوم القيامة [] واتخاذ القبر مسجدا معناء الصلاة عليه أو إليه [] وإنها من نبي أو ولي كما أشارت إليه رواية : اإذا كان فيهم الرجل الصالح، ومن ثم قال أصحابات : ، تحرم الصلاة إلى قبور الأنيهاء والأولياء تبركاً وإعظاماً ا قاشترطوا بالصلاة إليه ومتلها الصلاة عليه التبرك والإعظام، وكون هذا الفعل كبير ظاهر من الأوجاديث المذكورة [] [محرر من الأوجادي المذكورة [] [محرد من الأوجاد].
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w22.0 THE JINN (from f5.1)	w22.0 ا <b>لج</b> ن
BELIEF IN THE JINN	وجوب الإيمان بوجود الجن
w22.1 ('Ala' al-Din 'Abidin:) Our prophet Muhammad (Allah bless him and give him peace), who was truthful in all that he did and said, has informed us of matters that are mandatory- personally obligatory for each of us-to believe. accept, and not doubt or be sarcastic about the	22.1 (علاء الدين عابدين :) [ فاعلم أن نينا [ورسولنا] محمداً ﷺ الصادق في جميع أحواله وأقواله ، قد جاءنا بأشباء يفترض علينا - فرضاً عينياً - أن نؤمن بها ونصدقه فيها لا نرتاب في

slightest bit of. Among the things of which he informed us is that Allah Most High has created angels (def: u3.3) that are pure spirits, neither masculine nor feminine, and created jinn, fiery beings that can assume various forms. The good jinn are Mushims and believers, and will be with us in paradise, where we will see them but they will not see us—the opposite of this world—while the immoral and wicked of them are called <i>devils</i> , being of the offspring of Satan, who used to be in paradise, but disobeyed the command of his Lord. and is now "of those reprieved till the day of a known time" (Koran 15:37-38). ( <i>al-Hadiyya al-'Ala'iyya</i> (y4), 460-63) THE DIFFERENCE BETWEEN	شيء من ذلسك ولا نستخف به [ ] وممما جاء به [ﷺ] : أن المله تعالى خلق ملائكة هم أرواع مجردة لا توصف يذكورة ولا أتوثة [ ] وخلق جناً، وهم أجساد ناوية قابلة للتشكل . الصالح منهم مسلم مؤمن، يكون معنا في الجنة . نراه الخبيث منهم يقمال له : الشريطان . من الخبيث منهم يقمال له : الشريطان . من نسل إبليس ، الذي كان في الجنة ، فضق عن أمر ربه ، والمذي هو الان من المنظرين إلى يوم الوقت المعلوم .
JINN AND ANGELS	الفرق بين الجن والملائكة
w22.2 (Muhammad Sa'id Burhani:) The differ- ence between jinn and angels is that angels are created of light, while jinn are created of fire. Angels (upon whom be peace) do not reproduce. while jinn do. Angels do not commit disobedi- ence, while jinn include both the obedient and the disobedient, both believer and unbeliever, the rebellious of them being called devils. Jinn assume various forms, both noble and base, such as that of a snake and the like, while the angels (upon whom be peace) only assume noble forms. like that of a human being. Angels live in the heavens and earth, while jinn live only on earth. Angels are not called to account on the Day of Judgement, but rather enter paradise, and whoever disparages one of them has committed unbelief. Angels like circles of religious learning and <i>dhikr</i> , and suppli- cate Allah to bless our Prophet (Allah bless him and give him peace) and us, and they ask forgive- ness for those on earth. They rejoice at whoever visits the ill or seeks religious knowledge, out of pleasure with what he is doing (ibid., 463).	W22.2 (محصد سعيد البرهاني:) الفرق بين المجن والملائكة: أن الملائكة مخـلوقـة من نور والـجـن من نار، - والملائكة عليهم السلام لا يتوالدون والجن يتوالدون، - والملائكة لا تقع والجن يتوالدون، - والملائكة لا تقع والعاصي، ومنهم المؤمن ومنهم الكافر. والعاصي، ومنهم المؤمن ومنهم الكافر. والمتحدد منهم يقـال له شيطان، والجن شريفة، كحية ونحوها، والملائكة عليهم شريفة، كحية ونحوها، والملائكة عليهم السلام لا يتشكلون إلا بأشكال شريفة والأرض، والملائكة مسكنهم السماء والمرائكة لا يحاسبون يوم القيامة، والملائكة لا يحاسبون يوم القيامة، ويدخلون الجنة، ومن سب واحداً منهم والـذكر ويصلون على نبيا، وعلينا، ويتنفرون لمن في الأرض، ويفرحون ويتنفرون لمن في الأرض، ويفرحون ويتنفرون لمن في الأرض، ويزرحون

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الخبيث منهم يقسال له: الشيه نسل إبليس، الذي كان في الج عن أمسر ريب، والسذي هو المنظرين إلى يوم الوقت المعل الفرق بين الجن والملائة w22.2 (محميد سعيند اليا الفرق بين الجن والملائكة : أَنَ مخملوقية من نور والمجمن والملائكية عليهم السبلام لا ي والجن يتوالدون _ والملاة منهم المعصيسة، والجن منهم والعاصبي ومنهم المؤمن ومنه والمتمرد منهم يقبال له شبطنا يتشكلون بأشكال مختلفسة ، ش شريفة. كحية وتحوها. والملا المسلام لايتشكلون إلا بأشك كإنسان، -والملائكة مسكم والأرض، والسجسن في اا والملائكة لايحاسبون يوم ويبدخلون الجنة. ومن سب وا يكفس سوالملائكة بألفون مج والسذكسر ويصلون على نبيتنا ويستغفيرون لمن في الأرض. بزائىر المريض، وبطَّالب العلم يصنيع . [إلى غير ما هنالك] [محرر من الهدية العلائية : ٤٦٠ ـــ ٤٦٣].

w23.3 (A:) The nakedness ('awra) of a woman that she is forbidden to reveal differs in the Shafi'i school according to different circumstances. In the privacy of the home, her nakedness is that which is between the navel and knees. In the prayer (n: or hajj, as at [3.24) it means everything besides the face and hands. And when outside the home on the street, it refers to the entire body (N: or for Hanafis, all but the face and hands (dis: m2.8), just as in prayer).

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w24.0 PERFORMING THE OBLIGATORY لزوم الاستقبال عند | w24.0 PRAYER IN A VEHICLE الصلاة المكتوبة في وسائط (from f6.2)

 $w^{24,1}$  (N;) All four schools of jurisprudence agree that it is obligatory for a traveller in a vehicle to stand and to face the direction of praver (gibla) (n: and perform the prayer's other physical integrals) when performing a prescribed prayer. If it is impossible to stand or to face the direction of prayer (A: or according to Hanafis, if it poses a hardship (dis: below)), and one cannot stop and pray on the ground, then one prays as best one can in the vehicle. According to Hanafis and Malikis, such a prayer does not have to be made up when one is again able to perform it properly, though for Shafi'is, one must make it up.

w24.2 (A:) In the Hanafi school, if one is travelling in a bus or the like where facing the direction of prayer (gibla) poses a hardship (n: and one does not expect the vehicle to stop before the time for prayer has finished (dis: below, end)), one may validly perform the obligatory prayer in one's seat facing the direction of travel. Tahtawi writes:

"... The words of al-Durar allude to what we have mentioned, where the author says, '... because such a person is able to face the direction of prayer (qibla) without hardship...' the implication being that when it is not possible to face the direction of prayer, or when there is hardship in doing so, one is not obliged to face the direction of prayer; and the implications of legal texts are evidence, as will not be lost on anyone. As for the words of Majma' al-riwayat that 'if one is unable to [A: face the direction of prayer], one refrains from praying,' they are interpretable as referring to when one expects the excuse [A: for ... وإلى ما ذكرنا يشير كلام الدرر. حبث قال : «لأنه بمكنه الاستقبال من غير مشفية ياذ مفهوميه أنيه عند عدم الإمكان وعنبد المشقة لايلزمه الاستقبال ومفاهيم الكنب حجبة كمالا يخفى ومافي مجمع الم وايات أنه إن عجز يمسك عن الصلاة يمكن حمله على حالية البرجياء اهـ. أي

not facing it] to pass before the prayer's time is over" (Hashiya 'ala Maraqi al-falah sharh Nur alidah (y127), 269). رجاء زوان العذر قبل الوقت [فتأمل اهـ. بتصــرف] [نقـل من حاشيـة على مراقي الفلاح شرح نور الإيضاح : ٢٢٩].

(n: The Hanafi school does not permit joining two prayers in the time of one of them because of travelling (def: (15.9), so one may not do so when taking the above-mentioned dispensation (dis: (c6.4, last par.).)

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# w25.0 DOUBTS ABOUT THE INTENTION OF PRAYER (from f8.3)

w25.1 ('Abd al-Wahhab Sha'rani:) I have heard Sheikh al-Islam Futuhi al-Hanbali (Allah have mercy on him) say: "Those with neurotic misgivings burden themselves with the 'words of the intention' they have made up and busy themselves in uttering, while none of this is authenticated as being from the Prophet (Allah bless him and give him peace), who only used to intend with his heart, as did his Companions. Neither he nor the Companions were ever heard to say other than 'Allahu akbar.' Were it conceivable that Allah Most High might require a rational person to pray 'without an intention.' it would be like a command that could not be carried out. Consider the person who goes to the washroom to perform ablation. Ask him where he is going and he will say, 'To perform ablution.' And ask him when he goes to the mosque, 'Where to?' and he will say, 'To pray.' How can a sane man with such a purpose in view doubt that he is intending ablution or prayer? It's a kind of madness" {Lata'if al-minan wa al-akhlag (y122), 2.66-67).

w25.0 الاحست راز عن الوسوسة في نية الصلاة w25.1 (عيناد النوهناب الشعيراني : ) [.... و] سمعت شيبخ الإسبلام المفتوحي الحنبلي رحميه الله تعالى يقبول : «قيد أتعب الموسوسون أنفسهم في ألفاظ النية التي أحمدئوها واشتغلوا بمخارج حروفها ولم يصبح عنه ﷺ في ذليك شيء . إنما كان يتبوى يقلبه فتبط وكبذلبك أصحابه وكان لايسمع منه ولامن أصحابه إلا لفظ ۱۱، أكبر؛ لا غير... حتى لوقدر أن الله. تعالى كلف العاقل بأن يصلى بلانية لكان ذليك كالتكليف بمما لا يطاق وتأمل الاسبان إذا ذهب إلى الميضأة يسوضأ تقول له : إلى أبن؟ فيقول : الأتوضا ، وإذه ذهب إلى المسجد نقول له: إلى أين؟ فبقبول : لأصلى ، فكيف يشبك عاقل مع قصده هذا أنه غير ناو للوضوء والصلاة؟ هذا نوع جنون [نقبل من لطبائف المنن والأخلاق: ٢/ ٢٢ ـ ٢٧].

w26.0 PRESENCE OF MIND IN PRAYER (from f8.21)

w26.1 (Ghazali:) Prayer is composed of invocation (dhikr), Koran recital, bowing, prostration, standing, and sitting. Without a doubt, the point

فيهما إلا ذكر وقراءة وركوع وسجود وقيام وقعود [ . . . ] ولا شك في أن المتصود of reciting the Koran and *dhikr* is to glorify and praise, to humbly entreat and supplicate, while the one being addressed is Allah Mighty and Majestic. He whose heart is veiled by inattention is veiled from Allah, not apprehending or contemplating Him, but oblivious of whom he is speaking to, merely moving his tongue out of habit. How far this is from what is meant by prayer, which has been established to polish the heart, renew one's remembrance of Allah Mighty and Majestic, and to deepen the ties of faith in Him. As for bowing and prostrating, the point of them is certainly veneration, for if not, nothing remains but movements of the spine and head.

Hasan al-Basri said, "Every prayer performed without presence of heart is closer to deserving punishment." while it is related from Mu'adh ibn Jabal that "whoever knows who is on his right or left intentionally while at prayer has no prayer." And the Prophet (Allah bless him and give him peace) said,

"Truly, a servant performs the prayer without a sixth of it being recorded for him or a tenth, but only as much as he comprehends."

Had these words come from anyone else, they would have been adopted as "a school of thought." How then can we not go by them? 'Abd al-Wahid ibn Zavd said, "Scholars concur that none of a servant's prayer counts for him except what he comprehends," a position he considered established by scholarly consensus (jima'), Innumerable statements of similar purport have reached us from godiearing scholars and those knowledgeable in the way of the hereafter. But while the truth lies in returning to the evidence of primary texts and hadiths, and the evidence is compelling that presence of mind is a condition for prayer, the context in which formal legal opinion can define outward moral responsibility is limited by the extent of people's shortcomings, and it is not possible to require them to have full presence of mind throughout the prayer, which hardly anyone can do except for very few (Ihya' 'ulum al-din (y39), 1.143-44).

من الفسراءة والأذكسار الحمسد والشباء والتصبرع والبدعاء، والمخاطب هو الله عز وجل و([ت : ] من كان) قلبه بحجاب الغفلة محجبوب عشه فلايراء ولايشاهده بل هو غافل عن المخاطب ولسانه يتحرك يحكم العبادة قمبا أيعد هذا عن المقصود بالمصلاة التي شرعت لتصفيسل القلب وتجمديند ذكبر الله عز وجل ورسوخ عقد الإيسان به [ . . . ] وأما الركوع والسجود فالمتصبود بهمنا التعظيم قطعاً [...] وإذا خرج عن كونسه تعظيمساً لم يبق إلا مجرد حركة الظهر والرأس [ . . . ] . وروى عن الحسن أنه قال: كل صلاة لا بحضر فيهما القلب فهي إلى المقموبة أسبر ع وعن معماد بن جبل: من عرف من على يمينه وشماله متعمدا وهوقي الصلاة فلا صلاة له و[روى أيضـــاً مستــدا] قال رسول 28 : 11 العبد ليصلى الصلاة لا يكتب له سدسهما ولا عشرها وإنما يكتب للعبيد من صلاته ما عقل منها: [ت: قال الحافظ العراقي رواه أبو داود والنسائي وابن جيمان من حديث عممار بن يسمار بنجوه] . وهذا لو نقبل عن غيره لجعبل مذهبيا فكيف لانتمسك به؟ وقبال عبيد الواحد بن زيد: أجمعت العلماء على أنه ليس للعبيد من صلاتيه إلا ما عقبل منها ا فجعله إجماعاً. وما نقل من هذا الجنس عن الفقهاء المتورعين وعن علماء الأخرة أكثر من أن يحصى والحق الرجوع إلى أدلمة الشمرع؛ والأخبار والآثار ظاهرة في هذا الشرط إلا أن مقسام الفتسوى في التكليف الظماهم يتقمدر بضدر قصمور الخلق، فلا يمكن أن يتشرط على الناس إحضار القلب في جميع الصلاة فإن ذلك يعجز عنه كل البشر إلا الأقلين (محرر من إحياء علوم الدين : 1/ ١٤٣ - ١٤٤].

#### w27.0 ROSARIES (from f9.8)

w27.1 (Jalal al-Din Suyuti:) Having long heard questions concerning the rosary (subha) as to whether there is a basis for it in the sunna, I have compiled in this section the hadiths and accounts of early Muslims that relate to it.

Ibn 'Amr said, "I saw the Prophet (Allah bless him and give him peace) count the times he said 'Subhan Allah' on his hand."

Safiyya said, "The Prophet (Allah bless him and give him peace) entered the room where I sat with four thousand date stones in front of me and he asked, 'What is this, O daughter of Huyay?' I said, 'I am saying "Subhan Allah" with them.' He replied, 'I've said "Subhan Allah" more times than this since you've begun,' and I said, 'Show me how, O Messenger of Allah.' He said, 'Say, "Subhan Allah the number of everything He has created."'"

w27.2 As one scholar has said, "Counting the times one says 'Subhan Allah' on one's fingers is superior to doing so on a rosary because of the hadith of Ibn 'Amr, though it has been said that if the person saying it is safe from mistakes in counting, his fingers are better, while if not, then saying it on a rosary is more suitable. Some of the most renowned Muslims have used rosaries, those from whom the religion is taken and who are relied upon, such as Abu Hurayra (Allah be well pleased with him), who had a string with two thousand knots in it, and did not use to go to sleep before saying 'Subhan Allah' with it twelve thousand times."

'Umar al-Maliki said, "I saw my teacher Hasan al-Basri with a rosary in his hand and said, 'Teacher, with your great eminence and the excellence of your worship, do you still use a rosary?' and he replied. 'Something we have used at the beginning we are not wont to leave at the end. I love to remember Allah with my heart, my hand, and my tongue.' " And how should it be otherwise, when the rosary reminds one of Allah Most High, and a person seldom sees one save that he

w27.0 مشروعية السبحة (جـ لال الدين السيبوطي ) w27.1 [... وبعسد] فقسد طال السسؤال عن السبحة هل لها أصل في السنة؟ فجمعت في هذا الجزء متتبعاً فيه ماورد فيها من الأحباديث والأثار . [ . . . أخرج ابن أبي شيبسة وأبسو داود والتسرصذي والنسسائي والحباكيم وصبحصه ] عن ابن عمر و قال: «رأيت النبي بي بعقد التسبيح بيده». [.... وأخبرج المتسرمنذي والحساكم والطب الى] عن صفية قالت : «دخل على رسول الله ﷺ وبين بدي أربعة آلاف نواة ا أسبسح بهن فقسال : ما هذا يا بنت حيى؟ قلت : أسبح بهن ، قال : قد سبحت منذ قمت على رأمينك أكثير من هذا، قلت : علمتي يا رسول الله ؛ قال : قولي سبحان الله عدد ما خلق من شيء: (صحيح أيضا].

w27.2 [... قال بعض العلماء: عضد التسبيمج بالأنامل أفضل من السبحة لحديث ابن عمرو ولكن يقال أن المسيح إن أمن من الغلط كان عقيده بالأشياميل أفضل وإلا فالسبحة أولى وقد اتخذ السبحة سادات يشار إليهم ويؤخذ عنهم ويعتمد عليهم كأبي هريرة رضي الله عنه كان اسه خيط فيه ألف عقدة فكان لا يتام حتى يسبسح به ثنتي عشرة ألف تسبيحية [قالم عكرمة، ...]. [٠... كذلك رأيت أستباذي] عمر المبالكي [وفي يده سبحية فسألتيه عميا سألتني عنه فرا قال: [كمذلك] رأيت أستاذي الحسن البصري وفي يده سيحة فقلت : يا أستباذ مع عظم شأنيك وحسن عبادتك وأنت إلى الآذ مع السبحة؟ فقال لي: شيء كنا نستعمله في البدايات ماكنا نتركه في النهايات، أحب أن أذكمر الله بقلبي وفي يدي ولسماني، [ . . . ] فكيف بها وهي مذكرة بالله تعالى لأن الإنسان قل أن يراهما إلا ويمذكر الله

coming, and when he informed him that he had not, he ordered him to pray them.	المسجد فلما أخبره بأنه لم يصل أمره بصلاتهما
<ul> <li>(3) Nafi' relates that "Ibn 'Umar used to pray at length before the Friday prayer, performing two rak'as in his home, saying that the Messenger of Allah (Allah bless him and give him peace) used to do this,"</li> <li>a hadith related by Abu Dawud, and by Ibn Hibban in his Sahih.</li> <li>It is thus very plain and clear that the sunna rak'as before the Friday prayer are rigorously authenticated as being the practice of the Prophet (Allah bless him and give him peace), his Companions, and the early Muslims, and have been accepted as such by Islamic scholars.</li> </ul>	وعن نافع قال: كان ابن عمر يطيل الصلاة قبل الجمعة ويصلي ركعتين في بيته ويحدث أن رسول الله تيميخ كان يفعل فذلك. رواه أبسو داود وابسن حبسان في صحيحه []. منت الجمعة القبلية ثابتة عن رسول الله بيمية وعن الصحابة وعن السلف، وقد قال بها العلماء.
THE SECOND CALL (ADHAN) TO FRIDAY PRAYER	سنية الأذان الثاني لصلاة الجمعة
w28.2 The sunnas before the Friday prayer, meaning the two or four rak'as before it, are a con- firmed sunna (def: c4.1). The Prophet (Allah bless him and give him peace) used to pray four rak'as in his house, which adjoined the mosque, after the beginning of the noon prayer's time. Then he would enter the mosque and ascend the pulpit (minbar), whercupon the muezzin would give the call to prayer (adhan) and the Prophet would rise for the sermon. The call to prayer thus took place after the prayer's time had begun and after praying four rak'as. People only used-to know when the prayer's time had initially come through their own intuition, and it was thus that the matter remained during the caliphates of our liegelord Abu Bakr and our liegelord 'Umar (Allah be well pleased with them). Then our liegelord 'Uthman (Allah be well pleased with him) established the sunna of a second call to prayer, this second one being the first in order of occurrence; which is to say, the second call to prayer that was established as a sunna by our liegelord 'Uthman is the one that is before the call to prayer that occurs after the imam ascends the pulpit. So he made this second call to prayer	2.8.2 (بسبب المجمعة القبلية أعني ركمنين أو أربعاً قبلها من السنن المؤكدات، وقد كان رسول الله يخ بعد أن [مزول الشمس - أي تميل عن وسط أن ربع ركعات سنة للجمعة قيلها، في بنه وكنان بينه في منجعه يخ [كما هو وكنان بينه في منجعه يخة [كما هو وكنان بينه في منجعه يخة [كما هو معلوم]، ثم يخرج إلى المسجد فيصعد على المنبر، فيسؤذن المؤذن في وإنما للخطبة . فالأذان كان بعد دخول الوقت، وبعد أن يصلي الركعات الأربع . وإنما مكذا في زمن سيدنا أبي بكر وكذا في رمن ميدنا عمر رضي المله عنهما . ثم مَنْ محذا في الأذان الشاني هو الأول توقيناً عنمان قبل الذي يكون بعد صعود الإمام على المنبر. فجعل هذا الأذان الشاني

#### The Sunnas Before the Friday Prayer w28.2

which is the first of the two to occur—a means of announcing to people that the prayer's time had come; namely, the noon prayer's time, when the sun has just passed its highest point in the sky for that day. As for the first call to prayer that existed in the time of the Prophet (Allah bless him and give him peace), it remained in its place, which was after the imam had ascended the pulpit, it being the second in order of occurrence but the first to be legally established.

Our liegelord 'Uthman's doing this was a good act that was confirmed by the consensus (ijma') of the prophetic Companions, not a single one of whom criticized him for it or opposed it; nor did any of those who came after them. Moreover, it is established that the Prophet (Allah bless him and give him peace) said,

"Hold fast to my sunna and the sunna of the Rightly Guided Caliphs; clamp your [very] teeth upon it,"

a rigorously authenticated (sahih) hadith related by Abu Dawud, Tirmidhi, Ibn Majah, Imam Ahmad, and Hakim. If someone objects that 'Uthman *innovated* this call to prayer, controverting the sunna that existed in the time of the Prophet (Allah bless him and give him peace), the answer is that such a person is in the wrong and mistaken for a number of reasons, among them:

(1) that he is accusing our liegelord 'Uthman of violating the sunna and inaugurating a reprehensible innovation (bid'a), an accusation such a person has no right to make (dis: w56.1);

(2) that he is charging the prophetic Companions who confirmed the correctness of our liegelord 'Uthman's act with confirming him upon a falsehood (batil), disregarding the Companions' consensus. Islamic scholars and specialists in fundamentals of Sacred Law state that the opinion and position of a Companion, when it becomes widely acted upon and no one is known to object to it, is considered to have become a scholarly consensus (ijma', def: b7) and is thus a decisive proof, Imam Nawawi being among those who explicitly record this, in his commentary on Sahih Muslim ((y93), 1.31);

(وهـوالأول زمنياً) إعبلامياً على دخول البوقت، أي وقت الظهير وزوال الشمس عن كيد السماء . وأما الأذان الأول الذي كان على عهد النبي على محله وهوبعد صعود الإمام على المنير، فيكون الثاني زمنا والأول تشريعاً. وفعمل سيبدنا عثمان لذلك فعل حسن أجمع عليه الصحابة ولم يُعْلَمُ أن أحداً أنكر عليه من الصحابة ومن بعدهم أو خالفه. وقد ثبت أن النبي ﷺ قال: الاعبليكم بمشتمي ومشبة الخلفساء الرائندين المهديين، عضوا عليها بالنواجذي وهبو حديث صحيبج رواء أبسو داود والتسرمذي وابن ماجه [والمدارمي] والإمام أحميد والحاكم [وقبال حديث صحيح ليس له علة، وأفره الذهبي]. فمن تنطيع قائيلاً : لقد ابتدع عثمان هذا الأذان وخالف السنة التي كانت على عهيد رميدول الله ﷺ ، قلنيا له : أسأت وأخطأت مر أوجه (الأول): نسبت إلى سيسدتنا عثمنان مخالفة السنة ورميته بالابتداع وليس لك ذلك . (الثنائي): تسبت إلى الصحابة الذين أقسروا سيسدتنا عثمنان على هذا الفعنل الاقبرار على الباطل ولم تعتبر إجماعهم وقدد نص العلماء وأهل الأصول على أن قول الصحابي ومذهبه إذا انتشر ولم يعلم له مخالف صار إجماعاً وهو حجة، بمَّن نص على ذلك الإمسام النووي في مقدمة شرحه على صحيح مسلم .

29.0 Notes and Appendices	
(3) and that the Prophet (Altah bless him and give him peace) gave us an order, saying,	(الثالث) : أن النبي ﷺ وصَّى وصيةً فقال :
"Hold fast to my sunna and the sunna of the Rightly Guided Caliphs"	اعليكم يستنتي ومنية الخلقياء السراشادين المهديين ؟ الحديث ، فيكون ما فعله سيدنا عثمان سنة أوصى
so that our liegelord 'Uthman's act is a sunna that the Prophet (Allah bless him and give him peace) clearly enjoins us to adhere to in this straightfor- ward hadith.	بالتمسك بهما سيدنا رسول الله ﷺ في حديثه الصحيح الصريح هذا. فيتضح ساعتنذ أن من سمى في إلغاء الأذان الشاني لصلاة الجمعة ساع في
It is thus plain that whoever seeks to elimi- nate or annul the second call to Friday prayer is striving to effect a blameworthy innovation and is in reality contravening the sunna, for he has aban- doned the injunction that the Prophet (Allah bless him and give him peace) commanded us to obey ("al-Adilla al-jaliyya ti sunna al-jumu'a al-qab- liyya" (y120), 2-4).	بدعة مذمومة ومخالف للسنة حقيقة لأنه ترك وصية النبي ينبخ التي أمر بها [ ] [محرر من رسالة الأدلة الجلية لسنة ا الجمعة القبلية : ٢ - ٤ ] .
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w29.0 INNOVATION (BID'A) (from f10.15) (n:) This section has been translated to clarify	w29.0 معنى البدعة شرعاً   some nossible misunderstand-
ings of the concept of innovation (bid'a) in Islam, ir	
" Beware of matters newly begun, for every matter newly begun is innovation, every innovation is misguidance, and every misguidance is in hell."	<ul> <li>٤ وإياكم ومحدثات الأمور فإن</li> <li>كل محدث بدعة وكل بدعة ضلالة وكل</li> <li>ضلالة في المنار».</li> </ul>
The discussion centers on three points:	
(1) Scholars say that the above hadith does n	

out restriction, but only to those which nothing in Sacred Law attests to the validity of. The use of the word every in the hadith does not indicate an absolute generalization, for there are many examples of similar generalizations in the Koran and sunna that are not applicable without restriction, but rather are qualified by restrictions found in other primary textual evidence.

(2) The sunna and way of the Prophet (Allah bless him and give him peace) was to accept new acts initiated in Islam that were of the good and did not conflict with established principles of Sacred Law, and to reject things that were otherwise.

(3) New matters in Islam may not be rejected merely because they did not exist in the first century, but must be evaluated and judged according to the com-

Int	$ovation (Bid'a) \qquad w29.1$
prehensive methodology of Sacred Law, by virtue of final and universal moral code for all peoples until t	
THE GENERALIZABILITY OF THE HADITH "EVERY INNOVATION IS MISGUIDANCE"	حديث «كل بدعة ضلالة» مخصوص
w29.1 ('Abdullah Mahfuz Ba'alawi:) There are many generalities in the Koran and sunna, all of them admitting of some qualification, such as the word of Allah Most High.	w29.1 (عبد الله محفوظ باعلوي:) [و] العمومات في الكتاب والسنة كثيرة وكلها دخلها التخصيص[] كقوله تعالى:
(1) " And that a man can have nothing, except what he strives for" (Koran 53:39),	﴿وَأَنَّ لَيُسَ لِلإِنْسَانِ إِلاَّ مَا سَعَىٰ﴾. ـ مع أن هناك من الأدلة ما يبلغ التواتر
despite there being an overwhelming amount of evidence that a Muslim benefits from the spiritual works of others (dis: w35.2), from his fellow Mus- lims, the prayers of angels for him, the funeral prayer over him, charity given by others in his name, and the supplications of believers for him;	في أن المسلم يتنفع بعمل غير، من إخوانه المسلمين ودعاء الملائكة [] (و) صلاة الجنازة والصدقة عن الميت ثم دعاء المؤمنين []. وكذلك قوله تعالى: فإنّ تُحمّ وضاتَعْبُ لُونَ مِنْ دُونِ اللَّهِ ا
(2) "Verily you and what you worship apart from Allah are the fuel of hell" (Koran 21:98),	خضبُ جَهْتُمُ ﴾ . - واسم الموصول من صيغ العموم، - ولكن مما لا شك قيه أن عيسي عليه -
"what you worship" being a general expression, while there is no doubt that Jesus, his mother, and the angels were all worshipped apart from Allah, but are not what is meant by the verse;	السلام وأمه والملائكة وكلهم عبدوا من دون الله غيسر مراديين في الآيسة [ وكقوله تعالى : ] في فلّها تُسُوا مَا ذُكَرُوا بِهِ فَتَحْنَا عَلَهِمُ
(3) "But when they forgot what they had been reminded of. We opened unto them the doors of everything" (Koran 6:44),	أَبُوَابَ كُلُّ شُوْءِ﴾. ـ مع أن أبواب الرحمة لم تفتح عليهم.
though the doors of mercy were not opened anto them;	ومــن ذلـــك حديـت مسلم: سمعت رسول الله ﷺ يقول: «لن يلج النار أحد صلى قبـل طلوع الشمس وفبـل غروبها»
(4) and the hadith related by Muslim that the Prophet (Allah bless him and give him peace) said,	وهمو من صيبغ العمموم قطعاً ليس على عمموممه قإن من صلى هاتين الصبلاتين ا
"No one who prays before subrise and before sunset will enter hell."	
which is a generalized expression that definitely does not mean what its outward generality implies, for someone who prays the dawn and	

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midafternoon prayers and neglects all other prayers and obligatory works is certainly not meant. It is rather a generalization whose intended referent is particular, or a generalization that is qualified by other texts, for when there are fully authenticated hadiths, it is obligatory to reach an accord between them, because they are in reality as a single hadith, the statements that appear without further qualification being qualified by those that furnish the qualification, that the combined implications of *all* of them may be utilized.

INNOVATION (BID:A) IN THE LIGHT OF THE SUNNA OF THE PROPHET CONCERNING NEW MATTERS

w29.2 Sunna and innovation (bid'a) are two opposed terms in the language of the Lawgiver (Allah bless him and give him peace), such that neither can be defined without reference to the other, meaning that they are opposites, and "things are made clear by their opposites." Many writers have sought to define innovation (bid'a) without defining the sunna, while it is primary, and have thus fallen into inextricable difficulties and conflicts with the primary textual evidence that contradicts their definition of innovation, whereas if they had first defined the sunna, they would have produced a criterion free of shortcomings.

Sunna, in both the language of the Arabs and the Sacred Law, means way, as is illustrated by the words of the Prophet (Allah bless him and give him peace),

"He who inaugurates a good sunna in Islam [dis: p58.1(2)] ... And he who introduces a bad sunna in Islam...."

sunna meaning way or custom. The way of the Prophet (Allah bless him and give him peace) in giving guidance, accepting, and rejecting: this is the sunna. For "good sunna" and "bad sunna" mean a good way or bad way, and cannot possibly mean anything else. Thus, the meaning of sunna is not what most students, let alone ordinary people, الفجر والعصر وتسرك ما عداهما من الصلوات والواجبات ليس مراداً قطماً فهو من المام الذي أريد به الخصوص أو من العام المخصوص بالنصوص. [قال واقره] إن الأحاديث إذا ثبتت وجب ضم وأقره] إن الأحاديث إذا ثبتت وجب ضم يعضها إلى بعض فإنها في حكم الحديث الواحد فيحمل مطلقها على مقيدها ليحصل العمل بجميع ما في مضمونها. الرسول وطريقته بي فيما يحدث الرسول وطريقته بي فيما يحدث

929.2 المنة والبدعة أمران متقابلان في كلام صاحب المسرع تلة فلا يتحدد أحدهما إلا بتحديد الأخر بمعنى أنهما ضدان (وبفسدها تتبين الأشياء) وقد جرى كثير من المسؤلفين إلى تحديد المدعة دون أن يقوموا بتحديد المنة أولاً لأنها الأصل، فوقعموا في ضيق لم يستطيموا الخروج عنه واصطدموا بأدلة تناقض تحديدهم للبدعة ولو أنهم سبقوا إلى تحديد السنة لخرجموا بضابط لا يتخلف [...].

السنة في لغة العرب والشرع هي الطريقة [ . . . ] كقول الرسول غير : «مَن مينَّ في الإسلام سنَّة حسنة إلى قوله : «ومَن سنُّ في الإسسلام سنَّة ميئة » ، أي طريقة [كما سبق] . فطريقة الرسول تلة في هديه وقبوله ورده هي السة [ . . . ] ومنة حسنة وسنة ميئة يعني طريقة حسنة أو طريقة سيئة ولا يحتمل غير ذلك . فليس المراد إذا ما يفهمه عامة الطلاب قضلاً عن الموام أنها الحديث التبوي أو

understand; namely, that it is the prophetic hadith (n: as when sunna is contrasted with Kitab, i.e. Koran, in distinguishing textual sources), or the opposite of the obligatory (n: as when sunna, i.e. recommended, is contrasted with obligatory in legal contexts), since the former is a technical usage coined by hadith scholars, while the latter is a technical usage coined by legal scholars and specialists in fundamentals of jurisprudence. Both of these are usages of later origin that are not what is meant by sunna here. Rather, the sunna of the Prophet (Allah bless him and give him peace) is his way of acting, ordering, accepting, and rejecting, and the way of his Rightly Guided Caliphs who followed his way of acting, ordering, accepting, and rejecting. So practices that are newly begun must he examined in light of the sunna of the Prophet (Allah bless him and give him peace) and his way and path in acceptance or rejection.

Now, there are great number of hadiths, most of them in the rigorously authenticated (sahih) collections, showing that many of the prophetic Companions initiated new acts. forms of invocation (dhikr), supplications (du'a'), and so on, that the Prophet (Allah bless him and give him peace) had never previously done or ordered to be done. Rather, the Companions did them because of their inference and conviction that such acts were of the good that Islam and the Prophet of Islam came with and in general terms urged the like of be done, in accordance with the word of Allah Most High,

"And do the good, that haply you may succeed" (Koran 22:77),

and the hadith of the Prophet (Allah bless him and give him peace),

"He who inaugurates a good sunna in Islam earns the reward of it and of all who perform it after him without diminishing their own rewards in the slightest."

Though the original context of the hadith was giving charity, the interpretive principle established by the scholarly consensus (def: b7) of specialists in fundamentals of Sacred Law is that the point of

اما يقسابسل الفسر يضمة فإن الأول مصطلح المحدثين والشباتي مصطلح الفقهماء والأصبوليين وكبلاهما محدث ليس مرادأ هنا. فسنبة البرسول ﷺ هي طريقته في الفعبل والأمير والقببول والردوهي طريقة خلفائمه المذين سلكوا طربقته في الفعل والأمر والقبول والرد. إذا فما أحدث لا بدمن عرضه على سنة الرسول وطريقته 🛒 في القبول والرد [ . . . ] . [اعلم...] أن هناك أحاديث جمة جلها في الصحيح [أو من الصحيح] تثبت أزعددأ من الصحبابة أحدثوا أعمالا وأذكبارا وأدعيبة ونحبو ذلبك لم يسبق للرسول 🚈 فعلها أو الأمر بهما ولكنهم فعلوهما استثبباطيأ واعتقادا أنها من الخير الذي جاء به الإسلام ورسول الإسلام ﷺ وحث على مثله عموماً تحت مظلة قوله ثعالى: المُوافْعَلُوا الْخَيْرِ لَعَلَّكُمْ تُقْلِحُونَ ﴾ . _ وقسول المرمسول ﷺ : «من سنَّ في الاسبلام سنبة حسبية فله أجرها وأجر من عمسل بهسا بعسده من غير أن يتقص من أجمورهم شيءة إكسما سبق وهمذا الحديث وإن ورد في الصدقة فإن القاعدة الأصولية المجمع عليها : أن العبرة بعموم

primary texts lies in the generality of their lexical significance, not the specificity of their historical context, without this implying that just anyone may make provisions in the Sacred Law, for Islam is defined by principles and criteria, such that whatever one initiates as a sunna must be subject to its rules, strictures, and primary textual evidence.

From this investigative point of departure, one may observe that many of the prophetic Companions performed various acts through their own personal reasoning (ijtihad), and that the sunna and way of the Prophet (Allah bless him and give him peace) was both to accept those that were acts of worship and good deeds conformable with what the Sacred Law had established and not in conflict with it; and to reject those which were otherwise. This was his sunna and way, upon which his caliphal successors and Companions proceeded, and from which Islamic scholars (Allah be well pleased with them) have established the rule that any new matter must be judged according to the principles and primary texts of Sacred Law; whatever is attested to by the law as being good is acknowledged as good, and whatever is attested to by the law as being a contravention and bad is rejected as a blameworthy innovation (bid'a). They sometimes term the former a good innovation (bid a hasana) in view of it lexically being termed an innovation, but legally speaking it is not really an innovation but rather an inferable sunna as long as the primary texts of the Sacred Law attest to its being acceptable.

We now turn to the primary textual evidence previously alluded to concerning the acts of the Companions and how the Prophet (Allah bless him and give him peace) responded to them:

(1) Bukhari and Muslim relate from Abu Hurayra (Allah be well pleased with him) that at the dawn prayer the Prophet (Allah bless him and give him peace) said to Bilal, "Bilal, tell me which of your acts in Islam you are most hopeful about, for 1 have heard the footfall of your sandals in paradise," and he replied, "I have done nothing I am more hopeful about than the fact that I do not perform ablution at any time of the night or day without praying with that ablution whatever has been destined for me to pray."

اللقيظ لا يخصوص السبب . وليس معنى ذلك أن لكل أحد أن يشرع فإن الإسلام محمدود القواعيد والضوابيط فلابد أن يكون ما يسنه محفوظاً بتواعده وضوابطه وشواهده من هذا المنطئق فعل كثير من الصحبابية باجتهاداتهم أمورا فكانت سنة المرمسول ﷺ وظريقت قبول ماكان من العينادة والخيبر ويتفق مع المشبروع ولا يخالفه . وردْ ما كان مخالفاً لذلك . فهذه سنتبه وطريقتيه المني سار عليهما خلفاؤه وصحبابتيه واقتيس منهما العلمياء زضوان الله عليهم قولهم إناما يحمدت يجب أن يعبرض على قواعبد الشبريعة وتصوصها فمسا شهيدت له الشيريعية بالحبين فهبو حسن متبسول ومبا شهيدت له المشريعية بالسخالفة والقبح فهو المردود وهو البدعة المنذمومية وقند يسمون الأول ابدعة حسنية من حيث اللغية باعتبياره محدث وإلا فهو في الواقع ليس ببدعة شرعية بل هو «سبئية مستنبطية» مادامت شواهيد الشريعة تشهد لها بالقبول. [...] والنترك هذا الأذال إنوره الشواهد التي أشرننا إليهما من عمل الصحابة ومصرف الرسول 🛬 معهم [ . . . ] . (۱) الحديث الأول ما رواء البخاري ومسلم [والإمسام أحمد] عن أبي هريبرة رضي الله عنه أنَّ نبي الله بَنْهُ قَالَ لِسِلال عت. صلاة الفجر : يا بلال حدثني بأرجى عميل عملتيه في الإسبلام، فإني سمعت دف تعليمك في الجنبة؛ قال: ما عملت عمللا أرجى عنسدي من أنى لم أتطهم طهورا في ساعة من ليل أو نهار إلا صليت بذلك الطهور ماكتب لي

Ibn Hajar 'Asgalani says in Fath al-Bari that "the hadith shows it is permissible to use personal reasoning (ijtihad) in choosing times for acts of worship, for Bilal reached the conclusions he mentioned by his own inference, and the Prophet (Allah bless him and give him peace) confirmed him therein." Similar to this is the hadith in Bukhari about Khubayb (A: who asked to pray two rak'as before being executed by idolators in Meeca), who was the first to establish the sunna of two rak'as for those who are steadfast in going to their death. These hadiths are explicit evidence that Bilal and Khubayb used their own personal reasoning (ijtihad) in choosing the times of acts of worship, without any previous command or precedent from the Prophet (Allah bless him and give him peace) other than the general demand to perform the prayer.

(2) Bukhari and Muslim relate that Rifa'a ibn Rafi' said, "When we were praying behind the Prophet (Allah bless him and give him peace) and he raised his head from bowing and said, 'Allah hears whoever praises Him,' a man behind him said, 'Our Lord. Yours is the praise, abundantly, wholesomely, and blessedly therein.' When he rose to icave, the Prophet (Allah bless him and give him peace) asked who said it, and when the man replied that it was he, the Prophet (Allah bless him and give him peace) said, 'I saw thirtyodd angels each striving to be the one to write it.'"

Ibn Hajar says in *Fath al-Bari* that the hadith "indicates the permissibility of initiating new expressions of *dhikr* in the prayer other than the ones related through hadith texts, as long as they do not contradict those conveyed by the hadith [n: since the above words were a mere enhancement and addendum to the known, sunna *dhikr*]."

(3) Bukhari relates from 'A'isha (Allah be well pleased with her) that "the Prophet (Allah bless him and give him peace) dispatched a man at the head of a military expedition who recited the Koran for his companions at prayer, finishing each recital with al-Ikhlas (Koran 112). When they returned, they mentioned this to the Prophet (Allah bless him and give him peace), who told them, 'Ask him why he does this,' and when they

J . . . } قال الحسافسظ ابن حجس في الفتسح : يستفياد منيه جواز الاجتهياد في توقيت العبادة لأن بلالأ توصل إلى ما ذكره بالاستئباط فصوبه الرسول بخين ومشل هذا حديث خبيب في البخاري وفيه وهو أول من سن الصلاة لكل مقتول صبيراً ركعتين. فهيذه الأحاديث صريحة في أن بلالاً وخبيباً اجتهدا في توقيت ا العبادة ولم يسبق من الرسول ﷺ أمر ولا فعلى إلا الطلب العام. [...]. (۲) ما رواه المب خساري ومسسلم [وغيرهما في كتاب الصلاة في باب رينا لك الحمد] عن رفاعة بن رافع قال : كنا تصلى وراء النبي 🐲 فلمنا رضع رأسه من الركعية قال: سمع الله لمن حمده؟ قال رجل وراءه: وينالك الحمد حمداً كثيراً طيباً مساركياً فيه . فلما انصرف قال : من المتكلم؟ قال: أنسا؛ قال: رأيت بضعة وثلاثين ملكأ يبتدرونها أيهم يكتبها. قال الحافظ في الفتح : يستدل به على جواز إحمدات ذكمر في الصلاة غير مأثور إذا كان غير مخالف للمأثور [وعلى جواز رفع الصوت بالذكر ما لم يشوش]. ·[···] (۳) روى المبخماري [من كتماب التسوحيد] عن عانشة رضي الله عنها أن النبي ﷺ بعث رجلًا على سرية وكان يقرأ لأصحابيه في صلاته فيختم بقل هو الله أحيدا فلمبا رجعوا ذكروا ذلك للنبي يئغ فتسال: سلوه لأي شيء يصنسع ذلسك؛

## w29.2 Notes and Appendices

asked him, the man replied, 'Because it describes the All-merciful, and I love to recite it.' The Prophet (Allah bless him and give him peace) said to them, 'Tell him Allah loves him.'"

In spite of this, we do not know of any scholar who holds that doing the above is recommended, for the acts the Prophet (Allah bless him and give him peace) used to do regularly are superior, though his confirming the like of this illustrates his sunna regarding his acceptance of various forms of obedience and acts of worship, and shows he did not consider the like of this to be a reprehensible innovation (bid'a), as do the bigots who vie with each other to be the first to brand acts as innovation and misguidance. Further, it will be noticed that all the preceding hadiths are about the *prayer*, which is the most important of bodily acts of worship, and of which the Prophet (Allah bless him and give him peace) said,

"Pray as you have seen me pray,"

despite which he accepted the above examples of personal reasoning because they did not depart from the form defined by the Lawgiver, for every limit must be observed, while there is latitude in everything besides, as long as it is within the gencral category of being called for by Sacred Law, This is the sunna of the Prophet and his way (Allah bless him and give him peace) and is as clear as can be. Islamic scholars infer from it that every act for which there is evidence in Sacred Law that it is called for and which does not oppose an unequivocal primary text or entail harmful consequences is not included in the category of reprehensible innovation (bid'a), but rather is of the sunna, even if there should exist something whose performance is superior to it.

(4) Bukhari relates from Abu Sa'id al-Khudri that a band of the Companions of the Prophet (Allah bless him and give him peace) departed on one of their journeys, alighting at the encampment of some desert Arabs whom they asked to be their hosts, but who refused to have them as guests. The leader of the encampment was stung by a scorpian, and his followers tried everything to cure him, and when all had failed,

فسأليه فقبال: لأنهبا صفية الرحمن وأنا أحبب أن أقبر أبهيا. فتسال النبي عام: أخدوه أن الله يحبد [...] ومع كل هذا فلم تعلم أن أحيدا من العلمياء قال باستحبيات ذلك . . . لأن ما واظب عليه الرسول 🛒 هو الأفضل ولكن إقراره لمثل هذا بوضح سنتيه ﷺ في قبلول ماكان مثل ذلك من أوجبه الطباعات والعبادات ولايعتبر مئله حدثياً مذموماً كما يتسابق المتشددون إلى التبسديسع والتضليسل في الأفعسال.... والأحساديث التي مرت كلهما في العسلاة كما ترى وهي أهم أعمال العبادات البدنية وفيهما قول الرسول 🐲 : «صلوا كما رأيتملوني أصلى؛ ومع ذلك قبل هذه الاجتهادات لأنها لا تخرج عن الهيئة التي حددها الشارع. فكل حد لا يد من الالشزام بها. ومناعدا ذليك فالأمير متسع مادام داخيل في الأصبل المطلوب . هذه هي سنبة البرسول وطريقته وهذا في غاية الوضوح ويؤخذ متها ما أصله العلماء أن كل عميل يشهد له الشرع من المطلب ولم يصيادم نصبأ تشرتب عليبه مفسدة فليس داخل في حدود البيدعة بل هو من السنة وإن كان غيره أفضل. (٤) [حديث السرقية وقسد] رواه البخاري [في أكشر من موضع من صحيحمه وهدذا نصمه في بأب النفث في الرقية: ] عن أبي سعيد الخدري رضي الله عنه أنا رهطاً من أصحاب النبي ﷺ الطلقوا في سفرة سافروها حتى نزلوا على حي من أحيماء العمرب فاستضافوهم فأبوا أن يضيفوهم فلدغ سيد ذلك الحي [ت: أي لدغبت عقبرت، كمبا في روايية التبرمنذي إ فسعوا له بكل شيء قلم ينفعه

شىء، فقسال بعضيهم: لو أتيتم هؤلاء one said, "If you'd approach the group camped near you, one of them might have something." So الرهيط البذي تزل بكم لعله يكبون عند they came to them and said, "O band of men, our بعضهم شيءه فأتسوهم فقباللوا : يا أيهما leader has been stung and we've tried everything. الرهط إن سبدنا لدغ فسعينا له بكل شيء Do any of you have something for it?" and one of فهل عند أحدمنكم شيء؟ فقال بعضهم : them replied, "Yes, by Allah, I recite healing نعمم واللمه إنمي لراق ولكمن والله لقسد words [ruqya, def: w17] over people, but by Allah, we asked you to be our hosts and you استضفناكم فلم تضيفونا فما أنابراق لكم refused, so I will not recite anything unless you حتى تجعلوا لنا جعلًا . فصالحوهم على give us a fee." They then agreed upon a herd of قطيع من الغنم فانطلق فجعل يتفل ويقرأ sheep, so the man went and began spitting and الحميدانة رب العالمين حتى لكأنما تشط reciting the Fatiha over the victim until he got up من عقال فانطلق بمشي ما به قلبة فأوفوهم and walked as if he were a camel released from its hobble, nothing the matter with him. They paid جعلهم المذي صالحموهم عليمه فقبال the agreed upon fee, which some of the Compan-بعضهم : اقسموا، وقبال الذي رقي : لا ions wanted to divide up, but the man who had تفعلوا حتى تأتى رسيول الله ﷺ فنذكر له done the reciting told them, "Do not do so until الذى كأن فتنظر ما يأمرنا به؛ فقدموا على we reach the Prophet (Allah bless him and give رسبول الله 🚔 فذكبر واله فقال: وما him peace) and tell him what has happened, to see يدريك أنبهما رتيمة أصبتهم اقسمموا what he may order us to do." They came to the Prophet (Allah bless him and give him peace) and وأضربوا لي معكم يسهم. told him what had occurred, and he said, "How [ . . . ] وهذا صريح في أن الصحايي did you know it was of the words which heal? You لم يكن عنده علم منقدم بمشر وعية الرقي were right. Divide up the herd and give me a بالضائحة ولكنه شيء فعله باجتهاده ولما share." لم يكن فيسه مخمالفة للمشروع أقره البرسيول ﷺ لأن هذه سنتيه وطريقته في The hadith is explicit that the Companion had no previous knowledge that reciting the Fatiha to إقبرار ماكان من الخيبر ولا تشرقب عليمه heal (ruqya) was countenanced by Sacred Law, مفسدة وإنالم يكن من عمل الرسول ﷺ but rather did so because of his own personal reasoning (ijtihad), and since it did not contravene (٥) في البخاري [في فضائل قل هو anything that had been legislated, the Prophet (Allah bless him and give him peace) confirmed الله أحــد] عن أبي سعيــد الخـدري أن him therein because it was of his sunna and way to رجلا سمع رجلاً يقرأ بقل هو الله أحد accept and confirm what contained good and did يرددها فلما أصبح جاء إلى النبي ﷺ وآله not entail harm, even if it did not proceed from the وسلم فذكر له ذلك وكمان الرجل يتقالها acts of the Prophet himself (Allah bless him and فقمال ﷺ : والدفي نفسي بيده إنها لتعدل give him peace) as a definitive precedent. ئلت القرآن. [ . . . ] وقد خرَّج الدارقطني [ . . . ] (5) Bukhari relates from Abu Sa'id al-Khudri that one man heard another reciting al-هذا الحمديث بلفسظ : إن لمي جاراً يقموم Ikhlas (Koran 112) over and over again, so when morning came he went to the Prophet (Allah bless him and give him peace) and sarcastically mentioned it to him. The Prophet (Allah bless him and give him peace) said. "By Him in whose hand is my soul, it equals one-third of the Koran."

Daraqutni recorded another version of this hadith in which the man said, "I have a neighbor who

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### w29.3 Notes and Appendices

prays at night and does not recite anything but al-Ikhlas."

The hadith shows that the Prophet (Allah bless him and give him peace) confirmed the person's restricting himself to this sura while praying at night, despite its not being what the Prophet himself did (Allah bless him and give him peace), for though the Prophet's practice of reciting from the whole Koran was superior, the man's act was within the general parameters of the sunna and there was nothing blameworthy about it in any case.

(6) Ahmad and Ibn Hibban relate from 'Abdullah ibn Burayda that his father said, "I entered the mosque with the Prophet (Allah bless him and give him peace), where a man was at prayer, supplicating: 'O Allah, I ask You by the fact that I testify You are Allah, there is no god but You, the One, the Ultimate, who did not beget and was not begotten, and to whom none is equal,' and the Prophet (Allah bless him and give him peace) said, 'By Him in whose hand is my soul, he has asked Allah by His greatest name, which if He is asked by it He gives, and if supplicated He answers.'"

It is plain that this supplication came spontaneously from the Companion, and since it conformed to what the Sacred Law calls for, the Prophet (Allah bless him and give him peace) confirmed it with the highest degree of approbation and acceptance, while it is not known that the Prophet (Allah bless him and give him peace) had ever taught it to him (Adilla Ahl al-Sunna wa al-Jama'a (y119), 119-33).

COMMENTARY ON THE HADITH "EVERY INNOVATION IS MISGUIDANCE"

w29.3 The Prophet (Allah bless him and give him peace) said,

"... Beware of matters newly begun, for every innovation is misguidance."

[...] وماكان عليه عمال الرسول من القسراءة بالقرآن كله أفضل من ذلك ولكن عمله وما يشبهمه داخل في نطاق السنة وليس فيه ما يذم بل هو محمود على كل حال . (٦) روى [أصحاب السنن و] أحمد وابن جيمان [في صحيحه إ عن عيد بن بريدة عن أبيه قال: دخلت مع رسول الله 😹 المسجد فإذا رجل يصلى بدعو: اللَّهُمَّ إِنِّي أَسْأَلَـكَ بِأَنِّي أَشْهَدُ أَنَّـكَ أَنَّتَ اللهُ لاَ الدَ الاَ أَنْتَ الأَحَدُ الصَّمدُ الَّذِي لَمْ يَبِدُ وَلَمْ يُولَدُ وَلَمْ يَكُنُّ لَهُ كُنُوا أَحَدْ ﴿ فَقَالَ النبي 🚟 : والمذي نفسي بيده لقد سأل الله باسميه الأعظم البذي إذا سشيل به أعطى وإذا دعي به أجاب اهر. وهبذا دعاء أنشأه الصحابي فيما يظهر ولماكان مطابقاً للمطلوب أقره 🔆 بأعلى درجسات الإقبرار والبرضياء ولم يعلم أن البرسيول ﷺ علمه إيباه [محرر من أدلة ا أهمل السنة والجماعة : ١٣٣ ـ ١٣٣ بتقديم وتأخير ] .

بالليل فما يترأ إلا بشل هو الله أحد اهم

وفي الحديث إقبرار الرسول ﷺ على هذا المتخصيص والاقتصار على هذه

السورة في قيسام الليسل مع ما فيسه من

التخصيص اللذي لم يكن من عمله ﷺ .

شرح حديث «كل بدعة ضلالة».

W29.3 قال النبي ﷺ : ٢... وإياكم ومحدثات الأمور، فإن كل بدعة ضلالة، [من حديث رواه أبسو داود والتسرمسذي وقال : حديث حسن صحيح]. Beware of matters newly begun

(Muhammad Jurdani:) meaning, "Distance yourselves and be wary of matters newly innovated that did not previously exist," i.e. things invented in Islam that contravene the Sacred Law,

for every innovation is misguidance

meaning that every innovation is the opposite of the truth, i.e. falsehood, a hadith that has been related clsewhere as:

for every newly begun matter is innovation. every innovation is misguidance, and every misguidance is in hell

meaning that everyone who is misguided, whether through himself or by following another, is in hell, the hadith referring to matters that are not good innovations with a basis in Sacred Law. It has been stated (A: by 'Izz ibn 'Abd al-Salam) that innovations (bid'a) fall under the five headings of the Sacred Law (n: i.e. the obligatory, unlawful, recommended, offensive, and permissible):

(1) The first category comprises innovations that are *obligatory*, such as recording the Koran and laws of Islam in writing when it was feared that something might be lost from them: the study of the disciplines of Arabic that are necessary to understand the Koran and sunna such as grammar, word declension, and lexicography: hadith classification to distinguish between genuine and spurious prophetic traditions; and the philosophical refutations of arguments advanced by the Mu'tazilites (def: w6.4) and the like.

(2) The second category is that of *unlawful* innovations such as non-Islamic taxes and levies (dis: p32), giving positions of authority in Sacred Law to those unfit for them, and devoting one's time to learning the beliefs of heretical sects that contravene the tenets of faith (def: v1-2) of Ahl al-Sunna.

(3) The third category consists of *recommended* innovations such as building hostels and schools of Sacred Law, recording the research of Islamic schools of legal thought, writing books on beneficial subjects, extensive research into fundamentals and particular applications of Sacred Law, in-depth studies of Arabic linguistics, the

(محمد الجرداني:) [ . . . ] د . . . وإياكم ومحدثات: (إكلاهما منصوب بفعل مضمر، والتقدير: إ باعدوا أنفسكم واحذروا محدثات) ، الأمور، (أي الأمور المحمدشية أي المختسرعية في المدين المخالفة للشريعة) وفإنكل بدعة ضلالة، (أي خلاف الحق أي باطل وجاء في بعض روايات هذا الحديث : ) افإنكل محدث بدعنة وكبل يدعنة ضلالية وكمل ضلالية في النبار؛ (يعنى صاحبها، مِن قاعل ومتبع . وهذا في غير البدعة الحسنة التي ترجع إلى أصل شرعى . وقد قيل إذ البدعة تنفسم إلى الأحكام الخمسة (ت : أي الواجب، والحرام، والمندوب، والعكروب والمياح): الأولى واجبة كندوين القران والشرائع إذا خيف عليهما الضيماع وكمالاشتغمال بالعلوم العسر بيسة المتسوقف عليهما فهم الكتباب والمسنية كالنجبو والصرف واللغة وكتمبيز صحيح الأحاديث من سقيمهما والرد على نحو المعتزلة . الشانيبة محبرمية كالمكوس والمظالم وتولية المناصب الشرعية من لا يصلح لها والاشتغمال بممذاهب أهمل الضملال المخالفين لماعليه أهل السنة الشالئة المندوية كبناء الربط ومدارس العلم الشبرعي وتبدوين المبذاهب وتصنيف العلوم المستحسنة شرعا ونقرير القمواعد وكثرة النفريع وتتبع كلام العرب

reciting of wirds (def: w20) by those with a Sufipath (A: or circles of *dhikr* in which the movement of the participants increases their remembrance of Allah), and commemorating the birth (mawlid, dis: w58) of the prophet Muhammad (Allah biess him and give him peace) and wearing one's best and rejoicing at it.

(4) The fourth category includes innovations that are offensive, such as embellishing mosques, decorating the Koran, and having a backup man (muballigh) loudly repeat the spoken Allahu Akbar of the imam when the latter's voice is already clearly audible to those praying behind him.

(5) The fifth category is that of innovations that are *permissible*, such as sifting flour, using spoons, and having more enjoyable food, drink, and housing.

(al-Jawahir al-lu'lu'iyya fi sharh al-Arba'in al-Nawawiyya (y68), 220-21)

w29.4 ('Abdullah Muhammad Ghimari:) In his al-Qawa'id al-kubra, 'Izz ibn 'Abd al-Salam classifies innovations (bid'a), according to their benefit, harm, or indifference, into the five categories of rulings: the obligatory, recommended, unlawful, offensive, and permissible; giving examples of each and mentioning the principles of Sacred Law that verify his classification. His words on the subject display his keen insight and comprehensive knowledge of both the principles of jurisprudence and the human advantages and disadvantages in view of which the Lawgiver has established the rulings of Sacred Law.

Because his classification of innovation (bid'a) was established on a firm basis in Islamic jurisprudence and legal principles, it was confirmed by Imam Nawawi, Ibn Hajar 'Asqalani, and the vast majority of Islamic scholars, who received his words with acceptance and viewed it obligatory to apply them to the new events and contingencies that occur with the changing times and the peoples who live in them. One may not support the denial of his classification by clinging to the hadith "Every innovation is misguidance,"

وأوراد أهل الطريق، واصطنباع مولسد المصطفى عنز وإظهرار المزينسة والسروريد. المرابعية الممكر وهة كزخرقة المساجد وتمزويق المصاحف والتبليغ حيث بلغ المأمومين صوت الإمام. الخيامسة المباحية كاتخاذ المناخل والمملاعق والتوسعة في لذيذ المأكس والمشبارب والمسباكن زنقل من الجواهر اللؤلسؤينة في شرح الأربعين الشووينة: .[**1 - **. (29.4 (عبد الله محمد الغماري: ) فسم عز [المدين] بن عبسد السسلام في قواعده الكيسري البدعة باعتبار اشتمالها على المصلحة والمفسدة أوخلوها عنهما إلى أقسام الحكم الخمسة: البوجوب والنبدب والحبرمية والكبراهة والإباحق ومشل لكل قسم منها وذكر ما يشهد له من قواعد الشريعية . وكلامه في ذلك كلام ناقبد بصيبر أحباط خبرا بالقواعد الفقهية وعرف المصالح والمفاسد التي اعتبرها الشارع في ترتيب الأحكام على وفقها . إومن مشبل سلطان العلماء في معترفة ا ذلك؟ إفجاء تقسيمه للبدعة مؤسساً على أسباس من الفقيه وقبواعيده متين، وليذا وافقه علبه الإمنام النووي والحافظ ابن حجير وجمهبور العلماء وتلقبوا كلامه بالقبسول. ورأوا أن العمسل به متعين في النوازل والموقمائع التي تحدث مع تطور السزمسان وأهسله [ . . . إولا يمكن أن يتمسك لإنكساره بحديث اكل بدعة

	(Karamat) w50.0
because the only form of innovation that is with- out exception misguidance is that concerning tenets of faith, like the innovations of the Mu'tazi- lites, Qadarites, Murji'ites, and so on, that con- tradicted the beliefs of the carly Muslims. This is the innovation of misguidance because it is harm- ful and devoid of benefit. As for innovation in works, meaning the occurrence of an act con- nected with worship or something else that did not exist in the first century of Islam, it must necessar- ily be judged according to the five categories men- tioned by 'Izz ibn 'Abd al-Salam. To claim that such innovation is misguidance without further qualification is simply not applicable to it, for new things are among the exigencies brought into being by the passage of time and generations, and nothing that is new lacks a ruling of Allah Most High that is applicable to it, whether explicitly mentioned in primary texts, or inferable from them in some way. The only reason that Islamic law can be valid for every time and place and be the consummate and most perfect of all divine laws is because it comprises general methodologi- cal principles and universal criteria, together with the ability its scholars have been endowed with to understand its primary texts, the knowledge of types of analogy and parallelism, and the other excellences that characterize it. Were we to rule that every new act that has come into being after the first century of Islam is an innovation of mis- guidance without considering whether it entails benefit or harm, it would invalidate a large share of the fundamental bases of Sacred Law as well as those rulings established by analogical reasoning, and would narrow and limit the Sacred Law's vast and comprehensive scope ( <i>Adilla Ahlal-Sunna wa</i> <i>al-Jama'u</i> (y119), 145–47).	ضلالة، لأن البدعة التي هي ضلالة من غير استئناء هي المدعة الاعتقادية والقدرية والمرجنة ونحوهم على خلاف والقدرية والمرجنة ونحوهم على خلاف ما كان يعتقده السلف الصالح فهذه هي البدعة التي هي ضلالة لأنها مفسدة لا مصلحة فيها. أما البدعة العملية بعمنى ولم يكن في المزمن الأول فهذا لا بد في عد السلام ولا يتأتى فيه القول بأنه ضلالة من التقسيم المذي ذكره عز [الدين] ابن عبد السلام ولا يتأتى فيه القول بأنه ضلالة من التقسيم المذي ذكره عز إالدين] بن على الإطلاق. لأنه من باب الوقائع التي واقعة لا تخلو عن حكم لله تعالى إها منصوص عليه أو مستنيط بوجه من وجوه واقعة لا تخلو عن حكم لله تعالى إها منصوص عليه أو مستنيط بوجه من وجوه واقعة التي وكانت خاتمة السرائع الاستنباط. والثريعة إنها صلحت لكل وضوابط كلبة، مع ما أوتيه علماؤها من الإلية وأكملها بما حوته من قواعد عامة قوة النهم في نصوصهما إلى غير ذلك قوة النهم في نصوصهما إلى غير ذلك مما خصت به شريعتنا الغراء، ولو [ابينا والاستححاب وأنواعهما إلى غير ذلك من حدث بعد المصر الأول بأنه بدعة ضلالة مني من من حران من من مناحة أو مند. واز منان محرانة من مالية الغرام ما خصت به شريعتنا الغراء، ولو [انينا من حدث بعد المصر الأول بأنه بدعة ضلالة من حدث أو خلك إهدار جانب كبير من من حران ومت اذعة المارة الماليا ما السواسعة [محر ومن أدلة أهل السنة ووالجماعة : ١٤٥ - ١٤٢]. والجماعة : ١٤٥ - ١٤٢].
*	
w30.0 MIRACLES (KARAMAT) (from f15.2)	30.0° ثيوت الكرامات
w30.1 (Nawawi:) Muslim orthodoxy affirms the existence of miracles vouchsafed to the friends of Allah (awliya', def: w33), and that they occur and	ا .30 % (التووي : ) [اعلم أنَّ] مذهب أهـل الحق إثبات كرامات الأولياء وأنها

### w30.1 Notes and Appendices

exist throughout all eras of history, as is attested to
by both rational evidence and the explicit texts of
verses of the Holy Koran and numerous prophetic
hadiths. As for the Koranic verses, they include:

(1) the word of Aliah Most High in the story of Maryam,

"'Shake the trunk of the paim tree towards you, and it will let fall fresh ripe dates upon you'" (Koran 19:25),

while Maryam, by scholarly consensus, was not a prophet (n: Qurtubi says, "By the word 'shake,' Allah ordered her to jar the withered palm trunk, that she might behold another of His miracles in reviving the lifeless tree" (al-Jami' li ahkam al-Qur'an (y117), 11.94));

(2) "Every time Zakariyya entered the Sanctuary, he found provision with her. He said, 'O Maryam, from whence has this come to you?' And she said, 'It is from Allah' " (Koran 3:37)

(n: Qurtubi says, "When Zakariyya used to enter where she was, he would find the fruits of wintertime with her in summer, and the fruits of summertime in winter, so he asked her, 'O Maryam, from whence has this come to you?' And she said, 'It is from Allah' " (al-Jami' li ahkam al-Qur'an (y117), 4.71));

(3) from the story of Sulayman's companion (N: who "possessed knowledge of the Book," and instantly brought from afar the throne of the Queen of Sheba to Sulayman (upon whom be peace)),

"... 'I will bring it to you before your glance returns to yourself" (Koran 27:40)

(n: Qurtubi says, "According to most Koranic commentators, 'he who possessed knowledge of the Book' was Asuf ibn Barkhiya of the Israelites, a *siddiq* (lit. "one of great faith") who knew the greatest name of Allah, which if He is asked by it He gives, and if supplicated He answers (*al-Jami' li ahkam al-Qur'an* (y117), 13.204));

With the state of the

(4) and finally, all the miraculous events that took place in the story of the People of the Cave (Koran 18), who by scholarly consensus were not prophets.	(٤) [] ومن ذلك قصة أهل الكهف وما اشتملت عليه من خوارق العادات [] ولم يكونو، أنبياء بالإجماع.
As for hadiths that furnish evidence of miracles, there are many, such as: (1) the hadith of the three people who took	وأما الأحاديث، فكثيرة: (1) [و] منهــا حديث أصحــاب المغار الثلاثة الذين أووا إلى المقار فأطبقت صخـرة عليهم بابه، فدعا كل واحد منهم
shelter in a cave, and when a great stone scaled off its entrance, each in turn made supplication to Allah, and the stone was moved aside for them, a hadith recorded in the Sahihs of Bukhari and Muslim;	متحرم عبيهم بابة المتعادل واعد منهم بدعوة فانفرجت عنهم الصخرة، وهو مخرج في صحيحي البخاري ومسلم. في صحيح البخاري وغيره في قصة خبيب الأنصاري إبضم الخاه المعجمة] رضي
(2) and the famous hadith recorded by Bukhari and others about the story of Khubayb al- Ansari (Allah be well pleased with him), a Com- panion of the Prophet (Allah bless him and give him peace), of whom Bint Harith said: "By Allah, I never saw a better prisoner than Khubayb. By Allah, one day I found him cating from a bunch of grapes in his hand, though he was manacled in irons and there was no fruit in all of Mecca."	الولطاري يراهم الحاة المعجمة إراضي الله تعالى عنه صاحب رسول الله بيجي وقول بنت الحارث: والله عار أيت أسيراً يأكل من قطف عنب في يده وأنه لموثن في الحديد وما بمكة من شر. [] والأحاديث والأنسار وأقوال الملف والخلف في هذا الباب أكثر من أن تحصر، فيكتفى يما أشرنا إليه [محرر
The hadiths, narratives of the Companions, and accounts of the early and later Muslims on this subject are beyond number, and there is a suffi- ciency in those we have just mentioned ( <i>Bustan al-</i> <i>'arifin</i> (y104), 142–54).	من يستان العارقينَ : ١٤٢ - ١٥٤] .
KINDS OF MIRACLES	أنواع خوارق العادات
w30.2 (Ibrahim Bajuri:) An inimitable prophetic miracle (mu'jiza) is an event contravening natural laws that appears at the hands of someone who claims to be a prophet and is challenged by those who deny this, such that the deniers are unable to perform the like of it. Such inimitable miracles are distinguished from: (1) miracles of divine favor (karamat) which	4.30.2 (إسراهيم الباجوري:) [واعلم أن] المعجزة [] هي أسر يظهر بخلاف العادة على يد مدعي النوة عند تحدّي المنكرين على وجه يعجز المتكرين عن الإنيان يمنله . [] وخرج بذلك: (1) الكرامة وهي ما يظهر على يد عبد ظاهر الصلاح.
appear at the hands of servants of manifest righ- teousness (N: who are not prophets, as opposed to the above); (2) miracles of provender (ma'una) (N: such	(٢) والمعومة وهي ما يظهر على يلد
as food being miraculously increased to feed a	

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multitude), which appear at the hands of ordinary people to save them from hardship;

(3) miracles of delusion (istidraj), which consist of supernatural events that appear at the hands of an unrighteous person as a manifestation of Allah's intention to deceive him and lead him further astray;

(4) miracles of humiliation (ihana), which are supernatural events that appear at the hands of someone to show the falsity of his claims, as happened to (N: the false prophet) Musaylima the Liar, who spat in the eye of a one-eyed man to testore his sight, and the man's good eye went blind;

(5) miracles portending a prophetic mission (irhas), which occur before prophethood or messengerhood to establish the way for it, such as the cloud that gave shade to the Prophet (Allah bless him and give him peace) (N: in his youth, moving as he did and stopping as he did, while he was journeying with a caravan to Syria) before his prophetic mission;

(6) and sorcery (sihr) and also stage magic (sha'badha), which is accomplished by sleight of hand, making the illusory seem real.

(Sharh Jawhara al-tawhid al-musamma Tuhfa almurid (y24), 133)

# w31.0 OBTAINING BLESSINGS (TABARRUK) THROUGH THE RIGHTEOUS (from g3.9)

(٥) وإخرج بذلك] الإدهاص وهو ما كان قبل النبوة والرسالة تأسيباً لها كان قبل النباة [...].
 كإظلال الغمام له ﷺ قبل البعثة [...].
 (٢) وإخرج بذلك] السحر ومنه الشعبذة وهي خضة في البديرى أن لها حقيقة وها [...] [محرر من شرح جوهرة التوجيد المسماة تحضة شرح جوهرة التوجيد المسماة تحفة العربد: ١٣٢].

العوام تخليصاً لهير من شدة .

فاسق خديمة ومكرأً به .

·[...]

(۲) والاستدارج وهو ما يظهر على يد

(٤) والإهمانية وهي ما يظهير على يده

تكذيباً له كما وقع لمسيلمة الكذاب. فإنه

تفل في عين أعور لتبوأ فعميت الصحيحة

31.0 التبرك بالصالحين وآثارهم

w31.1 (A:) To hold that things have properties that cause benefit or harm independently of the will of Allah is unbelief (kufr), whether such properties are considered natural or supernatural. But the contention of certain people that showing veneration (ta'zim) for the rightcous or that obtaining blessings (tabarruk) through them or their effects constitutes *worship* of them or associating others with Allah (shirk) is not supportable by the prophetic sunna, which attests to the contrary, as may be seen from the following hadiths: (1) Bukhari relates that 'Uthman ibn 'Abdullah said: "My wife sent me to Umm Salama with a cup of water [here the subnarrator Isra'il closed three fingers to show its size] in which to dip a lock containing some of the Prophet's hair (Allah bless him and give him peace). Whenever a person was suffering from the evil eye or an illness, they would send her a vessel of water [A: which Umm Salama would dip the hair in, for treating the ill by their drinking it or washing with it]. I looked into the metal bell [N: holding the lock of hair] and saw some red hairs."

(2) Bukhari relates from Abu Musa that "the Prophet (Allah bless him and give him peace) called for a vessel of water, washed his hands and face in it, spat a mouthful of water back into it and then said to Abu Musa and Bilal, 'Drink from it and pour the rest over your faces and chests.'"

(3) Bukhari relates from Mahmud ibn Rabi' that "when the Prophet (Allah bless him and give him peace) performed his ablution, the Companions almost fought over the excess water."

(۱) روى البخاري [في كتاب اللباس باب ما يذكر في الشبب ] عن عثمان بن عبيد الله [بن موهب] قال : أرسلني أهلي إلى أم سلمية بقمدح من ماء (وقسيض إسرائيل ئلات أصابع) من قصةٍ فيها شعر من شعبر النبي ﷺ . وكسان إذا أصبياب الإنسان عين أو شيء بعث إليها مخضبة . قاطلعت في الجلجل قرأيت شعرات حمر اء (۲) وروی البخیاری [فی کتباب الوضوء باب استعمال فضل وضوء الناس من حديث أبي جحيفية] قال أبيو موسى : دعا النبي فلي بقدح فيه ماء فغمسل يديه و رجهنه فينه وميجٌ فيه ثم قال لهما ([ت: أيٍ أبي موسى ويسلال) : «اشسر با منه وأفرغا على وجوهكما ونحوركماي (٣) وروى البخاري [في تفس الباب من حديث ابن شهمات قال : ] أخبرتي محمود بن الربيع . . . «إذا توضأ النبي 🎰 كادوا يقتتلون على وضونه.

The Prophet (Allah bless him and give him peace) would never have permitted the like of this if there were any suspicion of associating partners with Allah (shirk) in it. In each of the above hadiths and others, there is a clear basis for the legal validity of obtaining blessings through the effects of the righteous (tabarruk), as it was done with the Prophet's consent and wish by the Companions, this being the reason that Muslims after them have also done so. And Allah knows best.

w32.0 INSTRUCTING THE DECEASED (TALQIN) (from g5.6(1))

w32.1 (N:) Instructing the deceased (talqin) is when a Muslim sits beside the grave of his fellow Muslim after burial to speak to him, reminding him of the Testification of Faith "There is no god but Allah, Muhammad is the Messenger of Allah," and certain other matters of belief, such as that death is real, paradise is real, hell is real, and that Allah shall raise up those who are in their w32.0 تلقين الميت

w32.1 (-:) أما تلقين الميت فهو أن يجلس المسلم عند قبر أخيه المسلم بعد دفنه ليخاطبه مذكراً إياه بشهادة أن لا إله إلا الله وأن محمداً رسول الله. ويبعض قواعيد العقيدة الإسبلامية من أن الموت حق والجنة حق والنار حق وأن الله يبعث graves—and praying that the deceased will prove steadfast when the two angels question him. It does not have a particular form, but rather anything that accomplishes the above is called "instructing the deceased." The following evidence may be adduced for its validity in Sacred Law:

(1) The rigorously authenticated (sahih) hadith that the Prophet (Allah bless him and give him peace) ordered that the bodies of the idolators slain on the day of Badr be thrown into a well whose interior was uncased with stones, then he approached the well and began calling the unbelievers by their names and fathers' names, saying: "O So-and-so son of So-and-so, and Soand-so son of So-and-so: it would have been easier had you obeyed Allah and His messenger. We have found what our Lord promised to be true; have you found what your Lord promised to be true?" To which 'Umar said, "O Messenger of Allah, why speak to lifeless bodies?" And he replied, "By Him in whose hand is the soul of Muhammad, you do not hear my words better than they do."

(2) The Prophet (Allah bless him and give him peace) said:

"When a servant is laid in his grave and his friends have turned from him and he hears the footfalls of their sandals, two angels come to him, sit him upright, and ask him, 'What were you wont to say of this man Muhammad (Allah bless him and give him peace)?" The believer will answer. 'I testify that he is the slave of Allah and His messenger,' and it will be said, 'Look at your place in hell, Allah has changed it for a place in paradise,' and the man will behold both of them...,''

(3) 'Uthman ibn 'Affan (Allah be well pleased with him) relates that when the Prophet (Allah bless him and give him peace) used to finish burying someone, he would stand by the grave and say, "All of you, ask Allah to forgive your brother and make him steadfast, for he is now being asked."

(4) Abu Umama said. "When I die, do with me as the Prophet (Allah bless him and give him

من في المقيسور . ويندعنو له بالتثبيت عنمد سؤال المنكين . ولبس للتلقين صبغة معيمنية بن كل ما يؤدي إلى هذا المعنى يسمى تلقيناً . وقد يستدل لمشر وعينه بما ينى : (١) ورد في الحمديث الصحيم أن رسول الله ﷺ أسر بقتلي المشركين يوم بدر فألقوا في قلبب ثم جاء القليب فجعل ينادى الكفار بأسمائهم وأسماء أبائهم : با فلان بن فلان وينا فلان بن فلان أيستركم أتكم أطعتم الله ورسبوله . فإنا قد وجدنا ما وعيدتها ريشا حقيا فهل وجدتم ما وعد ربكم حقباً؟ فقبال عمر : يا رسول المله ما تكلم من أجسماد لا أرواح لهما؛ فقمال: والذي تفس محمد بيده ما أنتم بأسمع لما أقول منهم زرواه البخاري]. (٢) إعن أنس بن مالك رضي الله عنه] عن المنبي ٢٠ قال : إن العبد إذا وضبع في قبيره وتبولي عنبه أصحبابه وأنه ليسمع قرع نعبالهم أتباه ملكان فيقعدانه فيقبولان : ما كنت تقبول في عدًّا البرجل محمد ريج، فأما المؤمن فيقول: أشهد أنبه عبيد الله ورسبوله، فيقال: الظر إلى مقعمدك من النسار قد أبدلك الله به مقعداً من الجنة فيراهما جميعاً [الحديث ، رواء البخاري ومسلم وغيرهما]. (٣) وعن عثمان بن عضان رضي الله عتمه قال: كان النبي ﷺ إذا فرغ من دفن الميت وقف عليمه فقسال. «استغضر وا لأخيكم واسألوا له التثبيت فإنه الأن يسأل [رواه أبو داود] . (٤) وروى عن أبي أمامة قال: إذا أنا مت فاصنعوا بي كما أمرنا النبي ﷺ قال :

peace) ordered us, saying, 'When one of your إذامات أحدمن إخوانكم فسويتم التراب brothers dies and you have smoothed over the على قبره فليقم أحدكم على رأس قبره ثم earth upon his grave, let one of you stand at the ليقبل إيا فلان بن فلاسة ، فإنه يسمعه ولا head of the grave and say, "O So-and-so son of So-يجبب، ثم يقول: يا فلان بن فلانة، فإنه and-so [n: the latter "So-and-so" is feminine. يستموى قاعداً ثم يقول يا فلان بن فلانة ، naming the deceased's mother]"-for he will hear, though he cannot reply-and then say, "O فيقبول : أرشيدتنا برحمك الله، ولكن لا So-and-so son of So-and-so," and he will sit تشعر ون فليقل: اذكر ماخرجت عليه من upright; and then say, "O So-and-so son of So-المدتيب شهدادة أن لا إله إلا الله، وأن and-so," and he will say, "Direct me, Allah have محمدا عبده ورسوله ، وأنك رضيت بالله mercy on you," though you will not hear it, but ر بِ وبالإسلام ديناً وبمحمد تبياً وبالقرآن. should say, "Remember the creed upon which إماماً فإن منكراً ونكبراً يأخذ كل واحد بيد you departed from this world, the testification that there is no god but Allah, and Muhammad is صاحبه ويشول : الطلق بناما يقعدنا عند His slave and messenger, and that you accented من لقر حجته؟ Allah as your Lord, Islam as your religion, فقسال رجسان بارسمول الله فإذلم Muhammad as your prophet, and the Koran as بعرف أمه قال: يتسببه إلى أمه حواء : يا your exemplar." For then the two angels Munkar فلان بن حوام and Nakir will take each other's hand and say, "Let us go, what is there to keep us beside some-اهذا الحسليمث رواه الطبسراني في one who has been instructed how to make his معجميه الكبيير وقيال الحافظ ابن حجرن plea?" إستباده صاليحاء ويعض العلمناء يضعف "A man said, 'O Messenger of Allah, what if هذا الحديث وبعضهم يبالغ فيجعله one does not know the name of his mother?' and موضوعا he answered, 'Then one should mention his descent from his mother Eve, saying, "O So-and-so son of Eve..." "" Tabarani related this hadith in his al-Mu'jam alkabir, and Ibn Hajar 'Asgalani has said that "its chain of transmission is sound" (Talkhis al-habir fi takhrij ahadith al-Rafi'i al-kabir (y15), 2.143). Some scholars have said that this hadith is not well authenticated (da'if), while others have gone to the extreme of calling it a forgery. DISCUSSION OF THE EVIDENCE مناقشة الأدلة w32.2 The first three of the above hadiths, all of w32.2 ر. . . ئىستخلص من هذا أن ا them rigorously authenticated (sahih), show that: الأحاديث الثلاثة الأوثى وهي أحاديث صحيحة نفيد ما يلي : (1) a dead person hears the words of a living (١) أن الميت يسمن كلام الحي إذا person speaking to him and even the sounds of خاطبه بل يسمع حركته من حوله . movement around him; ۲) أن الميت يسأل في قبره. (2) the dead are questioned in their graves:

#### 0 Notes and Appendices

(3) and that it is legally valid after burial for
a living person to ask Allah to forgive the
deceased and make him steadfast for the question-
ing of the two angels.

As for the fourth hadith, scholars have felt comfortable with it, saying that if the deceased can hear, we should let him hear these words which he is in the direst need of in such circumstances, and even if the hadith that has conveyed them is not well authenticated, its content is valid and true.

The foregoing is what has been said about instructing the deceased (talqin), so whoever does it cannot be blamed, since they have something of a case for it; and whoever does not cannot be blamed, because they do not consider the case sufficient. In any event, we should be anxious to promote love and brotherhood between Muslims, and not divide the ranks with questions like this, for the important thing is our belief in the oneness of Allah, and the unity of the Islamic Community. (٣) أنَّ من المثَّروع أنَّ يستغفَّر الحي للميت بعد دفته ويطلب له التَّبيت عنَّ لـ سؤال الملكين .

أسا الحديث الرابع فقد استأس به العلماء وقسالسوا إذا كان المبت يسمع فلنسمعه هذه الكلمسات التي هو بأمس الحاجة إليها في هذا الموقف وإن كان مصمونة كلام حق صحيح [...]. هذا ما قيل في الموضوع ، وبناء عليه فمن منه لا تنكر عليه لأنه لا يرى هذا حجة . تركه لا تنكر عليه لأنه لا يرى هذا حجة . [...] واحرص على محبة المسلمين وأخوتهم ولا تفرق الصفوف بمثل هذه المسائل ، فاهم شيء توحيد الله ووحدة توح على سلمسان وقد راجعه المؤلف حفظه الله تعالى].

w33.0 THE FRIENDS OF ALLAH (AWLIYA') (from g5.7(4))

w33.1 Allah Most High says:

"Verily the friends of Allah, no fear shall be upon them, nor shall they sorrow, those who believe and are godfearing. Great tidings are theirs in this life and the world to come. There is no changing the words of Allah, that is the supreme triumph" (Koran 10:62-64).

w33.2 (n:) The following rigorously authenticated (sahih) hadith has been translated below with two commentaries, one by 'Abd al-Ra'uf Munawi (M:) and the other by Muhammad ibn 'Allan Bakri (B:).

The Prophet (Allah bless him and give him peace) said:

"Allah Most High says: 'He who is hostile to a friend (wali) of Mine I declare war against. My w33.0 أولياء الله تعالى

3.1 قال الله تعالى: ﴿ أَلا إِنَّ أَوْلِياهُ اللَّهِ لاَ حَوْفٌ عَلَيْهِمْ ولاَ حَمْ يَحْرَنُونَ ، الَّذِينَ آمَنُوا وَكَانُوا يَتَقُونَ ، نَهُمُ النِّشْرَى فِي الحَاةِ اللَّتَيَا وَفِي الاَحِرَةِ لا تَبْدِيلُ لِحَلْماتِ اللَّهِ ذَلِكَ هُوَ الفَوْرُ العَظِيمُ [يونس: ٢٢ - ٢٤].

W33.2 (ت: قد تُرجم المحدديث الصحيح التالي يشرحين : أحدهما لعبد المرؤوف المناوي وشرحه مشار إليه بحرف دم» : والشاني لمحمد بن علان البكري وشرحه مشار إليه بحرف ٥٢»). قال رسمول الله ينيم : «إن الله تمالي قال : من عادي لي ولمياً فقد آذنمُمُهُ بالحرب : وما تقرب إليُّ عبدي بشيج

### The Friends of Allah (Awliya') w33.2

slave approaches Me with nothing more beloved to Me than what I have made obligatory for him, and My slave keeps drawing nearer to Me with voluntary works until I love him. And when I love him, I am his hearing with which he hears, his sight with which he sees, his hand with which he seizes, and his foot with which he walks. If he asks Me, I will surely give to him, and if he seeks refuge in Me, I will surely protect him."

#### He who is hostile to a friend (wali) of Mine

(M: friend meaning the knower of Allah ('arif billah) who is constant in obedience to Him and sincere in his acts of worship)

(B: that is, he who is close to Allah by his devotion to Him through obeying His commands and shunning the acts He has forbidden)

I declare war against

(M: I inform him that I shall make war upon him, meaning that Allah will deal with him as one at war does, namely, with theophanies against him of manifestations of omnipotent force and majesty, this being the ultimate threat. The words *hostile to a friend (wali)* mean hostile to him for being a friend (wali), not just any hostility whatever. It excludes such things as taking him to court to have him fulfill an obligation. Rather, hostility to him for being a friend of Allah is to deny it out of mere obstinacy or envy, or to disparage or abuse him, and similar kinds of ill-treatment. And when the peril of being hostile toward such a person is appreciated, the reward for friendship with him may likewise be inferred)

(B: I declare war against means I shall fight this enemy for him, i.e. destroy him. And this is a very severe threat for opposing or having enmity towards someone Allah loves. Too, the affirmation of Allah's fighting the enemies of His friends entails the affirmation of His friendship for those who befriend them).

My slave approaches Me with nothing more beloved to Me than what I have made obligatory for him

(B: meaning the performance of what I have made obligatory for him, whether individually or communally. The obligatory is more beloved to Allah than voluntary devotions because it is more perfect, since the command to do it is absolute, implying a reward for its performance and punish-

أحب إلى ممسا افترضتُ عليه وما يزال عبيدي يتقرب إلى بالنوافيل حتى أحبه ، فإذا أحببتُ كنتُ سمعَهُ الذي يسمعُ به . وبصرة الذي يُبْصِرُ به، ويدَهُ التي يبطش بهما ورجلة الني يمشى بهما، وإذَّ سألني: أعطيتُه ولَئِن استعادتي لأعيدُنَّه، [رواه البخاري]. ه.... من عادي لي ولياً، (م: والمراد بالولى العارف بالله المواظب على طاعته المخلص في عبادته) . (ب : وهمو القريب من الله لتقربه إليه بامتثال أمره واجتثاب نواهيه). «فقد أذنته بالحرب». (م: أي أعلمته بألى سأحاربه أي أن الله سيعامله معاملة المحارب من التجلي عليه بمظاهر القهر والجلال وهذا في الغبابية القصبوي من التهيدييد. والمراد عادي وليسأ لأجبل ولايشه لا مطلقاً فخرج نحو محاكمته لخلاص حق ومعاداته لولايته إما بانكارها عناداً أو حسداً أو بسبَّه أو شتميه وتحو ذلك من ضروب الإيذاء. وإذا عُلم ما في معاداته من الوعيد علم ما في موالاته من الثواب). (ب: أي إلى محسارت له عنسه أي مهلكه وهيذا وعيد شديد لمعاندته ومعبادات من أحيبه الله تعبالي ويلزم من ثبوت محاربته تعالى لأعداء أوليانه ثبوت موالاته لمن والاهم). «وما تقرُّب إلىَّ عبدي بشيءٍ أحب إلىَّ مما افترضتُ عليه». (ب : أي مِن أداء ما افتسر ضتُ عليه ا عبناً كان أو كفاية وإنما كان أحب إليه من النفسل لأنبه أكميل من حيث أن الأمر به جازم متضمن للشواب على فعله والعقاب

# w33.

33.2 Notes and Appendices	
ment for its nonperformance, as opposed to vol-	على ترك بخلاف النفل فإن الأمر به غير
untary devotions, whose nonperformance is	جازم يثاب على فعله ولا يعاقب على تركه
unpunished, and which, it is said, amount to but	ولأنه كما قبل جزء من سبعين جزءاً من
one-seventieth of the value of an obligatory act),	الفرض).
and My slave keeps drawing nearer to Me with	-
voluntary works until I love him. And when I love	دومــا يزال عبــدي يتقرب إليّ بالنوافل
him, I am his hearing	حتى أحبه فإذا أحببته كنت سمعه» .
(B: the protector of his hearing)	(ب : أي حافظ منعه) .
with which he hears	«الذي يسمع به» .
(B: meaning He who keeps it from being used	(ب: أي حافظه عن أن يسمع به ما لا
to hear what is not permissible to listen to, such as	يحل سماعه من غيبة ونميمة وما في
slander, talebearing, and the like),	
his sight with which he sees	معتاهما) .
(B: safeguarding it from what is unlawful to	«ويصره الذي يبصر به».
look at),	(ب: أي حافظه عما يحرم النظر
his hand with which he seizes	إليه) .
(B: so that he takes only what is lawful), and his foot with which he walks	، ويده التي يبطش <b>به</b> ا» .
and his foot with which he walks (B: so that he walks only to what is permitted)	(ب: فلا يبطش إلا فيما يحل).
(M: in summary, whoever draws near to	«ورجله التي يمشي بها».
Allah through what is obligatory, and then	
through voluntary works. Allah draws him nearer	(ب: فلا يمش إلا فيما يحل).
and elevates him from the level of true faith	(م: والحماصل أن من تقرب إليه
(iman) to the level of the perfection of faith	بالفرض ثم النفسل قَرَّبهُ فرقماه مِن درجة
(ihsan, dis: u4) such that the knowledge in his	الإيمان إلى مقام الإحسان حتى يصير ما
heart becomes visible to the eye of his spiritual	في قلبه من المعرفة يشاهده بعين بصيرته
perception. To fill one's heart with knowledge of	وامتلاء القلب بمعرفته يمحى كلي ما سواه
Allah effaces what is other than Him, so that one	-
speaks not except of Him, moves not save at His	فلا ينطق إلا بذكره ولا يتحرك إلا بأسره
behest, and if one looks, it is through Him, and if	فإن نظر فيه أو سمع فيه أو بطش فيه وهذا
one seizes, it is through Him. And this is the con-	هو كمال التوحيد) .
summate awareness of the oneness of Allah)	(ب: وحاصل ذليك حفيظ جوارحه
(B: the consequence of which is the preserva-	وأعضائمه حتى يفلع عن الشهوات
tion of the individual's whole person, so that he	ويستغير في الطباعيات [ ] ويجوز
forsakes selfish desire and is wholly absorbed in	ان يكمون مجمازاً عن نصر، وتأييده فكأنه
obedience. Another interpretive possibility is that	
the hadith is a metaphor for Allah's help and assis-	تعالى نزل نفسه منزلة جوارحه التي يدرك
tance, as if Allah Most High, figuratively speak-	يها ويستعين بها تشبيهاً. وزيادةً:).
ing, were to play the role of the senses with which	دني يسمسع ويي يبصسر ويي يبطش
the individual perceives and the limbs he relies on.	وبي ينشي».
A variant has the addendum:)	رم: ولمشالخ الصوفية رضي الله
so that through Me he hears, through Me he	تعالى عنهم في هذا الباب فتوحات غيبية
sees, through Me he seizes, and through Me he	العالي طبهم في شده البياب سوطات البيب

مىلك م

بيلهم

بلج إلا لم

لكنه

∟الاتص

(M: concerning which, the sheikhs of the Sufis (Allah Most High be well pleased with them) have had disclosures of the hidden and experiential indications that would make crumbled bones quake. But these are of no use save to those who

walks

عليه

them is sunna for men. As for women, there is dis-

agreement among our colleagues about them, those who hold that women may not visit them saying that women are not intended by an address to men (n: the Arabic male plural imperative *zuruha*) (N: though the sounder position in the Shafi'i school is that woman may visit graves as long as it does not entail blameworthy things such as displays of grief, mixing of men and women, and the like. The hadiths prohibiting women from visiting graves are interpreted by Shafi'i scholars as applicable to the time before the prohibition was lifted by the above hadith) (Sahih Muslim bi Sharh al-Nawawi (y93), 7.46–47),

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w35.0 DONATING THE REWARD FOR KORAN RECITAL TO THE DECEASED (from g5.8, end)

w35.1 (Muhammad Makhluf:) As for reciting the Koran for the deceased, whether at his grave or far from it, scholars disagree as to whether the reward for it reaches him. The scholarly majority hold that it does reach him, and this is the truth, especially if the reciter afterwards donates the reward of what he has read to the deceased. In such a case the reciter also receives the reward for his recital without this diminishing anything from the reward of the deceased (*Fatawa shar'iyya wa buluath Islamiyya* (y79), 2.303).

w35.2 (N:) The position of Hanafis and Hanbalis is that a Muslim is entitled to donate the reward of any kind of worship he performs to whomever he wishes of the Muslim dead. As for Shafi'is and Malikis, they distinguish between acts that are valid to perform in another's stead and those that are not, the former being valid to donate the reward of to the deceased, while the latter are not, though the later scholars of the Shafi'is and Malikis incline toward the validity of donating the reward for any kind of worship whatever to the dead. The Hanafis and Hanbalis adduce the following evidence to support their position: منعهن قال النساء لا يدخلن في خطاب السرجال [...] (ع: والأصبح في المسذهب الشافعي جواز زيارة النساء شرعية كإظهارهن الحزن الشديد أو شرعية بالمرجال الأجانب ونعوهما. وأما الأحاديث الواردة في نهي النساء عن زيارة القبور فمحمولة عند الشافعية على ما قبل النسخ المذكتور في الحديث أعلاه) [محرر من صحيح ملم بشرح

w35.0 هبــة ثواب قراءة القران وغيرها من القربات للميت

W35.3 (محمد مغلوف:) وأما قراءة القرآن للعيت سواء أكمانت على القير أم بعيداً منه، فقد اختلف الفقهاء في وصول ثوابها إليه، والجمهور على الوصول وهو الحتى، خصوصاً إذا وهب القارىء بعد الحتى، خصوصاً إذا وهب القارىء بعد أيضاً ثواب لا يتقص من أجر الميت شيئاً أيضاً ثواب لا يتقص من أجر الميت أيسلامية: [نقل من فتاوى شرعية وبحوث إسلامية ٢٠٣٣].

(35.2 (ح:) ذهب الحنفية والحنابئة إلى أن كل قوبة قعلها المسلم له أن يهب ثوابها لم لم أن يهب أن كل قوبة قعلها المسلم له أن يهب [...] وأما الشافعة والمالكية فقد فرقوا بين ما تصح فيه النبابة وما لا تصح فيه النبابة يجوز التبرع به عن الميت وسا لا تعسع قيه النيابة لا يصح جوز التبرع با كلي ...] ...]

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(1) Bukhari and Muslim relate that the
Prophet (Allah bless him and give him peace) sac-
rificed two rams of predominately white color,
one for himself and the other for his Community
(Umma). The evidence therein is that the Prophet
(Allah bless him and give him peace) offered sac-
rifice animals and donated the reward to his Com-
munity, which includes both the living and the
dead, both those who existed at his time and those
who came after.
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(2) Anas relates that he said to the Prophet (Allah bless him and give him peace): "O Messenger of Allah, we give in charity, perform the pilgrimage, and supplicate for our dead. Does this reach them?" He replied, "Yes, indeed it reaches them, and they rejoice thereat just as one of you rejoices at the gift of a tray of food."

(3) The Prophet (Allah bless him and give him peace) said, "Whoever dies with an obligatory fast to perform, his responsible family member may fast it in his stead."

(4) The Prophet (Allah bless him and give him peace) said, "Recite Ya Sin [Koran 36] over your dead."

(5) Allah Mighty and Majestic has informed us that the angels ask forgiveness for believers, as He says,

"The angels glorify their Lord with praise and ask forgiveness for those on earth" (Koran 42:5),

and He praises believers who ask forgiveness for their brethren, by saying,

"... And those who come after them say, 'Lord, forgive us and our brethren who have preceded us in faith' " (Koran 59:10).

(6) And the Prophet (Allah bless him and give him peace) used to supplicate for those he performed the funeral prayer over—the evidence in all of the above being that supplications (du'a') are an act of worship, for the Prophet (Allah bless him and give him peace) said,

(۱) أن المشيمي 🛒 ضحّى بكيستين أملحين أحدهما عن نقسه والاخبر عن أمتسه، رواه البخساري ومسلم. [....] [ت : وليس في روايسة المصحب حين وأحدهما عن تفسه الغر، بل جاء في سنن ابن ماجه مكملا ومفسرا له ] ووجه الدلالة | [...] أن النبى الله تبسر ع بالأضحية. وجعبل ثوابهما لأمتيه وهمذا يشميل الحي والميت ومن كان في زمته ومن جاء بعده . .[...] (٢) وعن أنس أنسه سأل الشبعي 🗱 فقال: يا رسول الله إنا نتصدق عن موتانا ونحج عنهم ونبدعو لهم فهل يصل ذلك إلى هم؟ قال: «نعم، إنه ليصمل إليهم وإتهم ليفرحون بهكما يفرح أحدكم بالطبق إذا أهسدي إليسه إرواه أبسو حفص الكبيسر العكبسري، كمسا ذكير في فتبح القدير : ٣/ ١٤٣]. (٣) وقبال عليه الصلاة والسلام: ) من مات وعليبه حسوم حسام عنبه وليسه (رواء البخاري ومسلم]. (٤) وعن النبي ﷺ أنسه قال : «المجرؤوا على موتاكم يس» [رواه أبو داود]. ·[ ·· ] (٥) وأخبر الله عز وجبل أن الملائكة تستغفر للمؤمنين فقال: ﴿ وَالْمَالَائِكُةُ يُسَبِّحُونَ بِحَمْدٍ رَبُّهُمْ وَيَسْسَسَعُ فِسرون لِمَسْ فِي الأَدْضِ ﴾ [الشوري: ۵] . وأثنى الله تعمالي على المؤمنين الذين بستغفرون لإخوانهم فقال: ﴿والَّـذِينَ جَاءُوا مِنْ بَعْـدِهِمُ يَقُولُونَ : رَبُّنَا اغْفِرْ لَنَّا وَلِإَخْدُوَابَنَا الَّذِينَ سَبَقُونًا بالايمان، [الحشر: ١٠]. (٦) وكمان 🐲 يدعمو لمن صلى عليه من الأسوات [والأحاديث في هذا متعددة في كتب السنة ] ووجه الدلالة في هذا كله أن الدعداء عبدادة قال 🚁 : والدعداء هو

"Supplication is worship,"

while the above texts clearly show that supplications benefit others besides the one who makes them, even when the other does not ask for the supplication to be made for him.

The foregoing provides evidence that the deceased benefits from all types of worship, whether monetary or physical, since fasting, pilgrimage, supplications, and asking forgiveness are all physical acts of worship, and Allah Most High conveys the benefit of them to the deceased—and so it must also be with other works (*Qada' al-'ibadat wa al-niyaba fiha* (y114), 400–403).

العسادة، [رواه أسو داود وغيبوه] وهذه التصبوص واضحية في أن الدعاء ينتفع به غيبر صاحبه ولولم يكن له تسبب في هذا الدعاء [...]. [...] وفيها دلالة على انتفاع المبت بسباشر القرب سواء المالية منها والبدنية لأن الصبوم والحبج والبدعياء والاستغفار عبادات بدنية وقد أوصل الله تعالى نفعها إلى الميت فكمذليك سواهما [محبر رعن قضناء العينادات والتيناية فيهنا: ٤٠٠ -٤٠٣ ؛ بتقديم وتأخيس، راجعه المؤلف حفظه الله تعالى].

# w36.0 STUDENTS OF SACRED LAW ACCEPTING ZAKAT (from h8.8(2))

w36.1 (Ghazali:) If someone attaining knowledge of Sacred Law would be prevented from doing so if he were to engage in earning a living, he is considered "poor" (N: in respect to the permissibility of his accepting zakat), and his ability to earn is not taken into consideration. But if he is metely a devotee whose gaining a livelihood would busy him from his religious devotions and schedule of supererogatory worship, then he must go earn a living, for earning is more important than devotions.

.... The second category consists of those who are short of money (miskin), i.e. whose income does not cover their expenses. Someone might possess a thousand dirhams and be "short of money," while another might possess nothing but an axe and a rope and be self-sufficient. The modest lodgings one lives in and the clothes that cover one, to the degree required by one's condition, do not negate one's being short of money. Nor do household furnishings, meaning those which one needs and are suitable for one. Nor does possessing books of law negate one's being short of money (n: if one is a student of Sacred Law accepting zakat, as above), for if one owned nothing but w36.0 جواز الزكاة لطلبة العلم

 books, one would not be obligated to pay the zakat of 'Eid al-Fitr (dis: h7.1), since books are legally considered as clothing and furnishings are, in that one needs them. One should, however, take the way of greater precaution in curbing one's need for books. Books are only needed for three purposes: teaching, personal benefit, and reading for entertainment. As for the need of reading for entertainment, it is not considered legally significant, such as with books of poetry, historical chronicles, and similar, which are of no benefit in the hereafter and no use in this life except reading and enjoyment. Such books must be sold to pay what is due when one owes an expiation (dis: o20.4) or the zakat of 'Eid al-Fitr, and someone possessing them is not considered short of money. As for the need to teach, if one needs a book to earn a living, as do trainers, teachers, or instructors who work for a salary, such books are the tools of their trade and are not sold to pay the zakat of 'Eid al-Fitr, nor are the tools of a tailor or any other professional. Nor are one's books sold if one teaches to fulfill the communal obligation (def: a5.1); possessing them does not negate onc's being short of money, for this is an important need.

As for personal benefit and learning from books, such as keeping books of medicine to treat oneself or books of pious exhortations to read and take admonition from, if there is a doctor or an exhorter in town, one does not need them, while if there is not, one does. Further, one may not happen to need to read a book except after a time. in which case the period in which one needs it should be stipulated, the most reasonable criterion for which would seem to be that whatever one is not in need of during the course of a year one does not really need, for someone with food in excess of his needs for one day is obliged to pay the zakat of 'Eid al-Fitr, and if we stipulate the need for food as being that of one day, we should consider the need for furnishings and clothing as one year, summer clothing not being sold in winter, for example. Books, clothing, and furnishings would seem to be alike in this. Or someone might have two copies of a book and not need both, such that if he were to say that one is more accurate while the other is of finer quality, so both are needed, we would tell him to be satisfied with the

تلزميه صدقية الفطر وحكم الكتاب حكم الثوب وأثاث البيت فإنه محتاج إليه ولكن ينبغي أن يحتساط في قطمع الحماجمة بالكتباب وفالكشاب محتباج إليبه لشلائة أغسراض: التعليم والاستفادة والتفيرج بالمطيالعية . أميا حاجية التفرج فلا تعتبر كاقتنباء كتب الأشعبار وشوارينغ الأخببار وأمتمال ذلمك مما لا يتفع في الأخرة ولا يجسري في المدنية إلا مجرى التفرج والاستنباس فهمذا يباع في الكفارة وزكاة الفطر ويمنع اسم المسكنة. وأما حاجة التعليم إن كان لأجبل الكسب كالمؤدب والمملم والمندرس بأجبرة فهبذه ألته فلا تبياع في الفطيرة كأدوات الخيباط ومسائر المحتسرفين وإذكان يدرس للقيسام بفرض الكفاية فلاتباع ولايسليه ذلك اسم المسكين لأنها حاجة مهمة. وأما حاجسة الاستفسادة والتعلم من الكتساب كادخاره كتب طب ليعالج بها نفسه أو كتباب وعبظ ليطالع فيه ويتعظ به فإن كان في البلد طبيب وواعيظ قهدًا مستغنى عنه وإنَّ لم يكن فهـو محتاج إليه. ثم ربما لا يحساج إلى مطبالعية الكشاب إلا بعد مدة فيتبغى أن يضبط مدة الحاجة والأقرب أن يقسال ما لا يحتماج إليمه في المنمة فهمو مستغنى عنبه فإن من قضبل من قوت يومد شيء لزمته الفطرة فإذا قدرنا القوت بالبوم فحاجة أثاث البيت وثباب البدن ينبغي أن يقدر بالسنبة فلا تبساع ثيباب الصيف في الشتباء والكتب بالتباب والأثاث أشبه وقد يكون له من كتاب تسختان فلا حاجة إلى إحداهما فإن قال إحداهما أصبع والأخرى أحسن فأنبا محتباج إليهما قلنا

more accurate one and sell the finer, forgoing mere entertainment and luxury. If one has two books on a subject, one of which is comprehensive and the other abridged, then if personal benefit is the purpose, one should keep the more comprehensive, while if one needs them to teach, one may require both, since each possesses a virtue not found in the other. Similar examples are innumerable and the discipline of jurisprudence cannot cover them all. Rather, the above have been mentioned because of widespread abuse, and to apprise of the merit of the above criterion over others. For it is impossible to deal with all cases, which would entail estimating the amount, number, and kinds of household furnishings and clothes, the spaciousness of a house or lack of it, and so forth, there being no firm limits to such matters. But the legal scholar must use personal reasoning (ijtihad) with respect to them and approximate the critería that seem likeliest to him, braving the danger of falling into things of doubtful legality, while a godfearing person will take the path that is religiously more precautionary, leaving what causes him doubt for what does not. There are many gray areas between the two clear-cut extremes, and nothing can save one from them except following the way of greater precaution (Ihva' 'ulum al-din (v39), 1.199).

اكتف بالاصبح وبسع الأحسن ودع التفرج والترفه. وإن كان تسختان من علم واحد إحداهما بسيطة والأخرى وجيزة فإن كان مقصبوده الاستفادة فلكتف بالبسيط وإن كان قصده التدريس فيحتاج إليهما إذفى كل واحمدة فانمدة لمست في الأخبري . وأمثال هذه الصور لا تنحصر ولم يتعرض له في فن الفقمه . و إنما أوردشاه لعموم البلوي والتنبيسه بحسن هذا النظسر على غيسره إفإن استقصباء هذه الصمور غير ممكن إذ يتعمدي مشال هذا النظر في أثاث البيت في مقدارها وعددها وتوعها وفي ثبياب البيدن وقي البدار وسعتهما وضيقها وليس لهذه الأسور حدود محدودة ولكن الفقب يجتهد فيها برأيه ويقسرب في التحديدات بما يراه ويقتحم فيبه خطر الشبهبات والمتبورع يأخبذ فيبه بالإحوط ويدع ما يريبه إلى ما لا يريبه . والدرجات المشوسطية المشكلة بين الأطيراف المتقابلة الجلية كئيرة ولا بنجي مثها إلا الاحتيماط [محرر من إحياء علوم الدين : 11144 /1

### w37.0 THE UNLAWFULNESS OF MASTURBATION (from i1.18(9))

w37.0 تحريم الاستمناء

w37.1 (N:) Masturbation with one's own hand is unlawful. Imam Shafi'i (Allah be well pleased with him) was asked in connection with masturbation about the word of Allah Most High:

*

"... those who guard their private parts, save from their wives or [bondwomen] whom their right hands own, for these are not blameworthy. But whoever seeks beyond that, those are the transgressors" (Koran 23:5-7),

، . . . وَالْبَدِينَ هُمْ لِغُبُرُ وَجِبِهِ خابط ون الأعلى أزواجهم أوما ملكت أَيْمَا لَهُمْ فَإِنَّهُمْ غَيْرٍ مَلُومِينَ فَمِنِ ابْتَعَى وراء ذليك فأولنيك هم البعيادون ، [المؤمنون: ٥ ـ ١٧].

and said that these Koranic verses restrict permissible sex to what is mentioned in them, since the last verse denies that anything besides this is lawful.

N.

w38.0 KEEPING SILENT ALL DAY	w38.0 كراهية الصوم عن
IS OFFENSIVE (from i1.32)	الكلام
w38.1 (O:) It is offensive for anyone to keep silent the whole day until night when there is no need, as is attested to by the hadith related by Abu Dawud that 'Ali (Aliah be well pleased with him) said, "I have memorized from the Messenger of Allah (Aliah bless him and give him peace) that no one is considered an orphan after puberty and no one may remain silent until nightfail." And Bukhari relates that Abu Bakr Siddiq (Allah be well pleased with him) said to a woman on hajj who had resolved to keep silent, "Speak, for this is not permissible but is a practice of the pre- Islamic period of ignorance." Rather, one should occupy the tongue with Koran. <i>dhikr</i> , or other acts of obedience per- formed with the tongue (Fayd al-Ilah al-Malik (y27), 1.284).	W38.1 (عمر بركات:) وبكره لكل أحد صمت يوم إلى الليل من غير حاجة لما روى أبو داود [بإمناد حسن] عن علي رضي الله عند قال: حفظت من رسول الله بيج: لا بتم بعد احتدلام ولا صمت إلى الليل ؛ وروى البخاري عن أبي بكر الصديق رضي الله عند أنه قال لامرأة فإنه من عمل الجاهلية . خجت مصمنة : تكلمي فإن هذا لا يحل فإنه من عمل الجاهلية . أو ذكر أو غير ذلك من الطاعات المتعلقة باللسان [محرر من فيض الإله المالك في حل أفضاط عمدة السالك وعدة الناسك :
*	
w39.0 LAYLAT AL-QADR (from i3.2)	w39.0 ليلة القدر
w39.1 (Muhyiddin ibn al-'Arabi:) Diligently per- form the night vigil prayer (tahajjud, def: f10.8) every night of the year, and do not neglect to sup- plicate Allah each night, letting part of your sup- plication be for forgiveness and well-being in your religion, this-worldly concerns, and the hereafter, for you do not know which night of the year will coincide with Laylat al-Qadr (al-Futuhat al-Mak- kiyya (y55), 4.486).	W39.1 (محي المدين بن العربي:) [] وحافظ في السنة كلها على القيام كل ليلة [ولو بما ذكرت لك] ولا تهمل المدعاء في كل ليلة واجعل من دعائك تاسؤال في العفو والعافية في الدين والدنيا والآخرة فإنك لا تدري متى تصادف ليلة القدر من سنتك [نقل من الفتوحات المكية: ٤/ ٢٨٤].
*	
w40.0 SUPPLICATING ALLAH THROUGH AN INTERMEDIARY (TAWASSUL) (from j13.2)	w40.0 التوسيل
w40.1 (n: Special vocabulary:	
1	intermediary, whether it be a

living person, dead person, a good deed, or a name or attribute of Allah Most High.)

w40.2 (Yusuf Rifa'i:) I here want to convey the position, attested to by compelling legal evidence, of the orthodox majority of Sunni Muslims on the subject of supplicating Allah through an intermediary (tawassul), and so I say (and Allah alone gives success) that since there is no disagreement among scholars that supplicating Allah through an intermediary is in principle legally valid, the discussion of its details merely concerns derived rulings that involve interschool differences, unrelated to questions of belief or unbelief, monotheism or associating partners with Allah (shirk); the sphere of the question being limited to permissibility or impermissibility, and its ruling being that it is either lawful or unlawful. There is no difference among groups of Muslims in their consensus on the permissibility of three types of supplicating Allah through an intermediary (tawassul):

(1) *tawassul* through a living righteous person to Allah Most High, as in the hadith of the blind man with the Prophet (Allah bless him and give him peace) as we shall explain;

(2) the *tawassul* of a living person to Allah Most High through his own good deeds, as in the hadith of the three people trapped in a cave by a great stone, a hadith related by Imam Bukhari in his *Sahih*;

(3) and the *tawassul* of a person to Allah Most High through His entity (dhat), names, attributes (dis: w29.2(6)), and so forth.

Since the legality of these types is agreed upon, there is no reason to set forth the evidence for them. The only area of disagreement is supplicating Allah (tawassul) through a righteous dead person. The majority of the orthodox Sunni Community hold that it is lawful, and have supporting haditb evidence, of which we will content ourselves with the Hadith of the Blind Man, since it is the central pivot upon which the discussion turns. w40.2 (يوسف الرفاعي:) [...] هذا وأود أن أنقل فيما يلي رأى أهل السنة والجماعة المستند إلى الأدلية الشرعية المحكمة في موضوع التبوسيل فأقبول وبالله النوفيق [ . . . ] فمن حيث أن أصل التسوسيل مشيروع لاخلاف عليمه كان الكبلام في فروعيه من الخلاقيات التي لا تتعلق بإيميان ولاكفسر ، ولا توحيد ولا شرك وإثمنا محلهما الجنواز والمتبع فحكمها الحلال والحرام إنمه لاخلاف بيمن طوائف المسلمين إجماعاً على ثلاثة أنواع من التوسل : - النوع الأول : التوسل بالحي الصالح إلى الله تعالى، كما في حديث الضرير مع النبي بيخ، الذي سوف بأتي بيانه. ـ النبوع الشاني : توسل الحي بالعمل الصالح إلى الله تعالى . كما في حديث «الشلاشة أصحاب الغار والصخرة، الذي أورده الإمام البخاري في صحيحه . - النوع الثالث : التوسل إلى الله بذاته تعالى، وبأسمائه وصفاته وتحوها. وبسمسا أن هذه الأنسواع متبقق على مشبر وعيتهساء فلاداعي ليسرد الأدلية عليها. وإنما الخلاف هو في التوسل بالميت الصالح؛ وقد أجازه جمهور المسلمين من أهل السنة والجماعة ، وليديهم عليه الأدلية النقلية المتعاضدة تكتفى هنا منها بـ «حديث الأعمى» من حيث أنبه المحبور الأكبير في هذا البياب وعليه يدور النقاش.

THE HADITH OF THE BLIND MAN

w40.3 Tirmidhi relates, through his chain of narrators from 'Uthman ibn Hunayf, that a blind man came to the Prophet (Allah bless him and give him peace) and said, "I've been afflicted in my eyesight, so please pray to Allah for me." The Prophet (Allah bless him and give him peace) said: "Go make ablution (wudu), perform two rak'as of prayer, and then say:

"O Allah, 1 ask You and turn to You through my prophet Muhammad, the Prophet of Mercy; O Muhammad, I seek your intercession with my Lord for the return of my eyesight [and in another version: "for my need, that it may be fulfilled. O Allah, grant him intercession for me"].""

The Prophet (Allah bless him and give him peace) added, "And if there is some need, do the same."

Scholars of Sacred Law infer from this hadith the recommended character of the prayer of need, in which someone in need of something from Allah Most High performs such a prayer and then turns to Allah with this supplication together with other suitable supplications, traditional or otherwise, according to the need and how the person feels. The express content of the hadith proves the legal validity of tawassul through a living person (n: as the Prophet (Allah bless him and give him peace) was alive at the time). It implicitly proves the validity of tawassul through a deceased one as well, since tawassul through a living or dead person is not through a physical body or through a life or death, but rather through the positive meaning (maina tayyib) attached to the person in both life and death. The body is but the vehicle that carries that significance, which requires that the person be respected whether alive or dead; for the words "O Muhammad" are an address to someone physically absent-in which state the living and dead are alike-an address to the meaning, dear to Allah, that is connected with his spirit, a meaning that is the ground of tawassul, be it through a living or dead person.

حديث الأعمى

W4().3 روى التسرصذي بسند، عن عثمان بن حنيف أن رجلا أعمى أتى النبي شخ فنسال: إني أصبت في بصري قادع الله لي، قال: اذهب فتسوضاً، وصل ركستيين ثم قل: والسلهم إني أسالسك وأسوجه إليك بنيتي محمد، نبي الرحمة، يا محمد إني أستشفع بك على ربي في رد بصري، موفي رواية ،في حاجتي لتقضى لي، اللهم شفعه في، (ثم قال تتلا:) وإن كانت حاجة فاقعا مثل ذلك.

[(وفي بعض روايات الحديث خلاف يسبر في الألفاظ ليس بذي بال)] من هذا الحديث أخذ الفقهاء مندوبية صلاة الحساجة، فمن كانت له إلى الله تعالى حاجة، صلى هذه الصلاة، وتوجه إلى الله بهذا الدعاء، مع ما يناميه من الدعاء الحافور وغير المألور، مما تمس إليه الحاجة وما شعر به صاحها.

ومتطـوق الحديث حجة في صحة التسوسل بالحي، ومفهنومه حجة على صحبة التسوسل بالحي أو الميت ليس عوسلا بالجسم ولا بالحياة ولا بالموت، ولكن بالمعنى الطبب العلازم للإنسان في الموت والحياة، وما الجسم إلا حقيبة لصبيائية هذا المعنى، فاستوجب بهذا لعبيائية هذا المعنى، فاستوجب بهذا الموت والحيات، قهو موجه إلى المعنى الحريم على الله، والمسلازم للروح، والذي هو موضع التوسل بالحي أو الميت على حد سواء.

#### THE HADITH OF THE MAN IN NEED

w40.4 Moreover, Tabarani, in his al-Mu'jam alsaghir, reports a hadith from 'Uthman ibn Hunayf that a man repeatedly visited 'Uthman ibn 'Affan (Allah be well pleased with him) concerning something he needed, but 'Uthman paid no attention to him or his need. The man met Ibn Hunayf and complained to him about the matter—this being after the death of the Prophet (Allah bless him and give him peace) and after the caliphates of Abu Bakr and 'Umar—so 'Uthman ibn Hunayf, who was one of the Companions who collected hadiths and were learned in the religion of Allah, said: "Go to the place of ablution and perform ablution (wudu), then come to the mosque. perform two rak'as of prayer therein, and say,

" 'O Allah, I ask You and turn to You through our prophet Muhammad, the Prophet of Mercy; O Muhammad, I turn through you to my Lord, that He may fulfill my need,'

"and mention your need. Then come so that I can go with you [N: to the caliph 'Uthman]." So the man left and did as he had been told, then went to the door of 'Uthman ibn 'Affan (Allah be well pleased with him), and the doorman came, took him by the hand, brought him to 'Uthman ibn 'Affan and seated him next to him on a cushion. 'Uthman asked, "What do you need?" and the man mentioned what he wanted, and 'Uthman accomplished it for him and then said, "I hadn't remembered your need until just now," adding, "Whenever you need something, just mention it." Then the man departed, met 'Uthman ibn Hunayf, and said to him, "May Allah reward you! He didn't see to my need or pay any attention to me until you spoke with him." 'Uthman ibn Hunayf replied, "By Allah, I didn't speak to him, but I have seen a blind man come to the Messenger of Allah (Allah bless him and give him peace) and complain to him of the loss of his eyesight. The Prophet (Allah bless him and give him peace) said, 'Can you not bear it?' and the man replied, 'O Messenger of Allah, I do not have anyone to lead me around, and it is a great hardship for me.' The Prophet (Allah bless him

حديث صاحب الحاجة w40.4 ومع هذا فقد أخرج الطبراني في معجمة الصغير، عن [أبي أسامة بن سهل بن حتيف، عن عمه } عثمان بن حنيف : أن رجعة كان يختلف إلى عنمان بن عفسان رضي الله عنه في حاجبة له . فكمان عثمان لايلتقت إليه ولا بنظر في حاجتمه، فلقى ابن حنيف فشكا إليه ذلك (أي بعد وفاة النبي ﷺ . وبعد خلافه أبي بكر وعمر) . فقال له عشمان بن حنيف (وهو الصحابي المحدث العالم بدين الله) : ايت الميضاة فتنوضاً ، ثم ايت المسجد ، فصل فيه ركعتين، ثم قل: اللهم إنى أساللك وأتوجه إليك بنبينا محمد نبي الرحمة ، يا محمد : إتي أتوجه بك إلى ربى فيقضى حاجتي، قال وتلذكر حاجتك، ورح حتى أروح معك. فانطلق البرجيل يصنع ما قال له، ثم أتى باب عثمان بن عفان رضى الله عنه. فجماء البمواب حتي أخذ ببده فأدخله على عشمسان بن عفسان فأجلسته معسه على الطنفية ((الوسادة)) فقال: ما حاجتك؟ فذكر حاجته وقضياها له، ثم قال له : ما ذكرت حاجتك حتى كنان الساعة . وقال: ما كانت لك من حاجة فاذكرها! ثم أن المرجل خرج من عنده، فلقي عثمان بن حنيف القمال له : جزاك الله خيبراً، ماكان ينظر في حاجتي ولا يلتفت إلى حتى كلمت، [(يسريد أن ابن حنيف کلمه، أي توسط له عند عثمان اين عفان]]. فقسال عشمسان بن حسيف : والله ما كلمته . لكني شهدت رسول الله ﷺ وأتاه ضرير فشك إليه ذهاب بصره، فقال له النبي 🏨 : أفتصب ر؟ فقال : يا رسول الله إنه ليس لي قائد، وقد شق على. فقسال ﷺ : ايت الميضأة فتموضأ، ثم

#### Supplicating Allah Through an Intermediary (Tawassul) w40.5

and give him peace) told him, 'Go to the place of ablution and perform ablution (wudu), then pray two rak'as of prayer and make these supplica- tions.' "Ibn Hunayf went on, "By Allah, we didn't part company or speak long before the man returned to us as if nothing had ever been wrong with him." This is an explicit, unequivocal text from a prophetic Companion proving the legal validity of <i>tawassul</i> through the dead. The account has been	صل ركعتين، ثم ادع بهمانه المدعوات. قال ابن حنيف: فوالله ما تفرقنا وطال بنا المحمديث حتى دخل علينا الرجل كأن لم يكن به ضر قط. وهمذا نص صحابي قطمي صريح في صحة التوسل بالموتى، وقد صحح هذه القصة البيهتي والمنذري والهيشمي [ ].
classed as rigorously authenticated (sahih) by Bayhaqi, Mundhiri, and Haythami. THE AUTHENTICITY OF THE HADITH OF THE BLIND MAN	تحقيق صحة حديث الضرير
w40.5 Tirmidhi has stated that the hadith of the blind man is "a hadith that is well or rigorously authenticated but singular, being unknown except through this chain of narrators, from the hadith of Abu Ja'far, who is not Abu Ja'far Khatmi," which means that the narrators of this hadith, despite Abu Ja'far being unknown to Tirmidhi, were acceptable to the degree of being well or rigor- ously authenticated in either case. But scholars before Tirmidhi established that Abu Ja'far, this person unknown to Tirmidhi, was Abu Ja'far Khatmi himself. Ibn Abi Khaythama said, "The name of this Abu Ja'far, whom Hammad ibn Salama relates from, is 'Umayr ibn Yazid, and he is the Abu Ja'far that Shu'ba relates from," and then he related the hadith by the channel of trans- mission of 'Uthman from Shu'ba from Abu Ja'far. Ibn Taymiya, after relating the hadith of Tir- midhi, said, "All scholars say that he is Abu Ja'far Khatmi, and this is correct." Reflect on this. The hadith master Ibn Hajar notes in <i>Taqrib al-tah- dhib</i> that he is Khatmi, and that he is reliable (saduq). Ibn 'Abd al-Barr likewise says that he is Khatmi in <i>al-Isti'ab fi ma'rifa al-ashab</i> . Moreover. Bayhaqi related the hadith by way of Hakim and confirmed that it was rigorously authenticated (sahih), Hakim having related it by a chain of transmission meeting the standards of Bukhari and Muslim, which the hadith master Dhahabi confirmed, and Shawkani cited as evidence.	40.5 (44.4 [وقد] قال الترمذي عنه : حديث حسن صحيح غريب، لا يعرف إلا من هذا السوجسه ، من حديب أبي جعفر ، قال : وهو غير الخطبي [بفتح مع مجهولية أبي جعفر عند الترمذي الخاء] ومعنى هذا : أن رواة هذا الحديث مع مجهولية أبي جعفر عند الترمذي الرجهين . وعلماء الحديث الذين سبقوا السرميذي حقق وا أن أبا جعفر (هذا المجهول عند الترمذي) هو الخطمي المبهول عند الترمذي) هو الخطمي المبهول عند الترمذي) هو الخطمي المحهول عند الترمذي الذين سمقوا بينه ، قال ابن أبي خيشمة : أبو جعفر المروي عنه شعبة ، ثم روى الحديث من طريق عثمان : عن شعبة ، عن أبي الترمذي : قال ابن نيمية ، يعد أن روى حديث الترمذي : الترمذي : النحطمي ، وهو الصواب « فتأمل . "وساتر العلماء قالوا هو أبو جعفر الن حجز : أنه الخطمي وأنه صدوق (من السادسة] وفي (الاستيماب) لابن عبد السر : أنه الخطمي كذلك ، ثم أن الحائم وأثر تصحيحه ، وقا راه الحاكم الحائم وأثر تصحيحه ، وقا الحاكم

937

of transmission are known to top Imams of hadith such as Dhahabi (and who is severer than he?), Ibn Hajar (and who is more precise, learned, or painstaking than he?). Hakim, Bayhaqi, Tabarani, Ibn 'Abd al-Barr, Shawkani, and even Ibn Taymiya, This hadith was recorded by Bukhari in his al-Tarikh al-kabir, by Ibo Majah in his Sunan, where he said it was rigorously authenticated (sahih), by Nasa'i in 'Amal al-yawm wa al-layla, by Abu Nu'aym in Ma'rifa al-Sahaba, by Bayhaqi in Dala'il al-nubuwwa, by Mundhiri in al-Targhib wa al-tarhib, by Haythami in Majma' al-zawa'id wa manba' al-fawa'id, by Tabarani in al-Mu'iam al-kabir, by Ibn Khuzayma in his Sahih, and by others. Nearly fifteen hadith masters (huffaz, hadith authorities with more than 100,000 hadiths and their chains of transmission by memory) have explicitly stated that this hadith is rigorously authenticated (sahih). As mentioned above, it has come with a chain of transmission meeting the standards of Bukhari and Muslim, so there is nothing left for a critic to attack or slanderer to disparage concerning the authenticity of the hadith. Consequently, as for the permissibility of supplicating Allah (tawassul) through either a living or dead person, it follows by human reason. scholarship, and sentiment, that there is flexibility in the matter. Whoever wants to can either take tawassul or leave it, without causing trouble or making accusations, since it has been this thoroughly checked (Adilla Ahl al-Sunna wa al-Jama'a (v119), 79-83).

المذهبون واستشهديه الشوكاني. وهما! من هما؟ ومعنى هذا : أن جميع رجال السنيد معم وفيون لكيبار أئمة الحديث كالذهبي (وهم من هو تشدداً) وابن حجر (وهو من هو ضبطاً وحفظاً وتحقيقاً) والحاكم، واليهقى، والطبيراني، وابن عبيد البير، والشوكاني، حتى ابن تيمية [ . . . الخ]. ثم أن هذا الحديث أخرجه البخاري في (التساريسخ الكبيس) وابن ماجسه في رالسنن) ونص على صحته، والنساني في (عمل البوم والليلة) وأبو نعيم في (معرفة الصحابة) والبيهقي في (دلائل النبوة) والمنهذري في (الشرغيب) والهيثمي في (المجمع) والطبراني في (الكبيس) وابن خزيمة في صحيحه، وأخرون. وقد نص على صحته نحو خمسة عشر حافظيان وهكبذا جاء الحبديث كما قدمنا على شرط المصبحييجيين البخساري ومسلم، فلم يبق بعد هذا مطعن لطاعن، أو مغمز لمغتمز في صحة الحديث . وبسالتسالي في جواز التبوسل بالحي والسميت جميعه أمن طريق : العقسل. والعلم، والعناطفية، في الأمر سعة : من شاء توسيل ومين شاء ترك بلا فتشية ولا تأثيمها بعسدكل هذا التحقيق السدقيق [محرر من أدلية أهيل السنة والجماعة : .144 - 14

w40.6 (n:) It is well to review some salient features of the above article, such as:

(1) that there are two hadiths, Tirmidhi's hadith of the *blind man* and Tabarani's hadith of the *man in need* to whom 'Uthman ibn Hunayf related the story of the blind man, teaching him the *tawassul* that the Prophet (Allah bless him and give him peace) had taught the blind man.

(2) Tirmidhi's hadith is rigorously authenticated (sahih), being the subject of the above investigation of its chain of narrators, the authenticity of which is established beyond a reasonable doubt and attested to by nearly fifteen of the foremost hadith specialists of Islam. The hadith explicitly proves the validity of supplicating Allah (tawassul) through a living intermediary, as the Prophet (Allah bless him and give him peace) was alive at the time. The author of the article holds that the hadith implicitly shows the validity of supplicating Allah (tawassul) through a deceased intermediary as well, since: The Prophet (Allah bless him and give him peace) told the blind man to go perform ablution (wudu), pray two rak'as, and then make the supplication containing the words, "O Muhammad, I seek your intercession with my Lord for the return of my eyesight," which is a call upon someone physically absent, a state in which the living and the dead are alike.

Supplicating Allah (tawassul) through a living or deceased intermediary is, in the author's words, "not *tawassul* through a physical body, or through a life or death, but rather through the positive meaning attached to the person in both life and death, for the body is but the vehicle that carries that significance."

And perhaps the most telling reason, though the author does not mention it, is that everything the Prophet (Allah bless him and give him peace) ordered to be done during his lifetime was *legislation* valid for all generations until the end of time unless proven otherwise by a subsequent indication from the Prophet himself (Allah bless him and give him peace), the *tawassul* he taught during his lifetime not requiring anything else to be generalized to any time thereafter.

(3) The authenticity of Tabarani's hadith of the man in need during the caliphate of 'Uthman (Allah be well pleased with him) is not discussed by the article in detail, but deserves consideration, since the hadith explicitly proves the legal validity of supplicating Allah (tawassul) through the deceased, for 'Uthman ibn Hunavf and indeed all the prophetic Companions, by scholarly consensus (ijma'), were legally upright ('udul, dis: w56), and are above being impugned with teaching someone an act of disobedience, much less idolatry (shirk). The hadith is rigorously authenticated (sabih), as Tabarani explicitly states in his al-Mu'iam al-saghir (v131), 1.184. The translator, wishing to verify the matter further, took the hadith with its chain of transmitters to hadith specialist Sheikh Shu'ayb Arna'ut, who after examining it, agreed that it was rigorously authenticated (sahih) as Tabarani indicated, a judgement which was also confirmed to the translator by the Moroccan hadith specialist Sheikh 'Abduilah Muhammad Ghimari, who characterized the hadith as "very rigorously authenticated," and noted that hadith masters Haythami and Mundhiri had explicitly concurred with Tabarani on its being rigorously authenticated (sahih). The upshot is that the recommendedness of *tawassul* to Allah Most High-through the living or the dead-is the position of the Shafi'i school, which is why both our author Ibn Nagib at j13.2, and Imam Nawawi in his al-Adhkar (y102), 281-82, and al-Majmu' (y108), 8.274, explicitly record that tawassul through the Prophet (Allah bless him and give him peace) and asking his intercession are recommended. A final article below by a Hanafi scholar concludes the discussion.

دلداء الصالحين (محمد المحامد:) ((ت: )] w40.7 (Muhammad Hamid:) As for calling upon (nida') the righteous (n: when they are physically absent, as in the words "O Muhammad" in the above hadiths), tawassul to Allah Most High through them is permissible, the supplication (du'a') being to Allah Most Glorious, and there is much evidence for its permissibility. Those who call on them intending tawassul cannot be blamed. As for someone who believes that those called upon can cause effects, benefit, or harm, which they create or cause to exist as Allah does, such a person is an idolator who has left Islam (dis: 08.7(17))—Allah be our refuge! This then, and a certain person has written an article that tawassul to Allah Most High through the righteous is unlawful, while the overwhelming majority of scholars hold it is permissible, and the evidence the writer uses to corroborate his viewpoint is devoid of anything that demonstrates what he is trying to prove. In declaring tawassul permissible, we are not hovering on the brink of idolatry (shirk) or coming anywhere near it, for the conviction that Allah Most High alone has influence over anything, outwardly or inwardly, is a conviction that flows through us like our very lifeblood. If tawassul were idolatry (shirk), or if there were any suspicion of idolatry in it, the Prophet (Allah Most High bless him and give him peace) would not have taught it to the blind man when the latter asked him to supplicate Allah for him, though in fact he did teach him to make tawassul to Allah through him. And the notion that tawassul is permissible only during the lifetime of the person through whom it is done but not after his death is unsupported by any viable foundation from Sacred Law (Rudud 'ala abatil wa rasa'il al-Shaykh Muhammad al-Hamid (y44), 2.39).

سبحبانيها والأدلة على ذلك كئيرق ومن ناداهم بقصد التوسل بهم لا يلام. أما من اعتقيد فيهم التأثيير والنفيع والضرر خلقا وإيجادا كالمذي يكون من الله تعالى فهو مشيرك مرتبد عن الإسبلام والعيباذ بالله . هذا وقد كتب بعض الناس كتابة حرم فيها التنوسل إلى الله تعبالي بالصالحين في حين أن جمهرة العلماء تحيزه، وما أسئد إليه في تصبويب وجهمة نظره لا دليل فيه على ما يريد، وإننا في إجازتنا التوسل لا نحموم حول الشمرك ولا ندنمو منه لأن الاعتقاد بأن الله تعالى هو المؤثر وحدء في الأمور باديها وخافيها، هذا الاعتقاد سالك منا مسلك الروح . ولوكان التوسل شركاً أو فيه شائبة الشرك ما علمه نبى الله 🚌 للأعمى حين سأله أن يدعبو الله له. فقد علمه التوسل به .

وإجازة التوسل في حياة المتوسل به لا بعد مماته لا يعتمد أصلاً شرعياً [تقل عن ردود على أساطيىل ورسائل الشيخ محمد الحامد: ٢/ ٣٩].

w41.0 SMOKING (from j16.5)

w41.0 تحريم التدخين

«لا ضرار ولا ضرار».

w41.1 (A:) Many contemporary scholars hold it is unlawful to buy, sell, use, or grow tobacco, because of the unlawfulness of consuming what has been proven to be harmful, which is attested to by the word of the Prophet (Allah bless him and give him peace).

Let there be no harming, nor reciprocating harm,  $\tilde{}$ 

940

a well-authenticated hadith (n: of which Muhammad Jurdani says, "The ostensive meaning of this hadith is the prohibition of all forms of harmfulness, great or small, since the grammatical indefinite [n: of the words "harming" and "reciprocating harm"] in a negative context indicates generality" (al-Jawahir al-lu'lu'iyya fi sharh al-Arba'in al-Nawawiyya (y68), 244).)

EVIDENCE OF THE HARMEULNESS OF SMOKING

حديث حسين [رواه ابين ماجيه والبدارقطني وغيرهما مستدأ] . (ت : قال الشبارح محمد الجرداني: وظاهر هذا الحديث تحريم سائر أنواع الضرار ما قل منهما ومما كشر لأن النكرة في سياق المنفي تعم [نقبل من الجواهر اللؤلؤية في شرح الأربعين النووية : ٢٤٤].

إثبات ضرر التدخين

w41.2 (Richard Doll and R. Peto:) .... Particularly large and impressive studies have been carried out in the United States (by the American Cancer Society and the National Cancer Institute), in Japan (by Hirayama), and in Sweden, and all point to the conclusion that in countries in which many cigarette smokers have

have been carried out in the United States (by the American Cancer Society and the National Cancer Institute), in Japan (by Hirayama), and in Sweden, and all point to the conclusion that, in countries in which many cigarette smokers have been smoking regularly since early adult life, lung cancer is some 10 to 15 times commoner in regular cigarette smokers than in lifelong non-smokers and up to 40 times commoner in very heavy smokers....

These observations that smokers were at far greater risk of lung cancer than nonsmokers did not, in themselves, prove that smoke caused the disease, although it was difficult to think of any other way in which such a close quantitative relationship could have been produced; but other observations effectively exclude any alternative [n: emphasis the translator's]. These include the fact that the relative risk of lung cancer increased with decreasing age of starting to smoke and decreased with the number of years that smoking had been stopped; that the increase in incidence appeared at an appropriate time after the increase in cigarette sales (after due allowance is made for a spurious increase due to improved diagnosis) and with an appropriate lag in time between the increase among men (who started to smoke cigarettes early this century) and that among women (who started about a quarter of a century later); and that there is a general parallelism between the incidence of the disease in different countries and social and religious groups and the corresponding figures for the consumption of cigarettes. (Furthermore, it was found that when extracts of cigarette smoke were applied repeatedly to the skins of laboratory mice many tumours developed.) (Oxford Textbook of Medicine (y76), 4.61)

(n: The foregoing is a statement by competent medical authorities that smoking is harmful to the body.)

w41.3 (Sulayman Bujayrmi:) Whatever harms the body or mind is unlawful, from which the unlawfulness of the well-known tobacco (dukhan) is known (*Tuhfa al-habib 'ala Sharh al-Khatib almusamma bi al-lqna' fi hall alfaz Abi Shuja'* (y6), 4.276).

w41.3 (سليمان البجيرمي:) [...] ويحرم ما يضر البدن أو العقل: ومنه يعلم حرمة المدمحان المشهور [نقل من تحفة الحبيب على شرح الخطب ٤/ ٢٧٦].

(A: This is an explicit text (nass) from a Shafi'i scholar that establishes the ruling for smoking in our school. As for the evidence that growing, buying, and

w42.0

selling tobacco is unlawful, it consists in the principle of Sacred Law that whatever leads to the unlawful is itself unlawful. A number of Islamic scholars have explicitly declared the total prohibition of tobacco, among them Hashim al-Khatib. 'Ali al-Daqar, Badr al-Din al-Hasani, Sheikh al-Qalyubi, and Muhammad Hamid. In past centuries, before the harmfulness of tobacco had been scientifically established, some formal legal opinions (fatwas) were given that smoking was merely offensive. In light of what we know today about the harm tobacco causes, such opinions are plainly no longer the reliable position for *fatwa*. If uneducated Muslims who follow these opinions may plead ignorance. Islamic scholars, for their part, should fear Allah and remember that there is scholarly consensus that it is not lawful to judge by other than the soundest and most reliable position (dis: w12.2). Someone with knowledge is obliged to teach people what is closer to Islam.)

w42.0 BUYING AND SELLING INSURANCE IS UNLAWFUL (from k2.1(e))

w42.0 تحريم عقد التأمين

w42.1 (A:) In addition to the fact that they are usurious (riba, def: k3), buying and selling insurance policies are unlawful because of the Prophet's prohibition (Allah bless him and give him peace) of sales in which there is chance or risk (gharar). Muslim relates from Abu Hurayra that

"The Messenger of Allah (Allah bless him and give him peace) prohibited sales of 'whatever a pebble thrown by the seller hits,' and sales in which there is chance or risk (gharar)."

w42.2 (Nasir al-Mutarrizi:) Gharar is chance or risk, meaning it is not known whether it will come to be or not, such as selling fish in the water or birds on the wing. It includes transactions of unknown things, the particulars of which are not fully comprehended by the buyer and seller (al-Mughrib fi tartib al-Mu'rib (y94), 2.100).

w42.3 (n:) Urging the permissibility of insurance, one Muslim modernist has written that the very precise statistical data possessed by insurance companies concerning the probabilities of various eventualities makes what they are selling determinately known (ma'lum). This argument fails when one realizes that statistical data from a group of events yields probability figures that, properly speaking, are a description of the group as a whole, and are only *analogically* applied to the individual events within it. When generalized to similar groups of events in

the future, such probabilities yield commercially useful knowledge about the likelihood of a particular outcome for these future groups. But they cannot and do not tell what the outcome will be for any *particular* member of the group, in this case the particular insurance policy. Thus, a "17 percent probability" that circumstances will enable one to collect such and such an amount on a policy is a mere description of the whole group of previous policy holders in similar circumstances, which does not tell whether one will collect the amount or not. One may collect a certain amount or may not collect it, which is precisely the *ghurar* that is unlawful.

w42.4 (A:) When one needs a car in a country whose laws force one to have car liability insurance, buying the insurance has effectively become a tax, and is the moral responsibility of the lawmakers, not the person forced to comply.

w43.0 DEALING IN INTEREST (RIBA) IN ENEMY LANDS (DAR AL-HARB) (from k3.0, end)

w43.1 (Muhammad Hamid:) A formal legal opinion (fatwa) given by the mufti of Dar al-'Ulum and his assistant in Deoband, India, states that dealing in interest (riba, def: k3.0(N:)) is permissible between Muslims and non-Muslims in enemy lands (dar al-harb), meaning areas in which the rules of Islam do not exist, such countries not holding its validity or believing in it. This fatwa states that it is permissible for a Muslim to both take interest (riba) and give it, and claims that India is an enemy land (dar al-harb), so there is no objection to dealing in interest there, and it lastly permits Muslims to put their money in the banks of non-Muslims and take interest from them, and likewise permits them to loan the state money for interest. That is a summary of the contents of the fatwa. It bases the permissibility of dealing in interest (riba) with non-Muslims in enemy lands (dar al-harb, def: w43.5) on the opinion of Imams Abu Hanifa and Muhammad ibn Hasan Shaybani, the colleague of Abu Hanifa (Allah Most High have mercy on them). Without a doubt, this is what the two Imams have explicitly stated, and is the position of the Hanafi school, as conveyed in both its main texts and their commentaries.

w43.0 التعامل بالربا في دار | الحرب

(محمد الحامد: ) صدرت (w43.1 فتموى من مفتى دار العلوم بديمو بمانمد في الهنسد ومن مسماعيده، تصبرح بجواز التعامل بالربابين المسلمين وبين المكفار في دار المحسرب، وهمي المبسلاد التي لا سمري فيهما أحكام الإسلام. إذ لا يعتقد أهله صحنه فهم به غير مؤمنين. وقيد أجازت هذه الفتوي أخذ المسلم الربا وإعطاءت ورعمت أذبلاد الهنددار حرب، فلا حرج في التعامل بالربا فيها. وسمحت اخبرا بوضع المسلمين أموالهم في مصارف غيسر المسلمين، وبأخسد الفائدة الربوية منها، كما سوّغت إقراض الدولة المال بغائدة أيضا . هذا ملخص ما جاء في الفتوي. وقيد بنت جواز التعسامسل مع غيسر المستلمين في دار الحسرب على قول الإمنامين أبي حنيفة وصاحبه محمد بن الحسن الشيباني رحمهما الله تعالى . ولا شك أن هذا صريح قولهمما، وهو منقول المذهب متونأ وشر وحأ

# w43.2 Notes and Appendices

Imams Shafi'i and Abu Yusuf, the colleague of Abu Hanifa, (Allah Most High have mercy on them) contradict this opinion. What 1, while unqualified to intervene in positions that are dif- fered upon by <i>mujtahid</i> Imams (def: o22.1(d)), would nevertheless like to direct attention to is that the dissenting opinion of Shafi'i and Abu Yusuf is not a feeble viewpoint unsupported by evidence—by no means is that the case. Their po- sition on an issue like this deserves to be given its due, so that one can fully live up to the demands of religion. Nothing actualizes one's innocence like taking reasonable precautions, and perhaps a look at the evidence will dictate doing so.	لكن خالفهما في قولهما هذا الإمامان الشافعي رحمه الله وأبو يوسف صاحب أبي حنيفة رحمهما الله تعالى. ونحن وإن لم نكن أهلاً للدخول فيما بين الأئمة المجتهدين في خلافساتهم لكن الذي أحب توجيه النظر إليه هو أن خلاف الشيافعي وأبي يوسف ليس بالخسلاف فإن قولهما في مثل هذا جدير بأن يحسب له حسابه، استيراء من المرء لدينه، ولا يحقق البراءة شيء كالاحتياط المعقول، ولمل النظر في الدليل يملي الأخذ بالحيظة.
THE EVIDENCE OF ABU HANIFA AND IMAM MUHAMMAD	حجة أبي حنيفة والإمام محمد
w43.2 The evidence of Abu Hanifa and Muham- mad for the permissibility of taking interest (riba) from non-Muslims in enemy lands (dar al-harb) is the Prophet (Allah bless him and give him peace) having said,	w43.2 استـــدل أبـو حنيفة ومحمـد لجـواز أخــذ الـربـا من الكـافرين في دار الحرب بقول النبي ﷺ : «لا ربا يين المــلم والحربي في دار الحرب».
 "There is no usury (riba) between the Muslim and the hostile non-Muslim in enemy lands (dar al-harb),"	المسرب». بأن مالهم مباح لنا في دارهم ، فإذا أخذه المسلم المستأمن منهم فيها برضاهم جاز، إلا ما كان بطريق الغدر،
such that their property is lawful to us in their own lands. It is permissible for a Muslim who is there under a safe-conduct to take it from them with their approval, unless it is by way of deceit, which is unlawful because it violates the safe-conduct agreement they have effected with him that per- mits him to enter their lands under stipulation that he honor it, it being unlawful for him to violate it. As for when one of them enters our lands under a safe-conduct, it is not permissible to deal in interest (riba) with him, for our safe-conduct agreement with him makes his property inviolable to us, except what he transacts in a lawful way free of sin or blame, for the lands are those of Islam.	فهو حرام، لمنافاته عقد الأمان الذي عقدوه له، إذ سمحوا له بدخول دارهم ، وشرطوا عليه الوفاء به فيحرم عليه تعديه . أما إذا دخل مستأمن متهم دارنا فلا تسويغ للربا معه لأن عقد أماننا له يحرُم علينا ما له إلا ما كان بطريق شرعي لا إلم فيه ولا ملام، إذ الدار دار إسلام .
THE EVIDENCE OF SHAFTI AND ABU YUSUF	حجة الشافعي وأبي يوسف
w43.3 Shafi'i and Abu Yusuf hold that hostile	w43.3 والشافعي وأبو يوسف يعتبران

non-Muslims,"

Muslim;

Muslim lands.)

#### Dealing in Interest (Riba) in Enemy Lands (Dar al-Harb) w43.4

non-Muslims in their own lands are like those of الكافر الحربي في دارهم كالمستأمن قي them with a safe-conduct agreement in our lands: دارناء فكما لايحل الربامع هذا لايحل just as dealing in interest (riba) with one of them in مع ذاك. وقسالا في الحديث إنبه غريب our lands is not lawful, neither is dealing in it with ۵ أى تفرد به راو واحد فقط ... them in theirs. They say that the above-mentioned اقال الكمال بن الهمام في فتح القدير hadith is singular (gharib), meaning it has reached us through but one single narrator. Kamal ibn al-إالهذى شرح به كتساب الهداية]: قال Humam states in Fath al-Qadir that Shafi'i relates الشافعي: قال أبو يوسف ; إنما قال أبو from Abu Yusuf that Abu Hanifa only held this حنيفية هذا لأن بعض المشيخة حدثنا عن position because a certain sheikh related from مكحول عن رسول الله ﷺ أنه قال: Makhul that "the Prophet (Allah bless him and الاربابين أهبل الحرب أظنه قال: give him peace) said, وأهب الاسلام، قال الشباقعي: وهذا " 'There is no usury (riba) between enemy الحديث ليس بثابت ولاحجة فيه السنده عنه البيهقي. قال [] أي شمس الأثمة) السرخسي "[N: Makhul adding,] and I think he said, 'and الحنفي في المبتسوط ..: هذا مرسط people who are Muslims."" Bayhaqi reports that ومكحول ثقة، والمرسل من مثله مقبول. Shafi'i said, "This hadith is not authenticated and there is no evidence in it." The Hanafi Sarakhsi .[...] says in al-Mabsut, "This hadith is mursal in: i.e. reported by one of those (tabi'i) who had personally met and studied under one or more of the prophetic Companions (Sahaba) but not the Prophet himself (Allah bless him and give him peace), hadiths reported in the form of quoting the Prophet (Allah biess him and give him peace) without mentioning the name of the Companion who related it directly from him], though Makhul [n: the tabi'i in this case] is a reliable narrator, and a mursal hadith from someone like him is acceptable as evidence ..... " w43.4 (n: Several pages follow, discussing the w43.4 (ٽ: ويلي ما سبق ذکره عدة evidence and ijtihad of Abu Hanifa and Imam صفحنات يشاقش المبؤلف فيهنا أدلة أبى Muhammad, as to why they allow: حنيفة ومحمد واجتهادهما في تجويز : _ أخذ الريا (دون إعطائه) . (a) taking interest (riba), not giving it; _ بشيرط أن يكمون من الكافر الحربي (لا من المسلم) . (b) from an enemy non-Muslim, not from a ـ وإنما يكون كل من الآخذ والمعطى في دار الحسرب، لا إن كان أحبدهما أو (c) when both parties are in enemy lands كلاهما في دار الإسلام). (dar al-harb), not when either party or both are in . . . وعلى هذا فسا في فتوى مفتى دار العلوم بديسويمانيد من إجبازة إعطياء .... Thus, what the fatwa of the mufti of Dar al-'Ulum of Deoband says about the permissibility

945

w43.5

#### Notes and Appendices

of the Muslim giving interest (riba) to non-Muslims in enemy lands (dar al-harb) being like the permissibility of taking it from them, is wrong and unacceptable because it flatly contradicts the authoritatively transmitted position of the Hanafi school, as Imam Sarakhsi has explicitly stated in *al-Sayr al-kabir wa sharhuhu*, for the recorded position of the Hanafi school is for the permissibility of *taking* it from them only, not the permissibility of giving it to them....

This then, and it should be noted that Muslims in enemy lands (dar al-harb) dealing with each other in interest (riba) is not lawful, even though the above-mentioned *fatwa* does not direct itself to the question....

As for the fatwa's permitting Muslims to put their money in non-Muslims' banks for interest (riba), and to loan the state money for interest. this could only be done conformably with the opinion of Abu Hanifa and Imam Muhammad if the Muslim were in enemy lands (dar al-harb) and put his money in the enemy non-Muslims' bank there, and similarly with loaning the state money for interest. As for doing it in Muslim lands, it is not permissible, no matter whether the bank is located in Muslim lands or enemy lands. for the Muslim is forbidden to do such a thing in Muslim countries because Islam's rulings apply there, and scholars stipulate for the permissibility of his dealing in interest (riba) that firstly it be with non-Muslims, and secondly in enemy lands, so the prohibition applies in either case.

WHAT IS MEANT BY "ENEMY LANDS" (DAR AL-HARB)

w43.5 As for the *fatwa*'s claim that India is an enemy land (dar al-harb), it is not in its generality true. Because areas where Muslims reside and there is a remnant of Islam's rules—even if this is limited to marriages and what pertains to them, for example—are considered *Muslim lands*. A Muslim land does not become an enemy land except under three conditions:

(a) that the security of Muslims through their

المسلم المربيا للحريبين في دار الحرب كإحبازة اخبذه منهم ، ممنبوع لا يسلم له لمخالفته متقول المذهب الذي صرح به شمس الأثمة السرخسي في «السير الكبير وشبرحمان فإن المتقبول هوجواز الأخذ منهم فتطر لاجواز إعطائهم .... هذا وممسا يتبغى أن يعلم أن تعساسل المسلمين في دار الحسوب بالمرببا فيمنا بينهم غيبر جائزه وإنا لم تتعرض الفتوى المذكورة له.... وأما سماح الفنوي بوضع المسلمين أموالهم في مصارف غير المسلمين بالفائدة الربوية وتسويغهما لمهم إقراض المدولية المبالريها أيضاً، فهو إنما يتم في قول أبى حنيفية ومحمد إذا كان المبلم في دار المحترب ووضيع ماله في مصرف الحسربيين في دارهم . وكلذا الحكم في إقراضي مال للدولة بالفائدة، أما إذا كان فى دار الإسلام فلا؛ سواء كأن المصرف فيها أوافي دار الحرب لأنه ممتوع من هذا التصبيرف في بلاد المسلمين ليسر يسأنا أحكمام الإسلام فيهماء والففهماء قيدوا الجواز بأن يكون التعامق بالربا معهم في دارهم فالمنع شامل للصورتين .

ما هي دار الحرب؟

الأمازعم الفتوى أن بلاد الهند دار حرب فإنه على عصومه غير صحيح ذلك بأن المناطق التي يقطنها المسلمون منها. وفيها بقية من أحكام الإسلام ولو كانت قاصرة على الأنكحة وما إليها مثلاً، تعتبر دار إسلام. ولا تنقلب دار الإسلام أولاً: أن يزول الأمان الأول الذي كان leader no longer exists and the security of non-Muslims has taken its place;

(b) that they have been surrounded on all sides such that it is impossible for the aid of Muslims to reach them;

(c) and that not a single one of Islam's rules remains therein (N: which effectively means that none of the lands that Islam has spread to and in which something of it remains can be considered an enemy land. As for other countries, *enemy lands* (dar al-harb, lit, "abode of war") consist of those with whom the Muslim countries (dar al-Islam) are at a state of war) (n: in the light of which, it is clear that there is virtually no country on the face of the earth where a Muslim has an excuse to behave differently than he would in an Islamic country, whether in his commercial or other dealings).

(Rudud 'ala abatil wa rasa'il al-Shaykh Muhammad al-Hamid (y44), 2.267–79)

PROTECTING LENDERS FROM LOSS DUE TO INFLATION

ماذا يجب في وفياء القبرض عنيد هبوط سعر العملة الورقية .

للمسلمين بإمامهم ويحل محله أمان

ثانياً : أنْ يحاط بهم من كل جوائبهم

ثالثاً: أن لا يبقى فيها حكم من أحكام

(ح) فلا يعد من دار الحرب بلد انتشر

فيهما الإسلام وبقي فيهما شيء منمه إأمما

غيره من البلاد، فدار الحرب هي ما بينها

وبين دار الإسلام حالية حرب (ت : وفي

ضوء هذا فلا يكساد يكسون على وجسه

الأرض بلد يعتذر فيه المسلم بأن يتصرف

خلاف تصبرقه في دار الإسلام، سواء في

ماله أو في غيره)) .

فلا يمكن وصول مدد المسلمين إليها.

الإسبلام [محبر رمن ردود على أيباطيبل ورسائل الشيخ محمد الحامد : ٢/ ٢٦٧

الكافرين.

.[*** -

w43.6 (n:) Muhammad Amin ibn 'Abidin records that if one borrows ten *fils* (a monetary unit) which then lose *all* their value (kasada), one is not obliged. according to Abu Hanifa, to repay anything but the same amount of them. Abu Yusuf and Imam Muhammad, however, hold that one is obliged to repay their value (A: as it stood at the time of the loan) in silver (A: and since it is a financial obligation, the lender is entitled to accept other than silver in its place, such as the silver's value in currency at the market prices current on the day of repayment) (*Hashiyat radd al-muhtar 'ala al-Durr al-mukhtar sharh Tanwir al-absar* (y47), 5.162). As for a lawful alternative to interest for protecting the lender from losing money because of simple *inflation* (which in contradistinction to the above is a mere *decrease* in the value of currency), the best means would seem to be to initially loan a specific amount of gold or silver, and then repay the loan with the same amount of gold or silver, or its value in currency at the market prices current on the day of repayment, if the lender will accept this in place of it, as in (A:) above.

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w44.0 BEQUEATHING MORE THAN ONE-THIRD OF ONE'S PROPERTY (from L3.1(A:))

w44.1 (Muhammad Amin ibn 'Abidin:)

(Question:) "So-and-so bequeathed [wasiyya, def: L1.0(A:)] all of his property to a nonfamily member and died insisting on this, and only a wife survived him. She did not agree to permit this bequest [N: by waiving her own estate division share of one-fourth]. What is the ruling on it?"

(Answer:) "Bequeathing more than a third of one's property is not lawful when there is an estate division heir [n: or more than one] who deserves the whole estate. As for when an heir does not deserve the whole estate, such as a husband [N: whose maximal estate division share is one-half (dis L6.3)] or wife [N: whose maximal share is one-fourth (dis: L6.4)] [A: or when there are no eligible estate division heirs at all], then it is permissible to bequeath more than a third of one's property" (al-'Uqud al-durriyya fi tanqih al-Fatawa al-Hamidiyya (y53), 2.310). 1.4.4 (محمد أمين بن عابدين:) (سلل) فيما إذا أوصى زبد بجميع ماله لأجنبي ومات مصراً على ذلك عن زوجة لا غير ولم تجز الزوجة الوصية فكيف الحكم؟ الحجواب) الوصية بما زاد على الثلت غير جائزة إذا كان هناك وارت يجوز أن يستحق جميع الميال. أمنا إذا كان لا فإنه يجوز أن يوصي بما زاد على الثلث إنتل من العقود المدية في تنقيع الفتاوى

الحامدية : ٢/ ٢١٠].

w44.0 جواز الـوصيـة بأكثر

من ثلث المسال عند فقد

الورثة عند الحنفية

w45.0 A WIFE'S MARITAL OBLIGATIONS (from m5.1, end)

A WIFE'S MARITAL OBLIGATIONS IN THE SHAFF'I SCHOOL

w45.1 (Abu Ishaq Shirazi:) A woman is not obliged to serve her husband by baking, grinding flour, cooking, washing, or any other kind of service, because the marriage contract entails, for her part, only that she let him enjoy her sexually, and she is not obligated to do other than that. (A: Rather, it is considered sunna in our school for the wife to do the housework, and the husband (who is obliged to support her) to earn the living, since this is how the Prophet (Allah bless him and give him peace) divided the work between Fatima and w45.0 واجبات الزوجة
 واجبات الزوجة عند الشافعية
 واجبات (أبو إسخن الشير نزي:)
 (أبرو إسخن الشير نزي:)

والطحن والطبيخ والغبيل وغيرها من الخدم لأن المعقود عليه من جهتها هو الاستمنياع فلا يلزمها ما سواه (نقبل من المهذب في فقد الإمام الشافعي: ٢/ ٦٨]. رع: بل عنسدتا يسن لها خدمشه ويسن للزوج التكسب إذ نفقتها واجبة The Permissibility of Contraception w46.0

'Ali (Allah be well pleased with them)) (al- Muhadhdhab fi fiqh al-Imam al-Shafi'i (y125), 2.68). A WIFE'S MARITAL OBLIGATIONS	عليمه - لأن المنبي ﷺ قسم العمسل بين فاطمة وعلي رضي انه عنهما هكذا) . واجبات الزوجة عند الحنفية
IN THE HANAF! SCHOOL	
w45.2 (Nahlawi:) The wife's serving her husband at home—by cooking, cleaning, and baking bread—is religiously obligatory for her, and if she does not, she is committing a sin, though it is not something that she may be forced to do by the court ( <i>al-Durar al-mubaha fi al-hazr wa al-ibaha</i> (y99), 172).	45.2 ([و] وعليها خدمته داخل البيت دينانةً، من الطبخ والنَّسل والخبر، ولو لم تفعل ألمت. ولكن لا تجبر عليها فضاءً [نقل من الدرر المباحة في الحظر والإباحة: ١٧٢].
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w46.0 THE PERMISSIBILITY OF CONTRACEPTION (from m5.5)	46.0× جواز تنظيم النسل
w46.1 (Yusuf Qaradawi:) Islam has encouraged prolific reproduction and blessed children, male and female. But birth control has been made a dis- pensation for the Muslim when rational motives and real necessities call for it. The prevalent means people resorted to for preventing or diminishing births in the time of the Prophet (Allah bless him and give him peace) was coitus interruptus, placing the sperm outside the womb when ejaculation was felt imminent, and the prophetic Companions did this during the time of prophethood and divine inspiration. Bukhari and Muslim relate from Jabir. "We used to practice coitus interruptus in the time of the Messenger of Allah (Allah bless him and give him peace), while the Koran was being revealed." And in <i>Sahih</i> <i>Muslim:</i> "We used to practice coitus interruptus in the time of the Messenger of Allah (Allah bless him and give him peace). Word of this reached him and he did not prohibit it." A man came to the Prophet (Allah bless him and give him peace) and said: "O Messenger of Allah, I have a bondwoman with whom I practice coitus interruptus. I do not want her to get	1.46.1 (بوسف القرضاوي:) [] قد حبب الإسلام في كثرة التسل، وبازك الأولاد ذكوراً وإناناً ولكنه رخص للمسلم في تنظيم النسل إذا دعت إلى ذلك دواع معقولة وضر ورات معتبرة، وقد كانت الوسيلة الشائعة التي عبد الرسول ﷺ - هي العزل (وهو قذف النظف خارج السرحم عند الإحساس عهد الرسول ﷺ - هي العزل (وهو قذف النظف خارج السرحم عند الإحساس عهد الرسول ﷺ - هي العزل (وي قذف النظف خارج السرحم عند الإحساس عهد الرسول ﷺ - هي العزل (وي قذف النظف خارج السرحم عند الإحساس عهد الرسول ﷺ - هي العزل (وي قذف النظف خارج السرحم عند الإحساس عهد رسول الله يﷺ والقرآن ينزله. عهد رسول الله الم إلى النبي ﷺ فقال: «يا رسسول الله ، إن لي جاريسة وأنسا أعزل

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pregnant, but I want what men want. The Jews say that coitus interruptus is a lesser form of killing one's children." The Prophet (Allah bless him and give him peace) said: "The Jews have lied. If Allah wanted to create it, you would not be able to prevent it." (al-Halal wa al-haram fi al-Islam (y110), 191-92)	عنها، وإني أكره أن تحصل وأنا أريد ما يريد المرجال وإن اليهود تحدث: أن العـزل الموءودة الصغرى، فقـال عليه السـلام: «كـذبت اليهود. لو أراد الله أن يخلقه ما استطعت أن تصـرف» [رواء التـرصذي وأصحاب السنن] [نقـل من الحلال والحرام في الإسلام: ١٩١ ـ ١٩٢].
THE OFFENSIVENESS OF CONTRACEPTION IN THE SHAFT SCHOOL	كراهة العزل في المذهب الشاقعي
w46.2 (Ghazali:) It is of the etiquette of inter- course not to practice coitus interruptus, there being disagreement among scholars as to the per- missibility or offensiveness of doing so, though the correct position in our opinion is that it is permis- sible. As for its offensiveness, offensive is a term applied to things whose prohibition is closer to the unlawful, things whose prohibition is closer to the permissible, and things involving merely the non- performance of something meritorious; and it (n: coitus interruptus) is offensive in this third sense, the nonperformance of a meritorious act, just as it is said, for example, that "it is offensive for some- one in a mosque to sit without invoking Allah (dhikr) or praying," or "it is offensive for some- one living in Mecca not to perform the hajj every year." The meaning of this offensiveness is merely that it is forgoing what is fitter and more praiseworthy, as we established carlier in explain- ing the virtue of having a child ( <i>Ihya' 'ulum al-din</i> (y39), 2.47).	w46.2 (الغزالي:) ومن الآداب أن لا يعرزل [] فإن عزل فقسد اختلف العلماء في إساحته وكراهته [] والصحيح عندنا أن ذللك مباح وأسا الكراهية فإنها تطلق لنهي التحريم ولنهي التسزيمه ولنسرك الفضيلة . فهو مكر وه يقال يكره للقاعد في المسجد أن يتعد فارغاً لا يشتغل بذكر أو صلاة، ويكره للحاضر في مكة متيماً بها أن لا يحج كل منت، والمراد بهذه الكراهية ترك الأولى الفضيلة في الولد [محرر من إحياء علوم الدين: ٢/ ٧٤].
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w47.0 A WARNING AGAINST CARELESS ACCUSATIONS OF UNBELIEF (from 08.7(11))	ا w47.0 الــــّــحـــذيـــر من المجازفة بالتكفير
w47.1 (Muhammad 'Aiawi Maliki:) Many people error, may Allah correct them, in under-	w47.1 (محمــد علوي المــالكي: ) يخطى، كثير من الناس ـ أصلحهم الله ـ

standing the real reasons that put a person	فى فهم حفيقــة الأسبــاب التي تخــرج
beyond the fold of Islam and necessitate that he be	صاحبهما عن دائرة الإسلام وتوجب عليه
considered an unbeliever. One sees them rushing	الحكم بالكفر فسراهم يسارعون إلى
to judge Muslims as unbelievers for mere contra-	الحكم على المسلم بالكفر لمجرد
ventions of Sacred Law, until there is hardly a	المخالفة حتى المستم بالمسلمين على
Muslim on the face of the earth, save a handful.	
While we endeavor to excuse such people and give	وجه الأرض إلا القليل وتحن نتلمس
them the benefit of the doubt, saying that perhaps	فهؤلاء العذر تحسينا للظن، وتقول لعل
they have a good motive such as the intention to	تيشهم حسنسة من دافسع واجب الأمسر
fulfill the obligation to command the right and for-	بالمعروف والنهى عن المنكر ولكن فاتهم
bid the wrong, what has escaped them is that per- forming the duty of commanding the right and	أن واجب الأمسر بالمعسروف والنهى عن
forbidding the wrong requires wisdom and goodly	الممتكسر لابدقي أدائسه من الحكمية
exhortation, and if the matter requires argument,	والمسوعظية الحسنية وإذا اقتضى الأسر
it must be with that which is better, as Allah Most	
High says,	المجادلة يجب أن تكون بالني هي أحسن
	كما قال تعالى :
	﴿ آدْعُ إِلَىٰ سَبِيلِ رَبُّكَ بِالْجِكْمَـةِ
"Call to the path of your Lord with wisdom	والموعظة الخسنة وجادلهم بالتي هي ]
and goodly exhortation, and argue with them with	أَحْسَنُ ﴾ [الحجر: ١٢٥].
that which is better" (Koran 16:125),	وذلك أدعى إلى القبول وأقسرب
	للحصول على المأمول ومخالفته خطأ
for this is likelier to gain acceptance and achieve	وحماقة .
one's purpose, and to do otherwise is error and	
folly.	فإذا دعــوت مسلمـاً يصلي، ويـؤدي
,	· · · · · · · · · · · · · · · · · · ·
If one tries to convince a Muslim-who	قرائض الله ، ويجتنب محسارمه وينشير
If one tries to convince a Muslim—who prays, fulfills the obligations of Allah, avoids what	فرائض الله ، ويجتنب محسارمه وينشير ، دعوته ، ويشيد مساجده ، ويقيم معاهده ،
If one tries to convince a Muslim—who prays, fulfills the obligations of Allah, avoids what He has prohibited, invites people to His religion,	
If one tries to convince a Muslim—who prays, fulfills the obligations of Allah, avoids what He has prohibited, invites people to His religion, maintains His mosques, and keeps His coven-	دعوته، ويشيد مساجده، ويقيم معاهده، إلى أمر تراه حقاً ويراه هوعلى خلافك،
If one tries to convince a Muslim—who prays, fulfills the obligations of Allah, avoids what He has prohibited, invites people to His religion, maintains His mosques, and keeps His coven- ants—to accept something one feels is the truth,	دعوته ، ويشيد مساجده ، ويقيم معاهده ، إلى أمر تراه حقاً ويراه هو على خلافك . والسرأي فيه بين العلماء مختلف قديماً
If one tries to convince a Muslimwho prays, fulfills the obligations of Allah, avoids what He has prohibited, invites people to His religion, maintains His mosques, and keeps His coven- antsto accept something one feels is the truth, but he views the matter to be otherwise, and the	دعونه ، ويشيد مساجده ، ويقيم معاهده ، إلى أمر تراه حقاً ويراه هو على خلافك ، والسرأي فيه بين العلماء مختلف قديماً إقبراراً وإنكاراً فلم يطاوعك في رأيك
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If one tries to convince a Muslim—who prays, fulfills the obligations of Allah, avoids what He has prohibited, invites people to His religion, maintains His mosques, and keeps His coven- ants—to accept something one feels is the truth, but he views the matter to be otherwise, and the opinion of Islamic scholars affirming and denying it has been divided since time immemorial, and he	دعوقه ، ويشيد مساجده ، ويقيم معاهده ، إلى أمر تراه حقاً ويراه هو على خلافك ، والسرأي فيه بين العلماء مختلف قديماً إقبراراً وإنكساراً فلم يطباوعنك في رأينك فرميتمه بالكفير لمجرد مخالفته فراً إذاً نهاك قارفت عظيمة نكراه ، وأتيت أمراً إذاً نهاك
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# w47.1 Notes and Appendices

known as part of the religion. *Necessarily known* means such things as the oneness of Allah, the attributes of prophethood, that prophetic messengerhood has ended with Muhammad (Allah bless him and give him peace), the resurrection on the Last Day, the Final Reckoning, the recompense, and paradise and hell—the denier of any of which is an unbeliever, and which no Muslim has an excuse for ignorance of, unless he is a new convert to Islam, who is excused until he can learn, but not afterwards.

To judge a Muslim to be an unbeliever for anything besides the above is a very dangerous thing, as has come in the hadith,

"If someone says to his fellow Muslim, 'You unbeliever,' one of them deserves the name."

It is not valid for such a judgement to proceed from anyone except someone who knows the things that involve unbelief from those that acquit one of it in the light of the Sacred Law, and the strict demarcation between faith and unbelief according to the standards of the Law of Islam. It is not permissible for any human being to rush onto the field and charge another with unbelief on the basis of opinions and imaginings without having checked and made sure, and without firm knowledge. Otherwise the torrent would flood the valley floor, and not a Muslim would remain on the face of the earth, except a few. The Imam of the Two Sanctuaries (n: Juwayni) has said, "If we were asked to distinguish the expressions that deserve to be considered unbelief from those that do not, we would reply that this is a wish for something pointless to wish for, being too distant a reach and too stony a path to tread, involving as it does the very bases of the science of divine unity; someone who does not attain to the furthest reaches of the facts cannot arrive at anything reliable to vindicate his criteria for unbelief."

Because of this, we urge the utmost caution, in other than the above-mentioned cases, against careless accusations of unbelief, for they are extremely dangerous. And Allab guides to the best of ways, and unto Him is the final destination (*Mafahim yajibu an tusahhaha* (y83), 5–7). والبعث في السوم الآخسر والحسساب والجمزاء والجنبة والناري بكفر جاحده ولا يعذر أحد من المسلمين بالجهال به إلا من كان حديث عهد في الإسلام فإنه يعذر إلى أن يتعلمه فإنه لا يعذر بعده. .[...] وإن الحكم على المسلم بالكفسر في غير هذه المواطن التي بيتاها أمر خطير، وفي الحديث : ٢من قال لأخيه المسلم يا كافر فقد باء بها أحدهما، [رواه البخاري]. ولا يصبح صدوره إلا ممن عرف يتور الشريعة مداخل الكفر ومخارجه والحدود الفساصلة بين الكفر والإيمان في حكم الشريعية الغبراء افلا يجوز لأي إنسان الركض في هذا الميدان والتكفير بالأوهام والمطان دون تثبت ويقين وعلم متين . وإلا اختلط سيلها بالأبطح ولم يبق مسلم على وجسه الأرض إلا القليل . [...] وكمان إميام الحبرمين يضول: لوقيسل لنبا فصلوا ما بقنضى التكفير من العبارات مما لا يقتضى لقلنا هذا طمع في غير مطمع فإن هذا يعييد المندرك وعبر المسلك يستمد من أصبول التوحيد ومن لم يحظ بنهمايمات الحقمائق لم يتحصل من دلائل التكفير على وثائق الذليك نحيذر كل تحذير من المجازفة بالنكفير في غير المواطن السابق بيانها لأنه جد خطير . والله الهيادي إلى سواء السبيل وإليه المصير [محرر من مفاهيم يجب أن تصحح: ٥ ـ ٧].

# DEVIATIONS AND ABERRATIONS THAT ARE UNQUESTIONABLY INVALID

w47.2 (Muhammad Sa'id Buti:) We do not consider *deviations and aberrations* to include any position reflecting a disagreement between Islamic scholars resulting from their differences on derived rulings or particular applications of Sacred Law, for these all return to its basic methodology. Rather, we categorically affirm that this is a normal variance entailed by the very nature of the case (dis b6.2) and its methodological bases, though we subject these various viewpoints to an examination of which is the soundest, classifying them according to their relative strengths and weaknesses, each of us through his own reasoning (ijtihad) and judgement.

Nor do deviant and aberrant opinions necessarily entail the unbelief of the people who hold them, or being beyond the pale of Islam. Rather, there are some opinions so deviant that they reach the degree of negating what is necessarily known as being of the religion, leading to what the Prophet (Allah bless him and give him peace) termed open unbelief; others whose deviance reaches only the degree of being a violation of the methodological principles concurred upon by scholars of the Arabic language and hence by scholars of Islamic Law, entailing blameworthy innovation (bid'a), and perhaps corruption and turning from the truth without excuse; and still others whose deviance and aberrance wavers between reaching actual unbelief and merely falling within the bounds of corruption and blameworthy innovation, the honest and sincere investigator not finding any firm basis to consider them unbelief, yet not being able to accept with confidence that they are only a marginal deviance that does not compromise the person who holds them or put him outside of Islam. In dealing with this category of deviations and intellectual aberrances, we prefer to follow the way of greater precaution, which in this context consists of understanding people's states insofar as possible as if they were still within the fold of Islam and under its rubric. For the mistake of giving them the benefit of the doubt does not entail the losses entailed by making a mistake

ليس كل شذوذ في الرأى كفر

W47.2 (محمد معيد البسوطي:) [...و] لا نعد من الثداوذ أو الانحراف كل مذهب أو رأي انعكس الخلاف بين السعداماء فيه عن خلافهم في تلك الجرزيسات أو التطبيقيات العائدة إلى المنهج، بل هو، فيما نجزم به، خلاف طبيعي اقتضاه الخلاف في جذور القضية وأصولها المنهجية، وإن كنا تُخضع هذه الأراء المخلافية لميسزان التسرجسح والتصنيف بين درجات القوة والضعف. فيما قد يهاديه اجتهاد كل منا ونظره.

ثم إن [همذه] الأراء الشافة والمنحرفة [التي سنستعسرض تماذج منها] ليست بالضبر ورة مستوجبة لكفر أصحابهما وخروجهم عن الملة . بل فيهما ما يشتبد الشبذوذ والانحراف قيه بحيث يبلغ درجة إنسكار ما هو معسروف فن السديسن بالضبر ورة، فيجبر ذليك إلى ما سماه رسول الله ﷺ بالكفر البواح. وفيها ما يقف الشسذوذ والانحبراف فيمه عشدحد الخروجعن قواعد المنهج المتفق عليها عند علماء الشريعة الإسلامية ، فيستلزم التداعبا وربعها فسقبا وجنوحا عن الحق بدون عذر . . . وفيها ما قد يتردد الشذوذ والانحمراف فيمه بين بلوغ درجمة الكضر وحدود الفسق والابتداع، فلا يجد فيه السباحث السمنصف معتمسدا داسخسا للتكفيس، كما لا يطمئن إلى أنه الحراف جزئي لم ينبد بصباحبيه ولم يخترجه عن دائرة الإسلام. وتحن في مثل هذا النوع من الشـذوذات والضلالات الفكرية نؤثر البساع الحيطة . وإنمنا الحيطة في هذا المقمام حميل حال الشاس ما أمكن على أنهم لايزالون داخلين في حظيرة الإسلام واقبضيس تحست مظلمسه افإن الخطأ في تحسين الظن بهم لن يجر الوبال الذي يجره الخطأ في إساءة الظن بهم ينسبتهم www.islamicbulletin.com

by not giving them it and accusing them of unbelief and having left Islam. Despite which, we spare no effort to explain their corruption, and that they have innovated something Allah Mighty and Majestic has not given leave to; explaining their deviation from the methodology agreed upon by the scholars of this Community and warning people not to be misled by them or affected by their falsehoods (*al-Salafiyya marhala zamaniyya mubaraka la madhhab Islami* (y34), 109–10).

إلى الكفر والمروق عن الإسلام. هذا مع العلم بأنا لا تألو جهداً في بيان فسقهم وابتسداعهم لما لم يأذن به الله عز وجل وشدوذهم عن المنهج الذي اتفق عليه علماء هذه الأمة، وفي تحذير الناس من الاغتبرار يهم والتأثر بزيغهم [محرر من السلفية مرحلة زمنية مياركة لا مذهب إسلامي : ١٠٩ - ١١٠].

w48.0 WEAK HADITHS (from p9.5)

w48.0 الاحتجاج بالحديث | الضعيف

w48.1 (A:) Weak (da'if) is a term for any hadith with a chain of transmission containing a narrator whose memory was poor, one who was not trustworthy, not identified by name, or for other reasons. But weak cannot simply be equated with false. Were this the case, mere analysis of the transmitters would be the universal criterion for acceptance or rejection of particular rulings based on hadiths. While scholars do use this measure in upgrading the work of preceding generations of legal authorities, they have not employed it as a simplistic expedient to eliminate every piece of legal information that is connected with a weak hadith, because of various considerations.

MULTIPLE MEANS OF TRANSMISSION

كثرة الطرق

w48.2 One of these is that when a piece of information is received through a means of transmission that may or may not be trustworthy, we generally have doubts about it. But when one and the same piece of information reaches us through several completely different channels, even though each one may or may not be trustworthy, the logical probability of the information's falsity is much reduced. And if we receive the very same piece of information from ten such channels, the possibility of its falsity does not usually even come to mind.

This verificatory principle has two important implications, one being the obligatory nature of belief in hadiths that are *mutawatir* (def: o22.1(d(11))), and the second being the weight that hadith scholars give to multiple means of transmission, which can raise a hadith from well authenticated (hasan) to rigorously authenticated (sahih), or from weak (da'if) to well authenticated, as described in the following account of a hadith's reclassification by a major specialist in hadith forgeries.

('Ali Qari:) The hadith "I am the city of knowledge and 'Ali is its gate," was mentioned by Tirmidhi in his *Jami*', where he said it was

غير ئابت.

السيوطي .

unacknowledgeable. Bukhari also said this, and وكمذا قال البخباري وقبال إنه ليس له said that it was without legitimate claim to authen-وجه صحيح . وقال ابن معين إله كذب لا ticity. Ibn Ma'in said that it was a baseless lie, as أصمل له وكمذا قال أبمو حاتم ويحيى بن did Abu Hatim and Yahya ibn Sa'id. Ibn Jawzi سعبينان وأورده اينين السجبوزي في recorded it in his book of hadith forgeries, and was المموضوعات ووافقه الذهيي وغيره على confirmed by Dhahabi and others in this. Ibn ذلك . وقال ابن دقيق العبد هذا الحديث Dagig al-'Eid said, "This hadith is not confirmed by scholars, and is held by some to be spurious." لم ينبتوه وقيل إنه باطل . وقال الدارقطني Daragutni stated that it was uncorroborated. Ibn Hajar 'Asgalani was asked about it and answered وسئمل عنه الحافظ العسقلاني فأجاب that it was well authenticated (hasan), not rigor-بأنبه حسن لا صحيح كما قال الحاكم ولا ously authenticated (sahih), as Hakim had said, موضوع كما قال ابن الجوزي ذكره but not a forgery (mawdu^{*}) as Ibn Jawzi had said. This was mentioned by Suyuti. The hadith master (hafiz) Abu Sa'id 'Ala'i said, "The truth is that the وقسال الحسافيظ أببو سعيبد العبلاني hadith is well authenticated (hasan), in view of its الصواب أنبه حسن باعتبيار كثرة طرقه لا multiple means of transmission, being neither صحيح ولا ضعيف فضلاعن أنايكون rigorously authenticated (sahih) nor weak (da'if), موضوعاً [على ما ذكره الزركشي] [نتل much less a forgery" (Risala al-mawdulat (y112), 26).

م: رسالة الموضوعات: ٢٦]. (A:) Thus, when the person who has related a hadith is an Islamic scholar of the first rank, it is not enough for a student or popular writer to find one chain of transmission for the hadith that is weak. There are a great many hadiths with several chains of transmission, and adequate scholarly treatment of how these affect a hadith's authenticity has been traditionally held to require a master (hafiz), those like Bukhari, Muslim, Dhahabi, Ibn Kathir, or Suyuti who have memorized at least 100,000 hadiths-their texts, chains of transmission, and significance—to undertake the comparative study of the hadith's various chains of transmission that cannot be accurately assessed without such knowledge. Today, when not one hadith master (hafiz) remains in the Muslim Community, we do not accept the judgement of any would-be reclassifiers of hadith, no matter how large their popular following, unless it is corroborated by the work of previous hadith masters.

w48.3 Another reason why weak cannot simply be equated with false is the fact that weak is an attribute of the hadith's chain of transmission, while false is an attribute of the hadith's text. These are two different things, and the relationship between their respective reliabilities is a probabilistic expectation (istinbat) that is neither strictly causal, nor yet a necessary logical implication (lazim), there being four logical possibilities for any hadith:

(1) a sound text and sound chain of transmission, as with well-authenticated (hasan) or rigorously authenticated (sahih) hadiths;

(2) a sound text and an unsound chain of transmitters, reflecting the possibility that a transmitter with a poor memory, or unknown to the person who recorded the hadith, or one not trustworthy, is in principle capable of relating the hadith correctly;

(3) an unsound text and unsound chain of transmitters, as with hadiths that are forged (mawdu');

(4) or an unsound text and a sound chain of transmitters, reflecting the possibility that one of those who classify the personalities and reliability of various hadith transmitters could in principle make an error in their *ijtihad* regarding a particular person.

Because of the distinction between text and transmission, forms of evidence other than the authenticity rating of the chain of narrators are sometimes admissible, as when there is a consensus of legal scholars who have received the hadith with acceptance, which is an acknowledged form of corroboration for hadiths of the second type mentioned above.

(Isma'il Ansari:) Ibn Hajar 'Asqalani says: "Among the characteristics that necessitate acceptance is for scholars of Sacred Law to have concurred on applying the implications of a hadith. Such a hadith is acceptable, even obligatory to apply, as a number of the Imams of fundamentals of Islam (usul) have explicitly stated. Shafi'i, for example, says, 'What I have said about water when its taste, odor, and color change, has been related from the Prophet (Allah bless him and give him peace) through a channel of transmission that hadith scholars do not confirm the like of, but it is the position of all scholars without a single dissenting voice I know of.' And he said of the hadith 'There is no bequest to an estate division heir' - Scholars of hadith do not corroborate it, but all scholars receive it with acceptance and apply it.""

Ibn al-Qayyim, in his *l'lam al-muwaqqi'in*, when discussing the hadith of Mu'adh about judgements (A: in which the Prophet (Allah bless him and give him peace) asked Mu'adh ibn Jabal when dispatching him to Yemen how he would judge, to which Mu'adh replied that he would judge first by the Koran, then by the sunna, and then by his own reasoning (ijtihad)), says, "Legal scholars accept it and employ it as evidence, from which we learn that they hold it to be rigorously authenticated (sahih), just as we learn of the authenticity of the Prophet's saying (Altah bless him and give him peace):

(1) " "There is no bequest to an estate division heir."

(إسماعيل الأنصاري:) [.... وقال الصنعاني في توضيح الأفكار: ] قال [الحافظ يعنى] ابن حجر : من جملة صفات القيدول [التي لم يتعبرض لهما شيختيا ـ يريد زين المدين في منظبومتيه وشرحها] أنايتفق العلماءعلى العمل بمدلول حديث فإنبه يقبل، حتى يجب العمل به وقبد صرح بذلك جماعة من ألمة الأصبول ومن أمثلته قول الشافعي : ومساقفت إنسه إذا غيكر طعم المساء وريحه ولــوتــه يروى عن النبي ﷺ من وجـه لا يثبت أهل الحديث مثله ولكنه قول العامة لا أعلم خلافاً. وقال في حديث الا وصبة الوارثة لا يثبتمه أهما العلم بالحديث ولكن العامة تلقته بالقبول وعملت به. [...]

[...] قال ابسن المقسم في إعسلام المموقعين في كلام على حديث معاذ في القضاء : إن أهل العلم تلقوه واحتجوا به فوتفنا بذلك على صحته عندهم كما وقفنا على صحة قول رسول الله 25 «لا وصية لوارث، وقوله في البحر «هو الطهور ماؤه» (2) "'[The hadith about the sea,] Its water is purifying.

(3) "'When buyer and seller differ about the price they have agreed upon and the merchandise still exists, each swears [N: that his side of the story is correct] and [N: if they cannot agree] they cancel the sale.'

(4) "The killer's extended family is responsible for the indemnity."

"Even if these hadiths are unauthenticated in their chains of transmission, since virtually all scholars have related them, the hadiths' authenticity, which they accept, eliminates their need to verify the channels of transmission, and so it is too with the hadith of Mu'adh: the fact that all scholars have adduced it as evidence eliminates the need for their checking its means of transmission."

And Ibn 'Abd al-Barr says in *al-Istidhkar*, concerning Tirmidhi's having related that Bukhari said of the hadith of the sea "Its water is purifying" that it was rigorously authenticated (sahih)— "Hadith scholars do not consider hadiths with the like of its chain of transmission to be rigorously authenticated (sahih), though I hold it to be so, because scholars have received it with acceptance" (al-Isaba fi nusra al-Khulafa' al-Rashidin wa al-Sahaba (y10), 11.8–9).

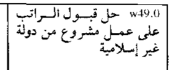
وقبوف وإذا اختلف المتبايعان في الثمن والسلعية قائمية تحالفا وترادا البيع، وقوله «السديسة على العساقلة» وإن كاتت هذه الأحاديث لا تثبت من جهة الإسناد ولكن لما بلغتهبا الكبافية غنوا بصحتها عندهم عن طلب الإسناد لها فكذلك حديث معادً لمسا احتجب وابه جعيعياً غنيوا عن طلب الإستاد. [...]. قال ابن عبيد البير في الاستبذكبار لما حكى عن الترمذي أن البخاري صحح حديث البحر وهو الطهور ماؤوه : أهل الحديث لا يصححون مثل إسناده ولكن الحديث عندي صحيح لأن العلماء تلقوه بالقبول. [محرر من الإصبابة في تصرة الخلفاء الرائدين والصحابة في تصحيح حديث ابن خصيفة في التراويح : ٨ / ١١ ـ ٩؛ بنقديم وتأخير] .

(A:) Among the primary textual evidence for the admissibility of such hadiths is the word of the Prophet (Allah bless him and give him peace):

"Allah will never make my Community concur upon misguidance, and Allah's hand is over the group."

ولا يجمع الله أمتى على ضلالية أيداً ويبد الله على الجمياعية، [رواه الحياكم ۱۱ ، ۱۱۱ بسند صحیع ] .

So it is inadequate for someone who proposes to annul a ruling of Sacred Law to adduce that the hadith supporting it has a weak chain of transmission, unless he can also establish both that there are not a number of similar variants or alternate channels of transmission that strengthen it, confirming this by means of a text by a hadith master (hafiz); and that the meaning of the hadith has not been received with acceptance by the scholars of the Muslim Community. w49.0 ACCEPTING THE PROCEEDS OF UN-ISLAMIC TAX REVENUES (from p32.3)



w49.1 (A:) A Muslim may take wages for lawful work from a government whose main income is non-Islamic tax revenues on condition that at least some of the government's property is from lawful transactions such as the money taken from customers paying for postal services, etc.; the legal basis for which is the principle that "the legitimate in Sacred Law is that whose origin is unknown," meaning not established to be unlawful. Similarly, it is lawful to accept money from a merchant, for example, who deals in interest with a bank, since one is able to presume that the money one is accepting is from the lawful part of his wealth.

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w50.0 THE PROHIBITION OF DEPICTING ANIMATE LIFE (from p44.1 (n:))

HADITH EVIDENCE OF THE PROHIBITION OF DEPICTING ANIMATE LIFE

w50.1 ('Abd al-Ghaffar 'Uyun al-Sud:) One should realize that the prohibition of pieture making is extremely severe, that it is counted among the enormities, and the threats against doing it are very emphatic. Bukhari and Muslim relate that a man came to Ibn 'Abbas (Atfah be well pleased with him and his father) and said, "My livelihood comes solely from my hands, and I make these pictures. Can you give me a legal opinion about them?" Ibn 'Abbas told him, "Come closer." and the man did. "Closer." he said, and the man did, until he put his hand on the man's head and said: "Shall I tell you what I heard from the Messenger of Allah (Allah bless him and give him peace)? I heard the Messenger of Allah say,

"Every maker of pictures will go to the fire, where a being will be set upon him to torment him in hell for each picture he made."

"So if you must, draw trees and things without animate life in them."

w50.0 تحريم التصوير أدلة تحريم التصوير من السنة w30.1 (عبيد الغفيار عيبون السود:) وليعذم أن التصبوبير حرام شديد التحريم وهبومن الكسائير ومتبوعيد عليبه بالوعيد الشديد , ففي الصحيحين أن رجلا جاء إلى أبن عياس رضي الله عنهما فقبال: إنميا معيشتي من صنعية يدي وإني أصنع هذه التصاوير فافتني فيها . فقال له : ادن منى ﴿ فَلَاسًا ثُمَ قَالَ : أَدَنَ مِنَّى ﴿ فَلَاسًا حِتَّى وضع يد. على رأسه وقال له : ألا أنبئك بما سمعت من رمسول الله ﷺ؟ سمعت رسول الله 🐲 يقول : «كمل مصور في الشار يجعل له بكبل صورة صورها نفساً تعلقيه في جهنم»، قال ابن عباس: فإن كنت لايد فاعلاً فاصنع الشجر وما لا ئفس له

And Tirmidhi relates that the Prophet (Allah وأخرج الترمذي (وصححه) عن النبي bless him and give him peace) said, ﷺ قال : ويخسر ج عُتَقَ (أي جانب) من الناريوم القيامة له عيتان يبصر بهما وأذنان "On the Day of Judgement, part of the يسمعمان ولسان ينطق به يقول : وكلت hellfire will come forth with two eves with which يثلاثة، بمن جعل مع الله إلها أخر وبكل to see, two ears with which to hear, and a tongue جبار عنيد وبالمصورين. with which to speak, saying, 'I have been ordered to deal with three: he who holds there is another وأخبرج البخباري والترمذي والتسائي god besides Allah, with every arrogant tyrant, and من حديث ابن عبياس مرضوعاً ومن صوّر with makers of pictures."" صورة عذبه الله بها يوم القيامة حتى ينفخ فيها الروح وما هو بتافخه . And Bukhari, Tirmidhi, and Nasa'i relate the prophetic hadith from Ibn 'Abbas, "Whoever makes a picture, Allah shall torture him with it on the Day of Judgement until he can breathe life into it, and he will never be able to." IMITATING THE CREATIVE ACT OF ALLAH مضاهاة خلق الله w50.2 The reason for the unlawfulness of pictow50.2 وعلة المنع من التصوير ما فيه rial representation is that it imitates the creative من مضاهاة خلق الله تعالى كما يشير إليه act of Allah Most High, as is indicated by the ما في الصحيحين [وغيرهما] عن عائشة hadith related by Bukhari and Muslim that 'A'isha رضي الله عنهما قالت : «قمدم رسول الله (Allah be well pleased with her) said. "The Prophet (Allah bless him and give him peace) تماثيل فلما رأه هنكه وتلون وجهه وقال: returned from a trip, and I had draped a cloth with pictures on it over a small closet. When he saw it, ديبا عائشية أشيد النباس عذابا يوم القيامة he ripped it down, his face colored, and he said, اللذين يضاهون بخلق الله، [أي يشبهون ما يصنعونه بما يصنعه الله . والسهوة بفتح "" 'A'isha, the people most severely tortured السين العهملة وسكون الهماء : الخرانة by Allah on the Day of Judgement will be those الصغيرة والقوام تكبير القاف هو الستر]. who try to imitate what Allah has created,"" وكسانت التمسانيسي صور الخيس ذوات الأجنحة على ما ضرحت به رواية مسلم the representation in question consisting of عتها. (ع: ولـوكان التحريم لمجرد أن winged horses, as is mentioned in Muslim's version. (A: If the sole basis for the prohibition of الصور تعبد من دون الله ـ كما زعم يعض pictures was that they were worshipped in pre-المعساصيرين - لمياكان لهتكيه فلخ قرام Islamic times as gods, as has been claimed by cer-عائشة فاشدة، لأنها لم تكن من عبدة tain contemporary scholars, there would have الأونان ولا تربت قيهم) . been no point in the Prophet (Allah bless him and give him peace) tearing the cloth down, since 'A'isha was not an idol worshipper or raised among idolators.)

## PROCURING PICTURES

w50.3 The foregoing hadiths show that producing representations is unlawful under any circumstances, and just as making a picture is unlawful, so too is procuring one, because the threat that pertains to the maker pertains to the user, for pictures are only made to be used.

اتخاذ الصور حرام كصنعها w50.3 الغسلم من ذلسك أن صنيعسة التصبوير حرام بكل حال وكما يحرم التصبويس يحرم انخاذ الصورة لأن الوعيد إذا حصيل لصيائعهما فهيو حاصيل المستعملها لأنها لا تصنع إلا لتستعمل.

w50.4 (A:) The determining factor in the prohibition of procuring images is the purpose for which they are procured. For example, someone who buys cookies with the shape of animals is not doing wrong if his purpose is to eat, though the maker of them is doing wrong. And similarly with books containing pictures, if the buyer intends obtaining the text, then the presence of pictures is the fault of the printer, not the buyer. The same holds for photographs (dis: w50.9) required for official documents: the authorities are responsible for the sin, not the individual forced to comply. As for dolls, making them is unlawful, though using them is merely offensive. And with rugs, making pictures in them is unlawful, though using such rugs is permissible.

THREE-DIMENSIONAL IMAGES

الصور المجسمة

w50.5 Regarding the prohibition, it makes no difference whether the figure is three-dimensional (lit. "has a shadow") or not, meaning when it has a solid form; as opposed to when it is portrayed on paper, a garment, a wall, or something else. This position (N: of there being no difference between images that are three-dimensional or otherwise) was held by the majority of the Companions, those who came after them, and the following generation, as is mentioned by Nawawi. Some of the early Muslims held that two-dimensional images were permissible, a view for which they adduced the Abu Talha hadith related by Bukhari and others, in which an exception is made for images depicted on cloth. But Nawawi understands the exception as referring to the depiction of trees and similar objects without animate life, interpreting the hadith this way to reach an accord between it and the above hadith (w50.2) about the Prophet (Allah bless him and give him peace) tearing down the cloth with which 'A'isha had covered the small closet, for it consisted of mere drawn images without three dimensions. Nawawi says, "The view

W50.5 [...] وسواء في ذلك ما له ظل من الصور وما لا ظل له أعني ما إذ كانت مجسمة ذات جرم أو رقماً في ورق أو ثوب أو حائط أو غير ذلك. وعلى هذا جمهور الصحاية والتابعين فمن بعدهم بما أفاده النووي. وقال بعض السلف لا بما يتما ما لنووي. وقال بعض السلف لا بمديث أبي طلحة عند البحاري وغيره وفيه استثناء ما كان رقماً في ثوب وحمله وفيه استثناء ما كان رقماً في ثوب وحمله مساليس يذي روح جمعاً بينه وبين ما تقدم من هتك النبي تشة قرام عائشة الذي سترت به السهوة فإنه كان مجرد رقم لا ظل له. وقبال النووي إن القول بأن ما لا

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that non-three-dimensional images are unobjec-	ظل له لا بأس به مذهب باطل كذا أطلق
tionable is a falsehood," declaring it invalid. But if	عليه البطلان فإن لم يكن باطلا كما قال
not an outright falsehood, it is a position that the	فهين مذهب مرجسوح (ع: وهـو مذهب
evidence is against. (A: This was the position of	
some of the later followers of Imam Malik. As for	بعض متأخري المالكية أما الإمام مالك
the Imam himself, he held that pictures were as	فالصور حرأم عنده مثل التماثيل
unlawful as statues.)	المجسمة ) .
IMAGES PREVENT ANGELS FROM	الصور تمنع الملائكة من دخول
ENTERING A HOUSE	البيت
$u \le 0.6$ Another reason pictures are unlawful in	
w50.6 Another reason pictures are unlawful is that they prevent angels from entering the house	w50.6 [] ولأنها تمنع من دخول
where they are found (N: meaning the angels of	الملائكة بيتاً هي فيه (ح: والمقصبود
	ملائكية البرجمية اأميا ملائكية الحفيظ
mercy, though protecting angels enter such	فيمدخلون) لحمديث البخباري عنه >>
houses), as is attested to by the hadith related by	قال : «إنَّ البيت المذي فيه صور لا تدخله ا
Bukhari that the Prophet (Allah bless him and	-
give him peace) said,	السلانكة». والمرادباليت المكان الذي
"Angels do not enter a house in which there	يستقر فيه الشخص سواءكان بناء أوخيمة
are pictures."	أو غير ذلك .
are pictures.	قال الشرطبي : إنما لا ندخل الملائكة :
house meaning any place a person is, whether it be	البيت المذي فيه الصمور لأن متخذها قد
a building, tent, or other. Qurtubi says, "Angels	تشببه بالكفار لأنهم يتخذون الصور في
do not enter a house where there are pictures	بيوتهم ويعظمونها فلم تدخل الملائكة
because the person who puts them there is imitat-	
ing non-Muslims, who put pictures in their homes	ييته هجراً له على ذلك .
and honor them, the angels abandoning such a	وأخرج النساني عن أبي هريرة رضي
person for this."	الله عنه قال: ١٢ استأذن جسر يسل عليه
Nasa'i relates that Abu Hurayra (Allah be	السبلام على النبي ﷺ فقسال : أدخيل :
well pleased with him) said, "Gabriel (upon	فقبال : كيف أدخبل وفي بيتبك ستبر فينه ا
whom be peace) asked the Prophet for permission	تصاوير فإما أن تقطع رؤوسها أو تجعل
to enter his house, and when the Prophet told him	بسماط أيوطأ قإنا معشر الملائكة لاندخل
to come in, Gabriel replied, 'How can I come in	بيتاً فيه تصاوير، فعلم من هذا أن الصورة
when there is a curtain in your house with pictures	
on it? You should either remove their heads or	التي تُمنع من دخول الملائكة هي الباقية -
make it a mat to walk on, for we angels do not	على هيأتهما غير الممتهنية . أما الممتهنة
enter a house in which there are pictures,"" which	الني توطأ بالأقمدام أوالتي غيرت هيأتهما
shows that the pictures that prevent angels from	فغيتر ملتعبة من دخبول الملائكة والمراد
entering are those that retain their original form	بتغييرهما أن تجعمل بحيث يتخيل للناظر
and are in an unhumiliated deployment. As for	بسبير ما في المعالي في من من من مراجع المعامر إليهما أنهما ليست بصمورة حيوان بدليل ما
images that are abased and walked upon by feet.	
or those whose form has been altered, these do	جاء قي روايسة هذا الحسديث في السنن
not bar the angels' entry, altered meaning the	
onlooker imagines it is not the form of a living	
being, as is clearly implied by the version of this	
hadith related in the Sunan as. " Order that the	

heads of the images be removed so they resemble the form of trees."	بلفظ «مر برأس التمثال بقطع فيصير كهيأة السجرة» .
PORTRAITS	صورة بعض الجسم
w50.7 Some people might think there is no harm in having portraits made today because they are not full length but are rather from the chest up, imagining this to be permissible from the words of the scholars that "if a picture lacks a portion with- out which the figure could not live, there is no harm in it." This is a mistake that should be aban- doned, for by the expression without which the figure could not live, scholars mean that the be- holder's mind does not register the figure is a liv- ing one but rather perceives it as dead. Now, someone looking at pictures of only the upper half does not apprehend the figure as dead, but rather as living, save only that the lower half is as though sunken in a place that conceals it, or covered by something, which is because the lower half is not met by the viewer's gaze, and the area in view is merely confined to the upper half. For this reason, some scholars prohibit portrayal of the head alone, and whoever reflects on Gabriel's words, "Order that the heads of the figures be removed so that they resemble trees," can plainly see the truth of what we have mentioned.	W50.7 قد يظن بعض المساس أنسه لا يأس بانتحاذ الصور اليوم من حيث أنها ليست نامة بل هي من الصدر فما فوقه يتوهم ذلك من قول الفقهاء إن الصورة الأناكانت ممحوة عضو لا حياة بدونه لا بأس بها. إذا كانت ممحوة عضو لا حياة بدونه لا بأس بها. إذا كانت ممحوة عضو لا حياة بدونه لا بأس بها. وهذا غلط بنغي الرجوع عنه فإن مراد في تخيل النماظر إلى الصورة عوان لا ويقا مي مورة حيوان حي بل صورة حيوان حي النصور فيها النصف الأعلى فقط لا يتخيل إليه أنها النصف الأعلى فقط لا يتخيل إليه أنها منخفض يستره أو مغطى بشيء وذلك لأن محرد في تخيل النماظر إلى الصور التي يصور فيها ويت والناظر إلى الصور التي يصور فيها النصف الأعلى فقط لا يتخيل إليه أنها منخفض يستره أو مغطى بشيء وذلك لأن غير متصود بالنظر وإنما منخفض المنفل غير متصود بالنظر وإنما النصف الأعلى فلذا منع ولما النصف الأعلى فلذا منع ولما تحاذ صورة ألرأس وحده العملة المحليا.
w50.8 Others suppose that the sole reason for prohibiting pictures is that they were worshipped as gods apart from Allah, and that today there is no longer any danger of it, so there is no harm in having them. And this is totally wrong, for the banning of images is not only because they were worshipped, but also because of their imitating the creative act of Allah Most High, and the emulation therein of non-Muslims. To summarize, the use of pictures comes of weakness of faith and unconcern for religious matters. Whoever prefers what his Master wishes above what gratifies his own ego and what he would personally care for will stay as far from	wS0.8 ومن المناص من يتوهم أن نحريم الصورة إنما كان من حيث أنها كانت تعبيد من دون الله، أما اليوم فقد أمن ذلك فلا بأس بها وهذا غلط بحت لأن تحريم الصورة لا من حيث أنها كانت تعبيد فقط بل لما فيها من مضاهاة خلق الله تعالى ولما فيها من التشبه بالكفرة. وبالجملة اتخاذ الصور هو من ضعف الإيمان وقلة الاهتمام بالأمور الدينية ومن كان يؤشر ما يرضى عنه مولاه على ما تشتهبه نفه ويهواه يتباعد عن ذلك كل

## The Prohibition of Depicting Animate Life

w50.9 (n) Photography did not exist in previous eras of Islamic scholarship, and contemporary scholars are divided about it. Some, like Muhammad Bakhit Muti'i, contend that photography is not picture making, but merely "the retention of an object's shadow" (habs al-zill) and therefore permissible, while others, like the author of the passage below, have not accepted such reasoning. Because of scholarly disagreement concerning its permissibility, one is not entitled to condemn Muslims who use photographs, though one may still distinguish between this dispensation (rukhsa, def: c6.3) and what is the stronger position and more precautionary in religion, and to this end the following article has been translated.)

(Muhammad Hamid:) A factual question arises here, namely that the photographic device does not act except through an agent, who causes this "shadow" to be fixed and retained by aiming and focusing the camera at a particular object to permit this fixation and make this retention appear. But since this is really an aquisition and is precisely image making, and since the prohibition of making pictures by the hand alone is not merely because of the hand's motion but because of what it thereby produces, then if the result is the same, should not the ruling also be? Moreover, handmade images do not give the picture the fidelity of the camera-made image, which defineates features, conveys reality, and reveals details so that nothing great or small escapes it, being thus abler than the unaided hand to achieve pictorial representation, because of which the prohibition of making pictures thereby applies to it with still better right, and can never be mitigated by the mere fact that it consists in pressing a button as long as what is forbidden is even more fully realized thereby, since matters are judged by their intended outcomes, in permissibility or being unlawful. Just as killing someone by pressing a particular button on a device is unlawful, so too making a picture by this pressure is unlawful in view of the effect and result. Nor does the fact that it is widespread among people justify it. It is no different than interest (riba), adultery, drinking, gambling, or other blameworthy acts whose night

w50.9

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	has overspread the people and darkness enveloped them. The commonness of something that is wrong never makes it permissible. And groping for support from Sacred Law for each new reprehensible practice that appears is a dangerous misstep that forebodes great evil. Allah Most High says, "These are Allah's limits, so transgress them not, for whoever goes beyond Allah's limits, those are the wrongdoers" (Koran 2:229). (Rudud 'ala abatil wa rasa'il al-Shaykh Muham- mad al-Hamid (y44), 1.164-65)	غني الناس قسامها وعمهم ظلامها. وما كان انتشار المنكر أن يبيحه، والتماس نكاة من الشرع لكل منكر يجد ويحدث مزلق خطير يؤذن بشر مستطير، والله فيتلك حُدُود اللَّهِ فَلَا تَعْتَـدُوهَا وَمَنْ يَعْدَدُ حُدُود اللَّهِ فَلَا تَعْتَـدُوهَا وَمَنْ إلىقرة: ٢٣٩] [سقيل من ردود على أباطيل ورسائل الشيخ محمد الحامد: أباطيل ورسائل الشيخ
	TELEVISION	التلفزيون
	w50.10 (n:) The Council of Islamic Scholars (Majlisul Ulama) of Port Elizabeth, South Africa, have published a booklet on Islam and television in which they list the factors present in television that are unlawful or offensive, the existence of any one of which is sufficient to make watching it a violation of Sacred Law, including:	
	(1) pictures of animate objects and picture ma	king (dis: w50);
	(2) music (r40.1);	
	(3) immorality, nudity, illicit sex, pornography	, ctc. (m2.3–8);
	(4) obscene language (r26.2);	
	(5) incitement to fornication (p12);	
	(6) negation of modesty (haya', dis: r26.1(2));	
	(7) scenes of violence, sadism, and crime in ge	neral portrayed (r13.1);
	(8) the addictive influence exercised by TV;	
	(9) it encourages the acceptance of aggress (p48.1);	ion as a mode of behavior
	(10) it encourages imitation of the crimes port	rayed (r7.1(3.(end)));
	(11) the brainwashing action of TV, especially	on the young (t3.16);

(12) TV stunts intellectual growth (w41.3);

(13) it wastes time (r13.3);

(14) it interferes with one's religious duties and one's necessary and important worldly duties (k29.5(4));

(15) it diverts one's attention from the remembrance of Allah (r1.2(5));

. (16) and it falls under the category described by Islam as *pointless amusement* (lahw, def: r13.3).

(Majlisul Ulama:) In the face of this formidable array of evil factors and harmful effects no one can have any doubt of the illegality of television in Islam. Television, as has been seen, is an embodiment of sin and immorality. Islam can never condone or permit an institution which plays havoc with the spiritual, mental, and moral development of mankind (Islam and Television (y78), 20–21).

w51.0 WOMEN REMOVING FACIAL HAIR (from p59.1)

w51.0 النماص

w51.1 The Prophet (Allah bless him and give him peace) said,

"May Allah curse women who wear false hair or arrange it for others, who tattoo or have themselves tattooed, who pluck facial hair or eyebrows or have them plucked, and women who separate their front teeth for beauty, altering what Allah has created."

w51.2 (Ibn Hajar 'Asqalani:) Nawawi says that "an exception from the prohibition of plucking away facial hair is when a woman has a beard, mustache, or hair growing between her lower lip and chin, in which cases it is not unlawful for her to remove it, but rather is commendable (mustahabb)." the permissibility being on condition that her husband knows of it and gives his permission, though it is prohibited if he does not, because of the deception it entails (*Fath al-Bari* (y17), 10.378).

9.51.2 (إبن حجر العسقبلاني:) [...و] قال السنووي: يستثنى من النعاص ما إذا نبت للعرأة لعبة أو شارب أو عنقة فلا يحرم عليها إزالتها بل يستحب. [قلت:] وإطبلافه مقيد بإذن النزوج وعلمه، وإلا فمتى خلا عن ذلك منع للندليس [نقل من فتح الباوي يشرح صحيح الإسام أيي عبد الله محمد ين إسماعيل البخاري: ١٠/ ٢٧٨].

w52.0 IBN HAJAR HAYTAMI'S LIST OF ENORMITIES (from p76)	w52.1 الكبائر عند ابن حجر الهيتمي
w52.1 (A:) Ibn Hajar's purpose in <i>al-Zawajir 'al</i> readers against any act that an Islamic scholar h Because of the wider scope of the work, he does Imam Dhahabi, to sins agreed upon by scholars records those which are differed about, mentionin fuller definition of godfearingness (taqwa).	as classified as an enormity not confine himself, as does as being enormities, but also
INWARD ENORMITIES	لكبائر الباطنة
(1) Associating others with Allah Most High (shirk);	(١) الشرك [الأكير أعاذنا الله منه] .
(2) the lesser form of associating others with Allah (shirk), which is showing off in good works;	(٢) الشرك الأصغر وهو الرياء .
(3) anger without right, malice, and envy;	(٣) الغضب بالباطل والحقد
(4) arrogance, pride, and conceit;	الحسد. (٤) الكبر والعجب والخيلاء .
(5) cheating others;	(ە) الغش .
(6) hypocrisy;	(٢) المنفاق .
(7) excesses against others;	(٧) اليفي .
(8) keeping aloof from others out of pride or contempt for them;	<ul> <li>(٨) الإعـراض عن الخلق استكياراً</li> <li>إحتقاراً لهم.</li> </ul>
(9) conversations about what does not con- cern one (def: w54);	(٩) الخوض فيما لا يعني .
(10) acquisitive greed;	(١٠) الطبيع.
(11) fear of poverty;	(١١) خوف الفقر .
(12) resentment about what Allah Most High has destined;	(١٣) سخط المقدور .
(13) admiring the rich and honoring them for their wealth;	(١٣) النظر إلى الأغنياء وتعظيمهم مناهم.
(14) sarcasm towards the poor because of their poverty;	(١٤) الاستهزاء بالفقراء لفقرهم .

w52.1(15)

(15) avarice in holding on to one's posses- sions;	(١٥) الحرص.
(16) vying with others for worldly gain and taking pride in it;	(١٦) التنافس في الدنيا والمباهاة بها.
(17) adorning oneself for the sake of one's fellow creatures with what is unlawful as adornment;	(١٧) التسزين للمخلوقين بما يحرم التزين يه .
(18) compromising one's principles (def: r17);	(١٨) المداهنة .
(19) enjoying being praised for what one does not do;	(19) حب المدح بما لا يفعله.
(20) being too occupied with others' faults to notice one's own;	(٢٠) الاشتغال بعيسوب الخلق عن عيوب النفس .
(21) forgetting one's blessings;	(٢١) نسيان النعمة .
(22) zealotry for other than Allah's religion;	(٢٢) الحمية لغير دين الله .
(23) being unthankful;	(۲۳) ترك الشكر.
(24) not accepting fate (dis: w59);	(٢٤) عدم الرضا بالقضام.
(25) for a person not to take the rights of Allah Most High and His commands seriously;	(٢٥) هوان حقىوق الله تعالى وأوامره على الإنسان .
(26) sarcasm towards, looking down on, or having contempt for the servants of Allah Most High;	(٢٦ ) منخسرينسه بعيساد الله تعسالی ا وازدراؤه لهم واحتقاره إياهم .
(27) following one's caprice and ignoring the truth;	(۲۷) اتياع الهوي والإعراض عن الحق.
(28) plotting and treachery;	(٢٨) المكر والخداع .
(29) wanting the life of this world (N: more than the next);	(٢٩) إرادة الحياة الذيا .
(30) obstinately opposing the truth;	(٣٠) معاندة الحق .
(31) thinking badly of a Muslim or not giving him the benefit of the doubt;	(٣١) سوء الظن بالمسلم.
(32) not accepting the truth when it conflicts with one's own preference, or when it comes from someone one dislikes;	(۲۲) عدم قبـول الحق إذا جاء بمـا لا تهواه النفس أو جاء على يد من تكرهه وتبغضه.

(33) exulting in disobedience;	(٣٣) فرح العبد بالمعصبة .
(34) persisting in disobedience:	(٣٤) الإصرار على المعصية.
(35) loving to be praised for one's acts of obedience;	(٣٥) محبة أن يحمد بما يقعله من الطاعات.
(36) satisfaction with the life of this world and being contented with it;	(٣٦) الرضا بالحياة الدليا والطمانينة إليها
(37) forgetting Allah Most High and the next world;	(۳۷) نسيان الله ثعالى والدار. الأخرة.
(38) anger for the sake of one's ego and vin- dicating or justifying oneself when in the wrong;	(۳۸) الغضب للتفس والانتصار لها بالباطل.
(39) feeling secure from Allah's intrigue by committing acts of disobedience while relying on His mercy;	(٣٩) الأمن من مكسر الله بالاسترسال في المعاصي مع الاتكال على الرحمة .
(40) despairing of Allah's mercy;	(٢٠) اليأس من رحمة الله.
(41) thinking badly of Allah Most High;	(٤١) سوء الظن بالله تعالى .
(42) loss of all hope in Allah's mercy;	(٢٤) القنوط من رحمة الله .
(43) learning Sacred Knowledge for the sake of this world;	(٤٣) تعلم العلم للدنيا .
(44) concealing Sacred Knowledge;	( \$ \$ ) كتم العلم .
(45) not applying what one knows (N: in matters that occur);	(٤٥) عدم العمل بالعلم.
(46) claims to knowledge, mastery of the Koran, or any act of worship, made out of pride and boastfulness;	(٤٦) المدعموي في العلم أو القرآن أو شيء من العبادات زهواً وافنخاراً .
(47) neglect that results in the loss of people such as Islamic scholars, or sarcasm towards them;	(٤٧) إضباعية تحبو البعيلميام والاستخفاف بهم .
(48) intentionally lying about Allah Most High;	(٨٤) تعمد الكذب على الله تعالى .
(49) intentionally lying about the Messenger of Allah (Allah bless him and give him peace);	(٤٩) أو على رسوله ⊭ .
(50) inaugurating a reprehensible innova- tion;	(۵۰) من سن سنة سيئة .

w52.1(51)

(51) abandoning the sunna;	(٥١) توك الممنة.
(52) disbelief in destiny;	(٥٢) التكذيب بالقدر .
<ul><li>(53) not fulfilling the terms of an agreement</li><li>(A: if one intends this from its outset);</li></ul>	(٥٣) عدم الوفاء بالمهد.
(54) love of oppressors or the immoral, no matter what the type of their immorality;	(٤٥) محبة الظلمة أو الفسقة بأي نوع كان فسقهم.
(55) hating the righteous (N: for their righ- teousness);	(89) بغض الصالحين (ح: لصلاحهم).
(56) harming the friends of Allah (awliya') and enmity towards them;	(٥٦) أذية أولياء الله ومعاداتهم .
(57) reviling destiny;	(٥٧) سب الدهر.
(58) saying something that causes great harm or extensive damage, something that angers Allah Most High but to which the speaker pays little attention;	(٨٥) الكلمة التي تعظم مفسدتها وينتشر ضررها مما يسخط الله تعالى ولا يلقي لها قائلها بالاً.
(59) being ungrateful to someone who does one a kindness;	(٥٩) كفران تعمة المحسن .
(60) neglecting to say the blessings on the Prophet (Allah bless him and give him peace) when one hears his name mentioned; (Yusuf Nabahani:) Ibn Salah says: "One should be diligent about writing Allah's blessings and peace on the Messenger of Allah (Allah bless him and give him peace) whenever he is men- tioned, and not grow weary of repeating it as often as it occurs, for this is one of the greatest benefits attained by students of hadith and their copyists, while someone oblivious to it misses an enormous reward. The blessings thus recorded are a written prayer, not words being quoted, so they are not restricted to the written version of the text that is related or the words of the original One should avoid writing it in two defective styles, one of which is deficient in form, i.e. alluding to the blessings by two letters or the like, as certain lazy, ignorant, or unlearned people do, writing <i>pbuh</i> instead of 'Allah bless him and give him peace'; while the other is deficient in meaning, i.e. by not adding the words 'and give him peace''' ( <i>Sa'ada</i>	(١٠) ترك الصلاة على الني في عند سماع ذكره في: (يومف النبهاني :) [و] قال ابن الصلاح : وينيغي أن يحافظ على كتب الصلاة والتسليم على رمول الله في عند ذكره ولا يسأم من تكرير ذلك عند تكرره فإن ذلك من أكبر الشوائد التي يتعجلها طلبة البحديث وكتبتهم ومن أغفل ذلك مرح حظاً عظيماً. وما يكتبه من ذلك فهو دعاء ينبته لا كلام يرويه فلذلك لا يتقيد دعاء ينبته لا كلام يرويه فلذلك لا يتقيد وتعالى لم قال إوليجننب في إلساتها عند ذكر اسمه نحو عز وجل وتبارك وتعالى لم قال إوليجننب في إلساتها الكسالى والجهاة والعوام فيكتبون صورة منقوصة معنى بأن لا يكتبه فيها وسلم اه منقوصة من بأن لا يكتب فيها وسلم اه انقل من سمادة الدارين في الصلاة على انقل من سمادة الدارين في الصلاة على

(61) such hardheartedness as would prevent one from feeding a needy person, for example;	(٦١) قــــوة الـقـلب بحيث تحمــل صاحبها على منع إطعام المضطر مثلًا.
(62) acquiescing to any enormity;	(٦٣) الرضا بكبيرة من الكبائر .
(63) aiding someone in committing an enor- mity;	(٦٣) الإعانة عليها بأي نوع كان .
(64) persisting in wickedness and obscenity until people fear one for one's evil:	(٦٤) ملازمة المنسر والفحش حتى يخشاه الناس اتقاء شره.
(65-66) cutting minted coins (N: into seg- ments of which some are smaller than others and cause loss to users, and because it is destruction of Muslim moneys); or minting it in a fraudulent way that if people knew of, they would not accept;	(٦٦-٦٥) كمسر دراهم ودنائير؛ (ح: أي تقسيمها إلى أجـزاء يكـون بعضها صغير فيدخل التقص على المتعامل بها، ولأنه إسلاف نقـود المسلمين)؛ وضرب تحـو الـدراهم والـدنـاتيـر على كيفية من الغش لو اطلع عليها الناس لما قبلوها.
PURIFICATION	الطهارة
(67) eating or drinking from a gold or silver vessel;	(٦٧) الأكل أو الشرب في آنية الذهب أو القضة .
(68) forgetting the Koran, any of its verses. or even a single letter (A: the prohibition of <i>forgetting the Koran</i> being taken literally by the Shafi'i school, according to whom repentance entails rememorizing what has been forgotten, though not for Malik and Abu Hanifa, who inter- pret <i>forgetting</i> as abandoning its implications);	(٦٨) نسيان القرآن أو آية منه بل أو حرف.
(69) disputation and picking apart another's words—meaning to argue with another seeking merely to win or defeat him—when discussing the Koran or religion;	(٦٩) الجدال والمراء وهو المخاصمة والمحاججة وطلب القهر والغلبة في القرآن أو الدين.
(70) defecating on a path;	(٧٠) التغوط في الطريق .
(71) not eliminating all traces of urine from one's person or clothes;	(٧١) عدم التشرَّد من البول في البدن أو الثوب .
(72) omitting any of the integrals of ablution (wudu);	(۷۲) ترڭ شيء من واجيات الوضوء .
(73) omitting any of the integrals of the purificatory bath (ghusl);	ا (٧٣) ترك شيء من واجبات الغسل.

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Ibn Hajar Haytami's List of Enormities

w52.1(74)

(74) disclosing one's nakedness when there is no need, including entering a (N: public) bathhouse without a covering;	(۷٤) كثف العسورة لغيسر ضرورة. ومنه دخول الحمام بغير متزر ساتر لها.
(75) sexual intercourse with a woman during menstruation;	(٧٥) وطء الحائض.
THE PRAYER	الصلاة
(76) deliberately not performing the pre- scribed prayer;	(٧٦) تعمد ترك الصلاة .
(77) deliberately performing the prayer before or after its time without an excuse such as travel or similar;	(٧٧) تعمد تأخير الصلاة عن وقتها أو تقديمها عليه من غير عذر كسفر الخ .
(78) sleeping on a roof that lacks a wall around its edges;	(۷۸) النوم على سطح لا تحجير به .
(79) omitting an obligatory feature of the prayer;	(٧٩) ترك واجب من واجبات الصلاة.
(80) lengthening one's hair with false hair, or having it done;	(۸۰) الوصل وطلب عمله .
(81) tattooing, or having it done;	(٨١) الوشم وطلب عمله.
(82) sharpening the teeth or having it done;	(٨٢) وشر الأسنان أي تحديدهما
(83) plucking eyebrows or facial hair, or hav- ing it done;	وطلب عمله . (۸۳) التستميص وطلب عمله [وهسو جرد الوجه] .
(84) walking in front of someone at prayer who has placed a barrier before himself;	(٨٤) الممسرور بين يدي المصلي إذا صلى لسترة بشرطها .
(85) the people of a village or town all hang- ing back from praying one of the five prescribed prayers in congregation when the conditions obliging them to perform it in a group exist;	(٨٥) إطبياق أهبل القرية أو البلد أو تحتوهما على ترك الجماعة في قرض من المكتبوبيات المحمس وقيد وجنت فيهم شروط وجوب الجماعة.
(86) for an imam to lead a group of people who dislike him;	(٨٦) إمامة الإنسان لقوم وهم له كارهون .
(87) leaving a row of people at prayer incomplete;	(٨٧) قطع الصف.
(88) not straightening the row of people praying;	(۸۸) عدم تسویته .

(89) getting ahead of the imam in the actions of the prayer;	(٨٩) مسابقة الإمام .
 (90) raising one's eyes to the sky during the prayer;	(٩٠) رفع البصر إلى السماء في الصلاة.
 (91) turning (N: one's chest) to either side when performing the prayer;	(٩١) الالتفات في الصلاة (ح: أي يصدره) .
(92) putting one's hands on the hips while at prayer;	(٩٢) الاختصار فيها.
(93-98) taking graves as places of worship (def: w21.1); lighting lamps over them; taking them as idols; circumambulating around them; putting one's hands on them; or performing the prayer towards them;	(٩٨٠٩٣) انخــاذ القبـور مـــاجـد؛ إيقـاد الـــرج عليها؛ انخـاذهـا أوثاناً؛ الطواف بها؛ استلامها؛ الصلاة إليها.
(99-100) travelling alone ((lbn Hajar Haytami:) The position of lbn Khuzayma that this is disobedience is interpreted as referring to someone who knows that considerable harm would result from his travelling alone or with only one companion); or for a woman to travel alone where indecencies may occur (N: which is an enor- mity if this is likely, but merely unlawful if it is not);	(۱۰۰-۹۹) سفر الإنسان وحده ((ابن حجر : ) فليحمل قول ابن خزيصة بالعصيان على من علم حصول ضرر عظيم له بسفره وحده أومع آخر فقط). سفر المرأة وحدها بطريق تخاف فيها: على بضعها.
(101) cancelling a trip or returning from one because of a "bad omen";	(۱۰۱) ترك السفر أو الرجوع منه تطيراً.
(102) neglecting to pray the Friday prayer in congregation when there is no excuse, even if one says one is "performing the noon prayer (zuhr) alone";	(١٠٢) ترك صلاة السجـمـعـة مع الجماعة من غير عذر وإن قال إنه يصليها ظهراً وحده.
(103) stepping over people scated in the mosque for the Friday prayer;	(١٠٣) تخطي الرقاب يوم الجمعة .
(104) sitting in the center of a circle of people;	(١٠٤) الجلوس وسط الحلقة .
UNLAWFUL DRESS	ما يحرم لبسه
(105) for an adult male to wear pure silk (or cloth whose weight is mostly silk, even if it does not show) without an excuse such as preventing lice or itching;	(١١٥) لبس التذكير البناليخ العناقيل المحبريز الصرف أو الذي أكثره حرير وزناً لا ظهوراً من غير عذر كدفع قمل أو حكة

w52.1(106)

(106) a male wearing gold, such as a ring, or wearing silver other than rings;	(١٠٦) تعلي الـذكـر البـالـغ العـاقل بذهب كخاتم أو فضة غير خاتم .
(107) men imitating women in things usually considered characteristic of women's dress, speech, and so forth; or vice versa;	(١٠٧) تشبه الرجال بالتساء فيما يختصصن به عوفاً غالباً من لياس أو كلام أو نحوها أو بالعكس.
(108) a woman wearing a thin garment that reveals her body contours, or her inclining (N: showing desire for others) and making others incline towards her;	(۱۰۸ ) ليس المسرأة ثويساً رقيقاً يصف بشرتها وميلها وإمالتها .
(109) having one's wraparound, robe, sleeves, or turban ends overly long from conceit;	(١٠٩) طول الإزار أو الشوب أو الكم أو العذية خيلاء .
(110) having a strutting gait;	(١١٠) التبختر في المشي .
(111) dying the beard or hair black for other than jihad or the like;	(١١١) خضب نحو اللحية بالسواد لغير غرض تحوجهاد.
(112) for a person to say after it rains, "The coming of such and such a star has brought us rain," believing it to have an effect;	(١١٢) قول الإسسان إشسر المطسر : مطرنا بنوء نجم كذا أي وقته معتقداً أن له تأثيراً .
THE FUNERAL PRAYER	الجنازة
THE FUNERAL PRAYER (113) clawing or slapping one's cheeks and the like (N: out of grief);	الجنازة (١١٣) خمش أولطم نحو الخد.
(113) clawing or slapping one's cheeks and	
(113) clawing or slapping one's cheeks and the like (N; out of grief);	(١١٣) خمش أولطم نحو الخد.
<ul> <li>(113) clawing or slapping one's cheeks and the like (N: out of grief);</li> <li>(114) ripping one's collar;</li> </ul>	(١١٣) خمش أو لطم نحو الخد. (١١٤) شق [نحو] الجيب.
<ul> <li>(113) clawing or slapping one's cheeks and the like (N; out of grief);</li> <li>(114) ripping one's collar;</li> <li>(115) cries of lamentation;</li> </ul>	(١١٣) خمش أو لطم نحو الخد. (١١٤) شق [نحو] الجيب. (١١٥) النياحة.
<ul> <li>(113) clawing or slapping one's cheeks and the like (N: out of grief);</li> <li>(114) ripping one's collar;</li> <li>(115) cries of lamentation;</li> <li>(116) listening to them;</li> </ul>	(١١٣) خمش أو لطم نحو الخد. (١١٤) شق [نحو] الجيب. (١١٥) النياحة. (١١٦) سماعها.
<ul> <li>(113) clawing or slapping one's cheeks and the like (N: out of grief);</li> <li>(114) ripping one's collar;</li> <li>(115) cries of lamentation;</li> <li>(116) listening to them;</li> <li>(117) shaving off or pulling out one's hair;</li> <li>(118) cries of "woe" or "disaster" in afflic-</li> </ul>	(١١٣) خمش أو لطم نحو الخد. (١١٤) شق [نحو] الجيب. (١١٥) النياحة. (١١٦) سماعها. (١١٧) حلق أو نتف الشعر.
<ul> <li>(113) clawing or slapping one's cheeks and the like (N: out of grief);</li> <li>(114) ripping one's collar;</li> <li>(115) cries of lamentation;</li> <li>(116) listening to them;</li> <li>(117) shaving off or pulling out one's hair;</li> <li>(118) cries of "woe" or "disaster" in afflictions;</li> <li>(119) breaking the bones of the dead (A: or -</li> </ul>	<ul> <li>(۱۱۳) خمش أو لظم نحو الخد.</li> <li>(۱۱٤) شق [نحو] الجيب.</li> <li>(۱۱۵) النياحة.</li> <li>(۱۱۹) النياحة.</li> <li>(۱۱۹) حلق أو نتف الشعر.</li> <li>(۱۱۷) الدعاء بالوبل والثبور عند المصية.</li> </ul>

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(122) women visiting graves (dis: w34.1, end);	(۱۷۲) زيارة النساء لها.
(123) women following funeral processions;	(١٢٣) تشييعهن الجنائز .
(124) healing or protective words (ruqya) (N: that violate the conditions of Sacred Law (dis: w17.1));	(١٢٤) الرقى .
(125) hanging on an amulet (dis: w17.3);	(١٢٥) تعليق التمائم .
(126) disliking to meet Allah Most High;	(١٢٦) كراهة لقاء الله تعالى .
ZAKAT	الزكاة
(127) not paying zakat;	(١٢٧) توك المزكاة.
(128) delaying payment after it is due, with- out lawful excuse;	(١٢٨) تأخيرها بعد وجويها لغير عذر شرعي .
(129) for a creditor who knows that his debtor cannot pay to show greed towards him by pestering him or detaining him;	(١٢٩) شح الدائن على مدينه الممسر مع علمه بإعساره بالملازمة أو الحبس .
(130) dishonesty in handling or taking charity;	(١٣٠) الخيانة في الصدقة .
(131) collecting un-Islamic taxes or getting involved with any of the proceeds thereof (dis: p32);	(١٣١) جباية المكوس والدخول في شيء من توابعها .
(132) someone asking for charity who is not in need of it because of either having money or being able to earn some, but who rather asks out of greed or acquisitiveness;	(١٣٢) سؤال السغني بمسال أو كسب التصدق عليه طمعاً وتكثراً .
(133) asking for charity with irritating insis- tence that injures the person being asked;	(١٣٣) الإلحياح في السيؤال المؤذي للمسؤول إيذاء شديداً .
(134) not giving a relative the charity he has been compelled to ask one for, when able to give it and there is no excuse not to;	(١٣٤) منع الإنسان لقريبه [أو مولاه] معسا سأله فيه لاضطيراره إليه مع قدرة المانع عليه وعدم عذر له في المنع .
(135) reminding recipients of one's charity to them;	(١٣٥) المن بالصدقة .
(136) not giving access to one's surplus water when the person asking it is in need of it;	(١٣٦) منبع فضبل المناء بشبيرط الاحتياج أو الاضطرار إليه.

974

w52.1(137)

(137) being ungrateful for Allah's creatures' kindness to one, which entails being ungrateful for Allah's kindness to one;	(١٣٧) كفران نعمة الخلق المتلزم لكفران نعمة الحق .
(138) to ask for anything besides paradise with the words "for Allah's sake" (bi wajh Allah);	(١٣٨) أن يسأل السائل بوجه الله غير ) الجنة .
(139) not to give to someone who asks "for Allah's sake";	(۱۳۹) أن يمنع المسؤون سائله بوجه الله إ
FASTING	الصيام
(140) not fasting a day of Ramadan;	(۱۲۰) ترك صوم يوم من أيام رمضان.
(141) breaking one's fast during it;	رمصان. (۱٤۱) الإفطار فيه.
(142) delaying making up a fast-day of Ramadan missed without excuse;	(۱۲۲) تأخیر قضاء ما تعدی بفطره من رمضان .
(143) a woman fasting a day that is not obligatory for her to fast immediately, when her husband is present and without his consent;	(١٤٣) صوم المرأة غير ما وجب فوراً وزوجها حاضر بغير رضاه.
(144) fasting on the two 'Eids, or on the three days that follow 'Eid al-Adha (Ayam al-Tashriq);	(١٤٤) صوم العدين وأيام التشريق .
(145-46) nonperformance of a period of spiritual retreat (itikaf) that one has vowed for a certain time; or vitiating it by something such as lovemaking;	(٤٦-١٤٥) ترك الاعتكاف المنذور . المضيق؛ إيطاله بنحو الجماع .
(147) lovemaking in a mosque, even if not in spiritual retreat (i'tikaf);	(١٤٧) الجماع في المسجــ ولو من غير معتكف .
THE PILGRIMAGE	الحج
(148) nonperformance of the pilgrimage (hajj) until one's death, after having been able to perform it;	(١٤٨) تركُ الحج مع القدرة عليه إلى . الموت .
(149) lovemaking on hajj or 'umra before partial release from ihram (def: j9.13);	(١٤٩) الجماع في الحج أو العمرة قبل التحلل الأول.
(150) for someone in ihram for hajj or 'umra to kill a game animal;	(١٥٠) قسل المحرم بحج أو عمرة . صيداً مأكولاً وحشياً .

(151) a woman entering ihram for a supererogatory hajj or 'umra without her spouse's permission;	(١٥١) إحرام العليلة يتطبوع حج أو عمرة من غير إذن الحليل .
(152) not considering the Kaaba sacrosanct (N: i.e. not respecting it as one should);	(١٥٢) استحلال البيت الحرام.
(153) violating the sanctity of the Meccan Sacred Precinct (Haram) (dis: p72);	(١٥٣) الإلحاد في حرم مكة .
(154-59) frightening the people of the Prophet's city of Medina (upon its overseer be the best of prayers and peace); intending evil towards them; inaugurating an innovation (bid'a) therein, meaning a sin (N: like the opening of banks), or sheltering whoever does such a thing; cutting the trees of Medina; or cutting its grass;	(١٥٤-٥٩) إخافة أهل المدينة النبوية على مشرفهما أفضل الصلاة والسلام . وإرادتهم بسبوه ؛ وإحداث حدث أي إثم فيهما ؛ وإيواء محدث ذلك الإثم ؛ وقطع شجرها ؛ أو حشيشها .
(160) nonperformance of the 'Eid al-Adha sacrifice by someone (N: such as a Hanafi) who holds it to be obligatory and is able to perform it;	(١٦٠) ترك الأضحية مع القدرة عند . من قال بوجوبها .
(161) selling the hide of an 'Eid al-Adha sac- rifice animal;	(١٦١) بيع جلد الأضحية .
(162-65) mutilating an animal by cutting off part of its nose or car or the like; branding an ani- mal's face; taking an animal as a target; or killing one for other than food;	(٦٥-١٦٣) المثلة بالحيسوان كقطع شيء من نحبو أنف أو أذنه؛ ووسمه في وجهه؛ واتخاذه غرضاً؛ وقتله لغير الأكل.
(166) not killing and slaughtering as quickly and painlessly as possible;	(١٦٦) عدم إحسان القتلة والذبع.
(167) slaughtering in the name of other than Allah (N: is an enormity) when it is not outright unbelief, as when one does not intend the rever- ence of worship to the person for whom it is slaughtered (N: in which case it is not unbelief);	(١٦٧) الذبع باسم غير الله على وجه لا يكفر به بأن لم يقصند تعظيم المذبوح له كنحو التعظيم بالعبادة [والسجود] .
(168) to release a camel to roam and pasture freely for the rest of its life unridden and unused, in fulfillment of a vow;	(۱٦٨) تسييب السوائب.
(169) calling someone "the King of Kings";	(١٦٩) التسمية بملك الأملاك.
(170) to take an intoxicant such as hashish, opium, henbane, ambergris, and the like, of substances that are not ritually unclean (najis);	(١٢٠) أكسل السمسكسر الطساهسر كالحشيشة والأفيون والشيكران وهو البنج وكالعنبر.

w52.1(171)

(171–73) to cat blood outpoured; pork; or unslaughtered meat;	(۲۲-۱۷۱) أكمل المدم المسفوح؛ أو لحم الخنزير؛ أو الميتة.
(174) to burn an animal with fire;	(١٧٤) إحراق الحيوان بالنار.
(175–77) to consume something unclean (najis); revolting; or harmful;	(٧٧-١٧٥) تنساول النجس؛ تنساول المستقدّر؛ تناول المضر .
TRADE	البيع
(178) selling a freeman as a slave;	(۱۷۸) بيع الحر.
(179-85) consuming usurious gain (riba, def: k3); feeding the proceeds to others; recording a transaction involving it in writing; being a witness to one; acting as a go-between for two parties dealing in it; abetting it; or taking it through a sub- terfuge by someone who holds the subterfuge to be unlawful;	(٨٥-١٧٩) أكــل الـريــا: وإطعـامه ؛ وكتابته ؛ وشهادته ؛ والسعي فيه ؛ والإعانة عليه : والحيل في الريا وغيره عند من قال بتحريمها .
(186) not lending one's stud animal for use;	(١٨٦) متع المُحل .
(187) consuming wealth gotten through invalid transactions, or any other unlawful earn-ings;	(١٨٧) أكل المال بالبيوعات الفاسدة وسائر وجوه الأكساب المحرمة .
(188) hoarding a commodity for later sale at a high price when it becomes scarce;	(۱۸۸) الاحکار.
(189-93) selling grapes, raisins, or similar to someone who will make wine out of them; or wood or the like to someone who will make a mu- sical instrument; weapons to non-Muslims who will use them against us; wine to someone who will drink it (N: as opposed to selling it to a vinegar maker, for example); or hemp or similar to some- one who will use it as a drug;	(۹۳-۱۸۹) بيسع الـعـنب والــزييب ونحـوهما ممن علم أنه يعصـره خمراً ؛ والخشب ونحـوه ممن يتخـذه آلـة لهـو ؛ والنسـلاح للحــربيين ليستعينـوا به على قتــالتا ؛ والخمر ممن يعلم أنه يشربها ؛ ونحو الحثيشة ممن يعلم أنه يستعملها .
(194) having someone "bid up" a price to fool another bidder;	(١٩٤) النجش.
(195-96) undercutting another's price or deal (def: k4.7);	(۹۹-۱۹۵) البيــع على ييــع الغيـر؛ والشراء على شرائه؛
(197) cheating in sales or the like, such as by not milking a dairy animal for several days before the sale to give the impression she's a good milk producer;	(١٩٧) السغش في البيسع وغيسره كالتصسريسة وهي منبع حلب ذات اللبن إيهاماً لكثرته .

w52.1(198) Notes and Appendices

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w52.1(198)	Notes and Appendices	
	selling merchandise at a higher price wearing that it was purchased for more ;	(۱۹۸) إنفاق السلمة بالحلف الكاذب.
(199)	plotting and deceit;	(١٩٩) المكر والخديعة (
(200) short-foota	selling short-measure, short-weight. or age;	(٢٠٠) بخس نحو الكيل أو الوزن أو الذرع .
(201)	any loan made to benefit the lender;	(۲۰۱) القرض الذي يجر نفعاً الاست
(202) not to repa	to borrow money with the intention ly;	للمقرض. (٢٠٢) الاستدانة مع نيته عدم الوفاء.
hope of rep need it, th money to r	to borrow money when one has no baying it, as when one does not urgently here is no obvious source to get the repay, and the lender is ignorant of the condition;	(٢٠٣) الاستـدانـة مع عدم رجانه بأن لم يضطر ولا كان له جهة ظاهرة يفي منها والدانن جاهل بحاله .
	for a borrower who can afford to pay t to delay doing so without excuse when spay;	(٢٠٤) مطال الغني بعيد مطالبته من غير عذر .
(205)	consuming an orphan's property;	(٢٠٥) أكل مال اليتيم.
	spending money, no matter how little, ing that is unlawful, even if only a lesser	(٢٠٦) إنفاق مال ولـو فلساً في محرم ولو صغيرة .
Muslim sut looking h	to annoy one's neighbor, even if a non- bject, by the likes of having a view over- nis walls, or building something anced by Sacred Law that is a nuisance	(۲۰۷) إيسذاه الجسار وليو ذمياً كأن يشيرف على حرصه أو يبني ما يؤذيه مما لا يسوغ له شرعاً .
(208) of pride;	to build higher than one needs to, out	(٢٠٨) البناء فوق الحاجة للخيلاء.
(209) markers;	surreptitiously changing property-line	(۲۰۹) تغيير منار الأرض.
(210) way;	misteading a blind person from the	(٢١٠) إضلال الأعمى عن الطريق .
path or stre living on i results in c	<ul> <li>12) doing something to a dead-end</li> <li>eet without the permission of the people</li> <li>t; or doing something to a street that</li> <li>onsiderable and unlawful annoyance to</li> <li>using along it;</li> </ul>	(١٢-٢١١) التصرف في الطريق غير النسافسذ بغيسر إذن أهله : والتصسرف في التسارع معا يضر العارة إضراراً بليغاً غير سالغ شرعاً

w52.1(213)

(213) for someone (who holds that it is not permissible) to do something not customarily tol- erated to a shared wall without the other owner's permission;	(٢١٣) التصرف في الجدار المشترك بغير إذن شريكمه بما لا يحتمل عادة عند من قال يحرمة ذلك .
(214) for the guarantor of a debt to refuse to cover the debt that he has guaranteed with a guarantee he believes to be valid;	(٢١٤) امتساع الفسامن ضمسانساً صحيحتاً في عفيدته من أداء ما ضمنه ا للمضمون له.
(215) for one member of a partnership to cheat the other;	(٢١٥) خيانة أحد الشريكين لشريكه.
(216) for a person commissioned as an agent to betray the trust of the person who commis- sioned him;	(٢١٦) خيانة الوكيل لموكله .
(217) for a person to make a formal acknow- ledgement that he owes one of his heirs or a non- heir a debt, or that he has property belonging to such a person in his possession, when this is not true (N: but is rather done to cheat his estate divi- sion heirs of their just due, by thus effectively "willing" (wasiyya, def: L1.0) more than the law- ful one-third of his property to such a person, who would be able to collect it as if it were his own, after the former's death);	(٢١٧) الإقرار لأحد ورثت كذباً أو لأجنبي بدين أو عين .
(218) for an ill person not to make a formal acknowledgement of his debts or the articles in his keeping that belong to others when no one else whose word is acceptable knows of them except his heirs;	(۲۱۸) توك إقرار المريض بما عليه من المديون أوعنده من الأعيان إذا لم بعلم به من غير الورثة من يثبت بقوله .
(219–20) a lying acknowledgement or denial of being someone's son;	(۲۰۰۲۰۹) الإقسرار بنسب كذبياً؛ أو جحده كذلك .
(221-23) to employ an article lent for use ('ariyya) in other than the employment authorized by its lender; for the borrower to relend it to a third party without the original lender's permis- sion when the borrower holds that such relending is not permissible; or for the person to whom the article has been lent to use it beyond the time stipulated by the lender;	(٢٢- ٢٢١) استعمال العارية في غير المثفعة التي استعارها لها؛ وإعارتها من غيــر إذن مالكهــا عـُـد من قال يمتعهـا : واستعمالها بعد المدة المؤقتة بها .
(224) wrongful appropriation, meaning unjustly taking another's property (N: or right);	(٢٢٤) الفصب وهـو الاستيلاء على مال الغير (ح: أو حق الغير) ظلماً.
(225) to delay paying someone his wages, or	(٢٢٥) نأخير أجرة الأجير أومنعه منها

not giving them to him after the work has been completed;	يعد فراغ عمله.
(226) for someone (who holds it is unlawful) to build at 'Arafa, Muzdelifa, or Mina;	(۲۲۲ ) البنـاء بعـرفة أو مزدلفة أو منى عند من قال بتحريمه .
(227) to forbid people things that are permissible to them, both in general and in particular;	(٢٢٧) منع الناس من الأشياء المباحة لهم على العموم أو الخصوص.
(228) renting any part of the street to another and taking payment for it, even if it is within the confines of one's property or store;	(۲۲۸) إكىراء شيء من الشارع وأخذ أجرته وإن كان حريم ملكه أو دكانه .
(229) taking over water that is free for all to use, or forbidding such water to travellers;	(۲۲۹) الاستيلاء على ماء مباح ومنعه ابن السبيل .
(230) violating the stipulations of the founder of a pious endowment (waqf);	(۲۳۰) مخالفة شرط الواقف.
(231-32) to use a lost and found article with- out having fulfilled the conditions of advertising it before taking possession of it (dis: $k27$ ); or con- cealing it from its true owner after one knows who he is;	(٣٢-٢٣١) أن يتصـرف في اللقطــة فبـل استيفـاه شرائـط تعـريفها وتملكها؛ وكتمها من ربها بعد علمه به .
(233) not having witnesses attest to one's having found a foundling child;	(۲۳۳) ترك الإشهاد عند أخذ اللقيط.
INHERITANCE AND BEQUEST	الفرائض والوصايا
(234-36) harming heirs in bequests; willing more than a third of one's property in bequests (dis: L3.1); or to fraudulently affirm that part or all of one's property belongs to some non-heir, or that one owes a debt that does not really exist, when this is done to prevent the estate from going to one's rightful heirs; or to falsely affirm that a debt someone owes one has been paid off; or to sell something for a token price or buy something at an exorbitant sum when it is done to keep prop- erty from one's heirs, or to donate a third of one's property to a charity not for Allah's sake but rather to diminish the shares of the heirs—all this is included in "harming others in bequests";	(٣٦-٣٣) الإضرار في الوصبة و أن يوصي بأكشر من الثلث ؛ أو يقر بكل ماله أو بعضه لأجنبي ، أو يقر على نفسه بدين لا حقيقة له دفعاً للمبراث عن الورثة ، أر يقر بأن السدين المالي كان له على فلان استوفاه منه ، أو يبيع شيئاً بثمن رخيص، ويشتري شيئاً بثعن غال كل ذلك لغرض أن لا يصل المال إلى الورثة أو يوصي بالنلث لا لوجه الله لكن لغرض تنقيص الورثة فهذا هو الإضرار في الوصية .
(237) betraying one's trusts, such as with respect to articles given to one for safekeeping, put up as collateral, rented to one, and so forth;	(٢٣٧) الخيانة في الأمانات كالوديعة والعين الممرهونة أو المستأجرة وغير ذلك.

MARRIAGE	النكاح
(238-40) looking with lust at a woman who is not one's unmarriageable kin (mahram, def: m6.1) when temptation is apprehended (A: if there is no temptation, it is unlawful, but not an enormity); touching such a woman; or being alone with her when neither party has one of their unmarriageable kin present to remind them of the limits of decorum—even if only a female—and the woman has no husband present;	(٢٣٨ - ٤٠) نظر الأجنبية بشهوة مع تحوف فتنة ولمسها كذلك وكذا الخلوة بها بأن لم يكن معهما محرم لأحدهما يحتشمه - ولمو امرأة كذلك - ولا زوج لتلك الأجنبية .
(241–42) slander (def: r2); or accepting and acquiescing to it by not objecting when it is heard;	(١ ٢ ٢ ٢ ٢ ٤) الغيبة؛ والسكوت عليها رضاً وتقريراً.
(243) giving one another disliked nicknames;	(٢٤٣) التنابز بالألقاب المكروهة .
(244) ridicule or mockery towards a Muslim; (245) talebcaring (namima, def: r3);	(٢٤٤) السخرية والاستهزاء بالمسلم. (٢٤٥) النميمة.
(246) being two-faced with people (dis: r16.1), while devoid of honor in Allah's sight;	(١٤٦) مسيمية. (٢٤٦) كلام ذي السلسسانين وهسو ذو الوجهين الذي لا يكون عند الله وجيهاً.
(247) calumny;	(۲٤۷) البهت.
(248) for a guardian to keep a woman under his guardianship from marrying:	(٢٤٨) عضل الولي موليته عن النكاح.
(249) proposing marriage to a woman whom someone has already proposed to, when the previ- ous proposal was permissible, plainly stated, and explicitly accepted by those whose acceptance counts;	(٢٤٩) الخطبسة على خطبسة الفيسر الجنائزة الصريحة إذا أجيب صريحاً إليها ممن تعتبر إجابته .
(250–51) turning a wife's heart against her husband; or a husband's against his wife:	(٥٩-٥١) تخسبيب الىصرأة على زوجها أي إفسادها عليه: والزوج على
(252) for a man to make a marriage contract with a woman who is his unmarriageable kin (mahram, def: m6.1), whether by birth, marriage, or suckling (n12), even if such a marriage is not consummated;	زوجنه . (۲۵۲) عقبلا البرجيل على محترمه . بنسب أو رضاع أو مصاهرة وإنّ لم يطأ .
(253-55) for a man who has divorced his wife to accept that she should marry and have inter- course with another solely for the purpose of	(٢٥٣-٥٥) رضا المطلق بالتحليل؛

remarrying her himself (dis: n7.7); for the wife to comply with this; or for the second husband to marry her for such a purpose;	وطواعية المرأة المطلقة عليه؛ ورضا الزوج المحلل له.
(256-57) for a man to reveal his wife's secret by mentioning details of their sexual intercourse or other similar private matters; or for her to reveal his;	۲۵۹۱-۷۰) إفشاء الرجل سرّ زوجته، وهي سره بأن تذكـر ما وقـع بينهمـا من تفاصيل الجماع ونحوها مما يخفى .
(258) sodomizing one's wife;	(٢٥٨) إتيان الزوجة في ديرها.
(259) to make love to one's spouse in the presence of a third party, male or female;	(٢٥٩) أن يجسامع حليلته بحضرة أجنبية أو رجل أجنبي .
(260) to marry a woman with the intention not to pay her the marriage payment (mahr, def: m8) if she asks for it;	(٢٦٠) أن يسزوج امرأة وفي عزمه أن لا يوفيها صدائها لو طلبته .
(261) to make a representation of an animate creature upon anything, in a respectful or humiliated deployment, on the ground or elsewhere;	(۲٦١) تصـويــر ذي روح على أي شيء كان من معظَّم أو ممتهن بأرض أو غيرها.
(262) sponging, meaning to join another at his meal to eat from it without his permission or acceptance;	(۲۹۲) التطفل وهو الـــــخــول على طعام المغبر ليأكل منه من غير إذنه ولا رضاه .
(263) for a guest to eat more than he needs to be full when he does not know of his host's accep- tance of this;	(٢٦٣) وأكسل النضيف زائسداً على الشيع من غير أن يعلم رضا المضيف يذلك.
(264-65) a person's eating copiously of his own money when he knows this will harm him considerably; or being lavish in food and drink out of greediness and vanity;	(٢٦٤-٦٦) وإكثار الإنسان الأكل من مال نفسه بحيث يعلم أنه يضره ضرراً بينناً؛ والتوسع في المآكيل والمشارب شرهاً وبطراً.
(266) oppressively and wrongfully favoring one wife over another;	(٢٦٦) ترجيح إحدى الزوجات على الأخرى ظلماً وعلواناً .
(267-68) a husband not giving his wife her rights; or she not giving him his;	(٦٨-٢٦٧) منسع السزوج حقساً من حقـوق زوجتـه الواجية لمها عليه؛ ومنعها حقاً له عليها.
(269-71) to avoid meeting one's fellow Mus- lim longer than three days for other than a reason permitted by Sacred Law; to turn one's face from him when one meets him; or have a change in heart towards him that results in either of these; (272) a woman leaving her house perfumed	المسلم فوق ثلاث إيما جريان يهجر أخاه المسلم فوق ثلاث أيام لغير غرض شرعي و والتدابر وهو إعراض عن المسلم بأن يلقاه فيعرض عنه بوجهه و والتشاحن وهو تغير القلوب المؤدي إلى أحد ذينك . (٢٧٣) خروج المرأة من يبتها متعطرة

w52.1(273)

and adorned, even with her husband's permission;	متزينة ولو بإذن الزوج .
(273) the rebelliousness of a woman towards her husband, such as by leaving home without his permission or acceptance for other than a reason countenanced by Sacred Law;	(٢٧٣) تشوز المرأة بنحوخروجها من منزلها بغير إذن زوجها ورضاه لغير ضرورة شرعية .
(274–75) failure to provide one's wife with her support and clothing without lawful excuse; or neglecting one's dependents such as young chil- dren;	(٧٧-٦٧٤) منع نفقة السزوجة أو كمسوتها من غير مسوّغ شرعي: وإضاعة عياله كأولاده الصغار .
(276) disrespect towards either or both of one's parents, grandparents, and on up;	(۲۷۶) عقوق الوالدين أو أحدهما . وإن علا .
(277) severing the ties of kinship;	(۲۷۷) قطع الرحم .
(278–79) tormenting a servant or beast of burden; or goading animals to fight each other;	(٧٩-٢٧٨) وتعذيب القن أو الدابة ؛ والتحريش بين اليهانم .
(280) for a woman to ask her husband for a divorce when she has not suffered any harm from him;	( ۲۸۰ ) سؤال المرأة زوجها الطلاق من غير بأس .
(281) for a husband to accept being a cuck- hold;	(۲۸۱) الديالة .
(282) pimping between men and women;	(٢٨٢) القيادة بين الرجال والنساء .
(283) for someone (who believes it is unlawful (dis: $n7.4(N:)$ )) to have intercourse with his divorced wife before formally taking her back;	(۲۸۳) وطء الىرجعيـة قبـل ارتجاعها ممن يعتقد تحريمه .
(284) foreswearing one's wife by an oath not to have intercourse with her for more than four months;	(٢٨٤) الإيلاء من الزوجة بأن يحلف ليمتنعنَ من وطنها أكثر من أربعة أشهر.
(285-86) accusing a man or woman who could be chaste (def: 013.2) of adultery or sodomy; or acquiescing to such a charge by not objecting to it when heard;	(٨٦-٢٨٥) قذف السمسحسصين أو المحصنة بزنا أو لواط؛ والسكوت على ذلك .
(287–88) vituperating a Muslim or attacking his honor; or being the cause of another's cursing or disparaging one's parents;	(٨٨-٢٨٧) سب المسلم والاستطالة في عرضــه ؛ وتسبب الإنسـان في لعن أو شتم والديه .
(289) cursing a Muslim;	(۲۸۹) لعنه مسلماً.
(290) attacking someone's ancestry;	(٢٩٠) الطعن في السب.

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(291) for a woman to falsely ascribe her child from adultery to a people it is not from;	(٢٩١) أن تدخس المرأة على قوم من ليس منهم بزنا [أو وطء شبهة].
(292) a divorced woman's deceit regarding the end of her postmarital waiting period ('idda, def: n9);	(٢٩٢) الخيائة في انقضاء العدة.
(293) for a divorced woman during ber post- marital waiting period to leave the lodgings she is obliged to remain in until its end, when there is no lawful excuse to go out (dis; $n9.13-14$ );	(٢٩٣) خروج المعتسدة من المسكن المذي يلزمهما ملازمتم إلى انقضماء العدة يغير عذر شرحي .
(294) for a woman whose husband has died not to avoid adornment (def: n9.16) during her waiting period;	(۲۹٤) عدم إحداد المتوفى عنها زوجها.
JUSTICE	الجنايات
(295) killing a Muslim or a non-Muslim subject of the Islamic state intentionally or quasi- intentionally;	(٢٩٥) قتسل السمسسلم أو السذمي المعصوم عمداً أو شبه عمد .
(296) suicide;	(٢٩٦) قتل الإنسان نفسه .
(297-98) aiding another in an unlawful kill- ing or its preliminaries;	(٩٨-٢٩٧) الإعسانية على المقتسل المحرم أو مقدماته .
(299) to strike a Muslim or non-Muslim sub- ject of the Islamic state without a lawful excuse;	(٢٩٩) ضوب المسلم أو الـذمي بغير مسوّع شرعي .
(300-301) frightening a Muslim; or gesturing at him with a weapon or the like;	(۲۰۰۰ ـ ۳۰۱) تروينغ السمنسلم؛ والإشارة إليه بسلاح أو نحوه.
(302-16) sorcery that does not entail unbe- lief; teaching it; learning it; having it done; pro- fessing to foretell the future, to be "psychic." or know the unseen (dis: w60.1); considering some- thing a bad omen; divination by pebbles or draw- ing lines in sand; astrology; taking auguries from birds; going to someone who claims to foretell the future; going to a "psychic," a diviner by pebbles or lines, an astrologer, or an augerer or omen- reader from birds;	(١٦-٣٠٢) المسحر الذي لا كفر فيه ؛ وتسعليمه ؛ وتسعلمه ؛ وطلب عمله ؛ والكهانة ؛ والعرافة ؛ والطيرة ؛ والطرق ؛ والتنجيم ؛ والعيافسة ؛ وإتيان كاهن ، وإتيان عراف ؛ وإتيان طارق ؛ وإتيان منجم ؛ وإتيان ذي طيرة ليتطير له أوذي عيافة ليخط له .
(317-18) rebellion against the caliph, even if he is unjust, when there is no mitigating pretext or one that is patently false; or betraying one's fealty	(١٨-٣١٧) البغي أي الخروج على الإمام ولو جائراً بلا تأويل أو تأويل يقطع ببطلانه؛ ونكث بيعة الإمام لفوات غرض

to him because of some worldly disadvantage in remaining loyal;	دنيوي.
(319-21) to assume the caliphate or other position of authority when one knows oneself likely to betray it, or one has the intention to; or to ask for such a position or spend money to gain it when one has this knowledge or intention;	(٢١-٣١٩) تولي الإمامة أو الإمارة مع علمه بخيانة نفسه أو عزمه عليها؛ وسؤال ذلك وبذل مال عليه مع العلم أو العزم المذكورين.
(322) for an oppressor or immoral person to take over any of the Muslims' concerns;	(٣٢٢) تولية جاشر أو ناسق أمراً من أمور المسلمين .
(323) to discharge a righteous and compe- tent person from office and appoint someone who is not;	(٣٢٣) عزل الصالح وتولية من هو دونه .
(324) for a caliph, leader, or judge to be unjust;	(٣٢٤) جور الإمام أو الأمير أن القاضي.
(325-26) for a leader to cheat his followers; or neglect to fullfill, through himself or a rep- resentative, their pressing concerns that they are compelled to obtain;	(۲٦_٣٢٥) غشبه لرعيشه؛ واحتجابه عن قضباء حوائجهم المهمة المضطرين إليها يتفسه أو نائبه.
(327) for rulers, leaders, judges, or others to wrong a Muslim or non-Muslim subject of the Islamic state;	(٣٢٧) ظلم المسلاطين والأمسراء والقضاة وغيرهم مسلماً أو ذمياً .
(328) to leave the oppressed unaided;	(٣٢٨) خذلان المظلوم.
(329-31) visiting unjust rulers; aiding them in wronging others; or stirring their hearts against people by telling them falsehoods;	(٣١-٣٢٩) الـدخـول على الظلمـة . وإعانتهم على الظلم : والسعاية إليهم بباطل.
(332) sheltering the guilty, meaning to pro- tect them from those who want to obtain their rights from them, guilty meaning those who com- mit an offense that entails a consequence stipu- lated by Sacred Law;	(٣٣٢) إيـواء المحــدلين أي متعهم ممن يريـد استيفـاء الحق منهم، والمراد بهم من يتعاطى مفسدة يلزمه يسببها أمر شرعي.
(333) saying to a Muslim "O unbeliever." or "O enemy of Allah";	(۳۳۳) قول إنسان لمسلم يا كافر ، أو يا عدو الله .
(334) interceding for someone, to obviate one of the prescribed penalties of Sacred Law (hadd, def: 012-016);	(٣٣٤) الشفاعة في حد من حدود الله تعالى .
(335) blackening a Muslim's name and searching out his shameful points so as to disgrace and humiliate him before others;	(۳۳۵) هتـك المسلم وتتيـع عوراتـه حتى يفضحه ويذله بها بين الناس .

(336) displaying the attire of the righteous in	a the first strategy
public while committing unlawful acts, even if	٣٣٠) إظـهسار زي الصــالحين في وانتهاك المحارم ولو صغائر في
only lesser ones, when alone;	.å
(337) compromising any of the prescribed	٣٣٩) المداهنة في إقامة حد من
legal penalties;	رد .
(338–43) fornication; sodomy; bestiality; sodomizing a woman; lesbianism between women	(٢٣-٣٣) المزنما؛ واللواط؛ وإتيان
meaning one woman doing with another that	سة؛ والمسرأة [الأجنبيسة] في دبرها؛ حقبة النسباء، وهبو أن تفعل المرأة
which resembles what a man would do with her); or for a husband to have intercourse with the body	مصة المستانة ومنو أن تعمل الطراة . أة مشل صورة ما يفعس بها الرجل ؛
of a deceased wife;	الزوج لزوجته الميتة .
(344 46) consummating a marriage con-	٤٦-٣٤) والموطء في نكاح بلا ولي
tracted with neither guardian nor witnesses; con-	مهود؛ وفي نكاح المتعة؛ ووطء
summating a "temporary marriage"; or having intercourse with a prostitute;	أجرة
(347) for a woman to allow someone to forni-	۴٤) وإمساك المرأة لمن يزنى بها.
cate with her:	، ، بې بري بري او د
(348) theft;	٢٤) السرقة .
(349) to block the road, meaning to threaten	٣٤) تطبع الطريق أي إخافتها وإن
passers upon it, even if one does not kill anyone or take any money;	ل نفساً ولا أخذ مالًا .
(350-61) drinking wine in any form or other	٦١٠٣٥) شرب الخمر مطلقساً
intoxicant, even if only a drop; pressing out the juice to make wine or other intoxicant; press-	كرمن غيرها ولوقطرة؛ وعصر
ing it for another person; carrying it for purposes	همما؛ واعتصاره؛ وحمله وطلب لتحو شربه؛ وسقيه وطلب سقيه؛
of drinking, or having it carried; serving it to others or having it served; selling it; buying it; hav-	لنحو سربه؟ وسفيه وطلب سفيه؟ · : وشراؤه؛ وطلب أحدهما؛ وأكل
ing it bought or sold; consuming the proceeds	وإمساك أحدهما .
from selling it; or keeping wine or other intoxic- ant;	
(362-65) attacking anyone under the state's	٦٥.٣٦) السصيسال على معصسوم
protection in order to kill him, rob him, rape his wife, terrorize or frighten him;	نحوقتله أوأخذ ماله أوانتهماك
WILL CONTROL OF THEMESTIC STUDIES.	بضعه أو لإرادة ترويعه وتخويفه .
·····,	
(366) peeping into another's house without his permission, such as into the women's quarters;	بالم الم برق الرقيم الم الم الم الم الم الم الم الم الم ال

(٣٦٧) المنسمسع إلى حديث قوم

(٢٦٨) ترك الختان بعد البلوغ.

يكرهون الأطلاع عليه .

(367) listening to people who are averse to being overheard;

(368) not getting circumcised, even after having reached puberty;

w52.1(369)

(369–70) not performing jihad when person- ally obliged to; or no one performing it at all;	(۲۰۰٬۳۲۹) ترك الجهاد عند تعينه ؛ وترك الناس الجهاد من أصله .
(371) people of outlying provinces neglect- ing to protect border fortifications;	(٣٧١) وترك أهل الإقليم تحصين [.] تقورهم.
(372–73) not commanding the right or for- bidding the wrong when able to;	(٢٧٣-٣٧٢) نرك الأسر بالمعسروف والنهي عن المنكر مع القدرة .
(374) one's actions contradicting one's words;	(٢٧٤) ومخالفة القول الفعل.
(375) not returning someone's greetings of Salam (dis: r33.2):	( ۳۷۵) ترك رد السلام (
(376) to like for others to rise from their seat for one, because of pride and arrogance;	(٣٧٦) محبة الإنسان أن يقوم الناس. له افتخاراً أو تعاظماً.
(377) flecing from combat with unbelievers, unless one is falling back to regroup or separating to join another unit to reinforce them;	(٣٧٧) الفرار من الزحف إلا لتحرف لقتال أو لتحيز إلى فئة يستنجد بها.
(378) fleeing from an outbreak of plague (N: in one's town);	(٣٧٨) الفرار من الطاعون.
(379-80) pilfering from the spoils of war; or concealing such pilfering;	(٨٠٠٣٧٩) الـغـلول من الـغليمــة؛ والستر عليه.
(381-83) killing, treachery towards, or wronging anyone who is under a safe-conduct, is a subject of the Islamic state, or is under an agree- ment of protection;	(۳۸۱) قتل أو غدر أو ظلم من له أمان أو ذمة أو عهد؛
(384) showing others the weak points of the Muslims;	(٣٨٤) الدلالة على عورات المسلمين.
(385–86) acquiring a horse out of pride, or for wagers or gambling; or engaging in contests of marksmanship for any of these reasons;	(٨٦٠٣٨٥) اتخاذ محو الغيل تكبراً أو للمنسابقية عليها رهاماً أو مقيامرة؛ والمناضلة بالسهام كذلك .
(387) to neglect one's marksmanship after having learned it, out of aversion for it, such as might lead to being defeated by the enemy and their mocking the people of Islam;	(٣٨٧) وتىرك الىرمى بعد تعلمه رغبة عنه يحيث يؤدي إلى غلبة العدو واستهتاره بأهل الإسلام.
(388-90) to swear an engulfing oath (def: p23); a lying oath; or to frequently swear oaths, even if truthful;	(٩٠-٣٨٨) المهميين المغموس و واليعين الكاذبة و وكثرة الأيمان وإن كان صادقاً .

(391-94) swearing by <i>one's trust</i> ; or by a idol, for example; or the words of reckless peopl who say, "If I do that, I'm an unbeliever" or "qu of Islam" or "of the Prophet"; or to swear, "the I'm of such and such a religion," lyingly:	مثلاً وقول بعض المجازفين : إن فعنت ا عند ماز الكافي أن مرمون الاسلام أو
(395) not fulfilling a vow, no matter whether it was to perform an act of worship or whether made in the heat of anger;	
(396–98) appointing a person to the judgeship who knows he is dishonest, unjust, of the like; for such a person to accept the judgeship or seek it:	من نفسه الخيانية أو الحور أو نحوهما؛ الم
(399) to judge when ignorant;	(٣٩٩) القضاء بجهل .
(400) to judge unjustly;	(٤٠٠) أو بالجور .
(401) aiding and abetting someone making false claim in court;	a
(402) for a judge (or anyone else) to pleas people with what Allah Most High detests:	<ul> <li>٤٠٢) إرضاء القباضي وغيره الناس</li> <li>٢) إما يسخط الله تعالى .</li> </ul>
(403-5) taking or giving a bribe for false hood; or being an intermediary between the per sons giving and accepting it;	
(406-7) accepting money for appointing judge; or a person who is not personally obliged is take the judgeship (N: because no one else is con petent) paying to attain it when he could do s without paying;	المحكم؛ ودفعه حيث لم يتعين عليه 60 التخر إمدار بازير الألل
(408) a judge accepting a gift for havin interceded for one of the litigants;	ıg . قبول الهدية بسبب شفاحته . (۲۰۸) قبول الهدية بسبب شفاحته .
(409-10) arguing for a falsehood; or arguin without knowledge of who is in the right, as judge's deputy does;	
(411-13) seeking one's rights, but with ve hemence and lies, so as to offend the other part and defeat him; arguing out of pure obstinacy t prevail over one's opponent and finish him; an the picking apart of another's words and disputa- tion which are reprehensible;	لدد وكذب لإيذاء الخصم والنسلط عليه ؛ لا والخصوصة لمحض العناد بقصد فهر d

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Ibn Hajar Haytami's List of Enormities

w52.1(414)

(440) not repenting from an enormity;	(٤٤٠) ترك التوبة من كييرة.
(441-42) hatred of the Medinan Helpers (Ansar); or speaking badly of any of the prophetic Companions (Allah be well pleased with them all).	(٤٦-٤٤١) بغض الأسمـــار؟ وشــتم واحد من الصحابة رضوان الله عليهم أجمعين.
(al-Zawajir 'an iqtiraf al-kaba'ir (y49), 1.27–266, 2.3–230)	[محبور من كتباب البزواجير عن اقتراف الكيائر ؟ ١/ ٢٧ ـ ٢٤٠٠ ٣/٢ ـ ٢٣٠] .
w52.2 (n:) Some twenty-five of the enormities li omitted above because of being repetitions or ab stated in the preface, many scholars do not conside enormities, among them Abu Talib Makki, who explicitly designated as enormities by the primary to	out matters that are rare. As der all of the foregoing to be restricts them solely to sins
w52.3 (Abu Talib Makki:) My own position, to join between the different views mentioned above, is that they are seventeen in number. Four of them are of the works of the heart:	5.2.3 (أبو طالب المكي:) [] والذي عندي في جملة ذلك مجتمعاً من المنفرق سبع عشرة [تفصيلها]: أربعة من أعمال القلوب وهن: الشسرك بالله
(1) associating others with Allah Most High (shirk);	تعسالى، والإصبرار على معصيسة الله تعسالى، والفشوط من رحمة الله تعالى،
(2) persisting in disobedience to Allah Most High;	: والأمن من مكـر المله تعـالى؛ وأربعـة في اللـــــان وهن : شهـــادة الــزور، وقـــلـف المحصن [وهــو المحـر اليــالغ المسلم]،
(3) despairing of the mercy of Allah Most High;	واليمين الفموس وهي التي تبطل بها حقاً وتحق بهما باطلاً [وقبل هي التي يقطع بها
(4) and feeling secure from the design of Allah Most High (def: p66).	مال مسلم ظلماً وليو مواكياً من أراك] وسميت غموساً لأنها تغمنه في غضب الله تعالى وقيل [لأنها تغمس صاحيها]
Four are of the tongue:	في الثار. والسحر وهو ما كان من كلام أو فصل يقلب الأعيان أو يغير الإنسان وينقل
(5) testifying to the truth of a falsehood;	
(6) charging someone who could be chaste (def: o13.2) with adultery;	
(7) swearing an engulfing oath, meaning one which negates something true and affirms some- thing false, termed <i>engulfing</i> because it engulfs its swearer in the wrath of Aliah Most High, or in heilfire;	
(8) and sorcery, meaning words and acts that transmute substances, alter people (n: changing	

one's love for someone to hate, for example), or remove meanings from the things for which they were created.	المعاني عن موضوعات خلقها [والسحرة هم النفاشات في العقـد الـذين أصر الله تعالى بالاستعادة منهم]؛ وثلاثة في البطن
Three are of the stomach:	وهي شرب الخمر والمسكر من الأشرية. وأكمل مال البتيم ظلماً، وأكمل الريا وهو
(9) drinking wine or other intoxicating beverages;	بعلم؛ والنشان في الفرج وهما الزنا، وأن يعمـل عمـل قوم لوط في الأدبار؛ والنتان
(10) wrongfully consuming an orphan's property;	في البــدين وهمـــا القتــل، والسـرقـة؛ وواحــدة في الــرجلين وهي الفــرار من الـزحف الـواحـد من اثنين غيـر متحـرف
(11) and knowingly consuming usurious gain (riba).	[] (ح: للفتال) ولا متحيرزاً إلى فنة . ولا معتقد الكرة؛ وواحدة في جميع
Two are of the genitals:	الجسد وهي عقوق الموالدين وتفسير العقوق جملة : أن يقسما عليه في حق فلا
(12) adultery;	يبــر قسمهمــا، وأن يسألاه في حاجمة فلا يعطيهمـــا، وأن يأمنــاه فيخــونهمــا، وأن
(13) and sodomy.	يعطيهم، وأن يامناه فيحولهما، وأن يجـوعـا فيشبع ولا يطعمهما، وأن يستباه
Two are of the hands:	فيضربهما []. وقالت طائفة: كل عمد فهو كبيرة
(14) murder;	ويست بي من الخصائل هو من أوسط فالـذي ذكرناه من الخصائل هو من أوسط
(15) and theft.	
One is of the feet:	
(16) flecing from combat with unbelievers when one is not outnumbered by more than two to one, unless falling back to regroup or separating to join another unit, believing one will attack again.	
And one is of the whole body:	
(17) a person's undutiful treatment of his parents, meaning, in summary, that when they swear an oath for him to do something that is not blameworthy, he does not fulfill their oath; if they ask him for something they need, he does not give it to them; if they trust him, he betrays them; if they are hungry, he cats his fill and does not feed them; and if they revile him, he strikes them;	
Other scholars hold that <i>any</i> sin that is deliberate is an enormity but what we have mentioned of the above bodily traits is among the	

soundest and most equitable opinions, is what scholars agree upon, and is what is conveyed by a great number of primary texts. These, then, are the deadly enormities that if one avoids them, one's wrongs will be forgiven and one's supererogatory works that are like in kind to the five duties that are the pillars of Islam (N: i.e. the Testification of Faith "La ilaha ill Allah Muhammadum rasul Allah," the prayer, zakat, fasting Ramadan, and hajj)-are counted for one. The reason for this is because the pillars of Islam and these enormities are antipodal counterparts, antithetical to each other in magnitude and significance, the enormities being so great that avoiding them explates the other, lesser sins, and if the five duties that are the pillars of Islam are fully performed, they too explate other wrongdoings, the servant is rewarded for his supererogatory works, and his bad deeds are changed for good ones. Such a person attains to great favor, and paradise is to be hoped for him and the stations of those who strive, for he is of the outstrippers in good deeds. Allah Most High says,

"If you avoid the enormities of what you have been forbidden, We shall acquit you of your wrongdoings" (Koran 4:31),

and says, after mentioning the enormities,

"... save he who repents, believes, and works righteousness: those Aliah will change their bad deeds for good" (Koran 25:70).

And the Prophet (Allah bless him and give him peace) said,

"The five prayers entail forgiveness for what is between them as long as the enormities are avoided."

When the enormities are committed, they annul (N: supererogatory) good deeds just as the five duties of Islam annul the bad deeds that occur between them other than the enormities, which are too great for them to annul (N: but rather require a sincere repentance in order to be forgiven). So with a servant's committing enormities, nothing can remain for him on Judgement Day of الأقوال وأعدلها وهوما انفقوا عليه وكثرت الأخبار فيه . فهذه الكبائر الموبقات التي من اجتنبهما كفرت عنه السينات وثبتت له النبواقيل من القبرائض الخمس التي هي أبنية الإسلام. وذلك أن دعائم الإسلام وهمذه الكبسائر قرينان يعتلجان ويتقاومان في العظم والمعنى بالتضياد، فالكيساتير كبرت فكفر اجتنبابهما مادونهما من الصغبائير ، والفيرائض الخمس التي هي أبنية الاسلام إذا تممت كفرت ما بعدها من السيئسات وثبت للعبيد نوافله وتبيدل سيشاتيه حسشات . فيكون له فضل عظيم يرجى له الجنسة ومنسازل العناملين وهمو السابق بالخيرات. قال الله تعالى: إِنْ تَجْتَنِبُوا كَبَائِرَ مَا تُنْهَوْ نُ عَنَّهُ تُكَفَّرْ عَنَّكُمْ سَيِّئَانَكُمْ ﴾ [النساء: ٣١]. وقال من بعد ذكر الكيائر: الإلامر تاب وأمسن وغسمسل غمسلا صالحا فأولئك يسدّل الله سَبَّساتِهم حَسْبُاتٍ ﴾ [القرقان: ٧٠]. وقال رمسول المله 💥 : 1 الصلوات الخمس كفارات لما بينهن ما اجتبت الكبائري . ... فإذا النهكت الكسالس أحطت الأعميال. والفرائض أحبطت ما بينها من السيئسات إلا الكبسائر فإنهما كبرت فلا تكفرها اللايبقي للعباد يوم القيامة مع ارتكمات الكبائر من الأعمال إلا الفرائض 47:33).

(from p77.3)

peace) say:

and.

his good works except the five duties of Islam, the الخمس وقيد أكبل سائير توافله ارتكباب enormities having devoured all his supererogatory الكسائس فبخساف علمه الشار ومنبازل works; hell is to be feared for such a person, and المسرفين وهنذا هو الظبالم لنفسه وهبو the stations of the profligates, and he has truly الذي حذر الله تعالى المؤمنين عنه قال: wronged himself, which Allah Most High warns ﴿ بَا أَيُّهُا الَّدَينَ آمَنُوا أَطِيعُوا اللَّهُ believers against by saying, وأطيعوا السرسيول ولأ تبطلوا أغمالكم "O you who believe, obey Allah and obey the Prophet, and do not nullify your works" (Koran _ ومنه قول تعالى : ﴿ بَلَىٰ مَنْ كُسَبَ سَبَّسَةً وَأَحْسَاطُتُ بِهِ خطيتُ [[ت : وتعام الآمة : ] فَأُولُتِكُ أُصْحَابُ النَّارِ ﴾ [البقرة: ٨١]. قيسل هي الكيسانير أحياطت بجميع "Nay, but whoever earns a wicked deed and is encompassed by his error, those are the inhabit-حسناته فمحقتها إمحر رمن قوت القلوب ants of hell" (Koran 2:81). في معساميلة السمجيسوب ووصف طريق المريد إلى مقام التوجيد: ٢/ ١٤٨ referring, it is said, to enormities that encompass one's good deeds and efface them (Out al-qulub .[124 (y81), 2.148-49). w53.0 التوبة لا تبطل حق w53.0 REPENTANCE DOES NOT ELIMINATE OTHERS' RIGHTS الغير w53.1 (Shu'ayb Arna'ut:) Bukhari and Ahmad w53.1 (شعب الأرتورط:) [...] relate that Jabir ibn 'Abdullah said, "I heard of a أخرج [مه] البخاري [في «الأدب المفرد» hadith that a certain man had heard from the Mes-(٩٧٠)] وأحمد [قي والمستدو ٢/ ٤٩٥ senger of Allah (Allah bless him and give him وغيرهما من طربق عبد الله بن محمد اين peace), so I bought a camel, cinched my saddle on عقيل أنه سمع] جاير بن عبد الله يقول: it, and travelled for a month to reach him, coming بلغني عن رجيل حديث سمعه من رسول upon him in Damascus, the man being 'Abdullah ibn Unays. I told the doorman, 'Tell him Jabir is at الله ﷺ، فاشتريت بعيراً، ثم شددت the door,' and the reply came, 'Ibn 'Abduliah?' عليمه رحلى، فسيرت إليه شهراً حتى and when I said yes, he rushed out, stepping on قدمت عليه الشمام. فإذا عبد الله بن the hem of his garment. He embraced me and I أنيس، فقلت للبيوات : قل له جابير على returned his embrace and said, 'Tell me the hadith الباب، فقال: ابن عبد الله؟ قلت نعم، I am informed you heard from the Messenger of Allah (Allah bless him and give him peace) about فخسرج بطأ ثوبسه، فاعتنقني واعتنقته، retaliation. I have been afraid that you or I would فقلت - حديثاً بلغني عنك أنك سمعته من die before I heard it.' He said. 'I heard the Mes-رسول الله ﷺ في القصاص، فخشبت senger of Allah (Allah bless him and give him أن تمويت أو أموت قبل أن أسمعه، قال:

993

"" "People shall be mustered on the Day of Judgement naked. uncircumcized, and posses- sionless, and a call will be made to them in a voice that those who are far shall hear as well as those who are near, saying: 'I am the King, I am He who gives recompense: it is not meet for any inhabitant of hell to enter it while any of the inhabitants of paradise owes him something until I exact it of them. And it is not meet for any inhabitant of paradise to enter it while he owes any of the inhabitants of hell something until I exact it from him, even if it be the requital of a single slap of the face.' "We asked the Prophet (Allah bless him and give him peace). "How will this be, when we will meet Allah Mighty and Majestic naked, uncir- cumcized, and without a thing?" And he said, "With good and bad deeds." '."	سمعت رسول الله ﷺ يقول: «يحسّر الناس يوم القيامة [أوقال: الجاد، ] عراة غرلاً بهماً [، قال: قلنا: وما بهماً؟ قال: ليس معهم شيء]، ثم ينساديهم بصوت من قرب: أنسا الملك، أننا العيمان، لا وله عند أحد من أهل النار أن يدخل النار، أن يدخل الجنة ولأحد من أهل النار عنده حتى حتى أقصه منه متى الملطمة، [قال: ] فرلاً يهماً؟ قال: «بالحسنات والسيئات» فرلاً يهماً؟ قال: «بالحسنات والسيئات» توحسنه الحافظ وصححه الحاكم: ٢/ شرح السنة: ١/ ٢٨٠ - ٢٨٢].
w54.0 LEAVING WHAT DOES NOT CONCERN ONE (from r1.2(3))	w54.0 ترك ما لا يعني
w54.1 The Prophet (Allah bless him and give him peace) said, "The excellence of a person's Islam includes leaving what does not concern him." <i>The excellence of a person's Islam</i> (Muhammad Jurdani:) Meaning the fullness and perfection of a person's Islam and his submis- sion to its rules <i>includes leaving what does not concern him</i>	w54.1 قال النبي ﷺ: «من حسن إسلام المرء تركمه ما لا يعنيه» [رواه الترمذي وغيره]. ﴿محمد الجرداني:) «من حسن إسلام المروم (يعني من كمال إسلام المره وتمامه والاستسلام لأحكامه) «تركه ما لا يعنيه» (أي ما لا تتعلق عتايته به قولاً كان أو فمسلاً. والذي يعني الإنسان من الأمور ما يتعلق بضرورة حياته في معاشه

w55.0 مقاء الحنة والنار w55.0 THE ETERNALITY OF PARADISE AND HELL (from s1.2) w55.1 (n:) The view that the punishment of unbelievers in hell is not eternal has been misrepresented by some Muslim writers and Koran translators as if it were a matter over which there is scholarly disagreement, or as if the proof of it from the Koran, hadith, and consensus of Muslims (ijma', def: b7) were capable of bearing more than one interpretation. The present section, by two of the foremost Sunni scholars in tenets of Islamic belief (usul), has been translated to clarify the question. w55.2 ('Abd al-Oahir Baghdadi:) The scholars w55.2 (عبيد القاهر الغيدادي:) of Ahl al-Sunna and all the previous righteous of أجمع أهل السنة وكل مَن سُلُفَ من أخيار the Muslim Community are in unanimous agree-الأمية على دوام بضاء الجنبة والنبار وعلى ment (ijma') that paradise and hell are eternal, دوام تعيم أهل الجنة ودوام عذاب الكفرة and that the bliss of the inhabitants of paradise في النار [نقل من أصول الدين: ٢٣٨]. and the torment of unbelievers in hell will endure forever (Usul al-din (y23), 238). w55.3 (Tagi al-Din Subki:) The faith of Muslims. w55.3 (تقى الدين السبكي:) [.... is that paradise and hell do not perish. Abu وبعدد] فإن اعتقداد المسلمين أن الجنة Muhammad Ibn Hazm having transmitted schol-والنار لاتفنيان وقد تقل أبو محمد بن حزم arly consensus (ijma') on this point and on the fact الإجمياع على ذليك وأن من خالفه كافر that whoever denies it is an unbeliever (kafir) by بإجماع، ولا شك في ذلك فإنه معلوم من scholarly consensus. And there is no doubt of this, for it is necessarily known (def: f1.3(N)) as part of البدين بالضبر ورة وتبواردت الأدلة عليه ا the religion of Islam, and proof after proof bears it قال الله تعالى: out. Allah Most High says: الجَبَلَىٰ مَنْ كَسَبَ سَيَّئَةً وَأَحَاطَتُ اللهُ المَالِيَةِ مَا المَّالِقَةِ المَالِقَةِ المَالِقَةِ المُ خطيئتية فأولنيك أضخبات التبار هم فيها (1) "Nay, but whoever earns a wicked deed and is encompassed by his error, those are the inhabitants of hell, abiding therein forever" (Koran 2:81). ﴿إِنَّ الَّذِينَ كَفَرُوا وَمَاسُوا وَهُمُ كُفَّارً (2) "Verily those who disbelieve and die as أجمعين خالمدين فيهما لايخفف عتهم unbelievers; the curse of Allah, the angels, and العَذَابُ وَلا هُمْ يُنْظَرُونَ بَهِ [البقرة: ١٦١ people, one and all, is upon them, abiding therein forever; the torment shall not be lightened from them, nor shall they be respited" (Koran 2:161-62). ﴿وَمَنْ يَرْتَدُدُ مِنْكُمْ عَنْ دِينِهِ فَيَمْتَ وَهُوَ كَانِهُ فَأُولَسُكَ حَطَتُ أَعْمِ الْهُمْ فِي الذُّنْيَا (3) "Whoever of you leaves his religion and والأجبرة وأولسك أضحيات النارهم فيها dies as an unbeliever, those are they whose works have failed in this world and the next, and those are the inhabitants of hell, abiding therein forever" (Koran 2:217).

خَالِدُونَ ﴾ [البقرة: ٨١]. وقال تعالى : أولئِكَ عَلَيْهِمْ لَعْنَةُ اللَّهِ وَالمَلائِكَةِ وَالنَّاسِ .[137. وقال تعالى ; خالدُونَ * [البقرة: ٢١٧]. وقال تعالى :

(4) "Those who disbelieve, their friends are the evil ones, who lead them from the light to darknesses. Those are the dwellers of hell, abiding in it forever (Koran 2:257).

(n: There follow some fifty-six Koranic verses of similar purport which have been left untranslated for the sake of brevity:

2:162	23:103	2:167	35:36
3:116	32:14	2:102	17:97
4:14	25:69	3:22	40:49-50
4:93	33:64-65	4:56	42:45
4:168-69	39:72	4:121	69:36
6:128	41:28	5:37	78:30
7:36	43:74-75	11:8	87:13
9:63	47:15	11:16	90:20
9:68	59:17	14:21	82:16.)
10:27	64:10	14:29	,
11:106-7	72:23	23:108	
13:5	98:6	29:23	
16:29	2:86	45:35	
21:99	32:20	22:22	

.... The other verses that mean the same thing are very many, a fact that eliminates the possibility of explaining them away figuratively and necessitates complete conviction of them; just as the verses proving bodily resurrection, because of their great numbers, eliminate any possibility of explaining them away figuratively. We adjudge whoever explains these verses as if they were figurative to have committed unbelief because of the knowledge which the evidence *en masse* affords. And so it is too with the very numerous and intersubstantiative hadiths about this, such as the Prophet's saying (Allah bless him and give him peace):

(1) "Whoever kills himself with a knife will abide in the fire of hell, perpetually stabbing his belly with it, undying therein forever. And whoever hurls himself from a mountain and kills himself shall abide in the fire of hell, perpetually falling to his death, undying therein forever."

(2) "As for the inhabitants of hell who are its people, they shall be undying therein and unliving."

... وغيرها من الآيات كثير في هذا المعنى جداً وذلسك يمنسع من احتمسال التأويبل ويوجب القطع يُذلك، كما أن الآيسات المدالة على البعث الجسماني لكشرتها يمننع تأويلها. ومن أولها حكمنا بكفره بمقتضى العلم جملة وكسذلسك الأحاديث المنظاهرة جداً على ذلك كقوله 2013 :

، من قتـل نفسه بحـديدة فحديدته في يده يتوجأ بها في بطنه في نار جهنم خالداً مخلَّداً فيها أيداً ومن تردى من جبل فقتل نفسه فهسو يتردى في نار جهنم خالـداً مخلَداً فيها أبـداً، [متفق عليه من حديث أبى سعيد].

وقـوقـه ﷺ : «أسا أهل النار الذين هم أهلهما فإنهم لا يموتون فيها ولا يحيون». [صحيح من حديث أين سعيد].

# The Eternality of Paradise and Hell w55.3

<ul> <li>(3) "When the p paradise and the people shall be brought for paradise and hell, and shall be heard, 'O people of hell, And there is the like of cerning paradise, as All: <ul> <li>(1) "Those who be they are the dwellers of forever (Koran 2:82).</li> <li>(2) "Whoever ob senger, He will admit the mighty triumph" (Katalana katalana i></ul></li></ul>	e of hell go to hel rward, placed slaughtered. And le of paradise, th there is no death the above evider ah Most High say elieve and do good paradise, abiding eys Allah and H them to gardens ing therein forever oran 4:13).	l, Death between d a crier ere is no !' " nce con- s: d works, g therein His mes- beneath That is	النار إلى النار جيء بين المجنة والنسار وت، [وفي روايسة قال موت،]. وفي مولوا الصالحات أ. مولوا الصالحات إ. مولة يُذخِلُهُ جُنّاتٍ إ. إلناء: ١٣].	وقول عليه السلا وقول عليه السلا لجنة إلى الجنة وأهل ا ليذبح فينادي مناديا ريسا أهسل النسار لا م صحيحة : وفخلوه محيات أشخاب وقال لجنة مثل ذلك ، وقال وقال تعالى : وقال تعالى : بخري مِنْ تُحْتَها الأَنْ وذلك الفورُ العظيم في
(n: Thirty-eight ve		purport fo	ollow, which	have been left
untranslated, as before,	for brevity:			
2:82	11:23	23:1	11	56:17
3:15	10:26	25:1	15	57:12
10:62	11:108	25:1	76	58:22
3:198	13:35	29:5	58	50:34
4:13	14:23	4:12	22	64:9
4:57	15:48	39:1	73	65:11
5:85	18:3	41:8	8	95;6
5:119	18:107	43:7	71	98:8.)
9:89	20:76	41:3	30	
9:100	21:102	48:5	5	
So these are the vers eternality of paradise a tioned hell first because about hell perishing by	and hell. We have we've come across one of the people	ve men- is a work le of the	وب أنا بالنار لأنًا ض أهل العصر في	ني بشاء المجنة الآيات في بشاء المجنة والنسار وقفها على تصتيف لبعا لنائها . وقد ذكر فا تحج

eternality of paradise and hell. We have mentioned hell first because we've come across a work about hell perishing by one of the people of the present era. We have quoted about one hundred Koranic verses, approximately sixty concerning hell, and forty on paradise. *Immortality* (khuld) or words derived from it are found in thirty-four of those dealing with hell and thirty-eight of those about paradise. *Everlastingness* (ta'bid) has been mentioned in conjunction with immortality in four of those dealing with hell, and mentioned eight times about paradise, seven of them in connection with immortality. *Never leaving* and so forth has been plainly stated in over thirty verses. The consequence of the concatenate and intersubstantiaلمن فهذه الآيات التي استحضرناها في بقداء الجنة والندار. وبدأنا بالنار لأنا وقفنا على تصتيف لبعض أهل العصر في فنائها. وقد ذكرنا نحو مائة آية، منها نحو وقد ذكر الخلد أو ما اشتق منه في أربع وتد ذكر الخلد أو ما اشتق منه في أو بع وذكر التابيد في أربع في النار مع الخلود وفي ثمان في الجنة منها سيع مع الخلود. وذكر التصريع يعدم الخروج أو معناه في أكتر من ثلاثين. وتضافر هذه الآيات

#### w55.3 Notes and Appendices

tive character of these and similar verses is absolute certainty that what Allah Most High thereby intends is their literal meaning and significance. It is not something in which the outward sense might be used to imply other than the plain purport, which is why Muslims unanimously concur upon faith in it, descendants having taken it from ancestors in unbroken succession from their Prophet (Allah bless him and give him peace). It is integrally embedded in the innate faith (fitra) of the Muslims, necessarily known as part of the religion of Islam, and even held by all non-Muslim sects. Whoever denies it is an unbeliever (kafir), and whoever explains it away figuratively is the same as someone who figuratively explains away Koranic verses about the bodily resurrection, meaning that he too is an unbeliever, because knowing the verses necessitates belief.

I have come upon the above-mentioned work, whose author notes three positions about paradise and hell perishing: that both end, which he declares none of the early Muslims have said; that neither ends; and that paradise remains but hell ends; the latter of which he inclines toward and adopts, saying that it is the position of the early Muslims (salaf). Allah be our refuge from this! I exonerate the early Muslims from it and do not believe a single one of of them said it. There are only some words that have been ascribed to certain individuals of them that are to be taken as all problematic utterances are, meaning they are construed and interpreted in light of other than their ostensive sense, for just as there occur expressions requiring such exegesis in Koranic verses and hadiths, so too words occur in the discourse of scholars that must be fittingly explained. Whoever takes words of early Muslims that were spoken to motivate people to do good or be afraid of doing evil and so forth, and interprets them literally, recording them as if they were a "school of thought" has misled himself and others. Nor is this scholarship, for the way of scholars is to uncover the meaning of words and what is intended by them. When we are certain that what has been ascribed to a speaker is his actual position on a matter and his belief, we attribute it to him. But unless we are certain, we do not attribute it to him. this being especially true of basic tenets of Islamic belief like the above, about which Muslims unaniونظائرها يفيد القطع بإرادة حقيقتها ومعشاها، وأن ذلك ليس مما استعمل فيه الظاهير في غيير المبرادية ولذلك أجمع المسلميون على اعتقاد ذلك وتلقوه خلفأ عن سلف عن نبيهم ﷺ . وهو مركوز في فطبرة المسلميين معملوم من المدين بالضرورة بل وسائر الملل غير المسلمين يعتقدون ذليك . ومن رد ذليك فهيو كافر ومن تأول فهو كمن يؤول الآيات الواردة في البعث الجسماتي وهمو كافر أيضاً يمقتضي العلم . وقسد وقفت على النصنيف المذكبور وذكر فيه ثلاثة أقوال في فناء الجنة والنار : أحدها أنهما تفنيان وقال إنه لم يتل به أحد من السلف. والثاني أنهما لا تفنيان والشائث أن الجنبة تبقى والشار تفنى . ومسال إلى هذا واختساره وقسال إنبه قول السلف، ومعناذ الله، وأنا أيرىء السلف عن ذلبك ولا أعتقبد أن أحدأ منهم قاله. وإنمسا روى عن بعضهم كلمسات تتأول كما تتأول المشكلات الني نرذ وتحمل على غير ظاهرها. فكما أن الأبات والأحساديت بقسع فيهسا ما يجب نأوبله كذلسك كلام العلمساء يقبع فيبه ما يجب تأويله . ومن جاء إلى كلمسات ترد عن السلف في ترغيب أو ترهيب أو غير ذلك فأخذ بظاهرها وأثبتها أقوالأ ضل وأضل وليس ذلسك من دأب المعلمساء ودأب العلماء التنقير عن معنى الكلام والمراديه ومما التهي إلينا عن فائله فإذا تحققنا أن ذلك مذهبه واعتقاده نسبناه إليه وأما بدون ذليك فلا . ولا سيما في مثل هذه العقائد التي المسلمون مطبقون فيها على شيء

### The Eternality of Paradise and Hell w55.3

mously agree on one position. How can one proceed to the opposite of what they believe and then attribute it to the greatest of Muslims and exemplars of the believers, considering it a topic of scholarly disagreement as if it were a question about ablution (wudu)? How remote whoever does this is from knowledge and guidance! This is a reprehensible innovation (bid'a) of the most ominous and ugliest sort, and Allah has knowingly led whoever says it astray....

كيف يعمد إلى خلاف ما هم عليه ينسبه إلى جلة المسلمين وقيدوة المسامنين ويجعلها مسألبة خلاف كمسألة في باب الوضوء؟ ما أبعد من صنع هذا عن العلم والهمدي. وهمذه بدعمة من أنحس البدع وأقبحها أضل الله من قالها على علم .[...]

(n: Several pages follow, examining various objections to the eternality of heli raised by the above-mentioned author, some of them eiting statements ascribed to early Muslims, which, as Subki points out, apply to disobedient Muslims who will one day leave the hellfire, not to unbelievers, polytheists, or the likes of Pharaoh and Satan. Only a few of these objections could be translated below because of their length.)

(Objection:) There is a hadith in the *Musnad* of Ahmad that herbiage will one day grow on the floor of hell.

(Reply:) It is not in the *Musnad* of Ahmad, but in others, and is a weak hadith. If it were rigorously authenticated (sahih), it would be interpreted as referring to the level where disobedient Muslims ('usat) are.

(Objection:) Harb Kirmani said, "I asked Ishaq about the word of Allah Most High,

"' ... except as your Lord wills' (Koran 11:107),

"and he replied, "This verse applies to every threat of punishment in the Koran." "And it is related from Abu Nadra that one of the Companions of the Prophet (Allah bless him and give him peace) said, "This verse applies to the entire Koran wherever the words 'Abiding therein forever' are mentioned."

(Reply:) If authenticated, these statements are interpreted as applying to disobedient Muslims, for the departure of Muslim sinners from hell is not explicitly stated in the Koran, but only in the sunna, and is through intercession (dis: v2.8). So the meaning of these statements is to show the agreement between the Koran and sunna on this, for the early Muslims had great fear, and did not find in the Koran that true monotheists would leave hell, and were afraid of unending punishment.

(Objection:) Allah has informed us that His

## w55.3 Notes and Appendices

mercy encompasses everything (Koran 7:156), and has said, "My mercy has outstripped My wrath" (*Sahih al-Bukhari* (y30), 9.411), while if one hypothesizes an unending torment, there is no mercy at all.

(Reply:) The hereafter is of two abodes, an abode of mercy unmixed with anything else, which is paradise: and an abode of torment unmixed with anything else, which is hell; this being a proof of Allah's omnipotence, while the present life is compounded of both. So if by saying, "If one hypothesizes an unending torment, there is no mercy at all," one means to absolutely deny that there is any mercy, it is not true, for there is the very perfection of mercy in paradise; while if one means there is no mercy in hell, we reply that even if one holds that mercy and torment are *things*, Allah Most High says (n: in the remainder of the verse "My mercy encompasses everything"),

"I shall inscribe it for those who are godfearing" (Koran 7:156).

(Objection:) It is established that Allah is allwise and all-compassionate, and that wicked souls (who, if they were returned to this world, would go back to their wrongdoing) are unfit to dwell in the abode of peace. Now, if given a torment that would purge their souls of this evil, it would be tenable with respect to the divine wisdom, but as for creating souls who do evil in this world and for whom there is nothing but torment in the next, this is a contradiction than which few things are more inconsistent with wisdom and mercy. This is why Jahm denied that Allah is the Most Merciful of the Merciful, but rather said that He does whatever He wills, and those who follow Jahm's path, like Ash'ari and others, do not hold that He actually has wisdom or mercy. But since it is established that He is all-wise and all-compassionate, and the falsity of Jahm's position is realized, this necessitates that we affirm what wisdom and mercy entail-so the position of the Mutazilites concerning His wisdom and mercy, as well as that of the Qadarites, determinists, and deniers of the divine attributes, are equally false, and the most glaring of their errors is considering hell eternal. That is what their positions imply, while Allah has

رحمته وسعت كل شيء، وسبقت رحمتي غضبي، فإذا قُدّر عذاب لا أخر له لم بكن هناك رحمة المتة . قلتُ: الآخيرة داران: دار رحمية لا يشبوبها شيءوهي الجنة، ودار عذاب لا يشبوبه شيءوهي الثار. وذلك دليل على القيدرة والبدنيا مختلطة يهذا وبهذار فقوله : إذا قدر عذاب لا آخر له لم يكن هنياك رحمة البنية ، إن أراد نفى الموحمة مطلقه فليس بصحيح لأن هشاك كمال الرحمة في الجنة وإن أراد لم يكن في السنسار، قلنسا له : وإذ قال إنبهسا شيء والعقاب شيء وقد قال تعالى : الأعراف: .[107 فإن قلتُ : قد نبت أنبه حكيم رحيم والنفيوس الشريرة التي لوردت إلى الدنيا لعادت لا تصلح أن تسكن دار السلام، فإذا عذبوا عذاباً تخلص نفوسهم من ذلك السر كان هذا معقبولاً في الحكمة . أما خلق نفيوس تعميل الشير في الدنيا، وفي الاخبرة لاتكون إلاني العذاب فهذا تناقض يظهر فيه من متاقضة الحكمة والبرحمة ما لا يظهر في غيره. ولهذا كان جهم ينكر أن يكون الله تعالى أرحم الراحمين يل يفعسني ما يشماء . والمذين سلكوا طريقتيه كالأشعيري وغيره ليس عندهم في الحقيقة له حكمة ولا رحمة . وإذا ثبت أنبيه حكيم رحيم وعلم بطيلان قول حهم تعبن إئسات ما تقتضيه الحكمة والبرحمة . وما قاله المعتزلة أيضاً باطل. فقول القدرية والمجبرة والنفاة في حكمته ورحمت باطس ومن أعظم غلطهم اعتقادهم تأبيلا جهنم . فإن ذلك ستلزم ما قالموه، وقيد أخبر تعالى أن أهل الجنة informed us that the inhabitants of paradise and hell will not die, so they must have some abode, and it is impossible that they should be tormented after entering paradise, so no alternative remains except the abode of happiness. A living being is never without either pleasure or pain, and if pain is excluded, this necessarily implies eternal pleasure.

(Reply:) Having openly said what he has said at the end of the above, this person implies that Satan, Pharaoh, Haman, and all unbelievers will end up in eternal bliss and perpetual enjoyment, something that no Muslim, Christian, Jew, polytheist, or even philosopher has ever said. Muslims believe that paradise and hell last forever, while a polytheist holds that there will be no resurrection, and a philosopher believes that wicked souls will be in a state of pain. So we do not know of anyone who has made the statement this man has, which entails leaving Islam, because of the knowledge afforded by the sheer amount of the evidence against it. Glory be to Allah Most High, who says,

"Those who disbelieve in the signs of Allah and in meeting Him, it is they who shall despair of My mercy" (Koran 29:23),

and says,

"Whenever it abates, We shall increase for them the blaze" (Koran 17:97).

Allah's prophet (Allah bless him and give him peace) has informed us that Death shall be slaughtered between paradise and hell, which without doubt could only be done to show the people of hell's despair and their certainty of living forever in torment. Were they to move on to pleasure and enjoyment, it would be a great hope for them, better than death, and they would be without despair. How can anyone who believes in these verses and hadiths say such a thing? What he said about wisdom is ignorance, and what he said about Ash'ari (Allah be well pleased with him) is a deliberate lie against him that we seek refuge in Allah Most High from.

(Objection:) One could hold that souls are

والنسار لا يمسونيون فلا بد لهم من دار. ومحسال أن يعذبوا بعد دخول الجنة ، فلم يبيق إلا دار الشعيم . والحي لا يخلومن لذة أو ألم فإذا انتفى الألم تعينت اللذة الدائمة . قلتُ : قد صرح بسا صرح به في آخر كلامه فيقتضى أن إبليس وفرعون وهامان وسمائر الكفار يصيرون إلى النعيم المقيم واللذة الدائمة . وهذا ما قال به مسلم ولا تصبيرانسي ولا يهبودي ولا مشسرك ولا فيلسبوف أما المسلمون فيعتقدون دوام الجنبة والنباري وأميا المشرك فيعتقد عدم المبيعث، وأمسا الفيلمسوف فيعتقد أن التقبوس الشبر يبرة في ألم. فهمذا القول الذي قاله هذا الرجل ما تعرف أحدأ قاله وهمو خروج عن الإسملام بمقتضى العلم إجمالا وسبحان الله إذا كان الله تعالى يقول: إِذْ أُولَئِكَ الْدِينَ يَبْسُوا مِنْ ر [العنكبوت: ٢٣]. وكذلك قوله تعالى : ﴿ كُـلُّمَـا حَبَتْ زَدْنُسَاهُمْ [الأسراء: ٩٧]. ونبيه بنجة يخبر بذبح الموت بين الجنة والنبار ولاشك أن ذلبك إنما يُفعل إشارة إلى إيماسهم وتحققهم البقياء البدائم في السعسةاب فلوكانسوا ينتقلون إلى اللذة والنعيم لكان ذلك رجاء عظيما لهم وخيرا من المبوت ولم يحصل لهم إياس. قمن يصدق بهذه الأينات والأحاديث كيف يقبول هذا الكملام؟ وما قالمه من مخالفة الحكمة جهل وما ينسبه إلى الأشعري رضي الله عنه افتراء عليه نعوذ بالله تعالى فإن قلت: قد يقسول إنسه تخسلص

cleansed of wickedness by this torment and then become Muslims.

(Reply:) Allah be our refuge! Their becoming Muslims in the hereafter will be of no benefit to them, by unanimous consensus of Muslims, and by the word of Allah Most High,

"Its faith will not benefit any soul that did not believe before" (Koran 6:158).

(Objection:) What wisdom is there in creating such people?

(Reply:) The wisdom lies in making manifest the divine omnipotence so that believers may contemplate it and reflect upon the immensity of the majesty of Allah Most High, who has the power on the one hand to create the angels, the rightcous, the prophets, and the Liegelord of Creation Muhammad (Allah bless him and give him peace): and the power on the other hand to create Pharaoh, Haman, Abu Jahl, the fiends of jinn and mankind, and Satan, the Chief of Misguidance; and who has the power to create the two final abodes, each pure and unadmixed; one for everlasting happiness, the other for agonizing torment, and yet a third abode, this world, compounded of both. Glory to Him whose omnipotence is such, and whose magnificence is so exalted! Allah Most Glorious is well able to create all people as obedient believers, but He Most Glorious has willed to manifest the thing and its opposite, those who know to know it, and those who are ignorant to be ignorant of it, knowledge being the origin of all felicity and that from which true faith and obedience grow, and ignorance being the origin of all damnation and that from which all unbelief and disobedience grow. I have not seen anything ruinous to the affairs of this world or the next save that it was the result of ignorance, which is truly the most baneful of all things. ... Whoever says that heaven or hell perish is an unbeliever (al-Rasa'il al-Subkiyya (y52), 196-208).

تقوسهم من الشرَّ بذلك العذاب قلتُ: معسادُ الله. أما إسبلامهم في الأخسرة فلا ينفعهم بإجمياع المسلمين، ويفوله معالى . الألا ستفسع تفسسا ابماتها لم تكن امتت مِنْ قُبْلُ ﴾ [الأنعام: ١٥٨]. [...]. فإن قلت: ما في خلق هؤلاء من الحكمة؟

قلت: إظهمار القدرة واعتبار المؤمنين وفكرتهم في عظمة الله تعالى القادر على أن يخلق المملائكية والبشير الصبالحين والأنبياء ومحمدا فيج سيد الخلق وعلى أن يخبلق من الطبرف الأخبر فرعبون وهامان وأباجهل وشياطين الجن والإنس وإبليس رأس الضلال والقادر على خلق الدارين متمحضة كل واحدة منهما : هذه للنعيم المقيم وهبذه للعبذاب الأليم ودار ثالثة وهي الدنيا ممتزجة من النوعين . فسيحمان مار هذه قدرته وجلّت عظمته. وكبان الله سبحبانه قادرا أن يخلق الناس كلهم مؤمنين طائعين ولكن أراد سبحمانمه أن يبين الشيء وضنده علمسه من علمته وجهله من جهله , والعلم منشأ السعمادة كلهما نشأ عنبه الايمان والطاعة , والجهل منشبأ الشبقاوة كلها تشأعنه الكفر والمعصية . وما رأيت مفسدة من أسور المدنيبا والأخبرة تنشأ إلاعن الجهسل ففو أضر الأشياء. [...] من قال بفناء الجنة والنبار أو أحدهما فهو كافر [محرر من الرمسائل السبكية في الرد على ابن تيمية وتلميذه ابن قيم الجوزية: ١٩٦ -.[*+٨].

w56.0 THE EXCELLENCE OF THE PROPHETIC COMPANIONS (SAHABA) (from v2.9)	w56.0 فضيلة الصحابة
w56.1 (Nawawi: (n: with commentary by Jalal al- Din Suyuti)) The prophetic <i>Companions</i> (N: meaning anyone who personally met the Prophet (Allah bless him and give him peace) and died believing in Islam) are all legally upright ('adal, def: o24.4), both those of them who took part in conflicts (dis: w56.3) and those who did not, by unanimous consensus of all scholars whose opin- ion matters. ((Suyuti:) Allah Most High says, "Thus have We made you a justly balanced nation" (Koran 2:143), meaning upright, and He says, "You are the best nation ever brought forth for people" (Koran 3:110), the address being to those who were alive at that time. And the Prophet (Allah bless him and give him peace) said, "The best of people are those of my time." ( <i>Tadrib al-rawi fi sharh Taqrib al-Nawawi</i> (y109), 2.214))	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
w56.2 (Wasiyyullah 'Abbas:) Among the evi- dence of the legal uprightness ('adala) of the Com- panions is the word of Allah Most High: (1) "Muhammad is the Messenger of Allah, and those with him are hard against the unbeliev- ers, compassionate towards one another. You see them bowing and prostrating, seeking bounty from Allah and His good pleasure. Their mark is upon their faces from the effect of prostration— that is their likences in the Torah; and their like- ness in the Evangel is as a grain that sends forth its shoot, strengthens it, and it thickens and rises straight upon its stalk, pleasing the sowers, that through them He may enrage the unbelievers. Allah promises those who believe and do good	W56.2 (وصي الله عياس:) {(ت:] من) أدلة عدالة الصحابة من كتاب الله عز وجل: قال تعالى: - الأمُحمَّدُ رَسُولُ اللَّهِ، وَالَّذِينَ نعة أَشِدَاءُ عَلَى الكُفَّارِ رَحْمَاءَ بِنَهُمْ تَوَاهُمْ رَكُفَ سَجَدا يَبْنُعُونَ نَضَلَام بِنَا اللَّهِ وَرَضُوانَا، سِيمَاهُمْ فِي وُجُومِهِمْ مِنْ أَنَّر السُّجُوة ذلك مَتْلَهُمْ فِي وَجُومِهِمْ مِنْ أَنَّر في الإنجيل كَزَرَع أَخْرَع شَطْهُ فَقَازَرَهُ فاسْتَعْلَط فاستوى عَلَى سُوقه يُعْجِبُ الرُزَاع لَيْغِطَ بِهِمُ الكُمَّارَ وَعَدَ اللَّهُ الَّذِينَ

1	w56.2 Notes and Appendices	
	works of them forgiveness and an immense reward" (Koran 48:29).	آمُنسوا وعَمِلوا الصالِحَاتِ مِنْهُمْ مُغْفِرَةً وَأَجْرا عَظِيماً﴾ [الفتح: ٢٩].
	<ul> <li>(2) " And the outstrippers, the first of the Emigrants and the Helpers, and those who followed them in excellence: Allah is pleased with them, and they are pleased with Him, and He has prepared for them gardens under which rivers flow, abiding therein forever. That is the mighty triumph" (Koran 9:100).</li> <li>(3) " it is for the poor Emigrants, who were forced out of their homes and possessions, seeking bounty from Allah and His pleasure, aid-</li> </ul>	وقال تعالى : فوالسَّابِقُونَ الأوَّلُونَ مِن المُهَاجِرِينَ فوالأَنْصَارِ وَالَذِينَ اتَبَعُوهُمْ بِإحْسَانِ رضِي وَالاَنْصَارِ وَالَذِينَ اتَبَعُوهُمْ بِإحْسَانِ رضِي اللَّهُ عَنَّهُمْ وَرَضُوا عَنَّهُ وَأَعْدَ لَهُمْ جَنَّاتِ تَجْرِي تَحْتَها الأَنْهَارَ، خَالِدِينَ بَيها أَبْدَأُ وقال تعالى : مِنْ دِيَارِهِمْ وَأَمُوالِهِمْ يَبْتَعُونَ اللَّهُ وَرَسُولُهُ ، اللَهُ وَرَضُواتَ وَيَنْصَرُونَ اللَّهُ وَرَسُولُهُ ،
	ing Allah and His messenger: those are the ones who are truc" (Koran 59:8).	الله ورضوات ويتصرون الله ورسوله، أولَئِكَ هُمُ الصَّادِقُونَ﴾ [الحشر: ٨]. وقال تعالى:
	(4) "Allah was pleased with the believers when they swore fealty to you under the tree, and He knew what was in their hearts, sent down tran- quility upon them, and rewarded them with a nigh victory" (Koran 48:18).	ـ ﴿ لَفَسَدُ رَضِيَ اللَّهُ عَنْ المُسَوَّعِبَيْنَ إِذَ يُبْسَابِعُسُونَكَ تَحْتَ الشَّجَرَةِ فَعْلِمُ هَا فِي قُلُوبِهِمْ قَانَسَرَكَ السَّكِينَةُ عَلَيهِمْ، وَأَشَابَهُمْ فَتَحَاقَرِيبَانهِ [الفتح: ١٨] []. ومن السنة النبوية: قال النبي بيج:
	And as for evidence from the prophetic sunna, the Prophet (Allah bless him and give him peace) said,	يملا تسبّلوا أصحابي، فوالمذي نفسي بيمده لو أن أحمدكم أتفق مثل أخد ذهباً ما أدرك مد أحدهم ولا نصيفهه [إسناده
	"Do not revile my Companions, for by Him in whose hand is my soul, were one of you to spend gold equal to Mount Uhud, you would not attain the reward of the handsful of one of them or even half of it [N: because what they spent benefited Islam more]."	صحيح].
	(n: While there is no disagreement among scho panion is itself an excellence and rank that canno came after them, one may appreciate yet another fac by considering the hadith,	t be reached by anyone who
	"When a human being dies, his work comes to an end except for three things: ongoing charity, knowledge benefited from, or a pious son who prays for him,"	۲إذا مات ابن آدم انقطع عمله إلاً من اللاث : صدقة جارية أو علم ينتفع به أو ولد صالع يدعو له، [رواه مسلم].

which scholars say shows that whenever a member of the Muslim Community benefits from religious knowledge transmitted by a Companion from the Prophet (Allah bless him and give him peace), the reward for it is counted among the Companion's works. To realize the station of 'Umar, for example (Allah be well pleased with him), one has only to reflect on the number of Muslims throughout the centuries who have benefited from the hadith,

#### The Excellence of the Prophetic Companions (Sahaba) w56.2

* إنَّما الأعمال بالنبات: [من حديث ] "Works are only according to intentions..." عمر رواه الشيخان] .

which enters into the validity of virtually every act of worship in a Muslim's life (dis: t1.1), and which no one besides 'Umar (Allah be well pleased with him) related from the Prophet (Allah bless him and give him peace). Or consider the hadith,

"He who inaugurates a good sunta [custom] in Islam earns the reward of it and of all who perform it after him without diminishing their own rewards in the slightest..."

and reflect that 'Uthman (Allah be well pleased with him) ordered the Koran to be gathered into the single volume that innumerable Muslims have recited and studied from that century to this, 'Uthman's share therein being renewed, according to the above hadith, each time a Koran is opened. Nor is it difficult to imagine a similar rank for those whose efforts and jihad led to whole nations and their posterity becoming Muslims down to the present age, from which examples and similar ones we may understand the superiority of both our Prophet (Allah bless him and give him peace), who is the exemplar of all who worship Allah on the face of the earth until the end of time, and of the early Muslims in general over all those who came after them.)

There is scholarly consensus of the Sunni Community that all the Companions are legally upright. Khatib (N: Baghdadi) says: "There are many hadiths of this purport, every one of them in conformity with the explicit text of the Koran, all of which attests to the purity of the Companions and necessitates the conviction of their uprightness and faultless character. None of them requires the exoneration of other human beings alongside the declaration of their unimpeachability by Allah Most High, who is well aware of their inmost state. Thus are they characterized until one of them should prove to have deliberately committed an act unexplainable as anything besides intentional disobedience, uninterpretable by extenuating circumstances, that they should be considered to have lost their legal uprightness; but this Allah has declared them innocent of, and has raised their station in His sight. Had none of what we have mentioned reached us from Allah Mighty and Majestic or His messenger (Allah bless him and give him peace) concerning them, the mere way they were-their emigration, jihad, backing of Islam, spending of lifeblood and possessions, slaving of fathers and sons, sincere advice in religion, and strength of faith and certitude-would

coming after them until the end of time."

necessitate the conviction of their uprightness, the النسزاهتهم وأتهم أفضمل من المعمدلين certainty of their blamelessness, and their والمزكين الذين يجيئون من بعدهم أبد superiority over any appraisers or vindicators الآبدين. اهـ.

> وأمما عقيمدة المعتمزلة والمروافض فلكمتفى فيهما بذكمر قول ابن كثيمر : يوالصحابية كلهم عدول عند أهل السنة والجماعية، وقبول المعتبزلة : الصحابة عدول إلا من قاتل علياً قول باطل مردول ومردود وأما طوائف الرواقض وجهلهم وقنة عقنهم ودعاويهم أن الصحابة كفروا إلا سبعية عشير صحابيا وسموهم فهومن الهذيان بلا دليل إلا مجرد الرأى الفاسد عن ذهن بارد وهموي متبع، وهو أقل من أن يرد والبرهان على خلافه أظهر: [محرر من كتاب فضائل الصحابة: ١١ / ١١٣ -.1115

As for the beliefs of the Mu'tazilites, and those of the Shiites who reject the legitimacy of the first three caliphs (n: these being termed Rawafid (lit. "Rejectors"), including the Twelver Shiites, as opposed to the Ghulat ("Extremists") on the one hand, who may believe that 'Ali is God, or that Gabriel (upon whom be peace) made a mistake in delivering the Koran to Muhammad (Allah bless him and give him peace) instead of 'Ali, and because of such convictions are unquestionably unbelievers; and as opposed to, on the other hand, the Mufaddila ("Preferers"), such as the Zaydis, who believe that 'Ali had a better claim to the imamate than the first three caliphs. though the latters' caliphates were nevertheless legally valid-which distinctions are courtesy of Sheikh Yusuf Rifa'i)-it is sufficient to mention the position of Ibn Kathir, who says: "All of the Companions are legally upright according to the People of the Sunna and Community (Ahl al-

Sunna wa al-Jama'a). The view of the Mu'tazilites that all of the Companions are upright except those who fought against 'Ali (dis: w56.3) is untrue, base, and unacceptable. As for the various sects of Shiites (Rawafid), their ignorance, lack of intelligence, and their contention that the Companions all committed unbelief except for seventeen of them, whom they name, it is gibberish without any corroboration except the corrupt opinion of benighted minds and caprice blindly pursued, and which does not even deserve a rebuttal, so patent is the evidence to the contrary" (Kitab fada'il al-Sahaba (y3), 1.13-16).

w56.3 (Ghazali:) The true imam after the Messenger of Allah (Allah bless him and give him peace) was Abu Bakr, then 'Umar, then 'Uthman, and then 'Ali (Allah be well pleased with them). The Prophet (Allah bless him and give him peace) never explicitly appointed an imam at all, since if one had been designated, he would have been likelier to have been known than the individuals appointed to oversee various lesser commissions of authority, or those assigned to

w56.3 (الغيرالي:) [السابع أن] الإمام الحق بعد رسول الله ﷺ أبو بكر ئم عمر ثم عثمان ثم على رضي الله عنهم ولم يكن نص رسول الله ﷺ على إسام أصلاً إذ لو كان لكان أولى بالظهور من نصبه آحاد الولاة والأمراء على الجنود في

lead the armies in various countries, and the identity of these was not hidden from anyone, so how should the identity of an imam have been? And if it had been known, how should it have been lost so as not to have been conveyed to us? Abu Bakr was thus not installed as imam save through being chosen and sworn fealty to, and as for the hypothesis that the Prophet (Allah bless him and give him peace) explicitly appointed someone else, it amounts to an accusation against all the Companions of contravening the Messenger of Allah (Allah bless him and give him peace), which is a violation of scholarly consensus (iima'), and something that no one has had the effrontery to invent except the Shiites (Rawafid). The People of the Sunna and Community (Ahl al-Sunna wa al-Jama'a) believe in the blamelessness of all the Companions, and praise them as Allah Most Glorious and Exalted has praised them, and as has His messenger (Allah bless him and give him peace). The events that occurred between Mu'awiya and 'Ali (Allah be well pleased with both of them) proceeded from the personal reasoning (ijtihad) of each, not from any avidness of Mu'awiya for the imamate. 'Ali (Allah be well pleased with him) believed that delivering up those responsible for the death of 'Uthman, because of the numerousness of their clans and their dispersal throughout the army, would lead to an upheaval in the matter of the supreme leadership at its very inception, and he felt that to postpone dealing with them would be fitter; while Mu'awiya believed that in view of the enormity of their crime, to delay their apprehension would incite people against the leadership and cause needless loss of life. Some of the most outstanding scholars of Sacred Law have held that both sides in a disagreement between those qualified to do independent legal reasoning (ijtihad) are correct, while others hold that only one side is; but no one of any scholarly competence has ever suggested that 'Ali was in error (Ihya' 'ulum al-din (y39), 1.102).

البيلاد ولم يخف ذلك فكيف خفي هذا؟ وإن ظهمر فكيف اندرس حتى لم ينقبل إلينسا؟ فلم يكن أبو بكر إماماً إلا بالاختبار والبيعية وأمنا تتبذيبر النص على غيره فهو سببة الصحابية كلهم إلى مخالفة رسول الله يُؤة وخرق الإجماع، وذلك مما لا يستجبر يء على اختبراعه إلا الروافض. واعتقاد أهل السنة ((ت: ) والجماعة) تزكيمة جميمع الصحابة والثناء عليهم كما أثنى الله سبحانه وتعالى ورسوله ﷺ . وما جرى بين معاوية وعلى رضي الله عنهما كان مبئيساً على الاجتهباد لا مشارعية من مصاوية في الإمامة إذ ظن على رضي الله عنمه أن تسليم قتلة عثممان مع كشرة متسائرهم واختلاطهم بالعسكر يؤدي إلى اضطراب أمر الإمامة في بدايتها فرأي التأخيـر أصـوب، وظن معـاوية أن تأخير أمرهم مع عظم جنايتهم بوجب الإغراء بالأئمة ويعرّض الدماء للسفك . وقد قال أفباضبل العلماء كل مجتهد مصيب وقال قائلون المصيب واحسد ولم يذهب إلى تخطئة على ذو تحصيل أصلاً [نقل من إحياء علوم الدين: ١٠ ٢٠٢].

w57.0 THE ASH'ARI SCHOOL (from w6.3)	w57.0 حقيقة الأشاعرة

w57.1 (n:) In fundamentals of Islamic faith (usul), virtually all of the scholars quoted in the present volume are Ash'aris, whose school of thought has been presented for readers to examine themselves in sections u3, v1, v2, and w8. The school's position on figurative interpretation (ta'wil) of primary texts has also been discussed at a4.2 and w6.3, the latter of which explains that like all orthodox Muslims, the Ash'aris interpret matters of the afterlife-heaven, hell, and so on-as literal realities, while interpreting certain expressions referring to attributes of Allah Most High-His 'hand', 'eyes', and the like-as figurative, meaning as allusions to His power, omniscience, and so forth. Though many, like Imam Ash ari himself and Imam Nawawi, consign the knowledge of the real meaning of such expressions to Allah (tafwid), others of the school, originally in reply to anthropomorphists of their time, have found figurative interpretations both more useful to Islam, and ultimately, more convincing. To support their position, they adduce that since words such as hand must be either figurative (majazi) or literal (hagigi), and since the literal meaning of *hand* is a bodily limb, an attribute that is unbelief (kufr) to ascribe to Allah Most High, the only other possibility is that it is figurative. The Koran contains many examples of figures of speech, such as,

"Wheever was blind in this life shall be blind in the hereafter, and even further astray" (Koran 17:72),

which does not refer to the physically blind in this life, but rather to those blind, figuratively speaking, to the signs of Allah and heedless of His warnings. Or the verse,

"foday We forget you, as you have forgotten فاليوم نُنْسَاحُم حَمَا نَسِيتُم لِتَا، يَوْرِبَحُم his day of yours" (Koran 45:34),

in which Allah's *forgetting* cannot be literally interpreted as a divine attribute, for Allah forgets nothing, but must rather be understood in its intended figurative sense as meaning that Allah will abandon unbelievers to their punishment. Like virtually all languages of mankind, the ancient classical Arabic in which the Holy Koran was revealed abounds in metaphors, metonyms, figures of speech, and rhetorical embellishments—indeed, a revelation devoid of such features would have had little claim to eloquence among the Arabs—and the figurative interpretations of the Ash'aris are in general supported by compellingly similar linguistic examples, parallels, and lexical precedents drawn from the language's long history. Despite which, because of the possibility that Allah intends something other by such expressions than the particular interpretations suggested by scholars, the best and safest path for a Muslim is consignment of the knowledge of such things to Allah (tafwid), unless forced to refute anthropomorphists, who do not in effect worship the transcendent deity of Islam but rather a *form* like themselves, something unquestionably rejected by the Koranic verse,

"There is nothing whatsoever like unto Him"	الله المالية الم مالية المالية الية المالية r>مالية المالية الية مالية المالية المالية المالية المالية المالية المالية مالية الية مالية الية مالية r>مالية مالية r>مالية مالية ليية مالية ماليمالية مالية م مالية ماليية مالية مالية ماليية
(Koran 42:11).	الشورى: ١١].

The Ash'ari school has naturally earned the criticism of misconceived contemporary efforts to revive anthropomorphism, the excesses of whose proponents have inspired the author of the section below to remind Muslims of the fundamentally orthodox character of the school that has represented the majority of Sunni Muslims for the greater part of Islam's history.

w57.2 (Muhammad 'Alawi Maliki:) Many sons of Muslims are ignorant of the Ash'ari school, whom it represents, and its positions on tenets of Islamic faith, and yet some of them are not godfearing enough to refrain from accusing it of deviance, departure from the religion of Islam, and heresy about the attributes of Allah. This ignorance of the Ash'ari school is a cause of rending the unity of Ahl al-Sunna and dispersing its ranks. Some have gone so far as to consider the Ash'aris among the categories of heretical sects, though it is beyond me how believers can be linked with misbelievers, or how Sunni Muslims can be considered equal with the most extreme faction of the Mu'tazilites, the Jahmites.

"Shall We deal with Muslims as We do criminals? How is it that you judge?" (Koran 68:35-36).

The Ash'aris are the Imams of the distinguished figures of guidance among the scholars of the Muslims, whose knowledge has filled the world from east to west, and whom people have unanimously concurred upon their excellence, scholarship, and religiousness. They include the first rank of Sunni scholars and most brilliant of their luminaries, who stood in the face of the excesses committed by the Mu'tazilites (dis: w6.4), and who constitute whole sections of the foremost Imams of hadith. Sacred Law, and Koranic exegesis. Sheikh al-Islam Ahmad ibn Hajar 'Asgalani, the mentor of hadith scholars and author of the book Fath al-Bari bi sharh Sahih al-Bukhari, which not a single Islamic scholar can dispense with, was Ash'ari. The sheikh of scholars of Sunni Islam, Imam Nawawi, author of Sharh Sahih Muslim and many of other famous works, was Ash'ari. The master of Koranic exegetes,

w57.2 (محمد علوى المالكي:) يجهل كثير مز أبناء المسلمين مذهب الأشاعرة ولا بعرفون من هم الأشاعرة ولا طريقتهم في أمسر المقيدة؛ ولا يتبورع البعض أن ينسبهم إلى الضلال أو يرميهم بالمروق من المدين والإلحاد في صفات الله , وهذا الجهاق بمذهب الأشباعيرة سبب تمسزق وحبدة أهبل السنبة وتشتت شملهم حتى غدا البعض يسلك الأشاعرة ضمن طوائف أهسل الضسلال، ولست أدرى كيف يقبر نابين أهل الإيمان وأهل الضلال؟ وكيف يساوي بين أهل السنة وبين غلاة المعتزلة وهم الجهمية؟ ﴿ أَفَنَجْعَلُ الْمُسْلِعِينَ كَالْمُجْرِمِينَ مَا لَكُم كَيْفَ تَحْكَمُونَ ﴾؟ [القلم: ٥٣ ـ . . . الأشاعرة هم أئمنة أعلام الهدي من علمساء المسلمين، السذين ملأ علمهم مشارق الأرض ومغاربها وأطبق الناس على فضلهم ودينهم . هم جهايذة علماء أهبل السنبة وأعسلام علمماتهم الأفماضل البذين وقضوا في وجبه طبغيبان المعتزلة [ . . . ] إنهم طوائف المحدثين والفقهاء والمفسسرين من الأثمة الأعملام. شيخ الإسبلام أحمد بن حجر العسقلاني شيخ المحدثين بلا مراء صاحب كتباب وفتيح البساري على شرح البخساري» أشعىري المذهب وكتبابيه لايستغنى عنه أحدمن العلماء. وشيخ علماء أهل السنة الإمام النووي صاحب اشرح صحيح مسلما وصاحب الممصنفات الشهيرة أشعبري الملفب، وشيخ المفسرين الإمام

القرطبي صاحب تفسير والجامع لأحكام

Imam Ourtubi author of al-Jami' li ahkam al-Qur'an, was Ash'ari, Sheikh al-Islam Ibn Hajar Haytami, who wrote al-Zawajir 'un iquiraf alkaba'ir, was Ash'ari. The sheikh of Sacred Law and hadith, the conclusively definitive Zakariyya Ansari, was Ash'ari, Imam Abu Bakr Bagillani: Imam 'Asgalani; Imam Nasafi; Imam Shirbini; Abu Hayyan Tawhidi, author of the Koranic commentary al-Bahr al-muhit; Imam Ibn Juzavy, author of al-Tashil fi 'ulum al-Tanzil; and othersall of these were Imams of the Ash'aris. If we wanted to name all of the top scholars of hadith, Koranic excgesis, and Sacred Law who were Imams of the Ash'aris, we would be hard put to do so and require volumes merely to list these illustrious figures whose wisdom has filled the earth from east to west. And it is incumbent upon us to give credit where credit is due, recognizing the merit of those of knowledge and virtue who have served the Sacred Law of the Greatest of Messengers (Allah bless him and give him peace). What good is to be hoped for us if we impugn our foremost scholars and righteous forebears with charges of aberrancy and misguidance? Or how should Allah give us the benefit of their scholarship if we believe it is deviance and a departure from the way of Islam? I ask you, is there a single Islamic scholar of the present day, among all the Ph.D.'s and geniuses, who has done what Ibn Hajar 'Asgalani or Imam Nawawi have, of the service rendered by these two noble Imams (Allah enfold them in His mercy and bliss) to the pure prophetic sunna? How should we charge them and all Ash'aris with aberrancy when it is we who are in need of their scholarship? Or how can we take knowledge from them if they were in error? For as Imam Zuhri (Allah have mercy on him) says, "This knowledge is religion, so look well to whom you are taking your religion from."

Is it not sufficient for someone opposed to the Ash'aris to say, "Allah have mercy on them, they used their reasoning (ijtihad) in figuratively interpreting the divine attributes, which it would have been fitter for them not to do"; instead of accusing them of deviance and misguidance, or displaying anger towards whoever considers them to be of the Sunni Community? If Imam Nawawi, 'Asqalani, Qurtubi, Baqillani, al-Fakhr al-Razi, Haytami, Zakariyya Ansari, and others were not

القرآن، أشعر ي المنذهب وشيخ الإسلام ابن حجر الهيتمي صاحب كتاب «الزواجير عن اقتراف الكيائر» أشعري المذهب. وشبخ الفقه والحديث الإمام الحجبة الثبت زكيرينا الأنصاري أشعري المذهب. والإمام العسقيلاني والإمام النسفى والإمسام الشبربيتي، وأبيو حيمان الشبوحيندي صاحب تفسيسر ءالبحسر المحييطة، والإميام إبن جزي صاحب «التسهيل في علوم التشزيل» الخر. كل هؤلاء من أئمة الأشباعيرة. ولمو أردنا أن تعسده هؤلاء الأعسلام من السمحسدتين والمفسر بن والفقهاء من أثمة الأشاعرة لضياق بنيا الحيال واحتجنا إلى محلدات في سرد أولشك العلماء الأقباضل الذين ملاً علمهم مشارق الأرض ومغاربها. إن من الواجب أن ترد الجميل لأصحابه وأن تعرف الفضل لأهل العلم والفضل الذين خدموا شريعة سيد المرسلين ﷺ [من العلماء الأعلام] . وأي خير يرجى فينا إن رمينيا علماءنا وأسلافنا الصالحين بالزيغ والضبلال؟ وكيف يفتح الله عليتا لنستفيد من علومهم إذا كنا نعتقد ذيها الاتحراف والسريغ عن طريق الإسلام؟ إنتي أقول: . هل يوجد بين علماء العصر من الدكائرة والعباقرة من بقوم بما قام به شيخ الإسلام أبن حجر العسقلاني والإمام النووي من خدمية السنية النبيويية المطهيرة كما فعل هذان الإساسان الجليلان تغمدهما الله بالسوحمة والبرضوان؟ فكيف ترميهما - وسيائم الأشباعيرة - بالضبلال ونحن بحساجسة إلى علوم هؤلاء؟ وكيف نأخبذ العلوم عنهم إذا كانوا على ضلال وقد قال الإمسام الزهري رحمه الله : إنَّ هذا العلم دين فانظروا عمن تأخذون دينكم . أفسا كان يكفى أن بقول المعارض: إنبهم رحمهم الله اجتهسدوا فأخطأوا في تاويل الصفات وكان الأولى أن لا يسلكوا هذا المسلك؛ بدل أن تربيهم بالسزيسخ والبضيلال وتنغضب على من عدهم من أهل السنة والجماعة؟ وإذا لم يكن الإمام النووي والعسقلاني والقرطبي والباقلاني

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among the most brilliant scholars and illustrious geniuses, or of the Sunni Community, then who are the Sunnis?

I sincerely entreat all who call others to this religion or who work in the field of propagating Islam to fear Allah respecting the honor of the Community of Muhammad (Allah bless him and give him peace), especially its greatest sages and scholars in Sacred Law. For the Community of Muhammad (Allah bless him and give him peace) is possessed of goodness until the Final Hour, while we are bereft of any if we fail to acknowledge the worth and excellence of our learned (Mafahim yajibu an tusahhaha (y83), 38–40). والمفخر السرازي والهيتمي وزكريسا الأنصاري وغيرهم من جهابذة العلماء وفطاحل النبغاء إذا لم يكونوا من أهل السنة والجماعة فمن هم أهل السنة إذن؟ إنتي أدعو مخلصاً كل المدعاة وكسل الماملين في حقيل المدعوة الإسلامية أن يتقوا الله في أمة محمد ينيخ وبخاصة في أجلة علمائها وأخبار فقهائها. فأمة محمد تيخ بخير إلى قبام الساعة ولا خير فينا إذا لم نعرف لعملسانات قدرهم وفضلهم [محرر من مفاهيم يجب أن تصحح: ٢٨].

w58.0 COMMEMORATING THE BIRTH (MAWLID) OF THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE) (from w29.3(3))

w58.1 (Jalal al-Din Suyuti:) The Sheikh of Islam and hadith master of his age, Ahmad ibn Hajar (N: 'Asqalani) was asked about the practice of commemorating the birth of the Prophet (Allah bless him and give him peace), and gave the following written reply: "As for the origin of the practice of commemorating the Prophet's birth (Allah bless him and give him peace), it is an innovation (bid'a) that has not been conveyed to us from any of the pious early Muslims of the first three centuries, despite which it has included both features that are praiseworthy and features that are not. If one takes care to include in such a commemoration only things that are praiseworthy and avoids those that are otherwise, it is a praiseworthy innovation (dis: w29.2), while if one does not. it is not.

"An authentic primary textual basis from which its legal validity is inferable has occurred to me, namely the rigorously authenticated (sahih) hadith in the collections of Bukhari and Muslim that 'the Prophet (Allah bless him and give him peace) came to Medina and found the Jews fasting on the tenth of Muharram ('Ashura'), so he asked w58.0 عمل المولد

w58.1 (جـ لال الدين السيوطي:) [...و] قد متل شيخ الإصلام حافظ العصر [أبو فضل] أحمد ين حجر (ح: العسقلاني) عن عمل المولد فأجاب بما تصدد: أصل عمل المولد بدعة لم تنقل عن أحد من السلف الصالح من القرون الثلاثة، ولكنها مع ذلك قد اشتملت على محاسن وضدها فمن تحرى في عملها المحاسن وتجتب ضدها كان بدعة حسنة وإلا فلا.

[قال: ] وقد ظهر لي تخريجها على أصل ثابت وهو ما ثبت في الصحيحين من أن النبي ﷺ قدم المدينة فوجد اليهود يصومون يوم عاشوراء فسألهم فقالوا: هو them about it and they replied, "It is the day on which Allah drowned Pharaoh and rescued Moses, so we fast it in thanks to Allah Most High," ' which indicates the validity of giving thanks to Allah for the blessings He has bestowed on a particular day in providing a benefit or averting an affliction, repeating one's thanks on the anniversary of that day every year, giving thanks to Allah taking any of various forms of worship such as prostration, fasting, giving charity, or reciting the Koran. And what blessing is greater than the birth of the Prophet (Allah bless him and give him peace), the Prophet of Mercy, on this day? In light of which, one should take care to commemorate it on the day itself in order to conform to the above story of Moses and the tenth of Muharram, though those who do not view the matter thus do not mind commemorating it on any day of the month, while some have expanded its time to any day of the year, whatever exception may be taken at such a view.

"The foregoing is in regard to its legal basis. As for what is done therein, it should be confined to what expresses thanksgiving to Allah Most High, of the like of the above-mentioned practices such as reciting the Koran, feeding others, giving charity, and singing something of the odes that praise the Prophet (Allah bless him and give him peace) or encourage one to do with less of thisworldly things, inspiring the hearts of the listeners to do good and to work for the hereafter. As for what is added to this, of listening to singing, amusement, and so forth, what should be said of it is that the permissible therein that displays rejoicing over the day is of no harm if conjoined with it, while what is unlawful, offensive, or unpraiseworthy (khilaf al-awla) is forbidden" (al-Hawi li alfatawi (y130), 1.196).

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معين من إسسداء نعمية أو دفع نقمة ويعاد ذليك في نظير ذليك اليوم من كل سنة . والشكم لله يحصب بأنمواع العيمادة كالسجبود والصيبام والصبدقية والتلاوة . وأي نعمة أعظم من النعمة بسروز النبي اليوم؟ وعلى عذا اليوم؟ وعلى هذا فينبغى أن يتحمري اليوم بعيته حتى يطابق قصيبة موسيي في يوم عاشيوراء ومن لم يلاحظ ذلك لا يبالي بعمل المولد في أي يوم من الشبهر بلي توسع قوم فنقلوه إلى أي يوم من الستة وفيه ما فيه، فهذا ما بتعلق بأصل عمله . وأما ما يعمل فيه فيتبغى أن يقتصم فيمه على ما يفهم الشكر لله تعالى من يجوما نقدم ذكره من التلاوة والإطعام والصدقة وإنشاد شيء من المدائح النبوية والزهدية المحركة للقلوب إلى فعل الخير والعميل للاخبرة، وأما ما يتبع ذلك من السماع واللهو وغير ذلك فينبغي أن يقال ماكان في ذلسك ميساحساً بحبت يقتضى السرور بذلك اليوم لا بأس بإلحاقه به وما كان حراماً أو مكر وها فيمنع وكذا ما كان خلاف الأولى [التهي] [نقبل من الحاوي للفشياوي في الشقصة وعبلوم التفسيسر والحديث والأصبول والنحبو والإعبراب وسائر الفنون: ١٩٦/١].

يوم أغسرق الله فينه فرعبون ونجى موسى

فنحن نصبوميه شكيرا لله تعالى وفيستفاد

منه فعل الشكر لله على ما من به في يوم

w59.0 THE ACCEPTANCE OF FATE (from w52.1(24))

THINGS INCONSISTENT WITH THE ACCEPTANCE OF FATE w59.0 الرضا بالقضاء

ما يناقض الرضا بالقضاء

w59.1 (Ghazali:) Complaining, no matter what w59.1 (السغسزالمسي:) [....و] the circumstances, is inconsistent with accepting الشكبوي تشاقض البوضيا بكبل حال وذم fate. Criticizing food and finding fault with it is a الأطعسة وعيبها يناقض الرضا بقضاء الله rejection of what Allah Most High has destined, تعالى لأن مذمة الصنعة مذمة للصائع since blaming what is made is blaming the maker, والكل من صنع الله تعالى وقول القائل: and everything is Allah's work. For a person to say الفقر بلاء ومحنية والعيسال هم وتعب that "poverty is an affliction and trial," or "having a family to support is worry and fatigue," or والاحتبراف كدومشقية كلي ذلك قادح في "working for a living is a burden and hardship"----الرضاء بل بنيغي أن يسلم التدبير لمدبره all this is inconsistent with accepting fate. One والمملكية لمبالكهما ويقبول ماقاليه عمر should rather leave the plan to its planner, the رضي الله عنه : لا أبالي أصبحت غنياً أو kingdom to its king, and say, as 'Umar did (Allah فقيراً فإلى لا أدري أيهما حير لي إ . . . إ . be well pleased with him), "I do not care whether I become rich or poor, for I don't know which is better for me." THINGS THAT ARE NOT INCONSISTENT ما لا يناقض الرضا WITH THE ACCEPTANCE OF FATE w59.2 As for prayers (du'a'), Allah requires us to w59.2 فأما الدعاء فقد تعبدنا به. worship Him thereby, as is substantiated by the وكشيرة دعسوات رمسول المله ﷺ ومسائير great many supplications made by the Messenger الأنبياء عليهم السلام تدل عليه. [...] of Allah (Allah bless him and give him peace) and والدعاء بالمغفرة والعصمة من المعاصي all the prophets (upon whom be peace). Praying ومسائير الأسيباب المعينة على الدين غير for forgiveness, for Allah's protection of one from acts of disobedience, and indeed for all means that مناقض للرضا بقضاء الله تعالى . قإن الله assist one to practice one's religion-none of these تعبد العباد بالدعاء ليستخرج الدعاء متهم is inconsistent with accepting what Allah Most صفاء الذكر وخشوع الفلب ورقة التضرع High has destined, for Allah demands the worship ويكسبون ذلسك جلاء للقلب ومفتساحسا of supplications from His servants so that their للكشف وسببة لتواتر مزابا اللطف كما أن prayers may bring forth the purity of His remembrance, the humility of soul, and the softening of حميل الكوز وشرب الماء ليس مناقضاً earnest entreaty so as to polish the heart, open it المرضيبا بقضياء الله تعيالي في العطش، to spiritual insight, and obtain the manifold bless-وشرب الماء طلبأ لإزالة العطش مباشرة ings of His kindnesses-just as carrying a pitcher ميب رتبه سبب الأسياب فكذلك الدعاء and drinking water are not inconsistent with the سبب رتيبه الله تعبالي وأمريه . وقد ذكرنا acceptance of Allah's having decreed thirst. As أنْ التمسك بالأسباب جرياً على سنة الله drinking water to eliminate thirst is merely to تعسالي لا يناقض التوكل . [ . . . ] وكذلك employ one of the means that the Creator of means has arranged, so too is prayer an instru-كراهمة المعماصي ومقت أهلهما ومقت mental relation that Allah Most High has devised أسببابهما والسعي في إزالتهما بالأمسر and ordered to be used. To employ such means, in conformity with the normal way Allah Most High deals with the world (sunna Allah), is not inconsistent with full confidence in divine providence (tawakkul). Nor is hating acts of disobedience, detesting their perpetrators and causes, or striving

#### w59.2 Notes and Appendices

to remove them by commanding the right and forbidding the wrong (q1); none of which is inconsistent with accepting fate, though some deluded good-for-nothings have erred in this, claiming that since acts of disobedience, wickedness, and unbelief are from the destiny and decree of Allah Mighty and Majestic, accepting them is obligatory—while this is rather from their lack of understanding and blindness to the deeper purposes of Sacred Law. For Allah requires that we worship Him by condemning acts of disobedience, hating them, and not acquiescing to them, and blames those who accept them by saying:

"They willingly accept a worldly life [dis: w5] and are contented with it" (Koran 10:7);

and,

"They accept to remain with the women who stay behind; Allah has set a seal upon their hearts" (Koran 9:87).

And in a famous hadith,

"Whoever sees something wrong and accepts it is as though he had committed it."

It might be objected that Koranic verses and hadiths exist about accepting what Allah Most High has destined, while it is impossible and inconsistent with the divine unity that acts of disobedience should not be through Allah's having decreed them, and yet if they are from the decree of Allah Most High, then hating and detesting them is hatred of the decree of Allah, so how can one reconcile these two seemingly contradictory aspects or join between the acceptance and hatred of one and the same thing? The answer to this is that acceptance and displeasure are only inconsistent when directed towards a single aspect of single object in a single respect. For it is not inconsistent to dislike something in one respect and accept it in another, as when one's enemy dies who was the enemy of another of one's enemies and was striving to destroy him, such that one dislikes his death insofar as the nemesis of one's enemy has died, yet accepts it in that at least one of them has died. And so too, disobedience has

بالسرض بقضاء الله تعالى فإن كانت المعاصي بغير قضاء الله تعالى فهو محال وهو قادح في التوحيد وإن كانت بقضاء المله تعالى فكراهتها ومقتها كراهة لقضاء الله تعالى وكيف السبيل إلى الجمع وهو متناقض على هذا الوجه وكيف يمكن الجمع بين الرضا والكراهة في شيء واحد؟ [... بل نقول] الرضا والكراهة يتضادان إذا تواردا على شيء واحد من يتضادان إذا تواردا على شيء واحد من ويرضى يه من وجه واحد. فلبس من ويرضى يه من وجه . إذ قد يموت عدوك الذي هو أيضاً عدو يعض أعد الك وساع في إهلاك قتكره موته من حيث أنه مات عدوً عدوك وترضاه من حيث أنه مات عدوك.

وكذلك المعاصي لها وجهان وجه إلى -

two aspects, one regarding Allah Most High, since الله تعسالي من حيث أنسه فعله واختياره it is His effect, choice, and will, in which respect وإرادتيه فيبرضي به من هذا الوجه تسليماً one accepts it out of deference to the Sovereign للملك إلى مالك الملك والرضا يما يفعله and His sovereignty, assenting to His disposal of افيه , ووجله إلى العبد من حيث أنه كسبه the matter; and another aspect regarding the per-ووصفيه وعيلامية كونيه ممقبونا عند الله petrator, since it is his acquisition and attribute وبغيضما عنيده حيث سلط علييه أسماب (dis: u3.8), the sign of his being detested and odious to Allah, who has afflicted him with the causes البعيد والمقت فهيو من هذا البوجيه منكر of remoteness and hatred, in respect to which he is ومذموم. [ . . . ] وبهذا يتقرر جميع ما condemnable and blameworthy. And this clarifies وردت به الأخميسار من المبغض في الله the Koranic verses and hadiths about hatred for والحب في الله والتشميديد على الكفار the sake of Allah and love for the sake of Allah. والتغليظ عليهم والمبالغة في مقتهم مع being unyielding towards the unbelievers, hard against them, and detesting them, while accepting البرضيا بقضياء الله تعبالي من حيث أنبه the destiny of Allah Most High insofar as it is the قضاء الله عز وجل [محرر من إحياء علوم decree of Allah Mighty and Majestic (Ihya' 'ulum الدين: ٤/ ٣٠٠ - ٣٠٣؛ بتقديم al-din (y39), 4.300-303). وتأخير]. w60.0 علم الغيب w60.0 KNOWLEDGE OF THE UNSEEN (from w52.1(306)) w60.1 (Ibn Hajar Haytami:) w60.1 (ابن حجسر الهيتمي:) سئسل (Question:) "Is someone who says, 'A ...] من قال إن المؤمن يعلم الغيب. believer knows the unseen (al-ghayb),' thereby هل يكفر لقوله تعالى : considered an unbeliever, because of Allah Most ﴿ قُسلُ لا يَعْسَلُمُ مَنْ فِي السَّسْسُواتِ High having said: وَالْأَرْضِ الْغَبِّبَ إِلَّا اللَّهَ [التمل: " 'No one in the heavens or earth knows the []. unseen except Allah' (Koran 27:65), واؤغساله الغيب فلا يظهر غلى غيب أَحْداً ﴾ [الجن: ٢٦]. "and, أو يستفصل لجواز العلم بجزئيات من " '[He is] the Knower of the Unseen, and discloses not His unseen to anyone...' (Koran (فاجماب [بقبوف رحمه الله وتفعنا به 72:26), امين]:) لا يطلق القنول بكفيره لاحتمال كلامه ومن تكلم بما يحتمل الكفر وغيره "or is such a person asked to further explain himself, in view of the possibility of knowing some details of the unseen?" (Answer:) "He is not unconditionally considered an unbeliever, because of the possibility of otherwise construing his words, for it is obligatory to ask whomever says something interpretable as either being or not being unbelief for further

clarification, as has been stated in [n: Nawawi's] *al-Rawda* and elsewhere....

"If asked to explain and such a person answers: 'By saying, "A believer knows the unseen," I meant that Allah could impart certain details of the unseen to some of the friends of Allah (awliva')'---this is accepted from him, since it is something logically possible and its occurrence has been documented, it being among the countless miracles [karamat, dis: w30] that have taken place over the ages. The possibility of such knowledge is amply attested to by what the Koran informs us about Khidr (Allah bless him and give him peace), and the account related of Abu Bakr Siddiq (Allah Most High be well pleased with him) that he told of his wife being pregnant with a boy, and thus it proved; or of 'Umar (Allah Most High be well pleased with him), who miraculously perceived [n: the Muslim commander] Sariya and his army who were in Persia, and while on the pulpit in Medina giving the Friday sermon, he said, 'O Sariya, the mountain!' warning them of the enemy ambush intending to exterminate the Muslims. Or the rigorously authenticated (sahih) hadith that the Prophet (Allah bless him and give him peace) said of 'Umar (Allah Most High be well pleased with him),

" 'He is of those who are spoken to [i.e. preternaturally inspired].'

"....What we have mentioned about the above Koranic verse [n: on the unseen] has been explicitly stated by Nawawi in his *Fatawa*, where he says: 'It means that no one except Allah knows this independently and with full cognizance of all things knowable. As for [n: knowledge imparted through] inimitable prophetic miracles (mu'jizat) and divine favors (karamat) it is through Allah's giving them to know it that it is known; as is also the case with what is known through ordinary means'" (*al-Fatawa al-hadithiyya* (y48), 311–13).

w60.2 (Muhammad Hamid:) Allah Most Glorious is the All-knower of things unseen and their inmost secrets, with primal, intrinsic, supernatural knowledge whose basis no one else has a share in. If any besides Him has awareness or

ومتى استفصل فضال : أردت بقبولي المؤمن يعلم الغيب أن بعض الأولياء قد يعلمنه الله يبعض المغيبات، قبنل مشه ذلك لأنه جائز عقلا وواقع نقلا إذ هو من جملة الكرامات الخارجة عن الحصر على ممبر الأعصار [ . . . ] ويكفى بذلك ما أخبر به القرآن عن الخضر [...] 😤 . وما جاء عن أبي بكر الصديق رضي الله تعالى عنبه أنبه أخير عن حمل امرأته أنه ذكر وكان كذلك . وعن عمر رضي الله تعالى عنه أنبه كشف عن سارية وجيشه وهم بالعجم فقبال على منبير المدينة وهو يخطب يوم الجمعـة : يا ساريـة الجبـل : يحسذره الكمين السذي أراد استتصصال المسلمين، وما صح عنه ﷺ أنه قال في عمسر رضى الله تعسالي عنسه : «إنه من المحدِّثين، أي الملهمين. ... ومسافك رشافي الآية صرح به النووي رحمه الله في قتاواه فقال : معناها لايعلم ذلمك استقملالا وعلم إحاطة بكل المعلومسات إلا الله . وأمسا المعجزات والكسرامات فبإعبلام الله لهم علمت، وكذاما علم بإجراء العادة [النهى كلامه] [محرر من الفتاوي الحديثية: ٣١١ -.[*1*

وجب استفصاله كما في الروضة

وغيرها. . .

06.2 (محمسة الحساسة :) الله سبحانه العليم بالغيوب ومكنوناتها علماً لدَنْيَا ذاتياً أصلياً لا يشاركه أحد في هذه الأصالة، ولئن كان لغيره اطلاع ومعرفة

said:

knowledge, it is through their being made aware فبإطلاعه وتغريفه جل وعلاء وماكان لهم or given knowledge by Him Magnificent and Exalted. They are unable-being servants without capacity-to transcend their sphere or go beyond their limit to draw aside the yeils from things unseen, and if not for His pouring something of the knowledge of these things upon their hearts, they would know nothing of it, little or much. Yet this knowledge is disparate in degree, and some of it higher than other of it and more certainly established. The divine inspiration of it to prophet messengers is beyond doubt and above question, like the rising sun in its certitude and clarity, of which the Koran says, "[He is] the Knower of the Unseen, and discloses not His unseen to anyone, save a messenger He approves: for him He places protectors before and behind" (Koran 72:26-27), protectors meaning guards from among the angels, so that nothing of it is leaked to devils when it is being delivered to the Messenger (Allah bless him and give him peace), to safeguard its inimitability and it remain a unique prophetic sign (mu^{*}iiza). The miraculous perceptions (kashf) of the friends of Allah (awliva') are a truth we do not deny, for Bukhari relates in his Sahih from Abu Hurayra (Allah Most High be well pleased with him) that the Prophet (Allah bless him and give him peace) said: "In the nations before you were people who were spoken to [i.e. inspired] though they were not prophets. If there is anyone in my Community, it is 'Umar ibn Khattab,'' and Muslim relates in his Sahih from 'A'isha (Allah Most High be well pleased with her) that the Prophet (Allah bless him and give him peace) "There used to be in the nations before you those who were spoken to. If there are any in my Community, 'Umar ibn Khattab is one of them." But this intuition (ilham) does not equal the divine inspiration (wahy) of the prophets in strength (n:

_ وهم عباد عاجز ون _ أن يتخطوا طورهم ويتعدوا حدهم فبكشفوا المجوف عن المغيبات . ولبولا إفناضته سيحانه على اقلوبهم المعرفة ببعض الغيب ماعرفوا منه قليلاً ولا كثيراً. لكن هذه المعرفة متفاوتية فبعضهما أرقي من بعض وأرسخ ثبوتاً. فالوحي بها للمرسلين لا يتطرق إليبه شك ولا يعتبريه ريب وهو كالشمس المشرقة تيوتا ووضوحاً، وعن هذا جاء القرآن يقدِل: ﴿ عَسالِمُ الْغَيْبِ فَلا يُظْهِرُ عَلَى غَيْبِهِ أَحْسَدًا. إِلاَّ مَنْ ٱرْتَضِيْ مِنْ رَسُولٍ فَإِنَّهُ يَسْلُكُ مِنْ بَيْن بَدِيهِ وَمِنْ خَلْفٍ رَصَدَاً ﴾ [الجن: ٢٦ - ٢٧]. اأي حرساً من الملائكة حتى لا ينسرب شيء منبه إلى الشيباطين وقت إلقبائه إلى السرمسول علينه الصبلاة والسبلام فيبقى الإعجاز وتسلم المعجزة والكثيف للأوليساء حق لاتنكره فقمد روي البيخساري في صحيحته عن أبي هريسرة رضي الله تعسالي عشه قال : قال رمىول الله 🚉 : 🗉 الالقسد كان فيمن كان قبلكم من الأمم ناس محمدًثون، ـ أي ملهَمون ـ «من غير أنْ يَكْنُونُوا أَنْبِيَاء، وَإِنْ يَكُنْ فِي أَمَتِي أَحَد فإنه عمر بن الخطاب... ارت : قلت لم أجده في البخاري بهذا اللفظ بإ وجدت حديثين هما: «لقد كان فيما فيلكم من الأمم محذَّثون فإن يك في أمتي أحيد فإنبه عمير، وأخبر : «لقيد كان فيمن كان قبلكم من بني إسبرائيل رجال يكلُّمون من غير أن يكونوا أنبياء. فإن يكن من أمتي منهم أحمد فعميره . فلعمل المؤلف رحمه الله جمع بين الروايتين أو روى بمعتناهما إ. ولمسلم في صحيحه عن عائشة رضى الله تعالى عنها عن النبي 🚎 أنه كان يقول : «قد كان يكون في الأمم قبلكم محمدً لمون فإن يكن في أمني منهم أحد فإن عمر بن الخطاب منهمه. الكئ هذا الالبهسام لايسساوي وحي الأنبساء في القموة لجوازكون إخبار الولمي

#### w60.2 Notes and Appendices

of certainty), because of the possibility that what is apprehended by the friend of Allah (wali) is merely the thoughts of his own mind. As it is sometimes admixed, and other things are mistaken for it, the possibility of error exists in it, and it cannot be a basis for establishing legal rulings or a criterion for works.

As for what astrologers and fortune-tellers say, there is no way it can be accepted, for soothsaying was annulled when the Prophet (Allah bless him and give him peace) was sent and the heavens were safeguarded by stars, after which devils no longer had access to the heavens as they had had before, to eavesdrop on what angels were saying about the events on earth that Allah Most Glorious informed the angels of before they happened (n: Koran 15:17–18 and 72:8–10). The Holy Koran is explicit that

"they [the devils] are prevented from hearing" (Koran 26:212),

and in a hadith,

"Whoever goes to a 'psychic' ('arraf) or fortune-teller and believes what he says has disbelieved in what has been revealed to Muhammad [Allah bless him and give him peace]."

The things that such people inform of that actually come to pass belong to the category of coincidence, which is not given the slightest value in Islam.

All of which is on the topic of the unscen generally. As for the Final Hour, Allah Most High has veiled the knowledge of the time it will occur from all creatures entirely, and no one, archangel or prophetic messenger, knows when it will be, the Koranic verses and hadiths being intersubstantiative and in full agreement on this. Were I to list them it would be a lengthy matter, and what I have mentioned is adequate and sufficient for whomever the divine assistance reaches (*Rudud* 'ala abatil wa rasa'il al-Shaykh Muhammad al-Hamid (y44), 2.61–63).

 * 

مجبرد حديث نفس، ولتلوث أحيباناً والتساسبه فللخطأ فيبه احتممال فلا يكون مناط تشريع ولا دستور عمل أما ما يقول المنجمون والكهّان فلا سبيل إلى قبوله وتصديقه من حيث إن الكهانة بطلت ببعث النبي 🏂 . وحرست السماء بالنجسوم، فلم يعبد للشياطين خلوص كالمذي كان لهم من قبال إليها لاستبراق السمع بما يتحدث به الملائكة عن الكوائن في الأرض مما يخبرهم به الله سبحانية من قبيل أن يقيع . والقبرآن الكريم صريح في هذا : ﴿إِنُّهُمْ عَنِ السَّمْعِ لِمَعْسِرُولُسُونَ﴾ الشعراء: ٢١٢]. وفي الحديث الشريف : دىن أتى عرّافاً أوكاهناً فصدقه بما يقبول فقد كفر بما أنزل على محمد: 🚌 [رواه الامام أحمد والحاكم من حديث أبي هريسرة عن رسيول الله عليه والبه الصلاة والسلام. ] وما يقع مما يخبر ون به فهمو من تبييل الصيدفة التي لا يقام لها ورزن في الإسلام. هذا كله في الغيب عصوماً، وأما أمر السباعية فإن الله تعيالي حجب علم وقت وقموعيهما عن الخلق كلهم أجمعين فلا يعلم وقتهما أحيده لاملك مقرب ولائبي مرسبل والأيبات والأحباديث متظاهبرة على هذا متضافرة فيه . ولو ذهبت أسردها لامتيدين القبول وطبال وفيما ذكرت غنية وكفياية لمن لاحظته عين العناية إنفار من ردود على أبباطيبل ورسائل الشيخ محمد (TT - TY / Y - TY ].

# BOOK X

# **BIOGRAPHICAL NOTES**

## INTRODUCTION:

(n:) The persons mentioned below are listed alphabetically, first name first, exactly as spelled in the English texts of the present volume, though titles like *Sheikh, Imam, al-Hajj, Sheikh al-Islam,* etc. are not taken into alphabetical consideration, such that Imam Ahmad, for example, is listed in the A's as (*Imam) Ahmad.* Also disregarded for the purposes of alphabetizing are the diacritic ' ('ayn), the Arabic definite article *al-*, and the word *ibn*, unless the latter is capitalized in the texts, as with Ibn Majah, for example, who is listed under *Ibn.* 

As for recording the full name of each person, the procedure has been to write the name: "So-and-so *ibn* [lit. "son of"] So-and-so ibn So-and-so"—back to several ancestors; then a comma followed by the agnomen (kunya) if known, "Abu [lit. "father of"] So-and-so," which Muslim men adopt upon the birth of a son or daughter; then the reputational epithet (shuhra) if any, by which famous scholars were often known to each other and the public, such as "Zayn al-Din," or "Jalal al-Din"; and finally the ascriptive name (nisba) which denoted their family origin or residence. Thus, a typical name might be like that of Imam Dhahabi, for example, who was Muhammad ibn Ahmad ibn 'Uthman ibn Qaymaz, Abu Abdullah Shams al-Din al-Dhahabi. The order of the last three elements occasionally varies in Muslim biographical literature, but the order used here is widely accepted.

The biographies themselves contain facts of the individuals' lives (occasionally celectic in details the sources differ about) as well as inferences and judgements by the translator that were felt to be warranted by the accounts related, marked by the letter n at the end of the entries in which they figure. Information from oral sources such as the translator's sheikhs is designated, as in the rest of the present volume, by the letters A, N, or the informant's name. Where the words hadith master (hafiz) appear, they mean that the subject of the biography was one of the mnemones of Islam, those scholars who had memorized at least one hundred thousand hadiths with their chains of transmission. In stories of pre-Islamic figures like the ancient prophets (upon whom be peace), the narratives of Bani Isra'il (Isra'iliyyat) have been freely quoted from the Koranic commentaries indicated, as Muslim scholars concur that they are permissible to relate in matters that do not contradict the principles of Islam (dis: Fath al-Bari (y17), 6.498-99, **x**1

hadith 3461), and Allah knows best as to their authenticity. Finally, where both Hijra and Christian dates are used, the Hijra date is mentioned first, followed by the Christian date.

- x1 (A:) (see 'Abd al-Wakii Durubi, x19)
- x2 Aaron (see Harun, x135)

x3 'Abbas (j13.4) is al-'Abbas ibn 'Abd al-Muttalib ibn Hashim, the paternal uncle of the Prophet (Allah bless him and give him peace), and born before him by two years. In the pre-Islamic period of ignorance he was responsible for the custodianship of the Sacred Precinct and giving water to its visitants. He entered Islam and emigrated to Medina before Mecca was conquered by the Muslims, and died in Medina in A.H. 32 (*al-Shifa* (y116), 1.181).

x4 'Abd al-Ghaffar 'Uyun al-Sud (w50.1) was a Hanafi author and Koranic exegete of the present century who was a member of a family of scholars from Homs, Syria. He completed his three-volume commentary on the first two suras of the Koran, *al-Riyad al-nadira fi tafsir suratayy al-Fatiha wa al-Baqara* [The verdant gardens: an exegesis of the suras al-Fatiha and al-Baqara], sometime before 1343/1924–25 (A).

x5 *Abd al-Ghani Nabulsi (w9.4) is *Abd al-Ghani ibn Isma'il ibn *Abd al-Ghani al-Nabulsi, born in Damascus in 1050/1641. He was a prolific Hanafi Imam, mufti, Sufi, and poet, the author of nearly five hundred books and treatises in the natural and religious sciences, among them Idah al-maqsud min wahdat alwujud [Clarifying what is meant by the 'unity of being'], in which he explains that by the 'unity of being' Sufis do not mean that the created universe is God, for God's being is necessary (wajib al-wujud) while the universe's being is merely possible (ja'iz al-wujud), i.e. subject to nonbeing, beginning, and ending, and it is impossible that one of these two orders of being could in any sense be the other, but rather the created universe's act of being is derived and subsumed by the divine act of creation, from which it has no ontic independence, and hence is only through the being of its Creator, the one true Being. 'Abd al-Ghani travelled to Baghdad, Palestine, Lebanon, Egypt, and the Hijaz, returning to settle in Damascus, where he authored most of his works and died in 1143/1733 (Idah al-magsud min wahdat al-wujud (y98), 30; Sheikh 'Abd al-Rahman Shaghouri; and n).

x6 'Abd al-Hamid Sharwani (025.0) was a Shafi'i scholar who lived in Mecca and in 1289/1872 completed his major work, comprising the most reliable positions of the later Shafi'i school in a ten-volume exegesis of Ibn Hajar Haytami's interlineal commentary on Nawawi's *Minhaj al-talibin* [The seekers' road], (Hawashi al-Shaykh 'Abd al-Hamid al-Sharwani (y2), 10.432-33).

x7 'Abd al-Karim Jili (s4.9) is 'Abd al-Karim ibn Ibrahim al-Jili, the Qutb of

1020

Jilan, born in 768/1365. A great-grandson of 'Abd al-Qadir al-Jilani, he was a Sufi, gnostic, and scholar of Sacred Law who authored many works, among the most famous of which is his *al-Insan al-kamil fi ma'rifa al-awakhir wa al-awa'il* [The perfected man: on the knowledge of last and first things]. He died in 832/ 1428 (*al-A'lam* (y136), 4.50).

x8 'Abd al-Qadir al-Jaza'iri (w9.4) is 'Abd al-Qadir ibn Muhyiddin ibn Mustafa al-Hasani al-Jaza'iri. Born in Qaytana, Algeria, in 1222/1807, he was a leader of men, fighter for Islam (mujahid), and the author of the three-volume Sufi classic *al-Mawaqif* [Standpoints] that attests to both his mastery of the traditional Islamic disciplines and adepthood in the mystic path. Originally educated in Oran, he later performed the pilgrimage to Mecca with his father, visiting Medina, Damascus, and Baghdad. In 1246/1830, when the French entered Algeria, his fellow countrymen swore fealty to him and made him their leader, and he stood in the face of the invasion, personally leading his army into battle against the enemy until 1263/1847, when the Sultan of the West 'Abd al-Rahman ibn Hisham made a peace with the French, and 'Abd al-Qadir was taken to Toulon. In 1281/1864–65 he was allowed to move to Damascus, where he died in 1300/1883 (ibid., 4.45–46).

x9 Abd al-Qahir al-Baghdadi (w9.11) is 'Abd al-Qahir ibn Tahir ibn Muhammad ibn 'Abdullah al-Baghdadi, a Shafi'i scholar, Imam in fundamentals of Islam (usul), and heresiologist who was born and raised in Baghdad, later moving to Nishapur. He was a teacher who used to lecture in seventeen subjects to students, and was the author of *Usul al-din* [The fundamentals of the religion] and *al-Farq bayn al-firaq* [The distinction between heretical sects], both major works on the beliefs of Ahl al-Sunna. He died in Asfara'in in 429/1037 (ibid., 4.48; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 5.136).

x10 'Abd al-Rahman ibn 'Awf (o25.4(2)) is 'Abd al-Rahman ibn 'Awf ibn 'Abd 'Awf al-Qurashi, among the ten Companions whom the Prophet (Allah bless him and give him peace) affirmed would enter paradise. An early convert to Islam, he emigrated twice in the path of Allah, first to Ethiopia and then to Medina, and was one of those who fought in the battle of Badr. He died in A.H. 31 in Medina and is buried in al-Baqi' cemetery there (*al-Shifa* (y116), 1.281).

x11 'Abd al-Rahman Ba'alawi (b7.6) is 'Abd al-Rahman ibn Muhammad ibn Husayn ibn 'Umar Ba'alawi, Shafi'i scholar and the mufti of Hadramawt, Yemen. He finished writing Bughyat al-mustarshidin fi talkhis fatawa ba'd al-a'imma min al-muta'akhkhirin [The goal of guidance-seekers: a summary of the formal legal opinions of certain later Imams] in 1251/1835 (al-A'lam (y136), 3.333).

x12 'Abd al-Rahman ibn Jawzi (q0.1) is 'Abd al-Rahman ibn 'Ali ibn Muhammad al-Jawzi, born in Baghdad in 508/1114. A Hanbali Imam and one of the greatest scholars of his age in history and hadith, he authored nearly three hundred works in the sciences of hadith, Arabic grammar, Koranic exegesis, history, Sufism, physiognomy, medicinc, and biographies of famous Muslims. He is sometimes confused with 1bn Qayyim al-Jawziyya, whom he was not related to, though the former's name (lit. "son of the superintendent of the Jawziyya") was x13

derived from the name of the Jawziyya School founded by a grandson of Ibn al-Jawzi in Damaseus where Ibn Qayyim's father worked: Ibn al-Jawzi died in Baghdad in 597/1201 (ibid., 3.316; and Sheikh Shu'ayb Arna'ut).

x13 'Abd al-Rahman Jaziri (f15.18) is 'Abd al-Rahman ibn Muhammad 'Awad al-Jaziri, born in Gezira Shandawil, Egypt, in 1299/1882. Educated at al-Azhar University in Cairo, he later taught there and authored his well known fivevolume work on comparative Islamic law, *al-Fiqh* 'ala al-madhahib al-arba'a [Jurisprudence according to the four schools]. He died in Helwan, Egypt, in 1360/ 1941 (al-A'lam (y136), 3.334–35).

x14 (Sheikh) 'Abd al-Rahman Shaghouri (Document I) is 'Abd al-Rahman ibn 'Abd al-Rahman al-Shaghouri, born in Homs, Svria, in 1332/1914. A Shafi'i scholar, poet, and Sufi, he moved at a young age to Damascus, where he was educated in Arabic grammar and lexicology, Sacred Law, and the Islamic religious sciences by such sheikhs as Husni al-Baghghal, Muhammad Barakat, 'Ali al-Dagar, Isma'il al-Tibi, Lutfi al-Hanafi, and others, and in Sufism by Sheikh Muhammad Hashimi, with whom he associated more than twenty years as a disciple and as the leader of his chorus of singers of mystical poetry (munshidin) at public circles of *dhikr*. Originally a weaver, then mechanic of textile machinery, and later foreman of technicians at a fabrics plant, he was instrumental in unionizing workers in the present century in Damascus, and served on the executive committee that led the Syrian Textile Workers' Union in a successful forty-day strike for workmen's compensation. He represented Syria in the United Arab Workers' Union, and has since led an active public life in seeing to the needs of Muslims. A Sufi adept, he has composed a volume (diwan) of his own poetry similar in tone and content to that of Sheikh Ahmad al-'Alawi, whose tariag he is the heir and sheikh of in Damascus. In lessons with students, he teaches not only from classic texts like those of Sha'rani, and Ibn al-'Arabi's al-Futuhat al-Makkiyya [Meccan Revelations], but from the poetry, usually sung as odes before it is exposited, of such masters as Ibn al-Farid, al-Ghawth Abu Madyan, 'Abd al-Ghani Nabulsi, Ahmad al-'Alawi, and himself, explaining that their words are "scientific texts" (mutun 'ilmivya) that may be correctly or incorrectly understood, depending on whether one has the knowledge and depth of Islamic learning to recognise their profound accord with the Sacred Law and faith of Islam. For this reason his tariga emphasizes not only the illumination of the heart through dhikr, particularly by the solitary retreat (khalwa) under his strict supervision, but also the mastery of the tenets of faith of Ahl al-Sunna from classic Ash'ari texts which provide the meanings that are only given life and seriously comprehended through the guosis of those who remember Allah much and whom Allah remembers. Sheikh 'Abd al-Rahman currently works as a professor of Islamic faith ('ilm al-tawhid) and the sciences of Arabic at a religious academy in Damascus (n).

x15 'Abd al-Ra'uf Munawi (p75.0) is Muhammad 'Abd al-Ra'uf ibn Taj al-'Arifin ibn 'Ali ibn Zayn al-'Abidin al-Munawi, born in 952/1545. A major Shafi'i scholar in the religious and traditional sciences, he lived in Cairo, where he devoted himself to research and writing, producing nearly eighty works, of which perhaps the most signal contribution is his six-volume *Fayd al-Qadir sharh al-Jami' al-saghir* [The outpouring of the Omnipotent: an excgesis of "The minor compendium"], a commentary on a famous hadith collection by Suyuti. Towards the end of his life, he weakened himself through lack of food and sleep, became ill, and finally had to dictate his works to his son. He died in 1031/1622 (*al-A'lam* (y136), 6.204; and n).

x16 'Abd al-Wahhab Khallaf (a1.1) is 'Abd al-Wahhab ibn 'Abd al-Wahid Khallaf, a twentieth-century Arabist, scholar, and specialist in Islamic jurisprudence. Born in 1305/1888 in Kafr al-Ziyat, Egypt, he graduated from the school of Islamic judiciary in Cairo in 1912, and also served as an inspector of Islamic courts in Cairo and as a member of the Academy of the Arabic Language. He was appointed assistant professor of Islamic jurisprudence in the Faculty of Law at the University of Cairo in 1935 and became full professor in 1948, authoring several works on Sacred Law and Koranic exegesis, among them '*Ilm usul al-fiqh* [The science of the fundamentals of Islamic jurisprudence], which is widely used in universities throughout the Islamic world. He died in Cairo in 1375/1956 (al-A'lam (y136), 4.184).

x17 'Abd al-Wabhab Sha'rani (c6.5) is 'Abd al-Wahhab ibn Ahmad ibn 'Ali al-Hanafi al-Sha'rani, born in 898/1493 in Qalqanshada, Egypt. A Shafi'i scholar and prolific author of works in Sufism, Sacred Law, and tenets of faith, he is probably most famous in the legal sphere for his classic, *al-Mizan al-kubra* [The supreme scale], in which he comparatively studies the rulings of all four Sunni schools of Sacred Law as if they were a single school, treating their differences according to their difficulty as either strictness ('azima) or dispensation (rukhsa). He was also a sheikh and adept in Sufism, among its outstanding Arab spokesmen, showing the unity between law and way in works that have remained popular to this day, among them *Lata'if al-minan wa al-akhlaq* [Subtleties of gifts and character], *Lawaqih al-anwar al-qudsiyya* [The fecundating sacred illuminations], and *Kitab al-yawaqit wa al-jawahir fi bayan 'aqa'id al-akabir* [The book of rubies and jewels: an explanation of the tenets of faith of mystic luminaries]. He died in Cairo in 973/1565 (ibid., 4.180–81; and n).

x18 'Abd al-Wahid ibn Zayd (w26.1) was one of the pious early Muslims. He knew Hasan al-Basri and other spiritual figures of his time, and was among those given to praying at night, for forty years performing the dawn prayer (subh) with the ablution (wudu) he had made for the nighfall prayer ('isha) (*al-Tabaqat al-kubra* (y124), 1.46).

x19 (Sheikh) 'Abd al-Wakil Durubi (Introduction) is 'Abd al-Wakil ibn 'Abd al-Wahid ibn Sa'id al-Durubi, Shafi'i sheikh, Sufi, and imam of Jami' Darwish Pasha (al-Darwishiyya) Mosque in Damascus. Born in 1333/1914 in Homs, Syria, he moved at the age of eighteen to Zabadani, where he read various Shafi'i works with Sheikh Ibrahim Tayyib al-Ghazzi, teacher in the school of Islamic judiciary, and with Sheikh Muhammad Salim Taha, the mufti of Zabadani. He studied a number of Shafi'i legal classics with them during his eighteen-year residence there including *al-Iqna' fi hall alfaz Abi Shuja'* [The persuading: an explanation of the terms in "Abu Shuja"] by Muhammad Shirbini Khatib, the *Hashiya* [Commentary] of Sheikh Ibrahim Bajuri, and others in Shafi'i law, as well as works on fundamentals of Islamic belief ('ilm al-tawhid), hadith, Koranic exegesis, and x20

Sufism, before moving in 1950 to Damascus, where he was appointed imam of the Darwishiyya. The translator can attest to both his remarkable memory, which holds a number of traditional works in the Islamic sciences (mutun) in their entirety, and to his deep comprehension of Sacred Law and its ancillary disciplines, enriched by over thirty-five years of reading and discussion in his library and bookshop off the courtyard of the mosque. He has published a number of the works of scholars and mystics, among them a volume of poetry by 'Abd al-Ghani Nabulsi entitled Diwan al-haqa'iq wa majmu' al-raqa'iq [The collected poems of higher spiritual realities and compendium of heartfelt subtleties], Sheikh Ahmad al-'Alawi's Diwan [Collected poems] and al-Minah al-guddusivya fi sharh al-Murshid al-mu'in bi tariq al-Sufiyya [Sacred gifts: a Sufi exegesis of "The helping guide"], Abul Mawahib Shadhili's Qawanin hukm al-ishraq [The laws of the dawning of illumination], and others. 'Umdat al-salik was chosen to be translated for the present volume at his suggestion. His first sheikh in Sufism was Sa'd al-Din al-Jabawi of the Sa'diyya tariqa in Homs, who sent him to Sheikh Muhammad Hashimi when he moved to Damascus. As someone who knows through firsthand experience, he emphasizes the need for students of the Islamic disciplines to have a spiritual path to train the heart and avoid the dangers of pride and unworthy intention inherent in acquiring and teaching such knowledge. If there are increasingly fewer scholars like Sheikh 'Abd al-Wakil left in the world, it may happen that Allah will make the present work endure as a testimony to future generations of Muslims as to the seriousness and depth with which men like him understood Sacred Law, for the spirit that imbues the book is his (n).

x20 'Abdullah ibn 'Amr (w17.2) is 'Abdullah ibn 'Amr ibn al-'As (Allah be well pleased with him), one of the most renowned Companions of the Prophet (Allah bless him and give him peace), an ascetic whose keen intelligence was reflected in his devotion to worshipping Allah Most High, which he did until the Prophet (Allah bless him and give him peace) had to remind him, "Verily, your body, your wife, and your cyes have rights upon you ...." Among the main transmitters of hadiths, he was literate before entering Islam. He participated in the Muslim's battles, and at the end of his life lost his eyesight, dying in 65/684 (*al-A'lam* (y136), 4.111).

x21 Abdullah ibn Abu Bakr ibn Muhammad ibn 'Amr ibn Hazm (w16.2) was a reliable hadith transmitter (thiqa) whose hadiths are recorded in Bukhari, Muslim, and other main collections, and who lived and served as a judge in Medina. He died in A.H. 135 at seventy years of age (*Taqrib al-tahdhib* (y16), 297).

x22 'Abdullah ibn Burayda (w29.2(6)) is 'Abdullah ibn Burayda ibn al-Husayb al-Aslami. One of those who met and studied under the Companions, he was the judge of Merv (in present-day Turkmen S.S.R.) and a reliable hadith transmitter (thiqa) whose hadiths are recorded in all six main hadith collections. He died in A.H. 105 at one hundred years of age (ibid., 297; and n).

x23 (Sheikh) 'Abdullah Diraz (b4.1) edited the four-volume *al-Muwafiqat* [Correspondences] of al-Shatibi in fundamentals of Islamic jurisprudence, and was among the religious scholars of Dumyat, Egypt, at the turn of the present century (Sheikh Shu'ayb Arna'ut). x24 Abdullah Mahfuz Ba'aławi (w29.1) is 'Abdullah ibn Mahfuz ibn Muhammad al-Haddad al-Ba'aławi, a contemporary Shafi'i scholar who was born in al-Deys, South Yemen, in 1923. He studied at religious academies in Hadramawt, was appointed as a judge in 1946, as presiding head of the court of appeals in Mukalla in 1960, and as head of the judiciary of Hadramawt in 1965, a position from which he resigned in 1970. In 1976 he was appointed lecturer in 'Aden University (*al-Sunna wa al-bid'a* (y20), back cover).

x25 'Abdullah Muhammad Ghimari (w29.4) is 'Abdullah ibn Muhammad ibn al-Siddiq ibn Ahmad al-Ghimari, born in Tangiers, Morocco, in 1328/1910, a descendant of the Prophet (Allah bless him and give him peace) through Hasan, the son of 'Ali and Fatima (Allah be well pleased with them), and on his mother's side from the Moroccan Sufi Ibn 'Ajiba. A specialist in Maliki and Shafi'i jurisprudence, fundamentals of Islamic law and faith (usul), and Arabic lexicology, he is among the foremost living hadith experts (muhaddithin) and scholars in Sacred Law. He first studied the Islamic sciences under the traditional scholars of Morocco of his day, among them his father, the hadith specialist Muhammad ibn Siddig Ghimari, and Sheikh 'Abbas Bannani, after which he attended the Qarawiyyin Madrasa in Fez, and then al-Azhar, whose scholars took him as an authority and reference in the sciences of hadith, and where he studied under such sheikhs as the grand mufti of Egypt Muhammad Bakhit al-Muti'i before returning to Morocco, where he deepened his knowledge of hadith under the tutelage of his brother, the hadith master (hafiz) Ahmad ibn Muhammad ibn Siddig. He has authored nearly 150 books and treatises on the sciences of Islam, which amply attest to his rank among contemporaries, among the most famous of which are his Bida' al-tafasir [The biameworthy innovations of Koranic exegeses], and al-Radd al-muhkam al-matin [The invincibly strong rebuttal], which explains in detail why Sunni Islam rejects the innovations of the Wahhabi sect in faith and works. He is the sheikh of the Siddiqiyya branch of the Shadhili tariga, and presently lives and teaches at the order's zawiya in Tangiers (Sheikh Hasan Saqqaf; and n).

x26 'Abduilah ibn Shaqiq al-'Uqayli (w18.3(3)), originally of Basra, was a reliable transmitter (thiqa) who related hadiths from such narrators as 'Abdullah ibn Suraqa and 'Abdullah ibn Abi Jadh'a (Allah be well pleased with them), and whose hadiths appear in the collections of Bukhari, Muslim, and others. He died in A.H. 108 (Siyar a'lam al-nubala' (y37), 1.6, 11.110; and Taqrib al-tahdhib (y16), 307).

x27 'Abdullah ibn Unays (w53.1) is 'Abdullah ibn Unays al-Juhani (Allah bc well pleased with bim), a prophetic Companion who lived in Medina, swore fealty to the Prophet (Allah bless him and give him peace) at 'Aqaba, and fought at the battle of Uhud. He died in Damascus in A.H. 54 during the caliphate of Mu'awiya (*Taqrib al-tahdhib* (y16), 296).

x28 Abraham (see Ibrahim, x180)

x29 Abu 'Abd al-Rahman Sulami (w9.11) is Muhammad ibn al-Husayn ibn Musa, Abu 'Abd al-Rahman al-Sulami, born in Nishapur, Persia, in 325/936. A Shafi'i scholar and one of the foremost historians and sheikhs of the Sufis, he wrote over a hundred works, among the most widely read of them his *Tabaqat al-Sufiyya* [The successive generations of Sufis]. He died in Nishapur in 412/1021 (*al-A'lam* (y136), 6.99; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 4.143).

x30 Abu 'Ali Daqqaq (r1.3) is al-Hasan ibn 'Ali ibn Muhammad ibn Ishaq, Abu 'Ali al-Daqqaq, the Imam of the Sufis of his time and sheikh of Abul Qasim Qushayri. Originally from Nishapur, he learned Arabic there and fundamentals of Islamic faith and law, after which he travelled to Merv, where he studied Shafi'i jurisprudence and became an outstanding scholar, and then took the way of Sufism, applying himself to living what he had learned. He died in A.H. 405 (*Tabaqat al Shafi'iyya al-kubra* (y128), 4.329-30).

x31 Abu Bakr (j13.2) is 'Abdullah ibn 'Uthman ibn 'Amir, Ibn Abi Quhafa, Abu Bakr al-Siddig (Allah be well pleased with him) one of the greatest Companions of the Prophet (Allah bless him and give him peace). Born fifty-one years before the Hijra (A.D. 573) in Meeea, he was a prominent and wealthy figure among the Quraysh, learned, noble, and brave, and became the first adult male to accept Islam from the Prophet (Allah bless him and give him peace) and the first of the four Rightly Guided Caliphs after him. He forbade himself wine in the pre-Islamic period and did not drink. A man who saw many remarkable events during the lifetime of the Prophet (Allah bless him and give him peace), he fought in the Muslims' battles, bore their hardships, and spent his wealth to establish Islam. 'Umar ibn Khattab (Allah be well pleased with him) once attested that if the faith of Abu Bakr were placed on one side of a scale and the faith of the entire Muslim Community (Unima) on the other, Abu Bakr's would outweigh it. An eloquent speaker who was clement and forbearing towards all, he nevertheless possessed a tremendous personal courage and presence of mind that saved the day after the Prophet's death (Allah bless him and give him peace) when the desert Arabs turned from Islam and attacked the Muslims. If not for Abu Bakr's valiant and decisive leadership of the swift, hard-fought campaign that ended the insurrection, Islam might well have been lost and Allah not worshipped on the face of the earth. During his caliphate, Syria and Palestine were added to the Islamic lands as well as much of 'Iraq. He died in Medina in 13/634 (al-A'lam (y136), 4.102; and n).

x32 (Imam) Abu Bakr Baqillani (w57.2) is Muhammad ibn al-Tayyib ibn Muhammad ibn Ja'far, Abu Bakr al-Baqillani. An Islamic judge who was born in Basra in 338/950, he became one of the foremost figures in Islamic scholastic theology ('ilm al-kalam), and because of his logical acumen and swift, unhesitating replies, the caliph 'Adud al-Dawla dispatched him as an envoy to the Byzantine court in Constantinople, and he debated with Christian scholars in the presence of their king. He lived most of his life in Baghdad, where he authored a number of works on tenets of Islamic belief, and died in 403/1013 (*al-A'lam* (y136), 6.176).

x33 Abu Bakr Siddiq (see Abu Bakr, x31)

w34 Abu Darda' (a2.4) is 'Uwaymir ibn Malik ibn Qays ibn Umayya, Abu Darda' al-Khazraji (Allah be well pleased with him), one of the Medinan Helpers

(Ansar) and Companion of the Prophet (Allah bless him and give him peace), as notable among his contemporaries for his superb horsemanship as for his piety and wisdom in giving legal judgements. Before the prophetic mission he was first a merchant in Medina, and then devoted himself exclusively to worship, though when he became a Muslim he gained renown for his considerable courage in fighting for Islam. He was one of those who memorized the entire Koran during the lifetime of the Prophet (Allah bless him and give him peace), and when Mu'awiya, then a regional governor, appointed him to the judiciary in Damascus at the behest of 'Umar, he became its first judge. He died in Damascus in 32/652 (al-A'lam (y136), 5.98).

x35 Abu Dawud (Introduction) is Sulayman ibn al-Ash'ab ibn Ishaq ibn Bashir al-Azadi al-Sijistani, born in 202/817 in Sijistan, Persia, a Shafi'i scholar who, through numerous journeys to gain knowledge of the prophetic traditions, became a hadith master (hafiz) and the Imam of the science in his time. Muhammad ibn Ishaq al-Saghani once remarked of him, "Hadith was made subject to Abu Dawud as iron was made subject to the prophet Dawud (upon whom be peace)." And hadith master Musa ibn Ibrahim said: "Abu Dawud was created in this world for hadith, and in the next world for paradise. I have never scen better than he." Hakim observed, "Abu Dawud was the undisputed Imam of the people of hadith in his age." He died in Basra in 275/889 (ibid., 3.122; Tabaqat al-Shafi'iyya al-kubra (y128), 2.293; and al-Targhib wa al-tarhib (y9), 1.20).

x36 (Imam) Abu Hamid Ghazali (see (Imam) Ghazali, x127)

x37 (Imam) Abu Hamfa (b1.2) is Abu Hanifa al-Nu'man ibn Thabit, the Greatest Imam, born in A.H. 80 in Kufa. He was the scholar of Iraq and the foremost representative and exemplar of the school of juridical opinion (ra'y). The Hanafi school, which he founded, has decided court cases in the majority of Islamic lands for the greater part of Islam's history, including the Abbasid and Ottoman periods, and maintains its preeminence in Islamic courts today. Abu Hanifa was the first to analyse Islamic jurisprudence, divide it into subjects, distinguish its issues, and determine the range and criteria for analogical reasoning (qiyas) therein. Shafi'i used to say of him, "In jurisprudence, all scholars are the children of Abu Hanifa." The Imam and his school have been misunderstood by some who have believed that the Imam's knowledge of hadith was largely limited to what was transmitted by the narrators of Kufa, especially through the Companion Ibn Mas'ud. In fact, the Imam was a hadith expert who had all the hadiths of the Companions of Mecca and Medina in addition to those of Kufa, and only lacked the relatively few channels of narrators who were in Damascus. His Musnad [Ascribed traditions] is comparable in size to the Muwatta' of Imam Malik and the *Musnad* of Shafi'i which the latter based their respective schools upon. and when one reads Muwatta' al-Imam Muhammad, Malik's work which Abu Hanifa's disciple Muhammad ibn Hasan al-Shaybani studied and annotated for three years under Malik at Medina, one gains complete conviction from Muhammad's notes that virtually every hadith therein was familiar to Abu Hanifa before he arrived at the positions of his school, all of which is a persuasive case against the suggestions of the unlearned that Abu Hanifa did not know hadith. Nevertheless, the Imam was of an age that was plagued by hadith forgers, and he was moved by his extreme piety to reject any hadith that he was not reasonably sure was authentic, for which reason he applied a relatively selective range of hadith evidence in Sacred Law. His school, for example, does not accept qualifications or modifications of any ruling established by a Koranic verse (takhsis ayah) when such qualification comes through a hadith with but one, even if rigorously authenticated (sahih), channel of transmission, but only if it comes through a hadith with three separate channels of transmission. So despite Abu Hanifa's being a hadith specialist, his school reflects a legacy of extensive use of analogy and deduction from specific rulings and general principles established by primary texts acceptable to the Imam's rigorous standards, as well as the use of inference and juridical opinion as to what conforms to the human interests in general protected and furthered by Sacred Law.

With his legal brilliance, he was equally well known for his piety and asceticism, and though he had wealth from a number of shops selling cloth, to which he made occasional rounds in superintending their managers, he devoted his fortune to helping students and researchers in Sacred Law, and many a scholar was to realize how much the Imam's financial help had meant when it was discontinued after his death. He shunned sleep at night, and some called him the Peg because of his perpetual standing for prayer therein, often reciting the entire Koran in his nightly rak'as. He performed the dawn prayer for forty years with the ablution (wudu) made for the nightfall praver, would only sleep a short while between his noon and midafternoon prayers, and by the end of his life, had recited the Holy Koran seven thousand times in the place where he died. He would never sit in the shade of a wall belonging to someone he had loaned money, saying, "Every loan that brings benefit is usury." He died in Baghdad in A.H. 150 at seventy years of age, leaving an intellectual and spiritual legacy that few scholars have ever equalled (al-Tabagat al-kubra (y124), 1.53-54; al-Targhib wa al-tarhib (y9), 1.13; Sheikh Shu'ayb Arna'ut; and n).

x38 Abu Hatim (w48.2) is Muhammad ibn Idris ibn al-Mundhir ibn Dawud, Abu Hatim al-Hanzali, born in Rayy, Persia, in 195/810. He was a Shafi'i hadith master (hafiz) who was a contemporary of Bukhari and Muslim. He travelled much during his lifetime, to Iraq, Syria, Egypt, and Anatolia, and wrote a number of works in the field of hadith. He died in Baghdad in 277/890 at eighty years of age (al-A'lam (y136), 6.27; and Tabaqat al-Shafi'iyya al-kubra (y128), 2.207).

x39 Abu Hayyan Tawhidi (w57.2) is 'Ali ibn Muhammad ibn 'Abbas, Abu Hayyan al-Tawhidi. Born in Shiraz, Persia, where he taught in A.H. 400, he was an Imam in Arabic grammar and lexicology, a scholar in Shafi'i jurisprudence, history, and Sufism. Though stigmatized by Ibn Jawzi and Dhahabi as having corrupt beliefs, Taj al-Din Subki studied his works and declared: "Nothing has been established to my satisfaction about Abu Hayyan that gives reason to vituperate him. I have examined a great deal of what he said, and found nothing except a few things indicating that he had a strong personality and disdained his contemporaries, which does not deserve the criticism he has received" (*Tabaqat al-Shafi'iyya al-kubra* (y128), 5.286-88).

x40 Abu Hilman (w9.11) is Abu Hilman al-Dimashqi. Of Persian origin, he first promulgated his heretical innovations in Damascus, where he taught that

every human being endowed with beauty was infused with the spirit of the Deity. He is also related to have said that whoever held his beliefs had no obligation to obey the Sacred Law (Sheikh Hasan Saquaf).

x41 Abu Hurayra (o25.1) is 'Abd al-Rahman ibn Sakhr al-Dawsi (Allah be well pleased with him), one of the Companions of the Prophet (Allah bless him and give him peace) and the greatest of them in memorizing and relating hadiths. He came to Medina when the Prophet (Allah bless him and give him peace) was at Khaybar, and he became a Muslim in A.H. 7. He oversaw affairs at Medina for a time, and in the caliphate of 'Umar was made governor of Bahrain, though 'Umar found him too lenient and devoted to worship, and removed him, and when he later wanted to reinstate him, Abu Hurayra refused. He lived most of his life in Medina and died there in 59/679 at seventy-seven years of age (al-A'lam (y136), 3.308).

Abu Ishaq Shirazi (w45.1) is Ibrahim ibn 'Ali ibn Yusuf, Abu Ishaq al-Fayruzabadi al-Shirazi, a Shafi'i Imam, teacher, and debater. Born in Fayruzabad, Persia, in 393/1003, he studied in Shiraz and Basra before coming to Baghdad where he displayed his genius in Sacred Law, becoming the mufti of the Islamic Community (Umma) of his time, the sheikh of the Nizamiyya Academy which the vizier Nizam al-Mulk built in Baghdad to accomodate Abu Ishaq's students. He was known for the persuasiveness with which he could urge a case in discussions, and he authored many works, among the most famous of them his two-volume al-Muhadhdhab fi fiqh al-Imam al-Shafi'i [The rarefaction: on the jurisprudence of Imam Shafi'i] which took him fourteen years to produce, and which furnished the basic text for Nawawi's al-Majmu': Sharh al-Muhadhdhab [The compendium: an exegesis of "The rarefaction"]. He died in Baghdad in 476/ 1083 (ibid., 1.51; and n).

x43 Abu Isra'il (j18.1) (Allah be well pleased with him) was a Companion of. the Prophet (Ailah bless him and give him peace) of whom little else is known. No one else among the Companions had this agnomen, though scholars disagree as to his true name, whether it was Qushayr, Yusayr, Qaysar, or Qays. He was of the Quraysh, though some have mistakenly supposed that he was of the people of Medina (*Fath al-Bari* (y17), 11.590).

x44 Abu Ja'far Khatmi (w40.5) is 'Umayr ibn Yazid ibn 'Umayr ibn Habib al-Ansari, Abu Ja'far al-Khatmi, a reliable hadith transmitter (saduq) who was the contemporary of some of the generation who met the prophetic Companions, though it is not established that he himself met any of them. Hadiths related by him appear in the collections of Abu Dawud, Tirmidhi. Nasa'i, and Ibn Majah. Originally from Medina, he lived in Basra and died sometime after A.H. 100 (*Taqrib al-tahdhib* (y16), 432).

x45 Abu Jahl (r38.2) is 'Amr ibn Hisham ibn Mughira, Abu al-Hakam al-Makhzumi, a noble of the Quraysh in Mecca, and enemy of Allah and His prophet (Allah bless him and give him peace). He was slain at the battle of Badr in 2/624 (al-A'lam (y136), 5.87; and al-Shifa (y116), 1.270).

x46 Abu Lahab (r38.2) is 'Abd al-'Uzza ibn 'Abd al-Muttalib ibn Hashim, the paternal uncle of the Prophet (Allah bless him and give him peace). A noble of the Ouraysh, he was among the greatest in enmity against the Muslims, a proud and wealthy man who would not follow a religion brought by his brother's son. Surat al-Masad (Koran 111) was revealed in connection with him. He died after the battle of Badr in 2/624 (*al-A'lam* (y136), 4.12).

x47 Abul Hasan Ash'ari (a1.3) is 'Ali ibn Isma'il ibn Ishaq, Abu al-Hasan al-Ash'ari, the Imam of Ahl al-Sunna in tenets of faith, born in Basra in 260/874. A descendant of the Companion Abu Musa al-Ash'ari, he was a Shafi'i scholar and the founder of the school of tenets of faith that bears his name and reflects his powerful intellect and profound knowledge of the Holy Koran and hadith. Imam Ibn Hajar Haytami has defined Sunni Muslims (Ahl al-Sunna wa al-Jama'a) as "those who follow Abul Hasan Ash'ari and Abu Mansur Maturidi, the Two Imams of Ahl al-Sunna." The substantive differences between the two Imams amount to about six questions, though because the scholars of the Maturidi school were mainly confined to the lands beyond the Oxus before the Mongol depredations, and decimated thereafter, the Ash'ari school has been the standard-bearer for the faith of Sunni Islam for most of its history. Originally educated in the school of the Mu'tazilites (dis: w6.4), Imam Ash'ari saw the Prophet (Allah bless him and give him peace) in a dream three times one Ramadan, who told him, "O 'Ali, support the positions that have been transmitted from me, for they are the truth," after which he abandoned the Mu'tazilites and became the champion of Islamic orthodoxy as embodied in the Koran and hadith, defending it alike from the danger of image-worship by interpreting the divine attributes anthropomorphically, and the danger of denying the positive significance of the attributes of Allah and the life of the hereafter by explaining them away. Imam Ash'ari did not give figurative interpretations (ta'wil, dis: w6.3, w57) to problematic expressions of divine attributes, but rather urged they be accepted as they have come without saying how they are meant, while affirming that Allah is absolutely beyond any likeness to created things; though later members of his school did give such interpretations in rebuttal of anthropomorphists, preserving the faith of Islam from their innovations in the same spirit and with the same dedication that the Imam had preserved it before them by his rebuttals of the Mu'tazilites. He authored nearly three hundred books and treatises on all aspects of the faith of Ahl al-Sunna, and died in Baghdad in 324/936 (ibid., 4.263; al-Fatawa alhadithiyya (y48), 280; Tabagat al-Shafi'iyya al-kubra (y128), 3.347-49; A; and n).

x48 (Imam) Abul Hasan Mawardi (o25.0) is 'Ali ibn Muhammad ibn Habib, Abu al-Hasan al-Mawardi, born in Basra in 364/974. The head of the judiciary under the Abbasid caliph al-Qa'im bi Amr Illah, he was one of the foremost Shafi'i scholars of his era, and published major works in Islamic jurisprudence, Koranic exegesis, principles of law, and literature, of which his work on the caliphal system of Islamic government *al-Ahkam al-sultaniyya wa al-wilayat aldiniyya* [The rules of power and positions of religious authority] is still among the most professional available. He was respected by the caliphs of his time, and occasionally interceded for someone with them. He died in Baghdad in 450/1058 at eighty-six years of age (*al-A'lam* (y136), 4.327; *Tabaqat al-Shafi'iyya al-kubra* (y128), 5.267; and n). x49 Abul Jahm (r9.2) is 'Amir ibn Hudhayfa ibn Ghanim, Abu al-Jahm al-Qurashi al-'Adawi (Allah be well pleased with him), a Companion of the Prophet (Allah bless him and give him peace). Some commentators say that the Prophet's advice (Allah bless him and give him peace) to a woman not to marry him because "he never leaves his stick" was an allusion to his perpetual travels away from home, while others say it referred to his harshness towards women (*al-Futuhat alrabbaniyya* (y26), 7.13).

x50 Abul Layth (r14.2) is Mudar ibn Muhammad, Abu al-Layth al-Samarqandi of Samarkand (in present-day Uzbek S.S.R.), called the Imam of Guidance, a principle Hanafi scholar who authored works in Sacred Law, Koranic exegesis, and Islamic ethics and character (akhlaq), among the most famous of which were his *Tanbih al-ghafilin* [The apprising of the heedless] and *Bustan al-'arifin* [The grove of the gnostics]. He died in A.H. 383 (al-Shifa (y116), 1.51).

Abu Qasim al-Junayd (c2.6) is al-Junayd ibn Muhammad ibn al-Junayd, Abu al-Qasim al-Baghdadi. Imam of the Sufis, he comprehensively joined between law and way, outward and inward, one of the most renowned mystics of Islamic history and at the same time an outstanding scholar of Sacred Law in the school of Abu Thawr. The historian Ibn al-Athir described him as "the Imam of the World of his time." Junayd once defined Sufism as "dissociating the beginninglessly eternal from that which originates in time (ifrad al-qadim 'an alhadith)," and on another occasion simply as "the experience (al-dhawq)," both of which are typical of his succinctness. Though he left few written works, his sayings are preserved among the Sufis, to whom he remains an important authority in the path. He died in Baghdad in 297/910 (al-A'lam (y136), 2.141; and B).

x52 Abul Qasim al-Nasrabadhi (w9.11) is Ibrahim ibn Muhammad ibn Ahmad ibn Mahmawayh, Abu al-Qasim al-Nasrabadhi al-Naysaburi, born in Nasrabad, Persia. He was the sheikh of the Sufis of Khurasan in his time, and a scholar in hadith who studied with Ibn Khuzayma and others. Among those who transmitted hadiths from him were Imam Hakim, Sulami, and Abu 'Ali Daqqaq. At the end of his life he went on pilgrimage and remained close to the Kaaba in Mecca until his death in A.H. 367 (Siyar a'lam al-nubala' (y37), 16.263-64; and Tabaqat al-Sufiyya (y129), 484).

x53 Abul Qasim Qushayri (r1.3) is 'Abd al-Karim ibn Hawazin ibn 'Abd al-Malik, Abu al-Qasim al-Qushayri, born in Khurasan in 376/986. He was a Shafi'i scholar, Koranic exegete, and Sufi master who lived in Nishapur and authored several works, of which his *al-Risala al-Qushayriyya* [The Qushayri letter] is perhaps the most famous: He died in Nishapur in 465/1072 (*al-A'lam* (y136), 4.57; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 5.153).

x54 Abu Malik Ash'ari (r27.2) is one of two Companions of the Prophet (Allah bless him and give him peace) who were known by this name, the one referred to by the hadith of our text being al-Harith ibn Harith, Abu Malik al-Ash'ari (Allah be well pleased with him), who later settled in Syria. Hadiths from him have been recorded by Muslim, Tirmidhi, and Nasa'i (*Taqrib al-tahdhib* (y16), 145; and Sheikh Shu'ayb Arna'ut).

x52

## x55 Abu Muhammad 'Ali ibn Hazm (see Ibn Hazm, x161)

Abu Musa (w31.1(2)) is 'Abdullah ibn Qays ibn Salim, Abu Musa alx56 Ash'ari (Allah be well pleased with him), one of the Companions of the Prophet (Allah bless him and give him peace) who conquered and ruled new lands for Islam. Born in Yemen twenty-one years before the Hijra (A.D. 602), it is related that he had the most beautiful voice of any of the Companions in reciting the Koran. He came to Mecca when Islam appeared and accepted it, and emigrated to Ethiopia, after which the Prophet (Allah bless him and give him peace) appointed him to govern Zabid and 'Aden in Yemen. In A.H. 17, 'Umar made him governor of Basra, from whence Abu Musa proceeded to conquer Ahvaz and Isfahan, which 'Uthman, in his caliphate, confirmed him as governor over but later removed him, whereupon Abu Musa went to Kufa, whose inhabitants asked 'Uthman to appoint him as governor over them, which he did. Upon 'Uthman's death, 'Ali confirmed his appointment, but when 'Ali asked the people of Kufa to aid him in the Battle of al-Jamal, Abu Musa ordered them not to participate, and 'Ali rescinded his confirmation. He died in Kufa in 44/665 (al-A'lam (y136), 4.114).

x57 Abu Nadra (w55.3) is al-Mundhir ibn Malik ibn Quta'a, Abu Nadra of Basra, a reliable hadith narrator (thiqa) of the generation who met and studied under the Companions. His hadiths appear in the collections Bukhari, Muslim, Tirmidhi, Nasa'i, and others. He died in A.H. 108 or 109 (*Taqrib al-tahdhib* (y16), 546).

x58 Abu Nu'aym (w40.5) is Ahmad ibn 'Abdullah ibn Ahmad, Abu Nu'aym al-Asbahani, born in Isfahan, Persia, in 336/948. He was a Shafi'i scholar, hadith master (hafiz), and historian, who was reliable in memory and transmission. He is perhaps most famous for his ten-volume *Hilya al-awliya'* [The adornment of the saints], in which he records the lives and sayings of the early Muslims and friends of Allah (awliya'). He died in Isfahan in 430/1038 (*al-A'lam* (y136), 1.157; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 4.18).

x59 Abu Sa'id 'Ala'i (w48.2) is Khalil ibn Kaykaldi ibn 'Abdullah, Abu Sa'id Salah al-Din al-'Ala'i, born in Damascus in 694/1295. He was educated in Damascus and became a hadith specialist and Shafi'i scholar, authoring many works in both Sacred Law and hadith. After much travel, he settled in Jerusalem, where he took a post as a teacher in al-Salahiyya school in A.H. 731, and later died there in 761/1359 (*al-A'lam* (y136), 2.321).

x60 Abu Sa'id al-Khudri (w29.2(4)) is Sa'd ibn Malik ibn Sinan, Abu Sa'id al-Khudri al-Khazraji (Allah be well pleased with him) one of the Medinan Helpers (Ansar), a Companion of the Prophet (Allah bless him and give him peace) who was born ten years before the Hijra (A.D. 613). He constantly kept the company of the Prophet (Allah bless him and give him peace), and some 1,170 hadiths were related by him. He participated in twelve of the Muslims' battles, and died in Medina in 74/693 (ibid., 3.87),

x61 Abu Sufyan (r2.19) is Sakhr ibn Harb ibn Umayya ibn 'Abd al-Shams ibn

'Abd al-Manaf, Abu Sufyan (Allah be well pleased with him), born fifty-seven years before the Hijra (A.D. 567). One of the nobles of the Quraysh in the pre-Islamic period, he was a Companion of the Prophet (Allah bless him and give him peace) and the father of Mu'awiya, head of the Umayyad caliphate. He led the Meccan idolators against the Muslims in the battles of Uhud and the Confederates, and entered Islam the day Mecca was conquered by the Muslims. A redoubtable warrior, he lost one eye fighting for Islam in the battle of Ta'if, and the other in the battle of Yarmouk, becoming totally blind. He died in Medina in 31/652 (ibid., 3.201).

x62 Abu Talha (w50.5) is Zayd ibn Sahl ibn al-Aswad, Abu Talha (Allah be well pleased with him) a Companion of the Prophet (Allah bless him and give him peace) who was born thirty-six years before the Hijra (A.D. 585) in Medina. A superb and valiant archer, he was one of the most celebrated Medinan Helpers (Ansar), swearing fealty to the Prophet (Allah bless him and give him peace) at 'Aqaba, and fighting in the battles of Badr, Uhud, and the rest. He died in Medina in 34/654 (ibid., 3.58–59).

x63 Abu Talib Makki (w52.2) is Muhammad ibn 'Ali ibn 'Atiyya, Abu Talib al-Harithi al-Makki. Born in Iraq between Baghdad and Wasit, he was a Sufi, preacher (wa'iz), ascetic, and scholar of Sacred Law. His most influential work is probably the two-volume Qut al-qulub fi mu'amala al-Mahbub wa wasf tariq almurid ila maqam al-tawhid [The sustenance of hearts: on dealing with the Beloved, and a description of the way to seekers of the spiritual station of witnessing the divine unity], a direct ancestor in its arrangement and style to Ghazali's *Ihya' 'ulum al-din* [Giving life to the sciences of the religion]. He died in Baghdad in 386/996 (ibid., 6.274; and n).

x64 Abu Umama (w32.1(4)) is Sudayy ibn 'Ajłan ibn Wahb, Abu Umama al-Bahili (Allah be well pleased with him), a Companion of the Prophet (Allah bless him and give him peace). He was with 'Ali in the battle of Siffin, and later settled in Syria. Some 250 hadiths are related from him by Bukhari and Muslim. He died in Homs in 81/700, the last of the Companions to die in Syria (al-A'lam (y136), 3.203).

x65 Abu 'Umar (w16.2) (see Ibn 'Abd al-Barr, x150)

x66 Abu 'Uthman (t1.4) is Sa'id ibn Isma'il ibn Sa'id ibn Mansur, Abu 'Uthman al-Hiri, originally from Rayy, Persia. He was a Sufi who first kept the company of Yahya ibn Mu'adh and Shah al-Kirmani, and then travelled to Nishapur, where he met Hafs al-Haddad, who married his daughter to Abu 'Uthman and took the the way from him. At his hands the path of Sufism spread in Nishapur, where he died in A.H. 292 (al-Tabaqat al-kubra (y124), 1.86; and Tabaqat al-Sufiyya (y129), 170).

x67 Abu Ya'la al-Mawsuli (a4.1) is Ahmad ibn 'Ali ibn al-Muthanna al-Tamimi, Abu Ya'la al-Mawsuli. He was a hadith master (hafiz) who was known as the Hadith Scholar of Mosul (in northern Iraq), and people undertook journeys

1033

x68

to learn from him. He composed several collections of hadith and was nearly one hundred years old when he died in Mosul in 307/919 (*al-A'lam* (y136), 1.171).

Abu Yazid (t1.5) is Tayfur ibn 'Isa ibn Sarushan, Abu Yazid al-Bistami, the famous Sufi born in 188/804 in Bistam, a city between Khurasan and Iraq. His grandfather was a Zoroastrian who became a Muslim. Many miracles and ecstatic utterances are attributed to Abu Yazid, whom some consider to have been the first to speak of the 'unity of being' (wahdat al-wujud, dis: x5) in a direct way. Among his numerous sayings on Sufism is "When Allah loves a servant, He imbues him with three attributes as a proof of His love: generosity like that of the sea, beneficence like that of the sun, and humility like that of the earth." When a prominent scholar once asked him from whence he had acquired his knowledge, he replied that it was from applying the maxim, "Whoever applies what he knows, Allah bequeaths him knowledge of what he did not know." He died in Bistam in 261/875 at seventy-one years of age (ibid., 3.235; al-Imam al-'Izz Ibn 'Abd al-Salam (y38), 1.136; al-Tabaqat al-kubra (y124), 1.77; and Tabaqat al-Sufiyya (y129), 67).

x69 Abu Yusuf (k24.2) is Ya'qub ibn Ibrahim ibn Habib al-Ansari, Abu Yusuf al-Kufi al-Baghdadi, born in Kufa in 113/731. He was the companion and student of Abu Hanifa, and the first to propagate his school. A hadith master (hafiz) and one of the most brilliant judicial minds in Islamic history, he served as judge in Baghdad during the caliphates of al-Mahdi and al-Hadi, and as head of the judiciary under the caliph Harun al-Rashid, who made the rulings of the Hanafi school the official state code for the entire Abbasid period. He was the first to write works on the fundamentals of Hanafi jurisprudence, a *mujtahid* Imam with an extensive knowledge of Koranic exegesis who authored works in hadith in addition to his many books and treatises in Sacred Law. He died in Baghdad in 182/798 (al-A'lam (y136), 8.193; and n).

x70 Adam (u3.5) (upon whom be peace) was the first prophet of Allah Most High. Created by Allah without father or mother, commentators relate that he lived 960 years, the Father of Mankind whose story is mentioned in many places in the Holy Koran (*al-Futuhat al-ilahiyya* (y65), 1.39; and n).

x71 'Adil Yusuf Rayhan (Document 2) is 'Adil ibn Yusuf ibn 'Isa, Abu Muhammad Rayhan, born in Jarash, Jordan, in 1944. He is a Sufi of the Hashmi-Darqawi tariqa who first took the way in 1961 from Sheikh Muhammad Sa'id Kurdi, the successor in Jordan of Sheikh Muhammad Hashimi of Damascus. He served Kurdi until his death in 1972, and among the teachings he had from him are the words, "The remembrance of Allah is the charter of saintship (al-dhikr manshur al-wilaya)". He read Shafi'i jurisprudence with his sheikh as well as with Sheikh Barakat, the late mufti of Irbid, Jordan, and he currently studies with Sheikh Yunus Hamdan in Amman, where he lives and has a grocery store (n).

x72 (Imam) Ahmad (b1.2) is Ahmad ibn Muhammad ibn Hanbal ibn Hilal ibn Asad, Abu 'Abdullah al-Shaybani, Imam of Ahl al-Sunna, born in 164/780 in Baghdad, where he grew up as an orphan. For sixteen years he travelled in pursuit of the knowledge of hadith, to Kufa, Basra, Mecca, Medina, Yemen, Damascus,

Morocco, Algeria, Persia, and Khurasan, memorizing one hundred thousand hadiths, thirty thousand of which he recorded in his *Musnad* [Ascribed traditions]. Imam Ahmad was among the most outstanding students of Shafi'i, who when he left Baghdad for Egypt, said, "In departing from Baghdad. I have left no one in it more godfearing, learned in Sacred Law, abstinent, pious, or knowledgeable than Ibn Hanbal."

Out of piety, Imam Ahmad never gave a formal legal opinion (fatwa) while Shafi'i was in Iraq, and when he later formulated his school of jurisprudence, he mainly drew on explicit texts from the Koran, hadith, and scholarly consensus, with relatively little expansion from analogical reasoning (qiyas). He was probably the most learned in the sciences of hadith of the four great Imams of Sacred Law, and his students included many of the foremost scholars of hadith. Abu Dawud said of him: "Ahmad's gatherings were gatherings of the afterlife: nothing of this world was mentioned. Never once did I hear him mention this-worldly things." And Abu Zur'a said: "Ahmad was even greater than Ishaq [Rahawayh] and more knowledgeable in jurisprudence. I never saw anyone more perfect than Ahmad." He never once missed praying in the night, and used to recite the entire Koran daily. He said, "I saw the Lord of Power in my sleep, and said, 'O Lord, what is the best act through which those near to You draw nearer?' and He answered, 'Through [reciting] My word, O Ahmad.' I asked, 'With understanding, or without?' and He answered, 'With understanding and without.'" Ibrahim al-Harbi noted of Ahmad, "It is as though Allah gathered in him the combined knowledge of the first and the last."

Ahmad was imprisoned and tortured for twenty-eight months under the Abbasid caliph al-Mu'tasim in an effort to force him to publicly espouse the Mu'tazilite position that the Holy Koran was created, but the Imam bore up unflinchingly under the persecution and refused to renounce the belief of Ahl al-Sunna that the Koran is the uncreated word of Allah, after which Allah delivered and vindicated him. When Ahmad died in 241/855, he was accompanied to his resting place by a funeral procession of eight hundred thousand men and sixty thousand women, marking the departure of the last of the four great *mujtahid* Imams of Islam (al-A'lam (y136), 1.203; Siyar a'lam al-nubala' (y37), 11.198–99; al-Tabaqat al-kubra (y124), 1.55; al-Targhib wu al-tarhib (y9), 1.17; and n).

x73 (Sheikh) Ahmad al-'Alawi (s4.8) is Ahmad ibn Mustafa ibn 'Aliwa, Abu al-'Abbas al-'Alawi, born in Mostaghanem, Algeria, in 1291/1874. He was a Sufi, Maliki scholar, Koranic excegete, poet, and the sheikh and renewer of the Shadhili tariqa, of which he founded the 'Alawi-Darqawi order that bears his name. His teaching stressed the threefold nature of the Muslim religion (din) as mentioned in the Gabriel hadith (dis: u1): Islam, represented by one's inward and outward submission to the rules of Sacred Law; true faith (iman), in the tenets of faith of Ahl al-Sunna; and the perfection of faith (ihsan), in the knowledge of Allah which the way of Sufism provides the means to. He authored works in each of these spheres, though his most important legacy lay in the spiritual way he founded, which emphasized knowledge of Allah (ma'rifa) through the practice of solitary retreat (khalwa) under the supervision of a sheikh, and the invocation (dhikr) of the Supreme Name.

Europeans visited the sheikh, but some who met him later wrote works that tried to assimilate him to a sort of perennialist philosophy that would consider all religious traditions as valid and acceptable reflections of but a single truth, substituting traditional spirituality versus modern materialism for Islam versus unbelief. The sheikh's own works emphatically deny their philosophy, and the reason Allah afflicted them with it would seem to be that they did not remain with the sheikh long enough to absorb his state or become as he was, a follower of the way of the prophets and purified ones, rather taking their affiliation with him as a means to legitimize opinions they had from the first and were unwilling to ever relinquish, remaking the master, as it were, in their own image. The true measure of a spiritual way, however, does not lie in books produced by writers, in the wrong or in the right, but in the hearts it opens to knowledge of divine realities conveyed by prophetic revelation, and in this Sheikh Ahmad al-'Alawi, whose order has spread to the farthest reaches of the Muslim world, certainly stands as one of the greatest Sufi masters of Islamic history. He died in Mostaghanem in 1353/1934 (al-A'lam (y136), 1.258; Sheikh 'Abd al-Rahman Shaghouri; and n).

x74 (Sheikh al-Islam) Ahmad Ibn Hajar 'Asqalani (see Ibn Hajar 'Asqalani, x159)

x75 Ahmad ibn Hanbal (see (Imam) Ahmad, x72)

x76 Ahmad ibn Naqib al-Misri (Title Page) is Ahmad ibn Lu'lu' ibn 'Abdullah al-Rumi, Shihab al-Din Ibn al-Naqib al-Misri, His father was a Christian convert to Islam from Antakya, Turkey, who was originally captured and made a slave by a Muslim prince who then educated him and set him free, whereupon he served the prince as a captain (nagib) and later became a Sufi in the Baybarsiyya of Cairo, where his son was born in 702/1302. Ahmad grew up among Islamic scholars, memorizing the Holy Koran in its seven canonical readings (gira'at), and at the age of twenty studied Sacred Law, which he pursued until he excelled at it. Among his sheikhs were the great Shafi'i *mujtahid* and hadith master (hafiz), Imam Taqi al-Din Subki in Islamic jurisprudence, the hadith master Ibn Mulaggin in the sciences of hadith, and Abu Hayyan in Arabic grammar. A master of Koran recitation, Shafi'i law, Koranic exegesis, fundamentals of Islamic faith and law, Arabic, and Sufism, he memorized a great many hadiths, expecially those connected with dhikr and devotions, and worked at length correcting and refining Abu Ishaq Shirazi's al-Muhadhdhab [The rarefaction], condensing Shirazi's al-Tanbih [The notification], and annotating Nawawi's Minhaj al-talibin [The seekers' road], all of which are reflected in his most famous work, 'Umdat al-salik wa 'uddat al-nasik [The reliance of the traveller and tools of the worshipper], the basic text of the present volume, which follows the order of Shirazi's al-Muhadhdhab and the conclusions of Nawawi's Minhai in a work he seemingly designed and edited for practical application in life, avoiding rare and obscure legal questions, and presenting only the soundest positions of the school. He never gave formal legal opinions or accepted an official teaching position, but rather applied himself to worship, writing, and teaching a relatively small circle of students. Those who knew him described him as learned, humble, quiet, dignified, intelligent, polite, godfearing, and ascetic. Despite his rigorous self-discipline in worship, he had a good sense of humor and a talent for relating amusing anecdotes. Devoted like his father to Sufism, he performed the hajj several times, and stayed for extended periods near the Kaaba. He died of the plague in the middle of Ramadan at sixty-seven years of age in Cairo in 769/1368 (al-A'lam (y136), 1.200; 'Umdat al-salik wa 'uddat al-nasik (y90), 7; and n).

x77 Ahmad Quduri (m2.8) is Ahmad ibn Muhammad ibn Ahmad ibn Ja'far ibn Hamdan, Abu al-Husayn al-Quduri, born in Baghdad in 362/973. He was a scholar in Sacred Law who became the Hanafi school's foremost representative in Iraq. His most famous work is *Kitab al-Quduri* [Quduri's book], which has remained a classic in the school for nearly a thousand years. He also authored the seven-volume *al-Tajrid* [The abstract] on differences between the Shafi'i and Hanafi schools, and died in Baghdad in 428/1037 (*al-A'lam* (y136), 1.212).

x78 Ahmad Zarruq (w9.3) is Ahmad ibn Ahmad ibn Muhammad ibn 'Isa, Abu al-'Abbas Zarruq al-Burnusi, born in Fez, Morocco, in 846/1442. He was a Sufi, Maliki scholar, and hadith specialist who studied Sacred Law in Fez, Cairo, and Medina. He then became dedicated to Sufism, withdrew from the world, and took to a wandering life. He was one of the most renowned sheikhs of the Shadhili tariqa and authored a number of works, well written and concise, that attest to their author's illumination in the spiritual way. He died in Takrin, Libya, in 899/ 1493 (ibid, 1.91; and n).

x79 'A'isha (b3.2) is 'A'isha bint Abu Bakr al-Siddiq 'Abdullah ibn 'Uthman (Allah be well pleased with her), the wife of the Prophet (Allah bless him and give him peace) and Mother of the Faithful, born of the Quraysh nine years before the Hijra (A.D. 613) in Mccca. She was the most knowledgeable of Muslim women in Sacred Law, religion, and Islamic behavior (adab), baving married the Prophet (Allah bless him and give him peace) in the second year after the Hijra, becoming the dearest of his wives to him in Medina. She related 2,210 hadiths from the Prophet (Allah bless him and give him peace), and after his death, leading figures of the Companions would come and ask her for legal opinions, which she would supply. She died in Medina in 58/678 (*al-A'lam* (y136), 3.240).

x80 'Ala' al-Din 'Abidin (08.7(16)) is Muhammad 'Ala' al-Din ibn Muhammad Amin ibn 'Umar ibn 'Abd al-'Aziz 'Abidin, born in Damascus in 1244/1828. The son of Imam Muhammad Amin Ibn 'Abidin, he was a first-rank Hanafi scholar in his own right who was appointed during his lifetime to many posts in the Islamic judiciary. He travelled to Istanbul and was one of the members of the panel of scholars who authored *al-Majalla* [The lawbook], among the most famous works on Islamic governmental law produced during the Ottoman period. Though he originally wrote his *al-Hadiyya al-'Ala'iyya* [The gift of 'Ala'] as a primer in Sacred Law for schoolchildren, it has become an important Hanafi legal reference for subsequent scholars. Appointed as a judge in Tripoli, Lebanon, in 1292/1875, he later returned to Damascus, where he died in 1306/1889 (ibid., 6.270; and n).

x81 'Ali (b3.2) is Imam 'Ali ibn Abi Talib ibn 'Abd al-Muttalib, Abu al-Hasan al-Hashimi al-Qurashi (Allah be well pleased with him), the Friend (Wali) of Allah, Commander of the Faithful, and fourth of the Rightly Guided Caliphs, born of noble lineage in Mecca twenty-three years before the Hijra (A.D. 600) and raised from the age of five by the Prophet (Allah bless him and give him peace),

x82

who was the son of 'Ali's paternal uncle and later married his own daughter Fatima to him. When the Prophet (Allah bless him and give him peace) paired off the Meccan Emigrants and Medinan Helpers as brothers, he told 'Ali, "You are my brother." Strong, young, and valiant, he bore the Muslims' standard into battle after battle, was a renowned swordsman, and at Khaybar the Prophet (Allah bless him and give him peace) attested to 'Ali's love of Allah and Allah's love of 'Ali. He was of the ten who were informed that they would enter paradise, and was the first male to accept Islam from the Prophet (Allah bless him and give him peace), as well as the first to pray behind him. When 'Ali became caliph in A.H. 35 after the death of 'Uthman, he made Kufa his capital and patiently bore up under the dissension and civil strife with which the Muslims were afflicted during his caliphate (dis: w56.3). Heroically courageous, a wise and fair judge, a speaker of surpassing eloquence, and a sea of spiritual wisdom, he was among the most learned of the Companions, and related hundreds of hadiths. His signet ring was engraved with the words, "Allah is the King" (Allah al-Malik). When he was assassinated while at prayer by a Kharijite at Kufa in 40/661, his last words were. "There is no god but Allah, Muhammad is the Messenger of Allah" (al-A'lam (y136), 4.295; al-Tabagat al-kubra (y124), 1.20; and n).

x82 'Ali ibn Abi Talha (w4.5) is 'Ali ibn Salim, a client of the Bani al-'Abbas tribe. He lived in Homs, Syria, and was of the generation who were contemporaries with some of those who met the prophetic Companions, but it is not established that he himself met any of them. He was an honest hadith transmitter, but made occasional mistakes. He died in A.H. 143 (*Taqrib al-tahdhib* (y16), 402).

x83 'Ali ibn Abi Talib (see 'Ali, x81)

x84 'Ali al-Dagar (w41.3) is Muhammad 'Ali ibn 'Abd al-Ghani al-Dagar, born in Damascus in 1294/1877. He was a Shafi'i scholar known among his contemporaries for his learning, piety, and efforts in the cause of Islam. Of a wealthy family, he brought about a virtual renaissance of Islamic learning in Damascus by founding al-Jami'ivya al-Ghurra', an institution of more than eleven separate schools that provided food, clothing, housing, and traditional instruction to needy students, particularly those from outlying rural areas and the Horan Plain south of Damascus, who returned to their homes to teach a whole generation of Muslims the religion. During the French occupation he travelled the Syrian countryside to towns and villages with the hadith scholar Badr al-Din al-Hasani, explaining to people the obligatory character of armed jihad against the colonialists. He was a sheikh of the Tijani tariga who had all his students take the way, and many considered him a friend (wali) of Allah Most High. An ascetic in his private life, he spent himself, his wealth, and his life in the service of Islam, and died in Damascus in 1362/1943 (Tarikh 'ulama' Damashg (y1), 2.586-90; Sheikh 'Abd al-Rahman Shaghouri; and n).

x85 'Ali Qari (w48.2) is 'Ali ibn Sultan Muhammad, Nur al-Din al-Mulla al-Qari, born in Herat, Afghanistan. One of the foremost Hanafi scholars of his time, he lived in Mecca, and it is related that he used to earn his income by writing out one copy of the Holy Koran each year embellished with marginal notes containing commentary and canonical readings (qira'at), and selling it to live on the proceeds until the following year. He authored a number of works in Hanafi jurisprudence, fundamentals of Islamic faith, the sciences of hadith, Sufism, history, Arabic lexicology, and Koranic exegesis, though the most frequently used of his works may well be his litany *al-Hizb al-a'zam* [The supreme daily *dhikr*], in which he gathered hundreds of supplications from prophetic hadiths and divided them into seven parts, one to be read each day of the week—a litany that forms an integral part of Muhammad al-Juzuli's celebrated manual of *dhikr*, *Dala'il al-khayrat* [Guides to blessings]. He died in Mecca in 1014/1606 (*al-A'lam* (y136), 5.12; and n).

x86 Allah (see v1.1)

x87 al-Amidi (b3.3) is 'Ali ibn Muhammad ibn Salim al-Taghlibi, Abu al-Hasan Sayf al-Din al-Amidi, a specialist in fundamentals of Islamic law and faith who was born in 551/1156 in Amid (present-day Diyarbakir, Turkey). Originally a Hanbali, he became a Shafi'i when he came to Baghdad to study hadith, after which he travelled first to Damascus and then to Cairo, where he taught and became widely known. Some scholars there later grew envious of his reputation and accused him of heresy, forcing him to leave Cairo secretly and take refuge in Hama, Syria, from whence he proceeded to Damascus. He wrote some twenty works, the most famous of which is his four-volume al-Ihkam fi usul al-ahkam [The proficiency: on fundamentals of legal rulings]. He died in 631/1233 (al-A'lam (y136), 4.332; and Tabaqat al-Shafi'iyya al-kubra (y128), 8.306).

x88 'Amr ibn Hazm (w16.2) is 'Amr ibn Hazm ibn Zayd ibn Lawdhan (Allah be well pleased with him), a Medinan Helper and Companion of the Prophet (Allah bless him and give him peace). He participated in the Battle of the Confederates and in subsequent battles, and when the Prophet (Allah bless him and give him peace) appointed him governor over Najran, he wrote him a lengthy letter of covenant containing legislation and instruction. He died in 53/673 (*al-A'lam* (y136), 5.76).

x89 'Amr ibn Shu'ayb (w17.2) is 'Amr ibn Shu'ayb ibn Muhammad ibn 'Abdullah ibn 'Amr ibn al-'As, a reliable hadith narrator (saduq) of the generation of whom some met the Companions. His hadiths were related by Abu Dawud, Tirmidhi, Nasa'i, and Ibn Majah. He died in A.H. 118 (*Taqrib al-tahdhib* (y16), 423).

x90 Anas (a4.1) is Anas ibn Malik ibn Nadar al-Khazraji (Allah be well pleased with him), a Medinan Helper and Companion of the Prophet (Allah bless him and give him peace). Born ten years before the Hijra (A.D. 612) in Medina, he entered Islam while young, was the personal servant of the Prophet during the last ten years of his life (Allah bless him and give him peace), and related over 2,200 hadiths. After the Prophet's death (Allah bless him and give him peace), he travelied to Damascus and later settled in Basra. The Prophet (Allah bless him and give him peace) prayed that Allah would bless him with abundance (baraka) in his wealth, life, and offspring, and grant him forgiveness: and he became among the wealthiest of men, had over 120 children and grandchildren at the time of his death, an orchard that bore fruit twice a year, and he lived until he was tired of living any longer, dying in Basra at one hundred years of age in 93/712, the last

x91

of the Companions to die there (al-A'lam (y136), 2.24–25; and al-Shifa (y116), 1.47).

x91 The Antichrist (w9.9) is Ibn Sayyad al-Masih al-Dajjal of Bani Isra'il, according to Imam Nawawi alive at the present day among the Jews. He will come forth at the end of time, claim to be a deity, and work wonders, bringing forth a heaven, a hell, and mountains of bread, though he will be unable to enter Mecca or Medina. The prophet 'Isa (upon whom be peace) will slay him at his Final Coming (*al-Shifa* (y116); 1.663; and A).

x92 Ash'ari (see Abul Hasan Ash'ari, x47)

x93 (Imam) 'Asqalani (see Ibn Hajar 'Asqalani, x159)

x94 Asuf ibn Barkhiya (w30.1(3)) was the vizier of the prophet Sulayman (upon whom be peace), a *siddiq* (great-faithed one) who was steadfastly true to Allah and to his fellow men, a friend (wali) of Allah Most High to whom Allah vouchsafed many miracles (*al-Futuhat al-ilahiyya* (y65), 3.315).

x95 Ayyub (u3.5) is Ayyub ibn Amwas ibn Razih ibn 'Ays ibn Ishaq ibn Ibrahim (upon whom be peace), the prophet and messenger of Allah Most High, who mentions him in various places in the Holy Koran. He is best known for his proverbial steadfastness and patience in affliction (*al-Futuhat al-ilahiyya* (y65), 2.58; and *al-Shifa* (y116), 1.293).

x96 al-'Azizi (b7.5) is 'Ali ibn Ahmad ibn Muhammad al-'Azizi al-Bulaqi, born in al-'Aziziyya, Egypt. He was a scholar of Shafi'i jurisprudence and hadith who authored various works, of which his three-volume *al-Siraj al-munir sharh al-Jami' al-saghir* [The lightgiving lamp: an exegesis of "The minor compendium"], a commentary on a famous hadith collection by Suyuti. is perhaps the most well known. He died in Bulaq in 1070/1660 (*al-A'lam* (y136), 4.258).

x97 'Azra'il (u3.3) is not mentioned by name in the Koran, but referred to only as the "Angel of Death" (Malak al-Mawt). In reality it is Allah who reclaims the souls of men from their bodies, but He does so by means of the Angel of Death, whom He orders to take a person's soul when the time arrives. 'Azra'il has helpers in this from the angels of mercy and angels of torment, depending on whom the deceased is, and they draw out the spirit of the deceased until it reaches the throat, when 'Azra'il takes it himself. The whole world has been made as if it were the size of an open palm for him, and he takes the soul of anyone he wishes, from east to west, without difficulty (*al-Funuhat al-ilahiyya* (y65), 2.40, 3.415; and n).

x98 Badr al-Din al-Hasani (c14.1) is Muhammad Badr al-Din ibn Yusuf ibn Badr al-Din ibn 'Abd al-Rahman al-Hasani, born in Damascus in 1267/1850. The son of a Moroccan Maliki scholar, Badr al-Din followed the Hanafi school and became the hadith scholar of Damascus of his time. He memorized the Holy Koran, the *Sahih*s of Bukhari and Muslim with their texts and channels of transmission, and twenty thousand verses of the rhyming mnemonic texts (mutun) that Islamic scholars formerly used to commit to memory to have a framework within which to remember and understand the more detailed works of the Islamic sciences that they would read with their sheikhs. After this, he devoted himself to worship and teaching, living an ascetic life of fasting and service to the Muslim community. He wrote works in many fields, including hadith, tenets of Islamic faith, Koranic exegesis, mathematics, logic, and Arabic grammar. The attribution to him of the formal legal opinion (fatwa) mentioned at e14.1 of the present volume was made by Sheikh Shu'ayb Arna'ut, Sheikh 'Abd al-Wakil Durubi, and others. He died in Damascus in 1354/1935 (*al-A'lam* (y136), 7.157–58; and n).

x99 (Imam) Baghawi (w4.3) is al-Husayn ibn Mas ud ibn Muhammad ibn al-Farra', Abu Muhammad Muhyi al-Sunna al-Baghawi, born in Bagha, Persia, in 436/1044. Known to contemporaries as the Reviver of the Sunna, he was an Imam in Shafi'i jurisprudence, hadith, and Koranic exegesis, writing valuable works in each, among them his sixteen-volume *Sharh al-sunna* [The explanation of the sunna], which proceeds through the usual chapter arangement of works on Shafi'i jurisprudence, discussing the hadiths and Koranic verses upon which the rulings of the school are based, and how the various other Imams have understood them. His commentary on the Holy Koran *Lubab al-ta'wil fi ma'alam al-Tanzil* [The quintessence of interpretation: on features of the Revelation], has also proved very popular among scholars and been printed in several editions. He died in Merv (in present-day Turkmen S.S.R.) in 510/1117 (*al-A'lam* (y136), 2.259; and n).

x100 Bajuri (k1.1) is Ibrahim ibn Muhammad ibn Ahmad al-Bajuri, born in Bajur, Egypt, in 1198/1784. Educated at al-Azhar, he was one of the foremost Shafi'i scholars and theologians of his time, authoring over twenty works and commentaries in Sacred Law, tenets of faith, Islamic estate division, scholastic theology, logic, and Arabic. In A.H. 1263 he was appointed Sheikh of al-Azhar, an office he remained in until his death in Cairo in 1288/1860 (*al-A'lam* (y136), 1.71).

x101 Baqillani (see (Imam) Abu Bakr Baqillani, x32)

x102 Baydawi (r21.1) is 'Abdullah ibn 'Umar ibn Muhammad ibn 'Ali, Nasir al-Din al-Shirazi al-Baydawi, born in Bayda, near Shiraz, Persia. He was a Shafi'i scholar, judge, and Koranic exegete whose commentary *Anwar al-Tanzil wa asrar al ta'wil* [The lights of the Revelation and secrets of interpretation] is so well known that whenever scholars mention "The Judge" (al-Qadi) in the context of Koranic commentary, it is Baydawi who is meant. He wrote a number of other scholarly works in tenets of faith, jurisprudence, and Arabic, as well as a history in Persian. After serving as a judge in Shiraz, he moved to Tabriz, where he died in 685/1286 (*al-A'lam* (y136), 4.110; and n).

x103 Bayhaqi (f8.44) is Ahmad ibn al-Husayn ibn 'Ali, Abu Bakr al-Bayhaqi, born in Khasrajand, a village around Bayhaq near Nishapur, Persia, in 384/994. A principle hadith master (hafiz) and Shafi'i Imam, he was raised in Bayhaq, but travelled to gain Sacred Knowledge to Baghdad, Kufa, Mecca, and other cities. Dhahabi was to say of him, "Had Bayhaqi wanted to found his own school of jurisprudence and be its *mujtahid*, he would have been able to, because of the vast range of subjects of which he was a master, and his knowledge of scholarly differences." Bayhaqi's works amount to nearly one thousand volumes, treating the sciences of hadith, Koranic exegesis, Sacred Law, tenets of faith, and other subjects. The Imam of the Two Sanctuaries Juwayni once observed. "Every Shafi'i scholar is indebted to Shafi'i except Bayhaqi, to whom Shafi'i is indebted for his writing so many works strengthening the school, expanding questions on which the Imam had been brief, and supporting his positions." He died in Nishapur in 458/1066 (al-A'lam (y136), 1.116).

x104 B.G. Martin (w9.4) is Bradford G. Martin, a professor who has taught and written about Sufism and Muslim Africa since 1963. The preface to his *Muslim Brotherhoods in Nineteenth-Century Africa* was written in Bloomington, Indiana, in 1976. The book accurately reports the names and dates of the events it discusses, though its explanations of Muslim figures, their motives, and their place within the Islamic world are observed through the lens of unbelief (kufr), giving an inverted image of many of the realities thus beheld, and perhaps calling for a word here on the literature that has been termed *Orientalism*, or in the contemporary idiom, "area studies."

It is a viewpoint requiring that scholarly description of something like "African Islam" (Martin's phrase) be first and foremost *objective*. The premises of this objectivity conform closely, upon reflection, to the lived and felt experience of a post-religious, Western intellectual tradition in understanding religion; namely, that comparing human cultural systems and societies in their historical succession and multiplicity leads the open-minded observer to moral relativism, since no moral value can be discovered which on its own merits is transculturally valid. Here, human civilizations, with their cultural forms, religions, hopes, aims, beliefs, prophets, sacred scriptures, and deities, are essentially plants that grow out of the earth, springing from their various seeds and soils, thriving for a time, and then withering away. The scholar's concern is only to record these elements and propose a plausible relation between them.

Such a point of departure, if de rigueur for serious academic works like Muslim Brotherhoods, is of course non-Islamic and anti-Islamic. As a fundamental incomprehension of Islam, it naturally distorts what it seeks to explain, yet with an observable disparity in the *degree* of distortion in any given description that seems to correspond roughly to how close the object of explanation is to the core of Islam. In dealing with central issues like Allah, the Prophet (Allah bless him and give him peace), the Koran, or hadith, it is at its worst: while the further it proceeds to the periphery, such as historical details of trade concessions, treaties, names of rulers, weights of coins, etc., the less distorted it becomes. In either case, it is plainly superior for Muslims to rely on fellow Muslims when Islamic sources are available on a subject (and there are few imaginable subjects that Islamic scholars have not discussed in detail and written highly interesting and professional works about), if only to avoid the subtle and not-so-subtle distortions of non-Islamic works about Islam. One cannot help but feel that nothing bad would happen to us if we were to abandon the trend of many contemporary Muslim writers of faithfully annotating our works with quotes from the founding fathers of Orientalism, if only because to sleep with the dogs is generally to rise with the fleas. And where Islamic works cannot be found and non-Islamic sources are used, we should keep in mind that their premises are those of unbelief, and how this colors the whole process of scholarly inquiry. We find in Muslim Brotherhoods, for example, a discussion of a hypothesized alteration in the "carbon dioxide-oxygen balance in the brain," resulting from communal remembrance of Allah (dhikr) and producing a susceptibility to visions, hallucinations, and intense emotional experiences that enabled African Sufi brotherhoods to "generate much love and devotion" between members, who could thereby be more successfully directed towards collective action. When one looks at the men being explained, however, those who risked their lives in jihad against the enemies of Allah for four, twelve, fifteen, twenty-one, or thirty-five years, an explanation of their motivations that downplays faith in Allah and His messenger (Allah bless him and give him peace) must surely need a great deal more to be convincing than this type of fatuous detail. Or the suggestion that a *mujahid* scholar who had memorized the Holv Koran and the Sahih collections of Bukhari and Muslim, and lived and taught the strictest adherence to Islam by precept and example for a lifetime of seventy years ('Umar Tal, x355) might have committed suicide after a defeat in battle—a report based on a single story told by a blacksmith of unknown veracity some twenty-six years after the event - such aspects show little appreciation of psychological absurdities in an Islamic context.

Though there is little doubt that B.G. Martin's work is a sincere attempt to understand its subject matter, and one that incidentally uses much original African source material, it should be understood by Muslims for what it is, an account of "African Islam"—of religious men, sacrifices, and motives—from a point of view that has been sanitized of anything religious to guard its "objectivity" (*Muslim Brotherhoods* (y86), preface and bibliography; Sharif 'Abdul-Karim; and n).

x105 Bilal (w29.2) is Bilal ibn Rabah, Abu 'Abdullah al-Habashi (Allah be well pleased with him), the muezzin of the Prophet (Allah bless him and give him peace) and his watchman over the Muslim common fund (bayt al-mal). A hadith says of him, "Bilal is the foremost of the Ethiopians." One of the earliest converts to Islam, he was present at every battle with the Prophet (Allah bless him and give him peace), and when the latter died, Bilal called the Muslims to prayer for his last time. He lived in Medina until Muslim armies were dispatched to Syria and then travelled with them, dying in Damascus in 20/641 (*al-'Alam* (y136), 2.73).

x106 Bint Harith (w30.1) is Zaynab bint al-Harith, the sister of 'Uqba ibn al-Harith, who killed Khubayb al-Ansari (x220) (*Fath al-Bari* (y17), 7.382).

x107 Bukhari (Introduction) is Muhammad ibn Isma'il ibn Ibrahim ibn Mughira, Abu 'Abdullah al-Bukhari, born in Bukhara (in present-day Uzbek S.S.R.) in 194/810. Raised as an orphan, he was a Shafi'i scholar who learned Sacred Law in Mecca from 'Abdullah ibn Zubayr al Humaydi, the disciple of Shafi'i, and he became the greatest Imam in hadith that the world has ever known. He began his long travels in search of hadith in A.H. 210, visiting Khurasan, Iraq, Egypt, the Hijaz, and Syria, hearing hadiths from nearly a thousand sheikhs, gathering some 600,000 prophetic traditions from which he selected the approximately 4,400 (not counting those repeated) that compose his *Jami' al-Sahih* [Rigorously authenticated collection]. Choosing them for their authenticity, he was the first scholar in Islam to compile a work on this basis, and his book is the foremost of the six great hadith collections. Ibn Khuzayma said of him, "No one under the sky is more knowledgeable in hadith," and Abu 'Umar al-Khaffaf once referred to him as the "pure, godfearing scholar whom I have never seen anyone comparable to, Muhammad ibn Isma'il Bukhari, twenty times greater in knowledge of hadith than Ishaq [Rahawayh], Ahmad, or anyone else." At the end of his life some bigots attacked him for not agreeing with their misunderstanding of the uncreatedness of the Koran, and for his steadfastness in the convictions of Aht al-Sunna they hounded him from Bukhara to Samarkand, where he died in the village of Khartan in 256/870 (al-A'lam (y136), 6.34; Tabaqat al-Shafi'iyya al-Kubra (y128), 2.212–14; al-Targhib wa al-tarhib (y9), 1.19; N; and n).

x108 Burayda (w18.3(2)) is Burayda ibn al-Husayb ibn 'Abdullah ibn al-Harith al-Aslami (Allah be well pleased with him), a Companion of the Prophet (Allah bless him and give him peace) who entered Islam before the battle of Badr and participated in the siege of Khaybar and conquest of Mecca. He related 167 hadiths. He lived in Medina, later moved to Basra, and finally to Merv (in present-day Turkmen S.S.R.), where he died in 63/683 (al-A'lam (y136), 2.50; and n).

x109 Darami (h8.8) is Muhammad ibn 'Abd al-Wahid ibn Muhammad ibn 'Umar, Abu al-Faraj al-Darami, born in Baghdad in 358/969. A gifted speaker in Arabic, he was a mathematician and legal scholar who did in-depth research in the Shafi'i school and produced a number of copious works including *Jami' al-jawami' wa muda' al-bada'i'* [The compendium of compendiums and storehouse of wonders], which details the positions of the school and evaluates the evidence for them, and *al-Istidhkar* [The reminding], which contains a large number of rare legal questions. He died in Damascus in 449/1057 (*al-A'lam* (y136), 6.254; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 4.182–85).

x110 Daraqutni (m3.4) is 'Ali ibn 'Umar ibn Ahmad ibn Mahdi, Abu al-Hasan al-Daraqutni, born in Dar al-Qutn, a neighborhood in Baghdad, in 306/919. He was a Shafi'i scholar who was among the Imams of his time in hadith, and the first to record the canonical readings of the Holy Koran (qira'at) in a work. He travelled to Egypt, where he helped Ibn Hanzaba compose his *Musnad* [Ascribed traditions] and then returned to Baghdad. He wrote a number of works on hadith, the most famous of which is his *Sunan* [Sunnas]. He died in Baghdad in 385/995 (al-A'lam (y136), 4.314).

x111 David (see next entry)

x112 Dawud (u3.5) is Dawud ibn Isha (upon whom be peace), a prophet of Allah Most High to Bani Isra'il. He was the first to forge iron into chain mail, and is mentioned more than once in the Holy Koran. While still a boy, he slew the giant Jalut (Goliath), a deed for which King Talut (Saui) gave him his daughter in marriage and half his kingdom. Dawud lived with the king for forty years until the latter's death, after which he lived another seven years and then died too (*al-Futuhat al-ilahiyya* (y65), 1.204).

x113 (The) Devil (see Satan, x321)

x114 (Imam) Dhahabi (Introduction) is Muhammad ibn Ahmad ibn 'Uthman ibn Qaymaz, Abu 'Abdullah Shams al-Din al-Dhahabi, the great Shafi'i hadith master (hafiz) and historian of Islam, born in Damascus in 673/1274. Of Turkoman origin, he first studied in Damascus and then travelled to Cairo and other cities in pursuit of Sacred Knowledge. He authored nearly a hundred works, some of them of considerable size, like his twenty-three volume *Siyar a'lam al-nubala'* [The lives of noble figures], or his thirty-six volume *Tarikh al-Islam al-kabir* [Major history of Jslam]. In addition to his mastery of hadith, he was also an Jmam in canonical Koranic readings (qira'at) and textual criticism. He went blind about seven years before his death, and died in Damascus in 748/1348 (*al-A'lam* (y136), 5.326; *Kitab al-kaba'ir* (y36), 23–25; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 9.100).

x115 Dhul Kifl (u3.5) is Hizqil (upon whom be peace), a prophet of Allah Most High to Bani Isra'il. He was the third prophet to succeed Musa (upon whom be peace), and commentators relate that he was nicknamed Dhul Kifl (lit. "He of the Guarantee") because he gave his guarantee to the wicked of Bani Isra'il that he would ensure the appearance on a particular day of seventy prophets whom they wished to kill, putting up his own life in forfeit, after which he told the prophets, "Go, it is better that I should be killed than you." When the time for the execution arrived and Dhul Kifl was asked about them, he merely said he did not know where they had gone, after which Allah Most High saved him too (*al-Siraj almunir* (y72), 1.158).

x116 Dhul Nun al-Misri (t1.9) is Thawban ibn Ibrahim; Abu al-Fayd al-Ikhmimi al-Misri, the famous Egyptian ascetic and saint. One of the greatest of the early Sufis, he was of Nubian origin and had a gift for expressive aphorisms, of which a large number have fortunately been preserved. He was the first in Egypt to speak of the states and spiritual stations of the way. The Abbasid caliph al-Mutawakkil charged him with heresy (zandaqa) and had him brought to him, but upon hearing Dhul Nun speak he realized his innocence and released him, whereupon he returned to Egypt. He died in Giza in 245/859 (al-A'lam (y136), 2.102; and n).

x117 Elias (see Ilyas, x186)

x118 Elisha (see al-Yasa', x374)

x119 Enoch (see Idris, x185)

x120 Eve (w32.1(4)) is Hawa', the wife of the prophet Adam (upon whom be peace), created from him to become the Mother of Mankind. She was named Hawa' because she was created directly from a living being (hayy), Adam, in his sleep without his being aware of it or feeling any pain therefrom (*al-Siraj al-munir* (y72), 1.49).

x121 Ezckial (see Dhul Kifl, x115)

x122 (a) al-Fakhr al-Razi (w57.2) is Muhammad ibn 'Umar ibn al-Hasan ibn al-Husayn, Abu 'Abdullah Fakhr al-Din al-Razi, born in Rayy, Persia (just south of

present-day Tehran, Iran), in 544/1150. A Shafi'i scholar of genius and a mujtahid Imam in tenets of faith, he was among the foremost figures of his time in mastery of the rational and traditional Islamic sciences, and preserved the religion of Ahl al-Sunna from the deviations of the Mu'tazilites, Shiites, Anthropomorphists, and other aberrant sects of his era by authoring a number of brilliant works that came to enjoy a wide readership among his contemporaries and have remained popular with scholars to this day. His thirty-two-volume Koranic excgesis Mafatih al-ghavb [The keys of the unseen] is one of the most famous of his works, though he also wrote on tenets of belief, heresiology, fundamentals of Islamic law and faith, scholastic theology, rhetoric, geometry, and poetry in Arabic and Persian, in both of which he was a preacher of considerable eloquence. His efforts to purify Islam from the heresies of anthropomorphists reached the point that when unable to answer his arguments against them, they resorted to writing ugly remarks and insinuations on scraps of paper and attaching them to the pulpit (minbar) from which he gave the Friday sermon. He arrived one day and read one of these, and then spoke to those present in an impassioned voice, saying: "This piece of paper says that my son does such and such. If it is true, he is but a youth and I hope he will repent. It also says that my wife does such and such. If it is true, she is a faithless woman. And it says that my servant does such and such. Servants are wont to commit every wrong, except for those Allah protects. But on none of these scraps of paper—and may Allah be praised!—js it written that my son says Allah is a corporeal body, or that he likens Him to created things, or that my wife believes that, or my servant—So which of the two groups is closer to guidance?" He travelled to Khawarzim and Khurasan, and finally to Herat, Afghanistan, where he died in 606/1210 (al-A'lam (y136), 6.313; and Tabagat al-Shafi'iyya al-kubra (y128), 8.81-89).

x122 (b) Fath Allah Ya Sin Jazar (Document 4) was born in Nahiya in the governorate of Giza, Egypt, in 1930. He memorized the Holy Koran at nine years of age and in 1946 entered al-Azhar, where he studied at the secondary level and then at the College of Arabic Language, from whence he received his first degree in 1959, after which he pursued his studies in the language to receive a master's degree in 1960. In 1965 he joined al-Azhar's Islamic Research Academy, which, according to the terms of its charter, is "the highest scholarly body for Islamic research" and is presided over by the Sheikh of al-Azhar. In addition to research, propagating Islam (da'wa), sending delegates to Muslim countries to teach, and checking and certifying new books for accuracy and conformity with the tenets of Islam, the academy also examines all Korans published in Egypt and those sent to it from abroad for authorization. Sheikh Fath Allah worked in the latter capacity until 1971, when he was sent as al-Azhar's delegate to Tripoli, Lebanon, to foster Islamic education through teaching and publishing. In 1977, he returned to the academy's General Department of Research as trustee, and was subsequently named as General Director of Research, Writing, and Translation in 1985, the position he currently holds. The present volume, The Reliance of the Traveller, was submitted to the academy for checking and authorization on 14 May 1990 and was certified on 11 February 1991 (n).

x123 Fatima (b7.6) is Fatima al-Zahra bint Muhammad (Allah be well pleased with her) born to the Messenger of Allah (Allah bless him and give him peace)

and his wife Khadija eighteen years before the Hijra. With Maryam, the mother of the prophet 'Isa (upon whom be peace), Fatima is the purest and best of womenkind. The Prophet (Allah bless him and give him peace) gave her to 'Ali ibn Abi Talib in marriage when she was eighteen years old, and they had four children, al-Hasan, al-Husayn, Umm Kalthum, and Zaynab. She was the only one of the Prophet's children to survive him (Allah bless him and give him peace), though she died after him by only six months in A.H. 11, at twenty-nine years of age (*al-A'lam* (y136), 5.132; and *al-Shifa* (y116), 1.412).

x124 Furani (r40.4) is 'Abd al-Rahman ibn Muhammad ibn Ahmad ibn Furan. Abu al-Qasim al-Furani, born in Merv (in present-day Turkmen S.S.R.) in 388/998. He was a Shafi'i scholar in applications of Islamic jurisprudence and fundamentals of law and faith who authored works in Sacred Law, scholarly differences of opinion, tenets of faith, and heresiology. He died in Merv in 461/1069 (*al-A'lam* (y136), 3.326).

x125 (Sheikh al-Islam) Futuhi al-Hanbali (w25.1) is Muhammad ibn Ahmad ibn 'Abd al-'Aziz, Abu al-Baqa al-Futuhi al-Hanbali, also known as Ibn al-Najjar, born in 898/1492. He was an Egyptian Hanbali scholar, judge, and author, 'Abd al-Wahhab Sha'rani once said of him, "I kept his company for forty years, and never saw anything reprehensible in him, nor anyone who spoke better than he or showed more politeness to those he sat with." He died in 972/1564 (ibid., 6.6).

x126 Gabriel (u1.1) is Jibril (upon whom be peace), the chief of the angels, who descended to the prophets of Allah Most High bearing the divine revelation. He is also the angel entrusted with visiting Allah's punishments upon men, for which reason Bani Isra'il have traditionally feared him. A hadith relates that 'Umar once asked the Jews about Gabriel, and they said, "He is an enemy of ours, for he reveals our secrets to Muhammad and is the one entrusted with making the earth swallow (khasf) those to whom it happens, and with inflicting every divine punishment." Qurtubi records the position of some Koranic exegetes that Gabriel is meant by the verses, "Do you feel secure that he who is in the heavens lit. "sky"] will not make the earth swallow you while it guakes? Or do you feel secure that he who is in the heavens will not send a storm of pebbles against you, that you shall know how My warning is?" (Koran 67:16-17). Allah Most High also describes Gabriel as "a noble messenger endowed with power, of station with Him of the Throne, obeyed there and trustworthy" (Koran 81:19-21) (al-Jami'li ahkam al-Qur'an (y117), 18.215; al-Shifa (y116), 1.710; and al-Siraj al-munir (y72), 1.79, 4.344).

x127 (Imam) Ghazali (a4.4) is Muhammad ibn Muhammad ibn Muhammad ibn Ahmad, Abu Hamid Hujjat al-Islam al-Ghazali al-Tusi, the Shafi'i Imam, Proof of Islam, and Sufi adept born in Tabiran, near Tus (just north of presentday Mashhad, Iran), in 450/1058. The Imam of his time, nicknamed Shafi'i the Second for his legal virtuousity, he was a brilliant intellectual who first studied jurisprudence at Tus, and then travelled the Islamic world, to Baghdad, Damascus, Jerusalem, Cairo, Alexandria, Mecca, and Medina, taking Sacred Knowledge from its masters, among them the Imam of the Two Sanctuaries Juwayni, with whom he studied until the Imam's death, becoming at his hands a scholar in Shafi'i law, logic, tenets of faith, debate, and in the rationalistic doctrines of the philosophical schools of his time, which he was later called upon to refute. When Juwayni died, Ghazali debated the Imams and scholars of Baghdad in the presence of the vizier Nizam al-Mulk, who was so impressed that he appointed him to a teaching post at the Nizamiyya Academy in Baghdad, where word of his brilliance spread, and scholars journeyed to hear him.

His worldly success was something of a mixed blessing, and in mid-career, after considerable reflection, he was gripped by an intense fear for his soul and his fate in the afterlife, and he resigned from his post, travelling first to Jerusalem and then to Damascus to purify his heart by following the way of Sufism. In Damascus he lived in seclusion for some ten years, engaged in spiritual struggle and the remembrance of Allah, at the end of which he emerged to produce his masterpiece Ihya' 'ulum al-din [Giving life to the religious sciences], a classic among the books of the Muslims about internalizing godfearingness (taqwa) in one's dealings with Allah, illuminating the soul through obedience to Him, and the levels of believers' attainments therein. The work shows how deeply Ghazali personally realized what he wrote about, and his masterly treatment of hundreds of guestions dealing with the inner life that no one had previously discussed or solved is a performance of sustained excellence that shows its author's well-disciplined legal intellect and profound appreciation of human psychology. He also wrote nearly two hundred other works, on the theory of government, Sacred Law, refutations of philosophers, tenets of faith, Sufism, Koranic exegesis, scholastic theology, and bases of Islamic jurisprudence. He died in Tabiran in 505/1111 (al-A'lam (y136), 7.22; Ihya' 'ulum al-din (y39), 1.330; al-Munqidh min al-dalal (y41), 46-50; al-Shifa (y116), 2.602; N; and n).

## x128 ("al-Hajj ...") (see under proper name)

x129 Hakim (g1.1) is Muhammad ibn 'Abdullah ibn Hamdawayh ibn Na'im al-Dabi, Abu 'Abdullah at-Hakim al-Naysaburi, born in Nishapur, Persia, in 321/ 933. A Shafi'i scholar, hadith master, and Imam, he journeyed far in quest of knowledge of prophetic traditions, travelling to 'Iraq, to the Hijaz, and then to the lands beyond the Oxus, hearing hadiths from nearly two thousand sheikhs. He was appointed to the judiciary in Nishapur in A.H. 359, whence the nickname al-Hakim (the Magistrate), and subsequently in Jurjan, but refused the second position. He was among the most knowledgeable scholars in distinguishing rigorously authenticated from poorly authenticated hadiths, and among the most prolific. Ibn 'Asakir estimates that Hakim's works on hadith and other subjects amount to approximately fifteen hundred volumes, though he is most famous for his fourvolume *al-Mustadrak 'ala al-Sahihayn* [The addendum to the two ''Sahih'' collections of Bukhari and Muslim]. He died in Nishapur in 405/1014 (*al-A'lam* (y136), 6.227; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 4.155).

x130 Hakim Tirmidhi (w9.4) is Muhammad ibn 'Ali ibn al-Hasan ibn Bishr, Abu 'Abdullah al-Hakim al-Tirmidhi, a muezzin and author originally from Termcz (in present-day Uzbek S.S.R.). A Sufi and Shafi'i scholar in Sacred Law, hadith, and tenets of faith, he was exiled from his native Termez over a book its inhabitants did not agree with, and went to Balkh (present-day Wazirabad, Afghanistan), where he was welcomed and honored. He wrote a number of works in hadith, Sacred Law, and Sufism, among which his *Nawadir al-usul* [Rate hadith sources] is perhaps the best known. He died in Balkh at ninety years of age, probably around A.H. 320 (*al-A'lam* (y136), 6.272; and *Tabaqatal-Shafi'iyya al-kubra* (y128), 2.245; and n).

x131 Haman (r38.2) was the vizier of Pharaoh (Fir'awn). Among his commissions was to build a tower of baked bricks so that Pharaoh, imagining Allah to be a corporeal entity in the sky, might climb up and look for him (*al-Futuhat al-ilahiyya* (y65), 3.349-50).

x132 Hammad ibn Salama (w40.5) is Hammad ibn Salama ibn Dinar. Abu Salama al-Basri, the mufti of Basra and a trustworthy memorizer and principle narrator of hadith, though his memory grew poor in his advanced years. Dhahabi relates that he was an Imam in the field of Arabic, and an author and scholar in Sacred Law who uncompromisingly opposed reprehensible innovations (bid'a). He died in 167/784 (al-A'lam (y136), 2.272).

x133 Harb Kirmani (w55.3) is Harb ibn Isma'il, Abu Muhammad al-Kirmani, a Hanbali scholar who studied under Imam Ahmad ibn Hanbal, Ishaq ibn Rahawayh, and others. Dhahabi states that his *Masa'il* [Legal questions] is among the most valuable works in the Hanbali school. He died in A.H. 280 at about ninety years of age (*Siyar a'lam al-nubala'* (y37), 13.244-45).

x134 Harith al-Muhasibi (t1.8) is al-Harith ibn Asad, Abu 'Abdullah al-Muhasibi, born in Basra. Notable for his abstinence and self-discipline, he was the teacher of most of the Sufis of Baghdad in his time, a scholar in fundamentals of law and faith who possessed considerable eloquence in giving sermons. Among his sayings is, "The finest people of this Community are those whose hereafter does not prevent them from attending to their this-worldly concerns, nor this world prevent from attending to their hereafter." He authored works on Sufism, asceticism, and rebuttals of the Mu'tazilites, and died in Baghdad in 243/857 (*al-A'lam* (y136), 2.153).

x135 Harun (u3.5) is Harun ibn 'Imran ibn Qahith ibn 'Azir ibn Lawi ibn Ya'qub ibn Ishaq ibn Ibrahim (upon whom be peace), the prophet of Allah Most High to Bani Isra'il and brother and vizier of the prophet Musa (upon whom be peace). Commentators relate that he died a year before the death of Musa during the forty years Bani Isra'il were wandering in the desert, having gone forth with his brother to some caves, where he died and was buried by him (*al-Futuhat al-ilahiyya* (y65), 1.56, 3.89).

x136 Harut (p3.2) was one of two Angels sent to the city of Babylon to teach sorcery to the wicked, as a temptation and trial from Allah, who commanded the two to warn people not to learn it from them. Ghazali explains *sorcery* as "a type of learning deduced from the knowledge of properties of substances and arithmetical relations concerning the positions of stars, from which properties a form is taken resembling the image of the victim, and the stars are observed for a particular time to come, when words of unbelief (kufr) and obscenity, violating the Sacred Law, are pronounced, whereby the help of devils is sought, and through which, by virtue of natural relations of instrumentality that Allah has disposed and arranged, strange states are brought about in the person ensorcelled." Another position is that the two angels were sent down to teach men sorcery so that the difference between sorcery and inimitable prophetic miracles (mu'jiza, def: w30.2) might be recognized, and people not be misled by sorcerers, of whom many existed at that time and some claimed to be prophets (*al-Futuhat al-ilahiyya* (y65), 1.87; and *al-Siraj al-munir* (y72), 1.82).

x137 Hasanayn Muhammad Makhluf (L10.2) is a contemporary Egyptian scholar, the son of the Maliki scholar Muhammad Makhluf. The former grand mufti of Egypt (mufti al-diyar al-Misriyya), he is a member of the Faculty of Outstanding Islamic Scholars at al-Azhar University. and a member of the founding council of the Islamic World League (*Mafahim yajibu an tusahhaha* (y83), 30).

x138 Hasan al-Basri (w26.1) is al-Hasan ibn Yasar, Abu Sa'id al-Basri, born in Medina in 21/642 and raised at the side of 'Ali ibn Abi Talib (Allah be well pleased with him). He was the Imam of Basra and scholar of the Islamic Community of his time; learned, eloquent, devout, courageous, and held in such awe by contemporaries that he could walk into the chambers of rulers and command the right and forbid the wrong, which he did on several occasions without fear of whoever might blame him. Ghazali said of him, "His speech was the closest of any to that of the prophets, and his guidedness the closest of any to that of the Companions." He died in Basra in 110/728 (al-A'lam (y136), 2.226).

x139 Hasan Saqqaf (w28.1) is Hasan ibn 'Ali ibn Hashim ibn Ahmad, Abu Hashim al-Saqqaf al-Husayni, a contemporary Shafi'i scholar who lives in Amman, Jordan. His sheikhs include Hashim Majdhub of Damascus in Shafi'i jurisprudence, Muti' Hammami in estate division, and Muhammad Hulayyil of Amman in Arabic grammar, and he has been given written authorizations in the Shadhili tariqa and hadith from Sheikh 'Abdullah Ghimari of Tangiers. He teaches a circle of students in Amman and has published over forty-five books and treatises on tenets of faith, jurisprudence, and heresiology (n).

x140 Hashim al-Khatib (w41.3) is Muhammad Hashim ibn Rashid ibn Muhammad ibn 'Abdullah al-Khatib, born in Damascus in 1304/1890. He was a Shafi'i scholar, public speaker, and teacher who studied under nearly twenty-eight of the foremost sheikhs of his time in Damascus and received written authorizations from each of them to teach the subjects he read with them. He knew the Holy Koran by heart and was a master of its recitation and exegesis. Of the Qadiri tariqa, he was one of the scholars who travelled the Syrian countryside during the French occupation and urged the Muslims to rise in jihad against it. He taught in the Umayyad Mosque, the Sulaymaniyya Takiya, and at the Qalbaqjiyya Mosque, where he devoted the latter part of his life to teaching students. He authored a number of treatises and pamphlets on contemporary religious issues. and died in Damascus in 1378/1958 (*Tarikh 'ulama' Dimashq* (y1), 2.710–14).

x141 Hatib ibn Abi Balta'a (p74.1) is Hatib ibn Abi Balta'a al-Lakhami (Allah be well pleased with him), born thirty-five years before the Hijra (A.D. 586), a Companion of the Prophet (Allah bless him and give him peace) who was present at every battle with him. Among the greatest archers of the Companions, an outstanding horseman of the Quraysh, and a poet from the pre-Islamic period of ignorance, he had extensive trade dealings, and the Prophet (Allah bless him and give him peace) selected him as his envoy to the Muqawqis of Alexandria. He died in 30/650 in Medina (al-A'lam (y136), 2.159).

x142 Haytami (see (lmam, Sheikh al-Islam) Ibn Hajar Haytami, x160)

x143 Haythami (w40.4) is 'Ali ibn Abu Bakr ibn Sulayman, Abu al-Hasan Nur al-Din al-Haythami, born in Cairo in 735/1335. He was a Shafi'i scholar, hadith master (hafiz), and Imam who compiled many hadith collections, among the most famous of which is his ten-volume *Majma' al-zawa'id wa manba' al-fawa'id* [Compendium of hadiths not mentioned in the six main collections, and wellspring of information], which has become a virtual necessity for modern students of hadith. He is sometimes confused with Ibn Hajar Haytami, whom he is unrelated to. He died in 807/1405 (*al-A'lam* (y136), 4.266; and Sheikh Shu'ayb Arna'ut).

x144 Hilal ibn al-'Ala' (p35.3) is Hilal ibn al-'Ala' ibn Hilal ibn 'Umar ibn Hilal, Abu 'Umar al-Bahili. A hadith master (hafiz) and Imam who was a reliable (saduq) transmitter, he died in A.H. 280 or 281 (*Siyar a'lam al-nubula'* (y37), 13.309–10).

x145 Hind ( $\tau$ 2.19) is Hind bint 'Utba ibn Rabi'a ibn 'Abd al-Shams ibn 'Abd Manaf (Allah be well pleased with her), the mother of the caliph Mu'awiya and wife of Abu Sufyan, the Companion of the Prophet (Allah bless him and give him peace). She was an eloquent and courageous woman of the Quraysh who was noted for her outstanding poetry. At first a bitter foe of Islam and the Muslims, she entered Islam after the conquest of Mecca and made good her Islam. She had extensive trade dealings in the caliphate of 'Umar, was present at the battle of Yarmouk, and with her poetry inspired and encouraged the Muslim forces in their jihad against the unbelievers on the Syrian campaign. She died in 14/635 (*al-A'lam* (y136), 8.98).

x146 Hud (u3.5) is Hud ibn 'Abdullah ibn Rabah ibn al-Khulud ibn 'Ad (upon whom be peace), the Arabian prophet of Allah Most High to the people of 'Ad, in the northern part of what is now the Hadramawt region of South Yemen. They were idol worshippers and Hud called them to worship the one God, but they cried lies to him and were destroyed for their unbelief (al-A'lam (y136), 8.101; and Koran 26:123-40).

x147 Husayn ibn Mansur al-Hallaj (w9.11) is al-Husayn ibn Mansur, Abu al-Mughith al-Hallaj, originally from Bayda, Persia, but raised in Wasit, Iraq. He kept the company of Junayd, Abu al-Husayn al-Nuri, 'Amr al-Makki, and others of the Sufis. Sulami records that most of the sheikhs of his own time rejected al-Hallaj and denied that he had any standing in the Sufi way, though others praised him, among them Muhammad ibn Khafif (x166), who called him "a godly scholar." Allah knows best as to his spiritual state, but he was executed in Baghdad in 309/922 for saying "Ana al-Haqq" ("I am the Truth," i.e. God), and among the evidence that he wronged himself was that his former sheikh, Junayd, was among those who gave the verdict that he should die (*Tabaqat al-Sufiyya* (y129), 307-8; and n).

x148 Huyay (w27.1) is Huyay ibn Akhtab, one of the chiefs of the Medinan Jewish tribe of Bani Nadir. Huyay participated in their plan to invite the Prophet (Allah bless him and give him peace) to a meal to kill him, but Gabriel warned him of it and he got up and left, after which he sent a messenger telling them that they had vitiated their solemn covenant and would have to leave Medina. The tribe resettled in Khaybar, from whence they endeavored to recoup their losses by sending a delegation of their leaders, among them Huyay, to Mecca to enter into a pact with Abu Sufyan. Safwan ibn Umayya, and other leaders of the Quraysh to extirpate the Muslims. The pact culminated in the Battle of the Confederates, after which Huyay was captured and executed with the Medinan Jewish tribe of Bani Qurayza, whom he had also persuaded to violate their covenant with the Muslims by joining the hostilities against them (*Muhammad* (y75), 203, 215, and 268).

x149 Ibn 'Abbas (b3.2) is 'Abdullah ibn 'Abbas ibn 'Abd al-Muttalib (Allah be well pleased with him), born three years before the Hijra (A.D. 619) in Mccca. He was the cousin and Companion of the Prophet (Allah bless him and give him peace) and kept his company during his lifetime, relating some 1,660 hadiths from him. Among the most knowledgeable of the Companions, much Koranic exegesis is also related from him, and the caliph 'Umar used to call for lbn 'Abbas when he could not reach a conclusion on a particular legal question, telling him, "This and the likes of it are what you are for." and he would adopt lbn 'Abbas's judgement on the matter without consulting anyone else. His memory was phenomenal, and when the poet lbn Abi Rabi' delivered an eighty- stanza ode in his presence, Ibn 'Abbas could recite it by heart upon hearing it the once. The scholar of the Muslims of his time, he was visited by many people sceking knowledge of the lawful and unlawful, poetry, Arabic, and geneology. He went blind in his later years and resided at Ta'if, where he died in 68/687 (*al-A'lam* (y136), 4.95).

x150 Ibn 'Abd al-Barr (w40.5) is Yusuf ibn 'Abdullah ibn Muhammad ibn 'Abd al-Barr, born in Cordova (in present-day Spain) in 368/978. A major hadith master (hafiz), Maliki scholar, and author, he was nicknamed the Hadith Master of the West, and was known for his travels throughout Andalusia in pursuit of hadith. He was appointed to the judiciary more than once, and authored works in hadith, Sacred Law, biographies of famous Muslims, canonical Koranic readings (qira'at), geneology, and history. He died in Shatiba in 463/1071 (al-A'lam (y136), 8.240).

x151 Ibn 'Abd al-Salam (see (Imam) 'Izz ibn 'Abd al-Salam, x199)

x152 Ibn Abi Khaythama (w40.5) is Ahmad ibn Zuhayr Abi Khaythama ibn Harb ibn Shidad, Abu Bakr al-Nasa'i, born in Baghdad in 185/801. A historian, hadith master (hafiz), and the Imam of his own now-extinct school of jurisprudence, he authored a fifty-volume history entitled *al-Tarikh al-kabir* [The major history], of which Daraqutni said, "I know of no work richer in notes (fawa'id) than his history," but of which only fragments remain. He died in Baghdad in 279/892 (*al-A'lam* (y136), 1.128). x153 Ibn 'Ajiba (s4.5) is Ahmad ibn Muhammad ibn al-Mahdi ibn 'Ajiba al-Hasani, born in Morocco in 1160/1747. He was a Maliki scholar, Sufi, and Koranic exegete who authored works in Arabic grammar, Sufism, Maliki biographies, and history, as well as a mystical Koranic exegesis called *al-Bahr al-madid fi tafsir al-Qur'an al-Majid* [The far-stretching sea: an excgesis of the Noble Koran] in four volumes. He took the Shadhili tariqa from the Moroccan master al-'Arabi al-Darqawi by way of his deputy, Muhammad Buzaydi (not the Muhammad Buzidi who was the sheikh of Ahmad al-'Alawi), and Darqawi addresses him in various places of his *al-Rasa'il al-Darqawiyya* [The Darqawi letters]. He is said to have written some seventeen commentaries on the *Hikam* [Aphorisms] of Ibn 'Ata' Illah. of which his *Iqaz al-himam fi sharh al-Hikam* [The awakening of spiritual powers: a commentary on "The aphorisms"] is the most widely known. He died in 'Anjara, Morocco, in 1224/1809 (ibid., 1.245; Sheikh 'Abdullah Muhammad Ghimari; and n).

x154 Ibn 'Amr (w27.1) (see 'Abdullah ibn 'Amr, x20)

x155 Ibn 'Ata' (w9.11) is Ahmad ibn Muhammad ibn Sahl ibn 'Ata', Abu al-'Abbas al-Adami, of Baghdad. A Sufi ascetic and devotee, it is related that for a space of years he would recite the whole Koran daily, but later spent more than twenty years finishing it but once, for his pondering its meanings. He died in Baghdad in A.H. 309 (Siyar a'lam al-nubala' (y37), 14.255–56).

x156 Ibn 'Ata' Illah (t2.1) is Ahmad ibn Muhammad ibn 'Abd al-Karim. Abu al-Fadi Taj al-Din Ibn 'Ata' Illah al-Iskandari, Sufi Imam and author of al-Hikam al-'Ata'iyya [The aphorisms of 'Ata'], one of the greatest works of the Shadhili tariga, in which he was the second successor to Imam Abul Hasan al-Shadhili himself. Originally from Alexandria, he moved to Cairo, where he attracted a large following and gave public lectures that were well attended. He was a scholar in Arabic grammar, hadith, Koranic exegesis, fundamentals of law and faith, and jurisprudence; and Dhahabi notes that when he spoke at al-Azhar Mosque, he would combine the words of the Sufis with hadiths, stories of the early Muslims, and scholarly topics. Among the words he conveyed from the founder of his order were, "This path is not monasticism, eating barley and bran, or the garrulousness of affectation, but rather perseverence in the divine commands and certainty in the divine guidance." He was also the sheikh of the Shafi'i Imam Taqi al-Din Subki, whose son Taj al-Din feels that Ibn 'Ata' Illah was more probably a Shafi'i than a Maliki, as others have held. But his true legacy lies in the path he served and the disciples he left to further it, their hearts opened to the knowledge of Allah Most High through his instruction in the mystic way, which his *Hikam* and other works amply attest to his profound mastery of. He died in Cairo in 709/1309 (al-A'lam (y136), 1.221-22; al-Durar al-kamina (y13), 1.273-74; Tabagat al-Shafi'iyya al-kubra (y128), 9.23; and n).

x157 Ibn Daqiq al-'Eid (p75.27) is Muhammad ibn 'Ali ibn Wahb ibn Muti', Abu al-Fath Taqi al-Din al-Qushayri, born in Yanbu' on the Hijaz side of the Red Sea, and known, like his father and grandfather, as Ibn Daqiq al-'Eid. He was a Shafi'i *mujtahid* Imam who was educated in Damascus, Alexandria, and in Cairo, where he was appointed to the judiciary in A.H. 695. One of Islam's great scholars in fundamentals of law and belief, he authored *al-llmam bi ahadith al-ahkam* [An outline of the hadiths for the rulings of Sacred Law] and other works in law, principles of jurisprudence, hadith, tenets of faith, and poetry, and died in Cairo in 702/1302 (*al-A'lam* (y136), 6.283; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 9.207).

x158 Ibn Hajar (m1.4) (see (Imam, Sheikh al-Islam) Ibn Hajar Haytami, x160)

Ibn Hajar 'Asqalani (w29.2(1)) is Ahmad ibn 'Ali ibn Muhammad alx159 Kinani, Abu al-Fadl Shihab al-Din Ibn Hajar al-'Asgalani, born in Cairo in 773/ 1372. A Shafi'i Imam and hadith master (hafiz), he reached the level of Commander of the Faithful in Hadith, the only rank above that of hadith master (hafiz). He first learned literature and poetry, but then devoted his considerable talents to hadith, which he studied under the renowned African master al-Zayla'i and others in Cairo, Yemen, and the Hijaz. His works were popular in his own lifetime and were hand-copied by the greatest scholars of the era and given by kings to one another as gifts. Known as Sheikh al-Islam, scholars travelled to take knowledge from him, and he was appointed to the judiciary in Egypt several times. He authored a number of works on hadith, history, biography, Koranic excessis, poetry, and Shafi'i jurisprudence, among the most famous of them his fourteenvolume Fath al-Bari bi sharh Sahih al-Bukhari [The victory of the Creator: a commentary on the "Sahih" of Bukhari] which few serious students of Islamic knowledge can do without. He died in Cairo in 852/1449 (al-A'lam (y136), 1.178; Sheikh Shu'ayb Arna'ut: Sheikh Hasan Saggaf; and A).

x160 (Imam, Sheikh al-Islam) Ibn Hajar Haytami (025.0) is Ahmad ibn Muhammad ibn 'Ali ibn Hajar, Abu al'Abbas Shihab al-Din al-Haytami al-Makki, born in 909/1504 in Abu Haytam, western Egypt. He was the Shafi'i Imam of his time, a brilliant scholar of in-depth applications of Sacred Law, and with Imam Ahmad al-Ramli, represents the foremost resource for legal opinion (fatwa) for the entire late Shafi'i school. He was educated at al-Azhar, but later moved to Mecca, where he authored major works in Shafi'i jurisprudence, hadith, tenets of faith, education, hadith commentary, and formal legal opinion. His most famous works include Tuhfa al-muhtaj bi sharh al-Minhaj [The gift of him in need: an explanation of "The road"], a commentary on Nawawi's Minhaj al-talibin [The seekers' road] whose ten volumes represent a high point in Shafi'i scholarship; the four-volume al-Fatawa al-kubra al-fiqhiyya [The major collection of legal opinions]; and al-Zawajir 'an iquiraf al-kaba'ir [Deterrents from committing enormitics], which with its detailed presentation of Koran and hadith evidence and masterful legal inferences, remains unique among Muslim works dealing with godfearingness (taqwa) and is even recognized by Hanafi scholars like Ibn 'Abidin as a source of authoritative legal texts (nusus) valid in their own school. After a lifetime of outstanding scholarship, the Imam died and was buried in Mecca in 974/1567 (al-A'lam (y136), 1.234; A; and n).

x161 Ibn Hazm (b3.2) is 'Ali ibn Ahmad ibn Sa'id, Abu Muhammad ibn Hazm al-Zahiri, born in Cordova (in present-day Spain) in 384/994. A gifted author, minister in government, poet, and the scholar of Andalusia in his era, he followed Imam Dawud al-Zahiri ("the literalist"), a student of Imam Shafi'i who accepted only the Koran, hadith, and scholarly consensus (ijma') as sources of evidence in Sacred Law, denying the validity of analogical reasoning (qiyas). As nothing remains of Dawud's writings, Ibn Hazm, with the Sufi Muhyiddin ibn al-'Arabi, remains virtually the only written representative of the Zahiri school.

Though he authored works on heresiology, poetry, logic, history, biography, grammar, and fundamentals of Islamic Law, Ibn Hazm is perhaps most famous for an eleven-volume work in his own school of jurisprudence entitled al-Muhalla [The embellished], whose good aspects are somewhat alloyed with bitter attacks on other Imams of jurisprudence, misrepresentations of their lines of evidence, and abuse of any who would disagree with his own methodological premises, none of which have traditionally been the hallmarks of Islamic scholars. Were one to eliminate these features from it, as Ibn al-'Arabi did in an unfortunately lost work, much would remain that would be valuable. Ibn Hajar 'Asgalani praises Ibn Hazm's accuracy in relating hadiths, and because of his extremism in restricting the validity of scholarly consensus (ijma') to the prophetic Companions exclusively, when he does report consensus on an issue, it carries particular weight. His acrimonious way of making a case against opponents has endeared him to some contemporary Muslim students, but few of the great scholars of Islam have accepted many of his premises or conclusions, not only because of his unfair attacks and misrepresentations, but also because of the inflexibility of the Zahiri school's method, whose inability to use analogy makes it something of a dinosaur in dealing with a changing world. The scholars of his time agreed that Ibn Hazm was misguided, warned their rulers against the strife he was causing, and the common people from approaching him, and he was exiled and fled to Labla in the Andalusian countryside, where he died in 456/1064 (al-A'lam (y136), 4.254; N; and n).

x162 Ibn Hibban (g1.1) is Muhammad ibn Hibban ibn Ahmad ibn Hibban ibn Mu'adh ibn Ma'bad, Abu Hatim al-Tamimi al-Busti, born in Bust (in present-day Afghanistan). A Shafi'i Imam and hadith master (hafiz), he was an extremely prolific author whom Yaqut once said "produced works in the sciences of hadith that no one else could have written." In his search for knowledge of hadith, he travelled to Khurasan, Syria, Egypt, Iraq, the Arabian Peninsula, and Nishapur, before returning to his native city, after which he served as a judge for a period in Samarkand. He authored *al-Anwa' wa al-taqasim* [Types and categories], also known as *al-Musnad al-sahih* [Authenticated ascribed traditions] and other voluminous works in hadith, encyclopediology, biography, and history, and died in Bust in 354/965 (*al-A'lam* (y136), 6.78; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 3.131).

x163 Ibn Jawzi (see 'Abd al-Rahman ibn Jawzi, x12)

x164 (Imam) Ibn Juzayy (w57.2) is Muhammad ibn Ahmad ibn Muhammad ibn 'Abdullah, Abu ai-Qasim Ibn Juzayy al-Kalbi of Granada (in present-day Spain), born in 693/1294. He was a Maliki scholar and Imam in Koranic exegesis and Arabic lexicology who also did research in fundamentals of Sacred Law and hadith. His Koranic commentary *al-Tashil li 'ulum al-Tanzil* [The facilitation of the sciences of the Revelation] enjoys a prodigious reputation and is widely quoted. He died in 741/1340 (*al-A'lam* (y136), 5.325; and n). x165 Ibn Kathir (Introduction) is Isma'il ibn 'Umar ibn Kathir ibn Daww ibn Dara', Abu al-Fida' 'Imad al-Din, born in 701/1302 in a village outside of Damascus, where he moved with his brother at the age of five. He later travelled in pursuit of Sacred Knowledge, becoming a principle Shafi'i scholar, hadith master (hafiz), and historian who authored works in each of these fields, though he is perhaps best known for his four-volume *Tafsir al-Qur'an al-'Azim* [Commentary on the Mighty Koran], which reflects its author's magisterial command of the sciences of hadith. He died in Damascus in 774/1373 (*al-A'lam* (y136), 1.320).

x166 Ibn Khafif (w9.11) is Muhammad ibn Khafif ibn Isfikshar, Abu 'Abdullah al-Shirazi, born in 276/890. The son of a prince, he later turned to asceticism, wandered much, and became a Sufi of whom Sulami said, "He is today the Sheikh of Sheikhs.... No Sufi remains who is more advanced than he. He kept the company of Ruwaym ibn Ahmad and Jbn 'Ata', met al-Hallaj, and is among the most knowledgeable sheikhs in outward learning, strictly adhering to the Koran and sunna, a Shafi'i scholar." He lived in Shiraz, Persia, where he died at ninety-five years of age in 371/982 (ibid., 6.114; and Siyar a'lam al-nubala' (y37), 16.342–47).

x167 Ibn Khaldun (b3.1) is 'Abd al-Rahman ibn Muhammad ibn Muhammad, Abu Zayd Ibn Khaldun, born in Tunis in 732/1332. He was a philosopher and historian who grew up in Tunis and travelled to Tiemcen, Fez, Granada, and Andalusia, where he was appointed to various governmental positions, which he lost through the vicissitudes of the day and eventually returned to Tunis. He then set out for Egypt, where the sultan al-Zahir welcomed and honored him, appointing him to the Maliki judgeship, a position from which he was dismissed for preferring his native Tunisian dress during the hours of work over the customary judicial robes, but to which he was later reinstated. He is most famous for his seven-volume *al-'Ibar wa diwan al-mubtadi' wa al-khabar fi tarikh al-'arab wa al-'ajam wa al-barbar* [The reflections and record of subject and predicate: a history of the Arabs, Persians, and Berbers], whose *al-Muqaddima* [The prolegomenon] is considered the world's first work on social theory. He died in Cairo in 808/1406 (*al-A'lam* (136), 3.330).

x168 Ibn Khuzayma (w40.5) is Muhammad ibn Ishaq ibn Khuzayma, Abu Bakr al-Sulami, born in Nishapur, Persia, in 223/838. He was a Shafi'i scholar and *mujtahid*, the Imam of Nishapur in his time, a hadith specialist who travelled for Sacred Knowledge to Iraq, Syria, the Arabian Peninsula, and Egypt. He authored more than 140 works, among them his main contribution to the science of hadith, *Mukhtasar al-Mukhtasar* [The abridgement of "The abridgment"], also known as his Sahih. He died in Nishapur in 311/924 (ibid., 6.29; and Tabaqat al-Shafi'iyya al-kubra (y128), 3.109).

x169 Ibn Ma'in (w48.2) is Yahya ibn Ma'in ibn 'Awn ibn Ziyad, Abu Zakariyya al-Baghdadi, born in Niqya, a village near al-Anbar, Iraq, in 157/775. Among the greatest Imams of hadith and in knowledge of its narrators, Imam Ahmad referred to him as "the most knowledgeable of us in transmitters of hadith," and Dhahabi called him the "Master of Hadith Masters." His father left him a large fortune which he spent in learning and gathering hadiths. He once said, "I have written a million hadiths with my hand." He lived in Baghdad, authored a number

of valuable works on the sciences of hadith, and died while on hajj in 233/848 (al-A'lam (y136), 8.172–73).

x170 Ibn Majah (Introduction) is Muhammad ibn Yazid al-Rub'i, Abu 'Abdullah Ibn Majah al-Qazwini, of Qazvin, Persia, born in 209/824. He was a hadith master (hafiz), Imam, and Koranic excgete whose travels in pursuit of knowledge of hadith led him to Basra, Baghdad, Syria, Cairo, the Hijaz, and Rayy, and enabled him to author his *Sunan* [Sunnas], one of the six principle collections of Sunni Islam. He died in 273/887 (ibid., 7.144; and *al-Targhib wa al-tarhib* (y9), 1.21).

Ibn Mas'ud (b3.2) is 'Abdullah ibn Mas'ud ibn Ghafil ibn Habib, Abu x171 'Abd al-Rahman al-Hadhali (Allah be well pleased with him), of Mecca. One of the greatest of the Companions in virtue, intelligence, and in closeness to the Prophet (Allah bless him and give him peace), he was among the carliest converts to Islam, the first to recite the Holy Koran aloud in Mecca, and a trusted servant of the Prophet (Allah bless him and give him peace) who kept his secrets, carried his sandals, and accompanied him while travelling or at home. Umar once referred to him as "a vessel replete with knowledge." He made both the emigration to Ethiopia and to Medina, was present at the battle of Badr and all the others, and was put in charge of the Muslim common fund (bayt al-mal) at Kufa after the Prophet's death (Allah bless him and give him peace), though he returned to Medina during the caliphate of 'Uthman. He loved perfume and when he left home, people could tell where he had passed by the beautiful scent. Among the great scholars of the Companions, he related 848 hadiths, and died in Medina in 32/653 at about sixty years of age (al-A'lam (y136), 4.137; and al-Shifa (y116), 1.214).

x172 Ibn al-Mubarak (w18.2) is 'Abdullah ibn al-Mubarak ibn Wadih, Abu 'Abd al-Rahman al-Hanzali al-Tamimi, originally of Merv (in present-day Turkmen S.S.R), born in 118/736. He was a hadith master (hafiz) and scholar of Sacred Law and Arabic who spent nearly his whole life travelling, whether for hajj, jihad, or trade, and he joined in his person between learning, generosity, and courage. The first author in Islam to produce a work on jihad, he died in Hit, Iraq, after a battle with the Byzantines in 181/797 (al-A'lam (y136), 4.115).

x173 Ibn Naqib (see Ahmad ibn Naqib al-Misri, x76)

x174 Ibn al-Qayyim (w18.7) is Muhammad ibn Abu Bakr ibn Ayyub ibn Sa'd, Abu 'Abdullah al-Zura'i Ibn Qayyim al-Jawziyya, born in Damascus in 691/1292. He was a Hanbali hadith scholar and author who wrote a number of works, among them Zad al-ma'ad [The provision for the return] in hadith, and *I'lam almawaqqi'in* [The instruction of those who sign formal legal opinions] in fundamentals of Islamic law. His most significant contribution however, was his editing and preparing for publication the writings of Ibn Taymiya, whose devoted pupil he was. He went to prison with his sheikh in the citadel of Damascus and suffered with him until Ibn Taymiya's death in 728/1328, when he was released. He thereafter worked to spread and popularize the master's ideas, as dedicated to him after his death as he had been in life, supporting him in what was right and what

## 4 Biographical Notes

was wrong. A specimen of the latter is Ibn al-Qayyim's *al-Qasida al-nuniyya* [Ode rhyming in the letter n], a lengthy poem on tenets of faith that is filled with corrupt suggestions about the attributes of God, which Imam Taqi al-Din Subki analyses in detail in his *al-Sayf al-saqil* [The burnished sword], giving the verdict that the poem's anthropomorphisms of the Divinity are beyond the pale of Islam. The poem could not be openly circulated in Ibn al-Qayyim's lifetime but only secretly, and it seems that he never abandoned it, for the Hanbali historian and biographer Ibn Rajab heard it from its author in the year of his death.

A second unfortunate peculiarity the poem shares with some of Ibn al-Qayyim's other works on Islamic faith is that it presents the reader with a false dilemma, namely that one must either believe that Allah has eyes, hands, a descending motion, and so forth, in a literal (hagigi) sense, or else one has nullified ('attala) or negated (nafa) these attributes. And this is erroneous, for the literal is that which corresponds to an expression's primary lexical sense as ordinarily used in a language by the people who speak it, while the above words are clearly intended otherwise, in accordance with the Koranic verse, "There is nothing whatsoever like unto Him" (Koran 42:11), for if the above were intended literally, there would be innumerable things like unto Him in such respects as having eyes, hands, motion, and so forth, in the literal meaning of these terms. The would-be dilemma is also far from the practice of the early Muslims, who used only to accept such Koranic verses and hadiths as they have come, consigning the knowledge of what is meant by them—while affirming Allah's absolute transcendence above any resemblance to created things-to Allah Most High alone, without trying to determinately specify how they are meant (bi la kayf), let alone suggesting people understand them literally (hagigatan) as Ibn al-Qayyim tried to do.

While granting that his other scholarly achievements are not necessarily compromised by his extreme aberrances in tenets of faith, it should not be forgotten that depicting the latter as a "reform" or "return to early Islam" represents a blameworthy innovation on his part that appeared more than seven centuries after the time of the Prophet (Allah bless him and give him peace) and his Companions. A particularly unsavory aspect of it is that in his attempts to vindicate the doctrine, Ibn al-Qayyim casts aspersions upon the Islam of anyone who does not subscribe to it, at their forefront the Ash'ari school, whom his books castigate as "Jahmiyya" or "Mu'attila," implying, by equating them with the most extreme factions of the Mu'tazilites, that they deny any significance to the divine attributes, a misrepresentation that has seen a lamentable recrudescence in parts of the Muslim world today. Whether such views are called "fundamentalism" or some other name, the scholars of the Muslims remember history, and that it was Abu Hanifa who first observed, "Two depraved opinions have reached us from the East, those of Jahm, the nullifier of the divine attributes [dis: x202], and those of Muqatil [n: ibn Sulayman al-Balkhi, d. ca. A.H. 150], the likener of Allah to His creation." To make of these two an either-or for Muslims, or depict the latter as "sunna" when it has been counted among heresies and rejected by the Muslim Community for the first seven centuries of Islam that preceded Ibn al-Qavyim and his mentor Ibn Taymiya, is to say the least difficult to accept, and it would seem fitter to simply acknowledge that Ibn al-Qayyim was a talented author in fundamentals of law, hadith, and other fields, but unfortunately enamored with his teacher to the extent of following him in innovations (bid'a) in tenets of faith and

misrepresenting the positions of those who opposed them. He died in Damascus in 751/1350 (al-A'lam (y136), 6.56; al-Sayf al-saqil (y70), 2–192; Sharh al-Qasida al-nuniyya (y45), 1.268–88; Siyar a'lam al-nubala' (y37), 7.202; and n).

x175 Ibn Qudama (w18.2) is 'Abdullah ibn Muhammad ibn Qudama, Abu Muhammad Muwaffaq al-Din al-Jama'ili al-Maqdisi, born in Jama'il, Palestine, in 541/1146. A Hanbali scholar and Imam, he was educated in Damascus, and was the author of the nine-volume *al-Mughni* [The enricher] in Hanbali jurisprudence as well as other works in fundamentals of Sacred Law, tenets of faith, geneology, biography, and Koranic exegesis. He travelled to Baghdad in A.H. 561 and lived there four years before returning to Damascus, where he died in 620/1223. Both he and the subject of the next entry were called 1bn Qudama al-Maqdisi, as were others, all from a single family that was blessed with Hanbali scholars (*al-A'lam* (y136), 4.67; and n).

x176 Ibn Qudama al-Maqdisi (q0.1) is Ahmad ibn 'Abd al-Rahman ibn Muhammad ibn Ahmad ibn Muhammad ibn Qudama al-Maqdisi, born in Damascus in 651/1253. He studied hadith and Hanbali jurisprudence with his father, who was head of the judiciary (qadi al-qudah), and when he was himself appointed as a judge before thirty years of agc, he performed the office diligently and well. A Hanbali scholar of great personal virtue and integrity, he taught at many schools in Damascus, and was a well-known preacher at Friday prayers on Mount Qasiyun. He participated in the campaign in which the sultan Malik Mansur liberated Tripoli. Lebanon, from foreign occupation, and died in Damascus at thirtyeight years of age in 689/1290 (*Mukhtasar Minhaj al-qasidin* (y62), 8).

x177 Ibn Salah (b7.6) is 'Uthman ibn 'Abd al-Rahman Salah al-Din ibn 'Uthman ibn Musa, Abu 'Amr Taqi al-Din al-Shahrazuri, born in Sharkhan of Kurdish descent in 577/1181. One of the greatest Shafi'i Imams in knowledge and godfearingness, he was a hadith master (hafiz) who studied in Mosul, Baghdad, Nishapur, Merv, and in Damascus under Hanbali Imam Muwaffaq al-Din Ibn Qudama al-Maqdisi. He taught for a period in the Salaniyya School in Jerusalem, after which he returned to Damascus, where he was appointed as the head of Dar al-Hadith. He authored a number of works in Shafi'i jurisprudence, Koranic exegesis, hadith, the methodology of formal legal opinion, and biography, and died in Damascus in 643/1245 (*al-A'lam* (y136), 4.207-8; *Tabaqat al-Shafi'iyya al-kubra* (y128), 8.326; and Sheikh Hasan Saqqaf).

x178 Ibn Taymiya (p75.23) is Ahmad ibn 'Abd al-Halim ibn 'Abd al-Salam ibn 'Abdullah, Abu al-'Abbas Taqi al-Din Ibn Taymiya al-Harrani, born in Harran, east of Damascus, in 661/1263. A famous Hanbali scholar in Koranic exegesis, hadith, and jurisprudence. Ibn Taymiya was a voracious reader and author of great personal courage who was endowed with a compelling writing style and a keen memory. Dhahabi wrote of him, "I never saw anyone faster at recalling the Koranic verses dealing with subjects he was discussing, or anyone who could remember hadith texts more vividly." Dhahabi estimates that his legal opinions on various subjects amount to three-hundred or more volumes.

He was imprisoned during much of his life in Cairo, Alexandria, and Damascus for his writings, scholars of his time accusing him of believing Allah to be a corporeal entity because of what he mentioned in his al-'Agida al-Hamawiyya, and al-Wasiriyya and other works, such as that Allah's 'hand', 'foot', 'shin', and 'face', are literal (hagigi) attributes, and that He is upon the Throne in person. The error in this, as mentioned above at x174, is that suggesting such attributes are literal is an innovation and unjustifiable inference from the Koranic and hadith texts that mention them, for the way of the early Muslims was mere acceptance of such expressions on faith without saying how they are meant, and without additions, subtractions, or substituting meanings imagined to be synonyms, while acknowledging Allah's absolute transcendence beyond the characteristics of created things, in conformity with the Koranic verse, "There is nothing whatsoever like unto Him" (Koran 42:11). As for figurative interpretations that preserve the divine transcendence, scholars of tenets of faith have only had recourse to them in times when men of reprehensible innovations (bid'a), quoting hadiths and Koranic verses, have caused confusion in the minds of common Muslims as to whether Allah has attributes like those of His creation or whether He is transcendently beyond any image conceivable to the minds of men. Scholars' firmness in condemning those who have raised such confusions has traditionally been very uncompromising, and this is no doubt the reason that a number of the Imams of the Shafi'i school, among them Taqi al-Din Subki, Ibn Hajar Haytami, and al-'Izz Ibn Jama'a, gave formal legal opinions that Ibn Taymiya was misguided and misguiding in tenets of faith, and warned people from accepting his theories. The Hanafi scholar Muhammad Zahid al-Kawthari has written, "Whoever thinks that all the scholars of his time joined in a single conspiracy against him from personal envy should rather impugn their own intelligence and understanding, after studying the repugnance of his deviations in belief and works, for which he was asked to repent time after time and moved from prison to prison until he passed on to what he'd sent ahead."

While few deny that Ibn Taymiya was a copious and eloquent writer and hadith scholar, his career, like that of others, demonstrates that a man may be outstanding in one field and yet suffer from radical deficiencies in another, the most reliable index of which is how a field's Imams regard his work in it. By this measure, indeed, by the standards of all previous Ahl al-Sunna scholars, it is clear that despite a voluminous and influential written legacy. Ibn Taymiya cannot be considered an authority on tenets of faith, a field in which he made mistakes profoundly incompatible with the beliefs of Islam, as also with a number of his legal views that violated the scholarly consensus (ijma') of Sunni Muslims. It should be remembered that such matters are not the province of personal reasoning (ij-tihad), whether Ibn Taymiya considered them to be so out of sincere conviction, or whether simply because, as Imam Subki said, "his learning exceeded his intelligence." He died in Damascus in 728/1328 (al-A'lam (y136), 1.144; al-Durar al-kamina (y13), 1.144 55; al-Fatawa al-hadithiyya (y48), 114; al-Rasa'il al-Subkiyya (y52), 151–52; al-Sayf al-saqil (y70), 6; Sheikh Hasan Saqqaf; and n).

x179 Ibn 'Umar (b3.2) is 'Abdullah ibn 'Umar ibn al-Khattab, Abu 'Abd al-Rahman al-'Adawi (Allah be well pleased with him), born to one of the noblest families of the Quraysh in Mecca ten years before the Hijra (A.D. 613). He was a Companion of the Prophet (Allah bless him and give him peace) who emigrated to Medina with his father 'Umar ibn Khattab and was raised in Islam. Though too young to fight at Badr, he was daring and courageous, and participated in the Battle of the Confederates and the conquest of Mecca. One of the most knowledgeable of the Companions, he gave formal legal opinions to Muslims for sixty years and related 2,630 hadiths. He fought in jihad in North Africa on two separate campaigns, lost his eyesight at the end of his life, and was the last of the Companions to die in Mecca, in 73/692 (*al-A'lam* (y136), 4.108; and n).

Ibrahim (f8.45) is Ibrahim ibn Tarikh ibn Azar ibn Takhur ibn Sharukh x180 ibn Arghu ibn Faligh (upon whom be peace), the prophet and messenger of Allah Most High. The blessing upon "Ibrahim and the folk of Ibrahim" in the final Testification of Faith (Tashahhud) of the prayer (salat) refers to the prophets, siddigs (great-faithed ones), martyrs, and pious of his descendants, for all the prophets (upon whom peace) of Bani Isra'il were descended from Ishaq, Ibrahim's son by Sarah, while the only prophet descended from Isma'il, his son by Hajar, was the Prophet Muhammad (Allah bless him and give him peace). Ibrahim is mentioned in various places in the Holy Koran, which records how he built the Kaaba with his son Isma'il, how he smashed the idols of his people, and how he obeyed what he was bidden to do in a dream by going to sacrifice his son, who did not have to be sacrificed in the end, but for which Ibrahim became the Friend of the All-merciful (Khalil al-Rahman). He is buried in al-Khalil (Hebron) in Palestine (al-Futuhat al-ilahiyya (y65), 1.102; al-Futuhat al-rabbaniyya (y26), 2.348; and n).

x181 Ibrahim (g6.3) is Ibrahim ibn Muhammad ibn 'Abdullah, born to the Messenger of Allah (Allah bless him and give him peace) of Mariya the Copt, the Prophet's concubine who was given to him by the Muqawqis of Alexandria. Ibrahim was born in A.H. 8, and when he died before reaching two full years of age, the Prophet (Allah bless him and give him peace) said, "Verily, O Ibrahim, we are in deep sorrow over your departure" (Sheikh Yunus Hamdan; and n).

Ibrahim ibn Adham (r2.13) is Ibrahim ibn Adham ibn Mansur, Abu Ishaq x182 al-Tamimi al-Balkhi, an early Sufi saint and ascetic. Originally born into a wealthy family of Balkh (in present-day Afghanistan), he eschewed the comfortable life, studied Sacred Law, and then travelled to Baghdad, after which he wandered at length through Iraq, Syria, and the Hijaz, taking knowledge from many famous scholars while supporting himself by working as a reaper, porter, guard for orchards, and miller. He fought in jihad against the Byzantines, and when a slave brought him the news at Massisa (south of present-day Antakya, Turkey) that his father had died, leaving him a tremendous fortune in Balkh of which the slave was carrying ten thousand dirhams, Ibrahim freed him and gave him the dirliams, informing him that he had no desire for the rest. He used to fast whether travelling or not, always spoke faultiess Arabic, and many of his sayings have been preserved. When he attended the homilies of Sufyan al-Thawri, the latter would curtail his words for fear of making a mistake. He died, probably at Sufnan on the southern Byzantine frontier, in 161/778 (al-A'lam (y136), 1.31; and n).

x183 (Sheikh) Ibrahim Bajuri (see Bajuri, x100)

x184 Ibrahim al-Ghazzi (Introduction) is Ibrahim ibn Tayyib al-Ghazzi, a teacher in the school of Islamic judiciary in Zabadani, northwest of Damaseus,

1061

and the sheikh and mentor of Sheikh 'Abd al-Wakil Durubi, who was with him from approximately 1933 to 1950 (n).

x185 Idris (u3.5) is a prophet of Allah Most High whose true name, according to commentators, was Akhnukh ibn Shith ibn Adam (upon whom be peace). The grandfather of the prophet Nuh, he was called "Idris" for his devoted study (darasa) of Sacred Scripture, since when Allah made him a prophet, He revealed to him thirty-three pages. He was a tailor, and the first to write with a pen, sew, and wear cloth garments (skins were worn before him), the first to take weapons and fight unbelievers in jihad, and the first to study astronomy and mathematics. He is mentioned in the Holy Koran (19:56–57), where he is described as a *siddiq* (lit. "great-faithed one") and prophet, and Allah says, "We raised him to a high place," which refers to the fourth heaven where he presently is, having been seen there by the Prophet (Allah bless him and give him peace) on the night of his nocturnal ascent (mi'raj), as mentioned in a rigorously authenticated (sahih) hadith (*al-Futuhat al-ilahiyya* (y65), 3.67).

x186 Ilyas (u3.5) is Ilyas ibn Yasin ibn Fanhas ibn 'Izar ibn Harun ibn 'Imran (upon whom be peace), a prophet of Allah Most high who was a descendant of the prophet Harun, brother of Musa (upon whom be peace). Commentators relate that he was sent to a tribe of Bani Isra'il who lived around Baalbek (in present-day Lebanon) under King Arhab, who erected a huge gold statue with four faces that he called Baal and had them worship. Satan used to enter the statue and issue commands and prohibitions to its priests, who would memorize his directives and convey them to the people, while Ilyas called them to the worship of the one God. As Ilyas saw that the people but followed their king, he convinced the king to enter his religion, and there was a period of guidance, after which the king forsook the true path and returned to his former ways, with great anger and spite against Ilyas. He was forced to flee to the mountains and live in caves and ravines on herbs and fruits, while the people sought in vain to find and slay him. After living thus for seven years, Ilyas supplicated Allah Most High to relieve him of them, and Allah made his companion al-Yasa' a prophet in his stead (ibid., 2.58, 3.550).

x187 ("Imam ...") (see under proper name)

x188 al-'Iraqi (w12.2) is 'Abd al-Rahman ibn al-Husayn ibn 'Abd al-Rahman, Abu al-Fadl Zayn al-Din al-Hafiz al-'Iraqi, born in 725/1325 in Razanan, near Arbil, Iraq. A Shafi'i scholar of Kurdish origin, he moved with his father while still young to Cairo, where he was educated and became one of the greatest hadith masters (huffaz) of his time. He travelted to the Hijaz. Syria, and Palestine before returning to Egypt, where he settled and authored works in hadith, fundamentals of Islamic law and faith, principles of jurisprudence, prophetic biography, and biographies of Islamic scholars. He died in Cairo in 806/1404 (*al-A'lam* (y136), 3.344; and Sheikh Shu'ayb Arna'ut).

x189  $\therefore$  is a (u3.5) is its a ibn Maryam (upon whom be peace), the prophet and messenger of Allah Most High to Bani Isra'il, who denied him and plotted against him. He was known as the Word of God because Allah created him without a father by the mere word "be" (kun), whereupon his mother Maryam conceived

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him. Among the inimitable prophetic miracles (mu'jizat) vouchsafed to him was that by the leave of Allah he raised the dead, made the blind see, healed lepers, and when he molded a bird from clay and breathed into it, it became a living bird. It is related that when the Sacred Law was summarized before him by a lawyer in the words "It is that you love the Lord your God with your whole heart, whole soul, whole strength and whole mind; and that you love neighbor as yourself." 'Isa confirmed him in this. When Bani Isra'il wanted to kill him, Allah Most High saved him, as described in the words of the Holy Koran, "They did not slay him or crucify him, but thus was it made to seem to them" (Koran 4:157), referring to when Yahuda, chief of the Jews, met with a band of his people to kill 'Isa out of fear of his message, but Allah sent Gabriel to 'Isa to lead him to a covered alleyway that had a skylight, through which he was taken up to the sky. When Yahuda. in pursuit, ordered one of his companions to follow him into the passageway and murder him, Allah cast the likeness of 'Isa upon the man as he entered, and when he came out again after a fruitless search, the Jews attacked and killed him, thinking him to be 'Isa, and hung him upon a cross (al-Shifa (y116), 1.192; al-Siraj almunir  $(\sqrt{72})$ , 1.213, 1.216–17, 1.220; and n).

x190 Isaaq (see next entry)

x191 Ishaq (u3.5) is Ishaq ibn Ibrahim ibn Tarikh ibn Azar (upon whom be peace), the prophet of Allah Most High and son of the prophet Ibrahim and Sarah. All the prophets of Bani Isra'il were descended from Ibrahim through him, and commentators relate that he lived 180 years (*al-Futuhat al-ilahiyya* (y65), 1.102, 2.57).

x192 Ishaq (w55.3) (see next entry)

x193 Ishaq ibn Rahawayh (w18.2) is Ishaq ibn Ibrahim ibn Mukhallad, Abu Ya'qub Ibn Rahawayh al-Hanzali al-Tamimi, originally of Merv (in present-day Turkmen S.S.R.), born in 161/778. The scholar of Khurasan of his time, he is counted among the great hadith masters (huffaz) of Islam. He travelled in pursuit of knowledge to Iraq, the Hijaz, Syria, and Yemen, hearing hadiths from such sheikhs as Ahmad, Bukhari, Muslim, Tirmidhi, Nasa'i, and others, and he authored numerous works in the science, including his four-volume *Musnad* [Ascribed traditions]. Khatib Baghdadi once said of him, "He combined in his person hadith. Sacred Law. scholarship, truthfulness, piety, and abstinence," and Darami observed. "His sincerity was greater than the peoples of the east and west." He settled in Nishapur, and died there in 238/853 (*al-A'lam* (y136), 1.292).

x194 Ishmael (see next entry)

x195 Isma'il (u3.5) is Isma'il ibn Ibrahim ibn Tarikh ibn Azar (upon whom be peace), the prophet of Allah Most High. The son of Ibrahim and Hajar, he was born before the prophet Ishaq, and was eighty-nine years old when his father dicd, after which he lived another forty-one years. He is called the Father of the Arabs because he married into the tribe of Jurhum, from whom the Arabs are descended (*al-Futuhat al-ilahiyya* (y65), 1.102, 2.57; and *al-Shifa* (y116), 1.296).

x196 Isma'il Ansari (w48.3) is Isma'il ibn Muhammad al-Ansari, a contemporary Egyptian scholar of hadith and Sacred Law who works at the Department of Islamic Legal Opinion (Da'ira al-Ifta') in Riyadh, Saudi Arabia (A; and N).

x197 Israfil (u3.3) is one of the Archangels, and is responsible for blowing into the Sur, a horn-like trumpet whose call will usher in the events of the Last Day (*al-Shifa* (y116), 1.709; and n).

x198 Isra'il (w31.1) is Isra'il ibn Yunus ibn Abi Ishaq 'Amr ibn 'Abdullah, Abu Yusuf al-Hamdani al-Shaybi'i of Kufa, born in A.H. 100. He was a memorizer and trustworthy narrator whose hadiths appear in the works of both Bukhari and Muslim. It is related that he had a book of hadiths he memorized from. Shaqiq al-Balkhi said of him, "I learned awe (khushu') from Isra'ii. We would be around him, and he would not know who was on his right or left, for his absorption in the hereafter, so I knew him for a pious man." He died in A.H. 160 (*Siyar a'lam alnubala'* (y37), 7.355-60).

x199 (Imam) 'Izz ibn 'Abd al-Salam (p77.3) is 'Abd al-'Aziz ibn 'Abd al-Salam ibn Abu al-Qasim ibn al-Hasan, 'Izz al-Din al-Sulami, nicknamed the Sultan of Scholars, born in Damascus in 577/1181. A Shafi'i scholar and mujtahid Imam, he was educated in Damascus, went to Baghdad in A.H. 599, and then returned to his native city, where he first taught and gave the Friday sermon at the Zawiya of al-Ghazali, and then at the Great Umayyad Mosque. When the ruler al-Salih Isma'il ibn al-'Adal willingly surrendered the Palestinian citadel of Safad to the Franks, Ibn 'Abd al-Salam condemned him from the pulpit and omitted mentioning him in the post-sermon prayer, for which he was imprisoned. Upon his release, he moved to Cairo, where he was appointed as judge and imam of the Friday prayer, gaining such public influence that he could (and did) command the right and forbid the wrong with the force of law. He later resigned from the judiciary and remained at home to produce a number of brilliant works in Shafi'i jurisprudence. Koranic exegesis, methodological fundamentals of Sacred Law, formal legal opinion, government, and Sufism, though his main and enduring contribution was his masterpiece on Islamic legal principles Qawa'id al-ahkam fi masalih alanam [The bases of legal rulings in the interests of mankind]. It is recorded that he kept the company of Imam Abul Hasan al-Shadhili, founder of the Shadhili tariqa, and his works on Sufism bespeak an understanding of the way. He died in Cairo at the age of eighty-one in 660/1262 (al-A'lam (y136), 4.21; al-Imam al-'Izz *ibn* 'Abd al-Salam (y38), 1.130-31; and n).

x200 Jabir (f10.12) is Jabir ibn 'Abdullah ibn 'Amr ibn Haram al-Khazraji (Allah be well pleased with him), a Medinan Helper and Companion of the Prophet (Allah bless him and give him peace) who was born sixteen years before the Hijra (A.D. 607). He participated in all the Muslims' battles except Badr. A prolific narrator of hadith, 1,540 traditions have been related from him by Bukhari, Muslim, and others. In later years he used to teach in the Prophet's mosque, and was the last of the Companions to die at Medina, in 78/697 (*al-A'lam* (y136), 2.104; and *al-Shifa* (y116), 1.154).

x201 Jabir ibn 'Abdullah (w53.1) (see previous entry)

x202 Jahm (w55.3) is Jahm ibn Safwan, Abu Muhriz al-Rasibi of Samarkand (in present-day Uzbek S.S.R.), a writer who inaugurated reprehensible innovations (bid'a) in tenets of faith. founding the Jahmiyya school that bore his name. His doctrines first appeared in Termez, and represented among other things a denial of the Divine attributes affirmed by the Koran and hadith, claiming that Allah was beyond them; that man's acts were purely determined by Allah; that Allah was "everywhere"; and that the Koran was created. He was killed by Salam ibn Ahwaz in Merv (in present-day Turkmen S.S.R.) in 128/745 for denying that Allah spoke to Moses (*al-A'lum* (y136), 2.141; *Sharh al-sunna* (y22), 1.172; and *Siyar a'lam al-nubala'* (y37), 6.26–27).

x203 Jalal al-Din Suyuti (see Suyuti, x341)

x204 Jalal Bulqini (w12.3) is 'Abd al-Rahman ibn 'Umar ibn Ruslan, Abu al-Fadl Jalal al-Din al-Kinani al-Bulqini, born in 763/1362. He was an Egyptian Shafi'i scholar and hadith specialist who succeeded his father Siraj al-Din as the foremost Shafi'i authority of his time for formal legal opinion (fatwa). Appointed to the Islamic judiciary in Egypt several times, he served as a judge until the end of his life, and authored works in Sacred Law, Koranic exegesis, hadith commentary, and admonitions (wa'z). He died in Cairo in 824/1421 (*al-A'lam* (y136), 3.320).

x205 Jesus (see Isa, x189)

x206 Jibril (see Gabriel, x126)

x207 Job (see Ayyub, x95)

x208 John (see Yahya, x371)

x209 Jonah (see Yunus, x376)

x210 Joseph (see Yusuf, x378)

x211 Junayd (see Abul Qasim al-Junayd, x51)

x212 (The Imam of the Two Sanctuaries) Juwayni (a2.7) is 'Abd al-Malik ibn 'Abdullah ibn Yusuf ibn Muhammad, Abu al-Ma'ali Rukn al-Din Imam al-Haramayn al-Juwayni, a scholar in tenets of faith and the Imam of the Shafi'i school of his time, originally from Juwain (in present-day Afghanistan), born in 419/1028. He was educated by his father, and after his death read his father's entire library and then took his place as teacher at Nishapur, though he was later forced to travel to Baghdad because of trouble between the Ash'aris, Mu'tazilites, and Shiites. After meeting the greatest scholars of Baghdad, he went on to Mecca, living in the Sacred Precinct for four years, after which he moved to Medina and taught and gave formal legal opinion (fatwa), gaining his nickname, the Imam of the Two Sanctuaries, i.e. of Mecca and Medina. At length he returned to Persia, where the vizier Nizam al-Mulk, having built a first Nizamiyya Academy in Baghdad for Abu Ishaq Shirazi to teach in, built a second one for alJuwayni at Nishapur. It was here the Imam wrote in carnest, completing his fifteen-volume Nihaya al-matlab fi diraya al-madhhab [The utmost of what is sought: on understanding the evidence of the Shafi'i school] which no one in the field of Islamic law had ever produced the like of, as well as other works in tenets of faith, Ash'ari theology, fundamentals of Islamic legal methodology, and Shafi'i law. Among his greatest legacies to Islam and the Muslims was his pupil Ghazali, who is said to have surpassed even the Imam at the end of his life. He died in Nishapur in 478/1085 (al-A'lam (y136), 4.160; Introduction to Sharh al-Waraqat (y64), 3–4; Tabaqat al-Shafi'iyya al-kubra (y128), 5.165; and n).

x213 Kamal 'Abd al-Majid Muhammad (Document 2) is Kamal ibn 'Abd al-Majid ibn Muhammad, Abu Muhammad, Abu Hudayb al-'Abbadi al-Balqawi, born in 1953 in Khilda, in the al-Balqa' region of Jordan to the northwest of Amman. He took the Shadhili tariqa from Sheikh 'Abd al-Rahman Shaghouri of Damascus in 1977, and has studied Arabic grammar, tenets of faith, Shafi'i jurisprudence, and hadith with Sheikh Yunus Hamdan. He lives in Khilda, where he presently manufactures and distributes concrete building blocks (n).

x214 Kamal ibn al-Humam (w43.3) is Muhammad ibn 'Abd al-Wahid ibn 'Abd al-Hamid ibn Mas'ud, Kamal al-Din Ibn al-Humam, born in Alexandria in 790/1388. He was among the foremost Imams of the Hanafi school, and a scholar in Sacred Law, hadith, tenets of faith, Koranic excgesis, estate division, mathematics, Arabic lexicology, and logic. He was educated in Cairo, and lived for a time in Aleppo, Mecca, and Medina before returning to Egypt, where the came to enjoy considerable prestige among the rulers and heads of state. His major work is the eight-volume *Fath al-Qadir* [Triumph of the Omnipotent], a commentary on Marghiyani's *al-Hidaya* [Guidance]. Though unfinished by its author, it ranks among the greatest Hanafi works for explaining primary textual evidence from the Koran and hadith and the reasoning of the school's Imams in deriving rulings from them. He died in Cairo in 861/1457 (*al-A'lam* (y136), 6.255; and Sheikh Shu'ayb Arna'ut).

x215 Khalil Nahlawi (r0.1) is Khalil ibn 'Abd al-Qadir al-Shaybani al-Nahlawi, a Hanafi scholar of Damascus. He did not live to publish his al-Durar al-mubaha fi al-hazr wa al-ibaha [The uncovered pearls: on the unlawful and lawful], but died in Damascus in 1350/1931, after which his sons printed the work (al-Durar almubaha (y99), 235; and Mu'jam al-mu'allifin (y69), 4.121).

x216 Khatib Baghdadi (w56.2) is Ahmad ibn 'Ali ibn Thabit, Abu Bakr al-Khatib al-Baghdadi, born in Ghuzayya, midway between Kufa and Mecca, in 392/1002. He was a Shafi'i scholar, hadith master (hafiz), and historian who was raised in Baghdad and travelled to Mecca. Basra, al-Dinawar, Kufa, and other cities in quest of hadith before returning to Baghdad, where his ability won recognition from the caliph's vizier Ibn Musallam. A turn in political fortunes toward the end of his career caused him to leave Baghdad for a period, during which he travelled to Syria and resided in Damascus, Sur, Tripoli, and Aleppo before returning. He authored some fifty-six works in hadith. Sacred Law, and history, though he is best known for his fourteen-volume *Tarikh Baghdad* [The history of Baghdad]. In his final illness he made a pious endowment of his entire library and distributed his money and property to charitable causes. He died in Baghdad in 463/1072 (al-A'lam (y136), 1.172; and Tabaqat al-Shafi'iyya al-kubra (y128), 4.29).

x217 (Sheikh) al-Khatib (see Muhammad Shirbini Khatib, x264(a))

x218 Khattabi (r4.2) is Hamd ibn Muhammad ibn Ibrahim ibn al-Khattab, Abu Sulayman al-Khattabi of Bust, Afghanistan, born in 319/931. An Imam in Shafi'i jurisprudence, hadith, and Arabic lexicology, he studied hadith in Mecca, Basra, Baghdad, and Nishapur, and later taught many students, including the hadith master (hafiz) al-Hakim. He wrote a number of works in Sacred Law and hadith, but is perhaps best known for his outstanding four-volume commentary on the *Sunan* of Abu Dawud, *Ma'alim al-Sunan* [The waymarks of "The sunnas"]. He died in Bust in 388/998 (al-A'lam (y136), 2.273; and Tabaqat al-Shafi'iyya al-Kubra (y128), 3.282).

x219 Khidr (w9.10), according to commentators, is Balya' ibn Malikan, Abu al-'Abbas al-Khidr (upon whom be peace), who is referred to in the story of Moses in sura al-Kahf of the Holy Koran (18:65). It is said that he was of Bani Isra'il, while others relate that he was a prince who left his this-worldly possessions for a life of asceticism and devotions. He was nicknamed al-Khidr (derived from "greenness") because when he sat on withered patch of vegetation it would become thriving and green. Scholars disagree as to whether he is presently alive, though most believe he is and will remain so until the Day of Judgement because of having drunk of the water of life—and also as to whether he is a prophet, angel, or friend of Allah (wali), the majority holding him to be a prophet (*al-Futuhat alilahiyya* (y65), 3.35; *al-Siraj al-munir* (y72), 2.391; and A).

x220 Khubayb al-Ansari (w30.1) is Khubayb ibn 'Adi ibn 'Amir ibn Majda'a ibn Jahjaba (Allah be well pleased with him), one of the Medinan Helpers and a Companion of the Prophet (Allah bless him and give him peace). Dispatched on the raid of al-Raji', Khubayb was captured and later sold in Mecca to the sons of al-Harith ibn 'Amir, whom he had previously slain at the battle of Badr. He remained their prisoner until his killers assembled, and they took him to Tan'im, outside the Sacred Precinct, where he asked to be allowed to pray two rak'as, after which he said. "By Allah, were I not afraid of your thinking I fear death, I would have prayed more." Then he supplicated, "O Allah, reckon them in number, kill them one by one, and let none of them remain alive." Then 'Uqba ibn al-Harith rose and killed him. Khubayb thus being the one to establish the sunna for Muslims being killed to pray two rak'as (*Siyar a'lam al-nubala'* (y37), 1.246-47).

x221 Kirmani (p75.2) is Muhammad ibn Yusuf ibn 'Ali ibn Sa'id, Shams al-Din al-Kirmani, born in 717/1317. A scholar of hadith and Sacred Law originally from Kirman, Persia, he became famous in Baghdad, where he taught for thirty years. He resided for a period in Mecca, where he devoted himself to writing his twentyfive-volume commentary on Bukhari's *Sahih* called *al-Kawakib al-darari fi sharh Sahih al-Bukhari* [The brilliant stars: an exegesis of "Sahih al-Bukhari"]. He also authored works on Koranic commentary and fundamentals of Islamic law and faith. He died in 786/1384 on his return from hajj to Baghdad, where he was buried (*al-A'lam* (y136), 7.153).

x222 Korah (w8.2) is Qarun ibn Yas-hur ibn Qahath ibn Lawi ibn Ya'qub ibn Ishaq ibn Ibrahim, a cousin of the prophet Musa (upon whom be peace), as his father Yas-hur and Musa's father 'Imran were brothers. He believed in Musa, though he later grew jealous of Musa's being sent as a prophet and Harun's being an Imam, and finally became an unbeliever because of his wealth, seeking to be superior to Musa by wearing his garments long and by oppressing Bani Isra'il when Pharaoh appointed him over them. Allah gave him such wealth that carrying the very keys to it weighed heavily on a group of strong men, and when his people told him not to exult in it but to seek the life of the next world by spending it in obedience to Allah, he replied that he had only been given it because of his knowledge, for he was the most learned of them in the Torah after Musa (upon whom be peace). One day, as he came out in his finery to the people, some of whom envied him for his wealth and success, Allah caused the earth to swallow both him and his house (*al-Futuhat al-ilahiyya* (y65), 3.359-62).

x223 Lot (see next entry)

x224 Lut (u3.5) is Lut ibn Haran ibn Tarikh (upon whom be peace), the prophet of Allah Most High to the people of Sadhum (Sodom). His father Haran was the brother of the prophet Ibrahim (upon whom be peace). Commentators relate that they lived in Babylon in Iraq, but emigrated west, Ibrahim settling in Palestine, and Lut in Jordan, from whence he was sent to Sadhum. The story of Lut and the people of Sadhum is told in the Holy Koran (7:80–84), and how Allah Most High rained down stones upon them and destroyed them for their wicked practice of sodomy (*al-Futuhat al-ilahityya* (y65), 2.58–59, 2.161–62).

x225 Ma' al-'Aynayn al-Qalqami (w9.4) is Muhammad Mustafa ibn Muhammad Fadil ibn Muhammad May'man, Abu al-Anwar Ma' al-'Anayn al-Qalqami, born near Walata in the Hawd of southeastern Mauritania in 1831. Of Mauritanian and Moroccan descent, he was a traditional religious figure, Sufi sheikh of the Qadiri order, and a prolific writer who was also widely known as a digger of wells and energetic founder of Sufi hospices (zawaya). He participated, after making a personal alliance with the Sharifian dynasty of Morocco, in armed resistance to the French in which he lost several sons, dying in Tiznit in southern Morocco in 1910 (al-A'lam (y136), 7.243; and Muslim Brotherhoods (y86), 125).

x226 Mahmud ibn Rabi' (w31.1) is Mahmud ibn al-Rabi' ibn Suraqa ibn 'Amr. Abu Muhammad al-Khazraji (Allah be well pleased with him) of Medina, born in A.H. 6. He met the Prophet (Allah bless him and give him peace) when four years old in his family's home, where the Prophet (Allah bless him and give him peace) spat a mouthful of water from the family well upon his face for the blessing of it. An Imam and reliable transmitter, he related hadiths from Abu Ayyub al-Ansari, 'Ubada ibn al-Samit, and others: and among those who related hadiths from him were Anas ibn Malik, Makhul, and Zuhri. He died in A.H. 99 at ninety-three years of age (Siyar a'lam al-nubala' (y37), 3.519) x227 Makhul (w43.3) is Makhul ibn Abi Muslim Shahrab ibn Shadhil, Abu 'Abdullah al-Shamil, born in Kabul, Afghanistan. The scholar of Syria of his time, he was a freed slave who learned Sacred Law and travelled to many places in search of knowledge, among them Iraq, Medina, and Damascus, where he settled. Imam Zuhri said of him, "No one of his time had more insight in giving formal legal opinions." He died in Damascus in 112/730 (*al-A'lam* (y136), 7.284).

(Imam) Malik (b1.2) is Malik ibn Anas ibn Malik, Abu 'Abdullah alx228 Asbahi al-Himyari, the *muitahid* [mam born in Medina in 93/712. The second of the four greatest Imams of Sacred Law, his school has more followers than that of anyone besides Abu Hanifa. He was known as the Scholar of Medina, and was as renowned for his sincerity, faith, piety, and godfearingness as for his command of the sciences of hadith and knowledge of Sacred Law. His generosity was legendary, as was his love for the Prophet (Allah bless him and give him peace), whom he held in such awe and respect that he would not mount his horse within the confines of Medina out of reverence for the ground that enclosed the Prophet's body (Allah bless him and give him peace). His piety was such that he was never too proud to say he did not know when asked about matters he was not sure of, and he would not relate a hadith without first performing ablution. He was the author of al-Muwatta' [The trodden path], the greatest hadith collection of its time. nearly every hadith of which was accepted by Bukhari in his Sahih. It is disciple Imam Shafi'i used to say of it, "After the Book of Allah, no book has appeared on earth that is sounder than Malik's." He was uncompromising in his religion and kept far from the rulers and princes of his time. When he gave the opinion that the caliph al-Mansur should be removed and Muhammad ibn 'Abdullah of 'Ali's family be instated, the caliph's uncle Ja'far ibn Sulayman, governor of Medina, had Malik scourged seventy lashes, dislocating his shoulder. The only effect of this was to increase the Imam's highmindedness and dignity, and when al-Mansur learned of it, he apologized profusely and asked Malik to write a book of Islamic jurisprudence that he could enjoin with the force of law upon all Muslims regardless of their school, but the Imam refused. He authored outstanding works in Sacred Law, hadith, and Koranic excgesis, and left behind a host of brilliant scholars he had trained as part of his great legacy to Islam and the Muslims. He died in Medina in 179/795 (al-A'lam (y136), 5.257; al-Muwatta' (y82), introduction; al-Targhib wa al-tarhib (y9), 1.14; Sheikh Shu'ayb Arna'ut; and n).

x229 Malik (u3.3) is the keeper of hell and head of the angels of torment there, who receive his orders. His place in the midst of hell is connected to all parts of it by bridges which the angels of torment pass upon, above its inhabitants, and he sees the farthest reaches of it as easily as he sees the closest (*al-Futuhat al-ilahiyya* (y65), 4.96).

x230 Malik ibn Dinar (s5.1) is Malik ibn Dinar, Abu Yahya al-Basri, born in the time of Ibn 'Abbas. He was an early Sufi and scholar who studied under Hasan al-Basri, from whom he related hadiths, as well as from Anas ibn Malik, Ibn Sirin, and others. Pious and abstinent, he lived from the work of his own hands, copying out Korans for payment. Among his sayings is, "Since coming to know people I have not enjoyed their praise or disliked their blame, for those who praise exag x231

gerate, and those who blame exaggerate." He died in Basra in 131/748 (al-A'lam (y136), 5.260-61; Siyar a'lam al-nubala' (y37), 5.362-64; and n).

x231 Malik al-Rahawi (p48.2) is Malik ibn Marara al-Rahawi (Allah be well pleased with him) of Yemen, a prophetic Companion. It is related that when he returned to his people after visiting the Prophet (Allah bless him and give him peace), the latter sent them a letter that said, "... I enjoin you to goodness towards him, for he is looked up to," and the Hamdan tribe gathered eighty-nine camels that they presented him as a gift (*al-Isaba fi tamyiz al-Sahaba* (y14), 3.334–35).

x232 Mansur 'Ali Nasif (w17.1) is Mansur ibn 'Ali Nasif, an Egyptian Shafi'i scholar and hadith specialist of the present century. A teacher in the Zaynabi Friday Mosque in Cairo, his most well known work is the five-volume *al-Taj al-jami*' *li al-usul fi ahadith al-Rasul* [The crown containing the fundamentals of Sacred Law from the hadiths of the Prophet], which, with its 5,887 hadiths, is among the best works on the primary texts for the rulings of the Shafi'i school. He died sometime after 1371/1951 (al-A'lam (y136), 7.301; and n).

x233 Martin Lings (w1.1) is a contemporary English Muslim author on Islam and Sufism. He took an English degree at Oxford and later lectured at Cairo University, mainly on Shakespeare, for twelve years. In 1952 he returned to England, took a degree in Arabic at London University, and was appointed in special charge of the Arabic manuscripts at the British Museum. Sheikh 'Abd al-Wakil remembers him visiting Sheikh Muhammad Hashimi in Damascus when researching his book on Sheikh Ahmad al-'Alawi, A Sufi Saint of the Twentieth Century. Among his other works are his outstanding prophetic biography Muhammad, as well as What Is Sufism?, Shakespeare in the Light of of Sacred Art, Quranic Arts of Calligraphy and Illumination, and Ancient Beliefs and Modern Superstitions.

Despite many excellent passages of genuine insight, the latter work and parts of his others diverge from the teachings of Islam on such questions as the validity of non-Islamic religions (dis: w4, x348), and the suggestion that all the inhabitants of hell will enter paradise (Muhammad (y75), 94), adducing the words of the Koran referring to hell's eternality, "... except as your Lord wills" (Koran 6:128, 11:107, previously discussed in the twentieth paragraph of w55.3), together with a hadith to the effect that Allah will remove from hell a people (Ar. qawm, and in Bukhari's version "some peoples" (aqwam)) who did no good at all, and enter them into paradise (Sahih al-Bukhari (y30), 9.398-99; and Sahih Muslim (y92), 1.170). Some scholars understand the hadith as alluding to those who did no good in this life beyond mere acknowledgement of Allah and His messenger, even if this minimal amount of faith was not perceptible to the angels previously commanded to remove those with "a grain of faith in their hearts" from the fire; while others say it refers not to those who refused to believe in the prophetic messengers sent to them, but rather to those who lived in the times between the coming of successive messengers such that Allah's commands did not reach them. Both groups of scholars interpret the hadith in this way to reach an accord between it and the more than fifty Koranic verses mentioned above at w55.3 that clearly prove that unbelievers shall remain in hell forever, for it is understood among scholars that while abrogation (nasikh wa mansukh) enters into certain primary texts about rites and acts, it does not under any circumstances enter into texts about tenets of faith ('aqida), such that one Koranic text should be believed and another discarded. Rather, we look for a more comprehensive explanation that joins between all the texts, for all are the truth. Despite such interpretive shortcomings. Lings's works are generally of a high quality, and some, like his *What Is Sufism*? and *Muhammad* are unsurpassed in their genre, and seem destined to contribute much to the understanding of Islam in the West. He presently lives in England (*Muhammad* (y75), inside back cover; Sheikh Shu'ayb Arna'ut; N; and n).

x234 Marut (p3.2) is one of the two angels sent to Babylon to teach sorcery to the wicked, discussed above at x136 (n).

x235 Mary (see next entry)

x236 Maryam (w30.1) is Maryam bint 'Imran, the daughter of the priest 'Imran and his wife Hanna, who when pregnant with Maryam, vowed to dedicate the child she bore to the service of the Holy Temple in Jerusalem, and at her birth accordingly named her *Maryam*, meaning "servant of her Lord." The purest of womenkind, she was a *siddiqa* (lit. "great-faithed one"), and miraculously conceived the prophet 'Isa (upon whom be peace). Both she and her child were unfortunately later taken as objects of worship by some sects of Christians because of the strangeness of 'Isa's birth without a father, though as commentators point out, by such reasoning the prophet Adam (upon whom be peace) might better deserve to be worshipped, since he had neither father nor mother (*al-Futuhat al-ilahiyya* (y65), 1.262-63, 1.269; and n).

x237 al-Mawardi (see (Imam) Abul Hasan Mawardi, x48)

x238 Maydani (m2.8) is 'Abd al-Ghani ibn Talib ibn Hamada ibn Ibrahim al-Ghunaymi al-Maydani, of Damascus, born in 1222/1807. A Hanafi scholar who studied under Imam Muhammad Amin Ibn 'Abidin and authored works in Sacred Law, hadith commentary, tenets of faith, and Arabic grammar, his best known work is the four-volume *al-Lubab fi sharh al-Kitab* [The quintessence: an exegesis of "The book"], which expounds Ahmad Quduri's classic inHanafi jurisprudence *Kitab al-Quduri*. He died in 1298/1881 (*al-A'lam* (y136), 4.33).

x239 Mika'il (u3.3) is the archangel of safety, fertility, and rain. He is mentioned together with Gabriel in the Holy Koran (at 2:98) because he is the angel of sustenance (rizq), the life of the body; just as Gabriel is the angel of revelation (wahy), the life of the spirit (al-Futuhat al-ilahiyya (y65), 1.84; al-Shifa (y116), 1.710; and al-Siraj al-munir (y72), 1.79).

x240 Moses (see Musa, x271)

x241 Mu'adh (see next entry)

x242 Mu'adh ibn Jabal (w26.1) is Mu'adh ibn Jabal ibn 'Amr ibn Aws, Abu 'Abd al-Rahman al-Khazraji (Allah be well pleased with him), born twenty years before the Hijra (A.D. 603). A Medinan Helper, he was among the greatest of the

#### Biographical Notes

Companions of the Prophet (Allah bless him and give him peace) in the knowledge of the lawful and unlawful, and one of the six who gathered the Koran in the lifetime of the Prophet (Allah bless him and give him peace). He participated in the battles of Badr, the Confederates, and all the others. After the campaign of Tabuk, he was sent as a judge and teacher to the people of Yemen, where he remained until Abu Bakr had been made caliph following the Prophet's death (Allah bless him and give him peace), when he returned to Medina. He went with Abu 'Ubayda ibn al-Jarrah on the Syrian jihad, which he assumed command of when Abu 'Ubayda died of the plague, and he was confirmed in the position by 'Umar. He died of the plague in the same year, 18/639, and was buried in the Jordan Rift Valley to the west of present-day Irbid, Jordan (*al-A'lam* (y136), 7.258; and n).

x243 Mu'awiya (r9.2) is Mu'awiya ibn Abu Sufyan Sakhr ibn Harb ibn Umayya ibn 'Abd al-Shams ibn 'Abd Manaf (Allah be well pleased with him), born in Mecca twenty years before the Hijra (A.D. 603). A noble of Quraysh, collected, eloquent, and dignified, he entered Islam the day Mecca was conquered (A.H. 8), and the Prophet (Allah bless him and give him peace) made him one of the scribes who recorded the Koran in writing. He later became the governor of Syria and in A.H. 41 assumed the Islamic caliphate, founding the Umayyad dynasty whose capital was Damascus. His reign was one that added great conquests to the domains of Islam, which was established in his time as the religion of peoples across North Africa to the Atlantic Ocean, as well as Sudan, many of the islands of Greece, and the Dardenelles. He was the first to use the Mediterranean for naval jihad, and the first to build mihrabs (niches) in mosques. He died in Damascus in 60/680 (*al-A'lam* (y136), 7.261-62).

x244 al-Mughira (m2.2) is al-Mughira ibn Shu'ba ibn Abu 'Amr ibn Mas'ud, Abu 'Abdullah al-Thaqafi (Allah be well pleased with him), born in Ta'if twenty years before the Hijra (A.D. 603). A Companion of the Prophet (Allah bless him and give him peace) who was noted for his keen intellect, he entered Islam in A.H. 5, was present at Hudaybiya, fought against the false prophet Musaylima at al-Yamama, and also took part in the northern jihads that opened Syria-Palestine for Islam, losing an eye at the battle of Yarmouk. The caliph 'Umar made him governor of Basra, and he conquered several new lands for Islam before 'Umar removed him from the position, though he later instated him as governor of Kufa, an office which the caliph 'Uthman first confirmed him in, but then removed him. He stayed aloof from the discord between 'Ali and Mu'awiya, and the latter afterwards made him governor of Kufa a second time, and he remained in the position the rest of his life. He related 136 hadiths from the Prophet (Allah bless him and give him peace), and died in Kufa in 50/670 (ibid., 7.277).

x245 Muhammad (Introduction) is Muhammad ibn 'Abdullah ibn 'Abd al-Muttalib ibn Hashim, Abu al-Qasim (Allah bless him and give him peace), the unlettered Qurayshite Arabian prophet of Allah Most High to the entire world, the greatest and most influential human being in the history of mankind, born on the twelfth of Rabi' Awwal, fifty-three years befor the Hijra (A.D. 571), in Mecca. The son of 'Abdullah ibn 'Abd al-Muttalib and Amina bint Wahb of Bani Zahra, his father died before his birth, leaving him an orphan. He first grew up in the desert, being nursed there for two years by Halima al-Sa'diyya, and when his mother died in his seventh year, his grandfather 'Abd al-Muttalib became his guardian. Despite being raised as an orphan, he developed the noblest character, and was known among his people as the Truthful and Trustworthy (al-Sadiq al-Amin). He first worked as a shepherd and then engaged in trade, travelling to Syria twice, and he married the owner of the goods he managed, the wealthy, beautiful, and virtuous Khadija bint Khuwaylid at her request when he was twenty-five years of age.

When he was forty, Allah Most High chose him to be the last of the succession of His prophets, sent to all mankind and jinn to teach them the religion of Islam, the most perfect and comprehensive system for felicity in this world and unending happiness in the next. The essence of the new religion was to proclaim that there was no god but the one living eternal God, Allah, who is without son, associate, or partner; to call to the worship of Him alone, obedience of His laws alone, and the recognition that the only superiority men possess over one another is in their godfearingness (taqwa) and sincerity in servanthood to Him; and to warn men that they would be accountable for their actions on a Day of Judgement, whence they would enter paradise or hell. In a word, it enjoined highmindedness and nobility and forbade all that was contemptible and base, ordering man to use every means to realize the right and eliminate the wrong.

After thirteen years of calling people in Mecca to Islam and enduring the persecution of idolators there, the Prophet (Allah bless him and give him peace) was invited by a delegation of the notables of Medina (then called Yathrib) in the north to end their immemorial feuds by agreeing to rule them, and his emmigration (hijra) to them was to mark the beginning of the Islamic calendar. At Medina, a new phase began, deputations were sent to various peoples to invite them to Islam, and finally Allah ordered the Prophet (Allah bless him and give him peace) to fight to free mankind from the servitude of false gods and other men, and lead them to the light of revealed monotheism. In this undertaking, though a gentle and peaceable man, the Prophet (Allah bless him and give him peace) risked his person in some twenty-seven separate battles, including Badr in A.H. 2 and Uhud in A.H. 3, both against the idolators of Mecca; Bani Nadir in A.H. 4; the Confederates and Bani Qurayza in A.H. 5; Khaybar and the conquest of Mecca in A.H. 7; Hunayn in A.H. 8; and Tabuk in A.H. 9. Never in his life did the Prophet (Allah bless him and give him peace) flee from battle or turn his back to the enemy, even in the deadliest peril, and by ten years after the Hijra, Allah was worshipped in the Arabian peninsula, and the one true religion had been established.

While abrogating the laws of all prior religions regarding particular religious rites and works (furu'), it was equally the primordial religion, identical with the message of every previously sent prophet in tenets of faith (usul), in terms of enjoining belief and worship of the one Supreme Being alone, in which sense Muslims say, "We differentiate between none of His messengers" (Koran 2:285), for all taught pure monotheism. At the same time, Allah Most High mentions the prophets by saying, "Those are the messengers, We have favored some above others" (Koran 2:253), and He vouchsafed favors to Muhammad (Allah bless him and give him peace) that no prophet had previously been given; among them that he was sent to all mankind, not just a particular tribe or race; that he was the final prophet; that he was sent as a mercy unto the worlds; and that he was

granted the magnificent and incomparable Arabic Koran, a living miracle which no one has ever been able to compose anything similar to, which remains in its textual purity as it was revealed, preserved from alteration by human hand until the end of time. By any standards, no one has so profoundly influenced so many, in day to day manners, speech, dress, worship, belief, and culture, as has the Prophet (Allah bless him and give him peace), who died in Medina, his message delivered and mission wonderfully accomplished, in 11/633 (*al-A'lam* (y136), 6.218–19; *al-Siraj al-munir* (y72), 1.166; *Sutur min hayat Muhammad* (y115), 2–4; and n).

x246 (Imam) Muhammad (see Muhammad ibn Hasan Shaybani, x257)

x247 Muhammad 'Abdullah Jurdani (j12.6) is Muhammad ibn 'Abdullah ibn 'Abd al-Latif al-Jurdani, born in Dumyat, Egypt. One of the great Shafi'i scholars of nineteenth-century Egypt, he studied under Sheikh Ibrahim Bajuri and authored a number of valuable works in hadith commentary, tenets of faith, and Sacred Law, in the latter field being best known for his four-volume *Fath al-*'*Allam bi sharh Murshid al-anam* [The victory of the All-knowing: an exegesis of "The people's guide"], a commentary on a shorter work by himself. He died in Dumyat in 1331/1913 (*al-A'lam* (y136), 6.244; and n).

x248 Muhammad Abul Mawahib (w9.4) is Muhammad, Abu al-Mawahib Jamal al-Din al-Shadhili of Cairo. He was an Islamic scholar, Sufi sage, and author of considerable eloquence in all aspects of the Sufi way. Among his works is *Qawanin hukm al-ishraq* [The laws of the dawning of illumination], which 'Abd al-Wahhab Sha'rani describes as "a marvelous work which no one else has produced anything comparable to, and which attests to the fullness of its author's experience in the path." He lived near al-Azhar Mosque in Cairo, and died sometime after A.H. 851 (*al-Tabaqat al-kubra* (y124), 2.67, 2.74).

x249 (al-Hajj) Muhammad al-Ahrash (w9.4), also known as Bu Dali, was a Moroccan Sufi of the Darqawi tariqa who went to the Hijaz on pilgrimage, and when he returned in 1799 via Egypt, which was under attack by the French, he gathered a force of Tunisians and Moroccans, many of whom lived in Cairo, to fight the invaders. He later fought the forces of the Bey of Constantine from the mountains of eastern Algeria, from which he was eventually dislodged and fled westward to the Oran region where he joined Muhammad ibn Sharif, after which history records nothing further of him (*Muslim Brotherhoods* (y86), 43-44).

x250 Muhammad 'Alawi Maliki (w47.1) is Muhammad al-Hasan ibn 'Alawi ibn 'Abbas ibn 'Abd al-'Aziz al-Maliki, a descendant of the Prophet (Allah bless him and give him peace). A contemporary Meccan scholar of hadith, Maliki jurisprudence, Koranic exegesis, tenets of faith, and prophetic biography, he was born to a family of traditional Maliki scholars of ancestral residence in the Holy City and cducated by his father, al-Sayyid 'Alawi Maliki, who authorized him to teach every work he read with him, which he began to do while still in his childhood. He has a doctorate in hadith from al-Azhar, and has travelled to Morocco, Egypt, Pakistan, and India to learn hadiths, gather manuscripts, visit scholars, and record their knowledge. In A.H. 1390/1970 he was appointed full professor in the college of Sacred Law at Umm al-Qura University in Mecca, and after his father's death, the scholars of Mecca met in his home to ask him to accept his father's position as teacher in al-Masjid al-Haram, which he did. He has authored a number of works on the Prophet (Allah bless him and give him peace), Sacred Law, and tencts of faith, including *Muhammad al-insan al-kamil* [Muhammad, the perfect man], *Mafahim yajibu an tusahhaha* [Notions that should be corrected]. and *Mawatta' al-Imam Malik ibn Anas riwaya Ibn al-Qasim* ["The trodden path" of Imam Malik ibn Anas in the transmission received from Ibn al-Qasim]. Currently prevented from teaching in both the Sacred Mosque and the university, he gives free traditional Islamic instruction in Arabic grammar, hadith, Maliki jurisprudence, and other subjects at his own residence and mosque on Maliki Street in the Rusayfa district of Mecca (*al-Ta'i' al-sa'id* (y84), 3–4; and n).

x251 Muhammad 'Ali Sanusi (w9.4) is Muhammad ibn 'Ali ibn al-Sanus, Abu 'Abdullah al-Sanusi al-Khattabi al-Hasani al-Idrisi, born in Mosteghanem, Algeria, in 1202/1787, The founder of the Sanusi tariga, he was a scholar of the Koran, hadith, and Maliki jurisprudence, and a Sufi adept whose sheikhs included al-'Arabi al-Dargawi and Ahmad Tijani, the respective founders of the Dargawi and Tijani orders. He was a prolific writer who produced more than forty books, poems, and treatises in Sacred Law, hadith, fundamentals of jurisprudence, tenets of faith, history, geneology, and mathematics. He travelled to Fez, Tunis, Tripoli, Egypt, and Mecca, and in 1842 founded his main Sufi center (zawiya) near al-Bayda in Libya. His order worked continuously for the next fifteen years to proselytize for Islam in a sustained southerly movement along the trade routes to the interior of Africa, with considerable success in establishing the religion throughout the sub-Saharan region. Leaving the order's affairs in the hands of a deputy, he travelled to Mecca and remained there until 1853, when he returned to establish a new center in the east of Libya, at Jaghbub, where he spent the final productive years of his life, and died in 1286/1859 (al-A'lam (y136), 6.299; and Muslim Brotherhoods (y86), 101-14).

x252 Muhammad ibn 'Allan Bakri (j16.1) is Muhammad 'Ali ibn Muhammad 'Allan ibn lbrahim ibn Muhammad ibn 'Allan al-Bakrí al-Siddigi, born in Mecca in 996/1588. He was a Shafi'i scholar of hadith, Sacred Law, Koranic exegesis, and other subjects, which he acquired from the sheikhs of his time, memorizing the Koran in all of its canonical readings (gira'at), and becoming learned enough in Shafi'i jurisprudence to be named mufti of Mecca at the age of twenty-four. Called the Suyuti of His Time, he authored works about the Prophet (Allah bless him and give him peace), as well as in Koranic exegesis, hadith, Sacred Law, formal legal opinion, Sufism, tenets of faith, history, and Arabic grammar. His two hadith commentaries, al-Futuhat al-rabbaniyya 'ala al-adhkar al-Nawawiyya [The godly victories: an exegesis of Nawawi's "Remembrances of Allah"], and Dalil alfalihin li turuq Riyad al-salihin [The guide of the successful to the ways of "The gardens of the righteous"], are both extremely professional and attest to his knowledge of Sacred Law and hadith. He died in Meeca in 1057/1647 and was buried near Sheikh al-Islam Ibn Hajar Haytami (al-A'lam (y136), 6.293; al-Adhkar (y102), 7-10: and n).

x253 (Imam) Muhammad Amin ibn 'Abidin (w9.4) is Muhammad Amin ibn 'Umar ibn 'Abd al-'Aziz 'Abidin, born in Damascus in 1198/1784. Originally a

x254

Shafi'i, he changed his school and became the Hanafi Imam of his time. His most famous work, the eight-volume *Hashiya radd al-muhtar 'ala al-Durr al-mukhtar* [The enlightenment of the baffled: a commentary on "The choice pearls"], is highly thought of by Hanafi scholars, who consider every word of it an authoritative text (nass) in the school. He also authored works in fundamentals of Islamic law and faith, formal legal opinion, Koranic excgesis, and estate division, and died in Damascus in 1252/1836 (al-A'lam (y136), 6.42; A; and n).

x254 (Sheikh) Muhammad Amin Kurdi (w9.1) is Muhammad Amin ibn Fath Allah al-Irbali al-Kurdi, born in Arbil, Iraq. Of Kurdish origin, he was Shafi'i scholar who was among the greatest Nagshbandi masters of the last century. Instructed and authorized in the Sufi path in Iraq by Sheikh 'Umar Diya' al-Din ibn 'Uthman Siraj al-Din al-Naqshbandi, he travelled to the Hijaz on hajj and stayed in Mecca for a year before proceeding to Cairo, where he studied Sacred Law and other subjects at al-Azhar, an education he turned to good account in his Tanwir al-gulub fi mu'amala 'Allam al-Ghuyub [The enlightenment of hearts: on one's dealings with the Knower of the Unseen], a manual on tenets of faith. Shafi'i Law, and the path of Sufism as taught by his masters. Of great personal sincerity, sanctity, and spiritual will, he gained a large following in Cairo and became the sheikh of his time in guiding seekers to the truth, placing particular emphasis in his training on the insight that only Allah Most High has any effect in the world, and that He is beyond any resemblance to created things. He authored a number of works in Sacred Law, tenets of faith, and Sufism, and Allah vouchsafed many graces to him during his lifetime, the greatest of which was his firm adherence to the Koran and sunna. He died in Cairo in 1331/1914 (al-A'lam (y136), 6.43; Tanwir al-qulub (y74), 1-55; and n).

x255 Muhammad Bakhit al-Muti'i (c14.1) is Muhammad Bakhit ibn Husayn al-Muti'i, born in al-Muti'a, upper Egypt, in 1271/1854. The grand muffi of Egypt and one of the leading Hanafi scholars of his time, he was educated at al-Azhar, where he subsequently taught before being appointed first as judge in A.H. 1297, and then as mufti in 1333/1914, which office he held for seven years. After contact with Jamal al-Din al-Afghani, he became one of the bitterest focs of the "Islamic Reform" movement of Afghani and Afghani's pupil and fellow Mason, Muhammad 'Abduh. An author of works in Sacred Law, formal legal opinion, fundamentals of jurisprudence, tenets of faith, and Koranic exegesis, he was a godfearing traditional scholar who chose to lose his position as mufti rather than bow to government pressure to issue an opinion that a Muslim who had killed a Christian deserved to be executed for it (dis: 01.2(2)). His legal opinion on the purity (tahara) of alcohol (dis: e14.1(7)) appeared in the magazine al-Islam, published at al-Azhar in Cairo in 1938, while his opinion on the permissibility of photographs (dis: w50.9) was mentioned to the translator by Sheikh Shu'ayb Arna'ut, Sheikh 'Abdullah Muhammad Ghimari, and others. He died in Cairo in 1354/ 1935 (al-A'lam (y136), 6.50; Sheikh 'Abduilah Muhammad Ghimari; Sheikh Shu'ayb Arna'ut; and n).

x256 Muhammad Hamid (w8.1) is Muhammad ibn Mahmud al-Hamid, a prominent Hanafi scholar of the present century who was born in Hama, Syria, in 1328/1910. Orphaned while young, his brother the poet Badr al-Din al-Hamid

sent him after primary school to the Dar al-'Ulum Islamic Secondary School, and then to Aleppo, where he enrolled in the Khusrawiyya School of Islamic Law, run at the time by a number of leading Hanafis such as Sheikh Ahmad Zarua, Sheikh Ahmad al-Kurdi the Hanafi mufti of Aleppo, and others. Upon finishing, he returned to Hama and then travelled to Egypt where he attended al-Azhar, receiving a number of higher degrees in Sacred Law, specializing in judicial studies and taking a certification for the Islamic judgeship, though when he came home he preferred instead to teach and lead the Friday prayer at the Sultan Mosque, and to continue his education under the sheikhs of Hama of his time, including Muhammad Sa'id al-Jabi, Muhammad Tawfiq al-Sabbagh, and the mufti of Hama Muhammad Sa'id Na'sani. He also took the Sufi path from Sheikh Muhammad Abu al-Nasir al-Nagshbandi of Homs. He wrote a number of books and treatises on tenets of faith, Koranic exegesis, Sacred Law, and formal legal opinion, of which the best known is the two-volume Rudud 'ala abatil wa rasa'il al-Shaykh Muhammad al-Hamid [Rebuttals of falsehoods, and the letters of Sheikh Muhammad Hamid, comprising letters, articles, and answers to questions on Sacred Law sent to him from all parts of the Arab and Islamic world. When he died in 1389/1969, all of Hamajoined his funeral procession, and his passing was mourned in Damascus and other cities by public figures and religious scholars alike (Shuruh Risala al-Shaykh Arslan (y51), 286-87).

Muhammad ibn Hasan Shaybani (w43.1) is Muhammad ibn al-Hasan ibn x257 Faryad, Abu 'Abdullah al-Shaybani, born in Wasit, Iraq, in 131/748. A mujtahid Imam of powerful intellect, prodigious mastery of Koranic and hadith primary texts, and the matchless legal training of being educated by Imams Abu Hanifa, Abu Yusuf, and Malik, he was among the greatest figures in the history of Islamic jurisprudence. He was raised in Kufa where he first met Abu Hanifa, joined his school of thought, and distinguished himself before moving to Baghdad, where he was appointed by Harun al-Rashid to the judiciary. He was among the sheikhs of Imam Shafi'i, who once observed, "If I wished to say that the Koran was revealed in the language of Muhammad ibn Hasan, I could say it, for the purity of his Arabic." He wrote a large number of works in Sacred Law and its methodology, as well as in the sciences of hadith, and it is related that when Imam Ahmad was once asked, "From whence did you acquire these legal subtleties?" he replied, "From the books of Muhammad ibn Hasan." He died in 189/804 in Rayy, Persia (al-A'lam (y136), 6.80; Sivar a'lam al-nubala' (y37), 9.134–36; Sheikh Shu'ayb Arna'ut; and n).

x258 (Sheikh) Muhammad Hashimi (w9.7) is Muhammad ibn Ahmad ibn Muhammad ibn Muhammad ibn 'Abd al-Rahman ibn Abu Jam'a al-Hashimi, born in Sabda near Tlemcen, Algeria, in 1298/1880. He was a Sufi, Maliki scholar, author in tenets of Islamic faith, and the successor in the East of Sheikh Ahmad al-'Alawi. Educated in Algeria before emigrating with his sheikh Muhammad ibn Yallis to Damascus, he completed his studies in Syria with a number of the sheikhs of his time, among them Badr al-Din al-Hasani, Muhammad Ja'far al-Kattani, Tawfiq al-Ayyubi, and others. Ibn Yallis authorized him to give the general litany (al-wird al-'amm) of the *tariqa* to those who wanted it, but it was not until after Ibn Yallis's death that the great renewer of the Shadhili tariqa Sheikh Ahmad al-'Alawi (who had had the same sheikh as Ibn Yallis's teacher) came to

## Biographical Notes

Damascus on his way to hajj in 1350/1931 and authorized Hashimi as a sheikh in the order's 'Alawi-Darqawi branch that he had founded, giving him full authority in all aspects of the way, including the solitary retreat (khalwa) that al-'Alawi emphasized. Hashimi's spiritual presence, humility, and ability to guide seekers to the truth gained him many disciples, and whoever sought Allah did not go away disappointed. He taught Islam at all levels, in classes at his home and in mosques, and would not permit disciples' ignorance in Islamic law or tenets of faith, the latter of which he taught from traditional Ash'ari classics and his own Miftah aljanna fi sharh 'aqida Ahl al-Sunna The key to paradise: an explanation of the faith of Ahl al-Sunna]. He gave written authorizations during his lifetime to a number of sheikhs in the path, among them 'Abd al-Qadir 'Isa of Aleppo, author of Haga'ig 'an al-Tasawaf [Facts about Sufism]; Muhammad Sa'id Buthani, his immediate successor in Damascus; and Muhammad Sa'id al-Kurdi, who brought the Shadhili tariqa to Jordan. When he died in Damascus in 1381/1961, he left a legacy not only of his writings, but also the illumined hearts of those he had led to Allah, and it was they who, out of regard for the master, renamed the *tariga* the Hashimi-Darqawi way after his death (Tarikh 'ulama' Damashq (y1), 2.747-51; Sheikh 'Abd al-Rahman Shaghouri; and n).

x259 Muhammad Jurdani (see Muhammad 'Abdullah Jurdani, x247)

x260 Muhammad Makhluf (w35.1) is Muhammad Hasanayn ibn Muhammad Makhluf al-'Adawi al-Maliki, born in Bani 'Adi, Egypt, in 1288/1871. He was a Maliki scholar who was educated at al-Azhar University, where he taught and became a member of its supervisory board, in which capacity he founded and organized al-Azhar Library. After later appointments, first as sheikh of the Ahmadi Mosque and then as general director of religious academies, he retired in A.H. 1334 to devote himself to teaching Islamic theology (tawhid), philosophy, and fundamentals of law and faith. He authored some thirty-seven works in Koranic exegesis, fundamentals of jurisprudence, and other subjects, and died in Cairo in 1355/1936 (al-A'lam (y136) 6.96).

x261 Muhammad Ma'ruf (w9.4) is Muhammad Ma'ruf ibn Ahmad ibn Abu Bakr, born is 1853 in Moroni on Grand Comoro Island, which lies between the northern tip of Madagascar and the East African Coast. He was a social reformer, preacher, and the sheikh of the Yashrutiyya branch of the Shadhili tariqa in East Africa, which is credited with contributing to a considerable expansion of Islam there, and is reported to have had, before the sheikh's death, many hospices (zawaya) along the islands and mainland of the East African Coast, including Madagascar, Mozambique, Zanzibar, Pemba, Mauritius, Mafia Island, and the Comoros, as well as in Kenya, Tanganyika, and even far-off New Guinea. He died in 1905 and was buried at his *zawiya* on Grand Comoro Island (*Muslim Brotherhoods* (y86), 152–58).

x262 Muhammad Sa'id Burhani (t3.1) is Muhammad Sa'id ibn 'Abd al-Rahman ibn Muhammad Sa'id ibn Mustafa ibn 'Ali al-Daghestani al-Burhani, a Hanafi scholar in fundamentals of law and faith, Sufi, and commentator who was born in Damascus in 1311/1894. He fought against the French at the outset of the foreign occupation of Syria in 1920, after which he returned to Damascus to study the Islamic sciences, first with his father, and then with scholars such as 'Abd al-Qadir al-Iskandari, Badr al-Din al-Hasani, the mufti of Damascus 'Ata Allah al-Kasam, and others. After first taking the Naqshbandi way from Sheikh Abu al-Khayr al-Maydani, he became a disciple of Sheikh Muhammad Hashimi. He taught at the 'Tawba and Umayyad Mosques, and upon his retirement devoted himself to helping Sheikh Hashimi, who was to appoint him as his successor. A voracious reader, he edited, annotated, and prepared indexes for a large number of books and treatises, among them 'Ala' al-Din 'Abidin's classic primer in Hanafi law, *al-Hadiyya al-'Ala'iyya* [The gift of 'Ala'], and Sheikh Muhammad Hashimi's Sharh Shatranj al-'arifin [Explanation of ''The chess of the gnostics''], a mystical commentary on a chessboard-like diagram ascribed to Sheikh Muhyiddin ibn al-'Arabi. He died in 1386/1967 in Damascus (Shuruh Risala al-Shaykh Arslan (y51), 281–82; and Tarikh 'ulama' Dimashq (y1), 2.794).

Muhammad Sa'id Buti (b1.1) is Muhammad Sa'id ibn al-Mulla Muhamx263 mad Ramadan al-Buti, born of Kurdish descent in 1350/1931 in Damascus. The son of one of the foremost Shafi'i scholars of his time, Mulla Ramadan, he studied Arabic grammar, logic, and philosophy with his father, as well as Shafi'i jurisprudence and fundamentals of Islamic law and faith, and after graduating from the al-Tawjih al-Islami Institute in Damascus, travelled to Cairo and took a degree from al-Azhar before returning to Syria, where he taught first in Homs and then in Damascus at the College of Sacred Law. He took a doctorate in principles of Islamic legal methodology from the University of Damascus in A.H. 1385, and was appointed as a professor there in the Faculty of Sacred Law and Arts. He has written many works, among them Figh al-sira [Sacred Law inferred from the prophetic biography], and al-Lamadhhabiyya akhtar bid'a tuhaddidu al-shari'a al-Islamiyya [Not following a school of jurisprudence is the most dangerous innovation threatening Islamic Sacred law], while his most recent work, al-Salafiyya marhala zamaniyya mubaraka la madhhab Islami [The "way of the early Muslims" was a blessed historical epoch, not an Islamic school of thought], has gained a wide readership. He lives in Damascus, where he writes, teaches at the university, and gives well-attended public lectures at several mosques (Shuruh Risala al-Shaykh Arslan (v51), 283; and n).

x264 (a) Muhammad Shirbini Khatib (h1.0) is Muhammad ibn Ahmad, Shams al-Din al-Shirbini al-Khatib of Cairo. A Shafi'i Imam and Koranic exegete of knowledge and piety, he studied in Cairo under Imam Ahmad al-Ramli, as well as Nur al-Din Mahalli, Ahmad Burullusi, and others, who authorized him to give formal legal opinion and instruction. He educated a multitude of scholars, and his works won recognition in their author's lifetime for their outstanding clarity and reliability, among the most famous of them his four-volume *Mughni al-muhtaj ila ma'rifa ma'ani alfaz al-Minhaj* [The enricher of him in need of knowledge of the meanings of the words of "The seekers' road"], a commentary on Nawawi's *Minhaj al-talibin*; and his Koranic exegesis al-Siraj al-munir fi al-i'ana 'ala ma'rifa ba'd kalam Rabbina al-Hakim al-Khabir [The light-giving lamp: an aid in knowing some of the words of our Lord, the All-wise and All-knowing]. He died in Cairo in 977/1570 (al-A'lam (y136), 6.6; Mughni al-muhtaj (y73), 4.548; and n).

x264 (b) Muhammad 'Umar Muhammad 'Umar (Document 4) was born in the Suwayd governorate of Egypt in about 1934 and was educated in Cairo, where he

graduated from the College of Arts at Cairo University. In 1985 he was appointed to his current post as Director of the Department of Translation at al-Azhar's Islamic Research Academy (Sheikh Fath Allah Ya Sin Jazar).

Muhyiddin ibn al-'Arabi (r20.3) is Muhammad ibn 'Ali ibn Muhammad x265 ibn al-'Arabi, Abu Bakr Muhyi al-Din al-Hatimi al-Ta'i, The Greatest Sheikh (al-Shaykh al-Akbar), born in Murcia (in present-day Spain) in 560/1165. A mujtahid Imam in Sacred Law, Sufism, Koranic excgesis, hadith, and other Islamic sciences, and widely regarded as a friend (wali) of Allah Most High, he was the foremost representative of the Sufi school of the 'oneness of being' (wahdat alwujud, dis: x5), as well as a Muslim of strict literal observance of the prescriptions of the Koran and sunna. He first took the way of Sufism in A.H. 580, and in the years that followed authored some six hundred books and treatises in the course of travels and residences in Fez, Tunis, Alexandria, Cairo, Mecca, Baghdad, Mosul, Konya, Aleppo, and finally Damascus, where he lived till the end of his life and completed his al-Futuhat al-Makkiyya [The Meccan revelations] and Fusus al-hikam [The precious stones of the ring-settings of the wisdoms]. Since interest in his work continues among even non-Muslim scholars, a number of hermeneutical obstacles are worth mentioning here that have in some measure so far hindered serious efforts to understand the sheikh's works, by friend and foe alike.

The first is lack of common ground with the author, who has written, "We are a group whose works are unlawful to peruse, since the Sufis, one and all, use terms in technical senses by which they intend other than what is customarily meant by their usage among scholars, and those who interpret them according to their usual significance commit unbelief." While this may not be particularly intimidating to someone who is already an unbeliever, it does at least implicitly deny the validity of a do-it-yourself approach to the sheikh's thought and point up the relevance of the traditional maxim, Knowledge is to be taken from those who possess it.

A related difficulty is that the context of much of Ibn al-'Arabi's Futuhat and other works is not only the outward Islamic sciences, but also their inner significance, not by any means an "esoteric symbolism" that nullifies the outward content of the sheikh's inquiries, but a dimension of depth, a reflective counterpart to their this-worldly significance whose place and existential context is the world of the spirit, to which the physical universe—in which many of his would-be interpreters are firmly enmeshed and know nothing besides, especially those who are atheists—is like a speck of dust in the sea. While the present discussion cannot adequately do justice to the topic, one may yet observe that the heart of someone familiar only with the "What will I eat," "What will I say," "Will it prove feasible," and other physical and intellectual relations of instrumentality that make up this world is no more capable of real insight into the world of someone like the sheikh than a person inches away from a giant Monet is capable of seeing the picture he believes is "before his very eyes." The way of Ibn al-'Arabi is precisely a way, and if one has not travelled it or been trained to see as Ibn al-'Arabi sees, one may well produce intelligent remarks about one's perceptions of the matter, as attested to by a whole literature of "historical studies" of Sufism, but the fact remains that one does not see.

A third difficulty is the problem of spurious interpolations by copyists, as once happened to 'Abd al-Wahhab Sha'rani, who had to bring his own handwritten manuscript to court to prove he was innocent of the unbelief that enemies had inserted into his work and published in his name. The Hashiya of Ibn 'Abidin notes that this has also happened to the Fusus al-hikam of Ibn al-'Arabi, the details being given in a promulgation by the Supreme Ottoman Sultanate exonerating the author of the statements of unbelief (kufr) it said that Jews had interpolated into the work. This is supported by the opinion of Mahmud Mahmud Ghurab, an Ibn al-'Arabi specialist of Damascus who has published more than twelve books on the sheikh's thought, among them al-Fiqh 'ind al-Shaykh al-Akbar Muhyiddin ibn al-'Arabi [Sacred Law according to the Greatest Sheikh, Muhyiddin ibn al-'Arabi], which clarifies Ibn al-'Arabi's position as a Zahiri Imam and mujtahid in Sacred Law; and Sharh Fusus al-hikam [Exegesis of "The precious stones of the ring-settings of the wisdoms"], in which Ghurab indicates eighty-six passages of the Fusus that he believes are spurious, adducing that they contradict the letter and spirit of al-Futuhat al-Makkiyya, which must be given precedence because we possess a manuscript copy in the author's own handwriting, while there are no such copies of the Fusus.

One may summarize the above-mentioned difficulties and others by the general observation that without a master with whom to read these texts, someone who has himself read them with a teacher aware of their place in the whole of the sheikh's work, one is in danger of projecting one's own limitations onto the author. This happens in our times to various groups of interpreters, among them non-Muslim "Sufis" who have posthumously made Ibn al-'Arabi an honorary Mason, saying that he believed all religions to be equally valid and acceptablewhich Ghurab says is an ignorant misreading, and to which the sheikh himself furnishes a sufficient reply in his account of his convictions ('auida) at the first of the Futuhat where he says, "Just as I charge Allah, His angels, His entire creation, and all of you to bear witness upon me that I affirm His unity, so too I charge Him Most Glorious, His angels, His entire creation, and all of you to bear witness upon me that I believe in the one He has elected, chosen, and selected from all His existence. Muhammad (Allah bless him and give him peace), whom He has sent to all mankind entirely (ila jami' al-nas kaffatan) to bring good tidings and to warn and to call to Allah by His leave" (al-Futuhat al-Makkiyya (y55), 1.38). It is fairly obvious that his being sent to all mankind would be pointless if all other religions were not now abrogated, as would jihad, something that Ibn al-'Arabi discusses, before going on to explain its spiritual side, in what is unmistakably a treatment of its outward military aspect and rules, believer against unbeliever, sword against sword, which Ghurab points out would be meaningless if both sides were upon guidance. Finally, in a chapter entitled "The Levels of the Inhabitants of Hell" (al-Futuhat al-Makkiyya (y55), 1.301), the sheikh clearly explains that while disobedient Muslims ('usat) will one day leave the hellfire, those who associated others with Allah (mushrikun) and the Jews and Christians (Ahl al-Kitab) who did not accept the Prophet (Allah bless him and give him peace) after his coming will remain in hell forever-which is as far from the universal validity of all religions as anything could be.

Other interpreters who error are well-meaning Muslims who do not and cannot understand the sheikh's work, which they read in their native Arabic as if it were a newspaper and then level accusations of unbelief against the author on the basis of what comes to their minds while doing so. For all groups of interpreters, there is a pressing need for scholarly modesty and candor about our exegetical limitations, and to draw attention to the fact that without a guide in reading the

# Biographical Notes

sheikh's thought, one is adrift in a sea of one's own guesswork.

Aside from these basic hermeneutic requirements for reading the work of Ibn al-'Arabi, other, existential qualifications are needed, for as mentioned above, the sheikh's method is a way, and as such entails not only curiosity, but commitment and most of all submission to Allah Most High as the sheikh had submission to Him, namely through Islam ---as well as other conditions mentioned by Ibn Hajar Haytami in a legal opinion in which, after noting that it is permissible or even meritorious (mustahabb) to read the sheikh's works, but only for the qualified, he writes: "Imam Ibn al-'Arabi has explicitly stated: 'It is unlawful to read [the Sufis'] books unless one attains to their level of character and learns the meaning of their words in conformity with their technical usages, neither of which is found except in someone who has worked assiduously, rolled up his sleeves. abandoned the wrong, tightened his belt, filled himself replete with the outward Islamic sciences, and purified himself from every low trait connected with this world and the next. It is just such a person who comprehends what is being said and is allowed to enter when he stands at the door." "The sheikh outlines what is entailed by working assiduously in a series of injunctions (wasaya) at the end of his Futuhat ((y55), 4.444–551) that virtually anyone can benefit from, and by which one may infer some of the outward details of the sheikh's way. By all accounts, he lived what he wrote in this respect, and his legacy bears eloquent testimony to it. He died in his home in Damascus, a copy of Ghazali's Ihya' 'ulum aldin on his lap, in 638/1240 (al-A lam (y136), 6.281; al-Fatawa al-hadithiyya (y48), 296–97; al-Futuhat al-Makkiyya (v55), 1.38, 1.301, 2.425, 4.444–551; Hashiya radd al-muhtar (y47), 4.238; Sharh Fusus al-hikam (y42), 475-98; Mahmud Mahmud Ghurab; Sheikh 'Abd al-Rahman Shaghouri; A; and n).

x266 Muhyiddin Mahmalji (Document 1) is a friend of Sheikh 'Abd al-Wakil Durubi and Yasin 'Arafa who lives in Damascus. He frequently visits the Darwishiyya to sit with the circle that gathers there, and is about Sheikh 'Abd al-Wakil's age (n).

x267 Mujahid (a4.6) is Mujahid ibn Jabr, Abu al-Hajjaj al-Makki, of Mecca, born in 21/642. A Koranic exegete of the generation who followed that of the Companions, he is referred to by Dhahabi as "the sheikh of Koran reciters and interpreters" and took his knowledge of Koranic exegesis from Ibn 'Abbas, with whom he read the Koran three times, stopping at every verse and asking him how and in reference to what it was revealed. He moved from place of place and finally settled in Kufa. Unable to hear of anything strange or marvelous without personally going to investigate, he went to the Well of Barahut in Hadramawt, Yemen, which is said to contain the souls of unbelievers and hypocrites, and went to Babyion to look for Harut and Marut. It is said he died while prostrate in prayer, in 104/ 722 (al-A'lam (y136), 5.278; and Mu'jam al-buldan (y43), 1.405).

x268 Munawi (see 'Abd al-Ra'uf Munawi, x15)

x269 Mundhiri (w40.4) is 'Abd al-'Adhim ibn 'Abd al-Qawi ibn 'Abdullah ibn Salama, Abu Muhammad Zaki al-Din al-Mundhiri, born in Egypt in 581/1185. He was a Shafi'i scholar, historian, lexicographer, and the badith master (hafiz) of his time, a saintly ascetic who was regarded by contemporaries as a friend (wali) of Allah Most High. He studied hadith under masters in Mecca, Damascus, Harran, al-Ruha, and Alexandria before returning to Cairo, where he was appointed as sheikh in the Dar al-Hadith al-Kamaliyya. He held this position for twenty years, teaching, writing, and not leaving the school except for the Friday prayer, and he authored a fexicon, a history, and a number of works on hadith, of which the four-volume *al-Targhib wa al-tarhib* [The instilling of desire and fear] is the most well known. He died in Cairo in 657/1258 (*al-A'lam* (y136), 4.30; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 8.259).

x270 Munkar (u3.3) is one of the two fearsome angels who question the newlyburied in their graves, as discussed above at v2.2 and w32.1(2) (n).

Musa (u3.5) is Musa ibn 'Imran ibn Qahith ibn 'Azir ibn Lawi ibn Ya qub x271 ibn Ishaq ibn Ibrahim (upon whom be peace), the prophet and messenger of Allah Most High to Bani Isra'il. He is mentioned in many places in the Holy Koran, among them sura al-A'raf, which tells of the two great signs that Allah vouchsafed to him to convince Pharaoh to let Bani Isra'il leave Egypt with him. The first of these was that when he cast his staff, it became a snake, while the second was that when Musa drew forth his hand from his bosom, it illumined the earth to the sky, after which he returned it to his bosom and it became as it had been. But the members of Pharaoh's council told him that Musa was merely a sorcerer, and Pharaoh refused to heed what he had been shown. The Koran describes the afflictions that were visited on Pharaoh's people in the wake of his refusal, how Musa left Egypt with Bani Isra'il, the drowning of Pharaoh and his host, and the wanderings of Bani Isra'il in the desert for forty years, during which Musa's brother Harun died, and then Musa a year later (al-Futuhat al-ilahiyya (v65), 1.56; Qisas al-anbiva' (v59), 296; al-Siraj al-munir (v72), 1.499; and n).

x272 Musaylima the Liar (w30.2) is Musaylima al-Kadhdhab ibn Thumama ibn Habib al-Hanafi al-Wa'ili, born in al-Yamama in a village now known as al-Jubayla in the Najd highlands of eastern Arabia. It is related that he wrote a letter to the Prophet (Allah bless him and give him peace) after the conquest of Mecca, saving: "From Musaylima the Messenger of Allah to Muhammad the Messenger of Allah. Peace be upon you. To commence: I have been given to share with you in the matter. We shall have half the earth and the Quraysh have half, though the Quraysh are a people who transgress." The Prophet (Aliah bless him and give him peace) answered, "From Muhammad the Messenger of Allah to Musaylima the Liar. Peace be upon whoever follows guidance. To commence: the earth belongs to Allah, who bequeaths it to whomever He wills of His servants, and the outcome is to the godfearing." Musaylima composed rhyming verse in attempts to imitate the Koran, and the Prophet (Allah bless him and give him peace) died before he could finish him, though when Abu Bakr became caliph he gathered a large army he placed under the leadership of Khalid ibn al-Walid, who proceeded to Yamama and attacked Musaylima in A.H. 12 in a pitched battle that extirpated the false prophet and his followers, but at a cost of some 1,220 Muslim lives, 450 of whom were Companions (al-A'lam (y136), 7.226).

x273 Muslim (Introduction) is Muslim ibn al-Hajjaj ibn Muslim, Abu al-Husayn al-Qushayri al-Naysaburi, born in Nishapur, Persia, in 204/820. A Shafi'i scholar, and a hadith master (hafiz) and Imam second only to his mentor Bukhari, he was the author of the famous hadith collection Sahih Muslim [The rigorously authenticated collection of Muslim, which has inspired many commentaries and is considered among the greatest works on hadith in Islam. Besides studying with Bukhari, he travelled to the Hijaz, Egypt, Syria, and Iraq, learning hadiths from over 220 of the principle sheikhs of the time, including Ahmad and Ishaq ibn Rahawayh. While some scholars have considered Muslim's Sahih to be greater than Bukhari's because of the excellence of its arrangement and other editorial features, the truth is that Bukhari's collection is superior because of its additional strictures for a hadith's admissibility as "rigorously authenticated" (sahih). Imam Muslim also wrote a number of other works in hadith, and died in Nishapur in 261/875 (ibid., 7.221; Sharh Sahih Muslim (y93), 1.1-3; Siyar a'lam al-nubala' (y37), 12.557-61; al-Taj al-jami' li al-usul (y100), 1.16; and n).

x274 Mutawalli (m12.6) is 'Abd al-Rahman ibn Ma'mun ibn 'Ali ibn Ibrahim, Abu Sa'd al-Naysaburi al-Mutawalli, born in Nishapur, Persia, in 426/1035. A Shafi'i Imam and scholar in Sacred Law, principles of jurisprudence, and tenets of faith, he studied in Merv (in present-day Turkmen S.S.R.) under 'Abd al-Rahman Furani (x124) and authored Tatimma al-Ibana [The completion of "The explanation"], a voluminous commentary on a work by Furani. He also studied Shafi'i jurisprudence under the sheikh of Imam Baghawi, al-Qadi Husayn ibn Muhammad Marwazi, and took hadith from Abul Qasim Qushayri before succeeding Abu Ishaq Shirazi as the sheikh of the Nizamiyya Academy at Baghdad, where he died in 478/1087 (ibid., 3.323; and Tabaqat al-Shafi'iyya alkubra (y128), 5.106-7).

x275 Muzani (ol.0) is Isma'il ibn Yahya ibn Isma'il, Abu Ibrahim al-Muzani of Egypt, born in 175/791. A Shafi'i scholar of Sacred Law and student of the Imam himself, he was so expert at arguing a case that Shafi'i once remarked of him, "Were he to debate the Devil, he would win." Abu Ishaq Shirazi described him as "an ascetic scholar and *mujtuhid*, a debater of considerable skill at presenting an argument with an aptitude for subtle shades of meaning." He wrote a number of works in Sacred Law, of which his summary of the school's rulings, al-Mukhtasar [The epitome], is perhaps the most famous. Devoted to worship, if he missed a prescribed prayer in congregation he would pray it twenty-five times alone, and it was his practice to wash the dead without payment in hope of Allah's reward, saying, "I do it to soften my heart." He died in 264/878 (al-A'lam (y136), 1.329; and Tabagat al-Shafi'iyya al-kubra (y128), 2.93).

(N:) (see (Sheikh) Nuh 'Ali Salman, x290) x276

(n:) (see Nuh Ha Mim Keller, x291) x277

Nafi' (w28.1(3)) is Nafi', Abu 'Abdullah al-Qurashi. Originally taken x278 prisoner by 'Abdullah ibn 'Umar, he grew up in Medina to become the mufti and Imam of the generation that followed the Companions. He was one of the sheikhs of Imam Malik, relating hadiths from Ibn 'Umar, 'A'isha, Abu Hurayra, Abu Sa'id al-Khudri, and others. Not a single mistake is known in all the hadiths he related, and Imam Bukhari was to say, "The most rigorously authenticated channel of transmission is that of Malik from Nafi' from lbn 'Umar." He died in 117/735 (al-A'lam (y136), 8.5; and Siyar a'lam al-nubala' (y37), 5.95-97).

x279 Nahlawi (see Khalil Nahlawi, x215)

x280 Najm al-Ghazzi (r28.1) is Muhammad ibn Muhammad ibn Muhammad, Abu al-Makarim Najm al-Din al-Ghazzi, born in Damascus in 977/1570. He was a Shafi'i scholar, researcher, litterateur, biographer, and historian who composed a number of books and treatises, including his well-known biographical collection *al-Kawakib al-sa'ira fi tarajim a'yan al-mi'a al-`ashira* [The moving stars: on biographics of notables of the tenth century]. He died in Damascus in 1061/1651 (*al-A'lam* (y136), 7.63; and Sheikh Shu'ayb Arna'ut).

x281 Nakir (u3.3) is one of the two angels who question the dead in their graves after burial, as mentioned above at v2.2 and w32.1(2) (n).

x282 (Imam) Nasafi (w57.2) is 'Abdullah ibn Ahmad ibn Mahmud, Abu al-Barakat Hafiz al-Din al-Nasafi of Idhaj, a village near Isfahan, Persia. Among the great Hanafi Imams of his time, he authored major contributions in methodological fundamentals of Sacred Law, Hanafi jurisprudence, and tenets of faith, though he is most famous outside of his school for his three-volume Koranic commentary *Madarik al-Tanzil* [Realizations of the Revelation], which places particular emphasis on the lexical and grammatical dimensions of Koranic interpretation. He died in Idhaj in 710/1310 (*al-A'lam* (y136), 4.67).

Nasa'i (Introduction) is Ahmad ibn 'Ali ibn Shu'ayb ibn 'Ali ibn Sinan ibn x283 Bahr ibn Dinar, Abu 'Abd al-Rahman al-Nasa'i, originally of Nasa, Persia, born in 215/830. He was a Shafi'i scholar and judge, a hadith master (hafiz) and Imam. Educated in hadith by scholars like Ishaq ibn Rahawayh, Abu al-Qasim Tabarani, and others during travels to Khurasan, Iraq, Svria, the Hijaz, and the Arabian Peninsula, he eventually settled in Egypt. It is related that he used to fast every other day, and was fond of women, having four wives whom he took turns with as well as a number of concubines. While he authored works on the merits of the Companions and an outstanding volume on the excellences of Imam 'Ali ibn Abi Talib (Allah be well pleased with him), his main work is his Sunna [Sunnas], one of the six great hadith collections of Islam. Daraquini said of him, "Abu 'Abd al-Rahman leads all others of his time who are mentioned in the field of hadith," and when Dhahabi was asked who was more learned, Nasa'i or Muslim, he replied that the former was, a verdict that Iman Tagi al-Din Subki concurred with. After a lifetime of worship and of devotion to Sacred Knowledge, Nasa'i was martyred in 303/915 in Damascus for his love of Imam 'Ali by remnants of the Khariijte sect, who gave him a beating from which he died (ibid., 1.171; and Tabagat al-Shafi'iyya al-kubra (y128), 3.14-16).

x284 Nasir al-Mutarrizi (w42.2) is Nasir ibn 'Abd al-Sayyid Abi al-Makarim ibn 'Ali, Abu al-Fath Burhan al-Din al-Mutarrizi, born in Jurjaniyya, Khawarizm (in present-day Turkmen S.S.R.), in 538/1144. A Hanafi scholar and poet, he was a specialist in Arabic lexicology and grammar who wrote a number of works of which his al-Mughrib fi tartib al-Mu'rib [The causer of wonder: on the order of "The clarifier"], an exposition of a shorter rhymed work on lexicology of his own composition, is still among the best books available for rare words appearing in Hanafi legal texts. He died in Khawarizm in 610/1213 (al-A'lam (y136), 7.348; and n).

(Imam) Nawawi (Introduction) is Yahva ibn Sharaf ibn Murri ibn Hasan, x285 Abu Zakariyya Muhyi al-Din al-Nawawi, born in the village of Nawa on the Horan Plain of southern Syria in 631/1233. He was the Imam of the later Shafi'i school, the scholar of his time in knowledge, picty, and abstinence, a hadith master (hafiz), biographer, lexicologist, and Sufi. When he first came to Damascus in A.H. 649, he memorized the text of Abu Ishaq Shirazi's al-Tanbih [The notice] in four and a half months, then the first quarter of Shirazi's al-Muhadhdhab [The rarefaction], after which he accompanied his father on hajj, then visited Medina, and then returned to Damascus, where he assidously devoted himself to mastering the Islamic sciences. He took Shafi'i Law, hadith, tenets of faith, fundamentals of jurisprudence. Arabic, and other subjects from more than twenty-two scholars of the time, including Abu Ibrahim Ishaq al-Maghribi, 'Abd al-Rahman ibn Qudama al-Magdisi, and others, at a period of his life in which, as Dhahabi notes, "his dedication to learning, night and day, became proverbial." Spending all his time in either worship or gaining Sacred Knowledge, he took some twelve lessons a day, only dozed off in the night at moments when sleep overcame him, and drilled himself on the lessons he learned by heart while walking along the street. Fastidious in detail and deep in understanding of the subjects he thus mastered, he authored many great works in Shafi'i jurisprudence, hadith, history, and legal opinion, among the best known of which are his Minhaj al-talibin The seekers' road], which has become a main reference for the Shafi'i school, *Rivad* al-salihin [The gardens of the righteous] and Kitab al-adhkar [The Book of remembrances of Allah] in hadith, and his eighteen-volume Sharh Sahih Muslim [Commentary on Muslim's "Sahih"]. He lived simply, and it is related that his entire wardrobe consisted of a turban and an ankle-length shirt (thawb) with a single button at the collar. After a residence in Damascus of twenty-seven years, he returned the books he had borrowed from charitable endowments, bade his friends farewell, visited the graves of his sheikhs who had died, and departed, going first to Jerusalem and then to his native Nawa, where he became ill at his father's home and died at forty-four years of age in 676/1277, young in years but great in benefit to Islam and the Muslims (al-A'lam (y136), 8.149; Mughni almuhtaj (y73), 4.545-47; Riyad al-salihin (y107), introduction; Sheikh Hasan Sagqaf; A; and n).

x286 Nimrod (u3.8) is Nimrudh, the illegitimate son of King Kan'an. The first man to claim he was God, to tyrannize people, and to put a crown on his head, he was the enemy of the prophet Ibrahim (upon whom be peace), whom he threw into a fire and tried to burn, though Allah Most High commanded the fire to be cool and harmless to Ibrahim. After this, according to commentators, Nimrudh was killed when Allah sent an affliction of gnats upon his people as a punishment (al-Futuhat al-ilahiyya (y65), 1.210, 3.135).

x287 Noah (see Nuh, x289) x288 Nu'aym ibn Hammad (w4.7) is Nu'aym ibn Hammad ibn Mu'awiya ibn al-Harith, Abu 'Abdullah al-Khuza'i, originally of Merv (in present-day Turkmen S.S.R.), who lived in Egypt. A scholar who knew the rules of Islamic estate division (fara'id), he is considered by Ibn Hajar 'Asqalani to be an honest hadith narrator who had a poor memory and made many mistakes in transmission, though Muhammad Zahid al-Kawthari and others have drawn attention to a number of hadiths he related containing corrupt convictions about basic tenets of faith. He died in A.H. 228 (*Taqrib al-tahdhib* (y16), 564; and n).

x289 Nuh (u3.5) is Nuh ibn Lamak ibn Matushalakh ibn Akhnukh (upon whom be peace), the first prophet sent by Allah Most High after Idris. The first to bring a revealed law (shari'a), to warn against polytheism (shirk), and the first whose people were punished for rejecting his message, he was a carpenter by trade who was sent to his people when fifty years old. Commentators relate that his true name was 'Abd al-Ghaffar, but he became known as Nuh for his copious weeping (naha) over his having prayed to Allah to extirpate his corrupt people, who, after rejecting his message for 950 years, were drowned in a flood. Allah preserved Nuh and the believers from the Deluge by inspiring him to build an Ark which carried them safely upon the waters. All the inimitable miracles (mu'jizat) that Allah vouchsafed to Nuh pertained to his person, for he lived a thousand years without loss of strength or his hair turning gray, even though he fasted perpetually, and no one ever bore the afflictions he endured from his people throughout his life (*al-Siraj al-munir* (y72) 1.345, 1.484; and n).

x290 (Sheikh) Nuh 'Ali Salman (Introduction) is Nuh ibn 'Ali ibn Salman al-Qudah, born in 1939 in 'Ayn Janna, near 'Ajlun, Jordan. His father was a Shafi'i scholar who was educated in Damascus under Sheikh 'Ali al-Daqar, and when he returned to Jordan, studied various works of the Islamic sciences (among them Ghazali's *lhya 'ulum al-din*, which he read seven times) and taught his four sons Sacred Law, grammar, and tenets of faith before sending them, each in their turn, to Damascus for an Islamic education. Nuh went in 1954, spending seven years in the Islamic preparatory and secondary schools of al-Jama'iyya al-Ghurra' founded by his father's sheikh, where in addition to secular subjects, he studied tenets of faith and Shafi'i jurisprudence from works like 'Umdat al-salik The reliance of the traveller]. Matan Abi Shuja' [The text of Abu Shuja'], and Nawawi's Minhaj al-talibin [The seekers' road] with such sheikhs as 'Abd al-Karim al-Rifa'i, Ahmad al-Basrawi, 'Abd al-Razzaq al-Himsi, Nayyif al-'Abbas, Mahmud al-Rangusi, and the judge Muhammad Khayr al-Shamma', and during which time he also attended the lessons of Sheikh Muhammad Hashimi, from whom he took the daily *dhikr* (wird) of the Shadhili tariqa. After secondary school, he attended the College of Sacred Law at the University of Damascus for four years, much of his study devoted to Hanafi jurisprudence, under Mustafa al-Zarga, Wahbi al-Zuhayli, 'Abd al-Rahman al-Sabuni, Amin al-Misri, 'Abd al-Fattah Abu Ghudda, Muhammad al-Mubarak, Fawzi Faydullah, and others. He graduated in 1965 and returned to Jordan, where he joined the armed forces and worked with Sheikh 'Abdullah Muhammad al-'Azam whom he succeeded as mufti in 1972. In 1977, he went to Cairo and spent three years in the master's degree program at al-Azhar, where he studied fundamentals of law and belief under Sheikh 'Abd al-Ghani 'Abd al-Khaliq, comparative jurisprudence with Sheikh Hasan al-Shadhili, and heard the late rector of al-Azhar Sheikh 'Abd al-Halim Mahmud lecture on Sufism. It was during this period that he wrote his *Qada' al-'ibadat wa al-niyaba fiha* [Making up acts of worship and performing them for others} with Sheikh Muhammad al-Anbadhi as his supervisor, for which he received his master's degree in 1980. The following year, he enrolled in the doctoral program at the University of Imam Muhammad ibn Sa'ud in Riyadh, and in 1986 took a doctorate for his second main work, *Ibra' al-dhimma min huquq al-'ibad* [Fulfilling one's obligation to give others their rights].

From the time of his appointment as mufti in 1972, Sheikh Nuh has discharged the duties of his office with energy and competence, writing hundreds of formal legal opinions in response to questions on all aspects of the religion of Islam, many of them published in the Armed Forces monthly religious journal al-Tadhkira [The reminder], in addition to lectures, books, and articles on Sacred Law, prophetic biography, tenets of faith, and other topics. During his tenure, the Jordanian Army has been distinguished by having an imam in every unit who is not only part of it wherever it goes, but leads the obligatory prayers, gives weekly religious lessons, answers questions about Islam, and is subject to regular refresher courses in Shafi'i jurisprudence, hadith, Koran, and tenets of faith. In the course of helping with the present volume, though busy with official duties, Sheikh Nuh generously spent his after-work hours with the translator in sessions often extending late into the night at his own home, never refusing any service he could render or declining to research any question connected with Sacred Law, and never asking for anything in return. He presently lives in Marj al-Hamam, near Amman, Jordan (n).

x291 Nuh Ha Mim Keller (Title Page) is from Odessa, Washington, in the northwestern United States. Born in 1954 and raised as a Roman Catholic, he worked as a commercial fisherman in the North Pacific for a space of years between travelling in the off-seasons and attending institutions of higher learning. He studied philosophy, concentrating mainly on the epistemology of ethical theory, with Andrew J. Bjelland at Gonzaga University and with the French philosopher Paul Ricoeur, author of The Symbolism of Evil and The Conflict of Interpretations, at the University of Chicago. It was at the latter that he first studied classical Arabic with Carolyn Killean and Galal Nahhal, then with Salim Hermis Yunus in Cairo-where he became a Muslim at al-Azhar by the mercy and grace of Allah in 1977-and then with Claude Audebert at UCLA, from which he received a degree in philosophy in 1980. Moving to Jordan, he pursued his learning of Arabic at the University of Jordan under Hala Nashif and later taught English at Yarmouk University. He took the Shadhili tariqa in 1982 in Damascus from Sheikh 'Abd al-Rahman Shaghouri, his teacher in the way of tasawwuf from that time. In need of a basic manual of Islamic law, in the fall of 1982 he bought the copy of 'Umdat al-salik wa 'uddat al-nasik that with the help and instruction of Sheikh 'Abd al-Wakil Durubi and Sheikh Nuh 'Ali Saiman was completed in annotated translation as the present work, The Reliance of the Traveller, in 1990. Among his other teachers is Sheikh Shu'ayb Arna'ut, with whom he studies Hanafi jurisprudence. He presently lives in Amman (n).

x292 (O:) (see (Sheikh) 'Umar Barakat, x352)

x293 P. Casanova (w15.2) is Paul Casanova, a French orientalist born in Algeria who went to Paris in 1879, studied at the School of Living Eastern Languages, and was appointed as secretary of the Department of Oriental Numismatics, after which he became a professor of Arabic at the University of France in 1909. He journeyed to Cairo three times and published works about Ibn Khaldun, Egypt, and studies on Islamic coinage, weights, and measures. He died in Cairo in 1334/1924 (al-A'lam (y136), 2.78).

x294 Pharaoh (q6.3) is Fir'awn, a title customarily borne by each of the Amalekite kings of ancient Egypt, though applied in the Koran to al-Walid ibn Mus'ab ibn Rayyan, the king at the time of the prophet Musa (upon whom be peace). Described in many places in the Holy Koran, Pharaoh was the personification of evil for his enmity towards the prophet Musa and crimes against God and man. He lived more than four hundred years and was drowned in the Red Sea at the head of his armies while pursuing Bani Isra'il (*al-Futuhat al-ilahiyya* (y65), 1.51; *al-Shifa* (y116), 1.211; and n).

x295 (The) Prophet (see Muhammad, x245)

x296 Qadi 'Iyad (o25.3(a)) is 'Iyad ibn Musa ibn 'Iyad ibn 'Imran, Abu al-Fadl al-Yahsabi, born in Sabta (present-day Ceuta, on the Strait of Gibraltar) in 476/1083. The Imam of western Muslimdom in hadith and Arabic lexicology, he was a gifted Maliki scholar and author who wrote a number of books in the sciences of hadith, Maliki jurisprudence, and history, though he is best remembered for his two-volume *al-Shifa bi ta'rif huquq al-Mustafa* [The cure, in outlining the attributes of the Chosen One], universally acknowledged as among the finest works ever written on the Prophet (Allah bless him and give him peace). He was appointed as the judge (Ar. *qadi*, whence the nickname) of Sabta, then Granada, and finally Marrakesh, where he died of poisoning, allegedly by a Jew, in 544/1149 (*al-A'lam* (y136), 5.99).

x297 (Sheikh) al-Qalyubi (w41.3) is Ahmad ibn Ahmad ibn Salama, Abu al-'Abbas Shihab al-Din al-Qalyubi, of Qalyub, Egypt. He was a Shafi'i scholar in Sacred Law and hadith, a physician, and the author of a number of books, commentaries, and treatises in Islamic jurisprudence, hadith, medicine, history, and geography. He died in 1069/1659 (ibid., (y136), 1.92; *Rudud 'ala abatil* (y44), 1.646; and Sheikh Shu'ayb Arna'ut).

x298 al-Qannad (w9.11) is probably 'Ali ibn 'Abd al-Rahim, Abu al-Hasan al-Qannad al-Sufi of Wasit, Iraq, who used to travel without any provisions, and met many of the sheikhs of his time. From the fact that he related some of the sayings of al-Hallaj, he may be supposed to have died after the latter's death in 309/922 (*Tabaqat al-Sufiyya* (y129), 165; and n).

x299 Qatada (a4.6) is Qatada ibn Da'ama ibn Qatada ibn 'Uzayr. Abu al-Khattab al-Sadusi, of Basra, Iraq, born in 61/680. Blind from birth, he was a hadith scholar and Imam of Koranic exegesis. Arabic, and geneology who met and related hadiths from many of the prophetic Companions and from those who came after them, including Anas ibn Malik, Abu al-Tufayl al-Kinani, Sa'id ibn al-

1089

Musayyib, and others. Ahmad once called him "the most learned person in Basra." He died of the plague in Wasit in 118/736 (*al-A'lam* (y136), 5.189; and *Siyar a'lam al-nubala'* (y37), 5.269–70).

x300 (The) Queen of Sheba (w30.1) is Bilqis bint Sharahil, descended of Ya'rab ibn Qahtan. It is related that her father, the king of Yemen, was unable to find a suitable wife among the princesses of outlying kingdoms, so he instead wed Rayhan bint al-Sakan, a woman of the jinn, and from their marriage was born Bilqis, who inherited his kingdom. The Holy Koran tells how the hoopoe of Sulayman (upon whom be peace) went to her kingdom and saw the queen and her people prostrating to the sun, and describes the events that led to her accepting Islam from Sulayman. Commentators relate that Sulayman then married her and confirmed her in her kingdom, ordering the jinn to build three incomparable palaces for her in Yemen, where he would visit her each month for three days, and that her reign lasted as long as his (*al-Futuhat al-ilahiyya* (y65), 3.309–18).

x301 (Imam) Ourtubi (p75,23) is Muhammad ibn Ahmad ibn Abu Bakr ibn Farah, Abu 'Abdullah al-Ansari al-Qurtubi, of Cordova (in present-day Spain). A Maliki scholar and hadith specialist, he was one of the greatest Imams of Koranic exegesis, an ascetic who divided his days between worship and writing. Educated in hadith by masters like 'Ali ibn Muhammad al-Yahsabi and al-Hasan ibn Muhammad al-Bakri, he wrote works in the sciences of hadith and tenets of faith, though his enduring contribution is his twenty-volume al-Jami' li ahkam al-Qur'an [The compendium of the rules of the Koran], from which he mainly omitted the stories and histories customary in other commentaries, and recorded instead the legal rulings contained in the Koran and how scholars have inferred them, together with canonical readings (gira'at), Arabic grammar, and which verses abrogate others and which are abrogated (nasikh wa mansukh). Scholars have used it extensively ever since it was written. It is related that Ourtubi disdained airs, and used to walk about in a simple caftan with a plain cap (tagiyya) on his head. He travelled east and settled in Munya Abi al-Khusayb in upper Egypt, where he died in 671/1273 (al-A'lam (y136), 5.322; al-Jami' li ahkam al-Qur'an (y117), 1.6-7; Sheikh Shu'ayb Arna'ut; and n).

x302 — Qushayri (see Abul Qasim Qushayri, x53)"

x303 (Imam) Rafi'i (d1.2) is 'Abd al-Karim ibn Muhammad ibn 'Abd al-Karim ibn al-Fadl ibn al-Hasan, Abu al-Qasim al-Rafi'i of Qazvin, Persia, born in 557/1162. The Imam of his time in Sacred Law and Koranic exegesis, he represents, with Imam Nawawi, the principle reference of the late Shafi'i school. His main work, a commentary on Ghazali's *al-Wajiz* [The synopsis] entitled *Fath al-*'*Aziz fi sharh al-Wajiz* [The victory of the Invincible: an exegesis of "The synopsis"] was later to furnish the textual basis for Nawawi's *Minhaj al-talibin* [The seekers' road]. Taj al-Din Subki noted of its author: "Imam Rafi'i was steeped to repletion in the sciences of Sacred Law, Koranic exegesis, hadith, and fundamentals of Islamic legal methodology, towering above his contemporaries in the transmission of evidence, in research, guidance, and in attainment.... It was as if jurisprudence had been dead, and he revived it and spread it, raising its foundations after ignorance had killed and buried it." He authored works in Sacred Law and history, and taught Koranic exegesis and hadith in Qazvin, where the hadith master (hafiz) Mundhiri was among his students. Known as a pure-hearted ascetic who followed the mystic path, Nawawi observed of him that he "had a firm standing in rightcousness, and many miracles were vouchsafed to him." He died in Qazvin in 623/1226 (al-A'lam (y136), 4.55; Tabaqat al-Shafi'iyya al-kubra (y128), 8.281–85; and n).

x304 Richard Doll (w41.2) is Sir Richard Doll, Emeritus Regius Professor of Medicine. University of Oxford, Green College, Oxford, U.K. (Oxford Textbook of Medicine (y76), xiv).

x305 Ridwan (u3.3) is the angel who guards the gates of paradise (n).

x306 (Sheikh) Ridwan al-'Adal Baybars (w15.2) is Ridwan ibn al-'Adal ibn Ahmad Baybars, Abu al-Na'im al-Jazari, born in 1264/1847 in Jazira al-Qibab, Egypt. He was a Shafi'i scholar and Sufi who authored works of litanies of the Blessings upon the Prophet (Allah bless him and give him peace), and Sacred Law, among the latter his *Rawda al-muhtajin li ma'rifa qawu'id al-din* [The garden of those in need of knowing the fundamentals of the religion], which is distinguished by its clear presentation and discussions of contemporary legal questions. He died sometime after 1323/1905 (*Mu'jam al-mu'allifin* (y69), 4.165; and n).

x307 Rifa'a ibn Rafi' (w29.2(2)) is Rifa'a ibn Rafi' ibn Malik ibn 'Ajlan, Abu Mu'adh al-Zuraqi (Allah be well pleased with him), a Medinan Helper and Companion of the Prophet (Allah bless him and give him peace). He was among those who fought at the battle of Badr, and related twenty-four hadiths from the Prophet (Allah bless him and give him peace). He died in 41/661 (*al-A'lam* (y136), 3.29).

x308 R. Peto (w41.2) is the Imperial Cancer Research Fund Reader in Cancer Studies, Nuffield Department of Clinical Medicine, University of Oxford, Radeliffe Infirmary, Oxford, U.K. (Oxford Textbook of Medicine (y76), xvi).

x309 Rukana (n3.5) is Rukana ibn 'Abd Yazid ibn Hashim ibn al-Muttalib ibn 'Abd Manaf (Allah be well pleased with him). A Companion of the Prophet (Allah bless him and give him peace) who entered Islam the day Mecca was conquered, he later settled in Medina, where he died in A.H. 42 (*al-Shifa* (y116), 1.165; and *Taqrib al-tahdhib* (y16), 210).

x310 Ruyani (m13.2) is 'Abd al-Wahid ibn Isma'il ibn Ahmad, Abu al-Mahasin Fakhr al-Islam al-Ruyani, of Ruyan in Tabaristan, Persia, born in 315/1025. He was a Shafi'i Imam who was educated under the sheikhs of his time in Bukhara, Ghazna, Nishapur, Rayy, and Isfahan, and founded a school in Amul, Tabaristan (just south of the Caspian seacoast northeast of present-day Tehran, Iran). He once said, "If all Shafi'i's books were burned, I could dictate them anew from memory." Renowned in his lifetime for his scholarship and honored by the vizier Nizam al-Mulk, he authored *Bahr al-madhhab* [The sea of the school], one of the most extensive works in Shafi'i jurisprudence. He died in 402/1108 (*al-A'lam* (y136), 4.175; and *Tabaqat al-Shafi'iyya al-kubra* (y128), 7.193–94).

1091

## x311 Biographical Notes

x311 Sa'd ibn Abi Waqqas (o25.4) is Sa'd ibn Abi Waqqas Malik ibn Wuhayb ibn 'Abd Manaf, Abu Ishaq al-Zuhri al-Qurashi (Allah bc well pleased with him), born twenty-three years before the Hijra (A.D. 600). Among the great Companions of the Prophet (Allah bless him and give him peace), he entered Islam at seventeen years of age, fought at the battle of Badr, and led the Muslims to victory at the battle of Qadisiyya, conquering Iraq and the eities of Persia for Islam. He was the first Muslim to release an arrow in the path of Allah, and was one of the ten informed he would enter paradise. Appointed as governor of Kufa during the caliphate of 'Umar, he was confirmed therein for a period by 'Uthman but then dismissed, after which he returned to Medina. He later lost his eyesight, and died at home in 'Aqiq, about ten miles from Medina, in 55/675 (al-A'lam (y136), 3.87; *Taqrib al-tahdhib*, (y16), 232; and n).

x312 Safiyya (w27.1) is the Mother of the Faithful, Safiyya bint Huyay ibn Akhtab ibn Sa'ya (Allah be well pleased with her), a descendant of the prophet Harun (upon whom be peace). The daughter of Huyay, a notable of the Jewish tribes of Bani Qurayza and Nadir, when her husband was killed at Khaybar, she fell the lot of Dihya al-Kalbi and was presented to the Prophet (Allah bless him and give him peace), who freed her and married her. Safiyya was a noble and religious woman who possessed beauty and intelligence, and it is related that she had a bondswoman during the caliphate of 'Umar who went to him and said, "Safiyya loves Saturday and has connections with the Jews," whereupon 'Umar sent for her and inquired about it, and she replied, "As for Saturday, I have not loved it since Allah gave me Friday in its place, and as for the Jews, I have kinfolk among them and maintain my family ties." When she asked her servant what made her do what she did, she was told, "The Devil," to which Safiyya responded, "You may go now, you are free." She died in Medina in 50/670 (al-A'lam (y136), 3.206; and Siyar a'lam al-nubala' (y37), 2.232-33).

x313 Safwan ibn Umayya (09.16) is Safwan ibn Umayya ibn Khalaf ibn Wahb ibn Hudhafa (Allah be well pleased with him), of Mecca, a Companion of the Prophet (Allah bless him and give him peace). A noble of the Quraysh renowned for his cloquence and generosity, he entered Islam after the conquest of Mecca and made good his Islam, being among those who fought in the battle of Yarmouk. He related thirteen hadiths, and died in Mecca in A.H. 41 (*al-A'lam* (y136), 3.205; and *Siyar a'lam al-nubala'* (y37), 2.562–67).

x314 Sahl ibn 'Abdullah (t1.7) is Sahl ibn 'Abdullah ibn Yunus, Abu Muhammad al-Tustari, of Shushtar, Persia, born in 200/815. An Imam of the Sufis and scholar who wrote on Koranic exegesis and Sufism, no one of his time resembled him in piety, asceticism, and devotions, and he was vouchsafed many miracles. Fine aphorisms on sincerity and self-discipline are related from him, and it is recorded that he met Dhul Nun al-Misri in Mecca in the year of the latter's hajj. He died in 283/896 (*al-A'lam* (y136). 3.143; *al-Risala al-Qushayriyya* (y118), 400; and n).

x315 Salama ibn al-Akwa' (p15.2) is Salama ibn 'Amr ibn Sinan al-Akwa' al-Aslami (Allah be well pleased with him). Among the Companions who swore fealty to the Prophet (Allah bless him and give him) under the tree, he was a courageous archer and runner who participated in seven battles with the Prophet (Allah bless him and give him peace) including Khaybar and Hunayn, and fought in the Muslim jihad in North Africa during the caliphate of 'Uthman. He related some seventy-seven hadiths, and died in Medina in 74/693 (*al-A'lam* (y136), 3.113; and n).

x316 Salih (u3.5) is Salih ibn 'Ubayd ibn Asif ibn Masih ibn 'Ubayd ibn Hadhir ibn Tamud ibn Ghabir ibn Sam ibn Nuh (upon whom be peace), the prophet of Allah Most High to the people of Thamud, who carved homes in the rock of mountainsides. He lived before the time of Shu'ayb and Musa (upon whom be peace), and was sent to guide his people, though all but a very few denied him. When Allah enjoined them to allow a she-camel to graze and water freely as a sign to them, they hamstrung and killed it, and in punishment were taken by a great earthquake from beneath and a cry (sayha) from the sky, which slew them while sitting upon their knees in their homes (*al-A'lam* (y136), 3.188; *al-Futuhat alilahiyya* (y65), 2.158; and *al-Siraj al-munir* (y72), 1.488–90).

x317 Salih Mu'adhdhin (b6.1) is Salih ibn Muhammad Mu'adhdhin, born in Damascus in 1947. He is a contemporary Shafi'i scholar who studied Sacred Law with Sheikh 'Abd al-Karim al-Rifa'i, Sheikh Muhammad 'Awad, and Sheikh Jamal al-Din al-Sayrawan. In 1972 he took a degree in pharmacy from the University of Damascus, and now lives in Amman (n).

x318 Salman the Persian (w4.4) is Salman. Abu 'Abdullah al-Farisi (Allah be well pleased with him), a Companion of the Prophet (Allah bless him and give him peace). Originally a devout Zoroastrian from near Isfahan, Persia, he converted to Christianity and travelled to a series of ascetic masters, serving each in turn until their death, in Damascus, Mosul, Nusaybin, and Ammuriyya (in present-day Turkey), whence he was directed to seek out a new prophet from Mecca whose time was imminent. Enslaved on the way, he was sold to a Jew of Bani Qurayza, met the Prophet (Allah bless him and give him peace) in Medina, and three years later with the help of his fellow Muslims was able to purchase his freedom from his master. Digging the trench before the Battle of the Confederates was his idea. He was a physically strong man of wisdom and learning who was well acquainted with the books of the Persians, Greeks, and Jews; when 'Ali was once asked about him he said, "He was a man of us and for us, the line of the prophetic house, and in relation to you was as the sage Luqman, having learned the first knowledge and the last, read the first scripture and the last: an inexhaustible sea." He related some sixty hadiths, and died in 36/656 (al-A'lam (y136), 3.111-12; and Siyar a'lam al-nubala' (y37), 1,505-11).

x319 (Imam) Sarakhsi (w43.3) is Muhammad ibn Ahmad ibn Sahl, Abu Bakr Shams al-A'imma al-Sarakhsi of Serakhs (in present-day Turkmen S.S.R.). He was a great Hanafi Imam, *mujtahid*, judge, and the author of the encyclopedic *al-Mabsut* [The extensive], whose thirty volumes be dictated to students from an underground cell where he was imprisoned in Uzjand near Fergana (in presentday Uzbek S.S.R.) for advising a local chief in the matter of religion. He wrote a number of outstanding works in Hanafi jurisprudence and methodological principles of Sacred Law, and died in Fergana in 483/1090 (*al-A'lam* (y136), 5.315; and n),

x320 Sariya (w60.1) is Sariya ibn Zunaym ibn 'Abdullah ibn Jabir ibn Mahmiyya al-Kinani (Allah be well pleased with him). A physically powerful man who could outstrip horses for his fleetness of foot, he was a brigand in the pre-Islamic period of ignorance who participated in many raids, but afterwards became a Muslim who made good his Islam. Ibn 'Asakir believes him to have known the Prophet (Allah bless him and give him peace), though Ibn Hibban considers him among those (tabi'in) who met only the Companions. In 23 A.H., the caliph 'Umar (Allah be well pleased with him) placed Sariya at the head of an army which he dispatched to Persia, and when he was later giving the Friday prayer sermon in Medina, it came to his mind that the army was encountering the enemy in the middle of a valley near a mountain. They seemed to 'Umar to be on the verge of fleeing, so he called out in the midst of the sermon, "O Sariva, the mountain! the mountain!" raising his voice, which Allah miraculously caused to reach the hearing of Sariya and the army, and the Muslims rallied to the side of the mountain and fought the enemy from a united front until Allah gave them the victory. Imam Bayhaqi related this with a well-authenticated (hasan) chain of transmission from Nafi' from Ibn 'Umar, and the story is corroborated by a number of other parallel accounts of the event. It is said that Sariya also won Isfahan for Islam through peaceful negotiation (al-Isaba fi tamyiz al-Sahaba (y14), 2.2-3; and Usud al-ghaba fi ma'rifa al-Sahaba (y57), 2.306).

x321 Satan (r2.14) is the Devil, Iblis, the Accursed, a slave and creature of Allah Most High. Originally of the angels in kind but of the jinn in works, he was cast down from a high degree of obedience and faith through his pride and disobedience to Allah when ordered to prostrate out of respect to Adam (upon whom be peace). He was then respited until the Last Day, as a trial and affliction for those who would accept his misguidance, though he has no power except through Allah's will and no influence over Allah's righteous servants (*al-Siraj al-munir* (y72), 1.48; and n).

x322 Sayyid Muhammad 'Abdullah al-Somali (w9.4) is Muhammad ibn 'Abdullah ibn Hasan al-Somali, born in 1864 near Bohotle, in north central Somalia. A scholar in Shafi'i jurisprudence, the Koran, and hadith, he was an important Somali intellectual and religious leader who led resistance to the British and Italians in his country for more than two decades (1899–1920). He studied for five or six years in Mecca under Sheikh Muhammad ibn Salih al-Rashidi, founder of the Salihiyya tariga of which he was made a sheikh before returning to Somalia via Aden in 1895. Among his recorded speeches are the words: "Unbelieving men of religion have assaulted our country from their remote homelands. They wish to corrupt our religion, to force us to accept Christianity, supported by the armed force of their governments, their weapons, their numbers. You have only your faith in God, your arms and your determination. Do not be frightened by their soldiers or armies: God is mightier than they ...." Bradford Martin relates that with the Salihiyya tariga as an organizational basis, Sayyid Muhammad mounted a military movement that was perhaps longer sustained and more successful than any other movement led by an African Muslim leader of the nineteenth or early twentieth century, for twenty years tying the hands of the British and Italians and making them spend huge sums and many lives on purely military operations; through which means he maintained and defended traditional Somalian Muslim values and ways of life. He died, possibly of influenza. in 1920 at fifty-six years of age (*Muslim Brotherhoods* (y86), 179-200).

Sevved Hossein Nasr (Facing Title Page) was born in Tehran, Iran, where x323 he received his early education. He later studied in the West and received his B.S. from the Massachusetts Institute of Technology and his M.A and Ph.D. from Harvard, where he studied the history of science and learning with special concentration on Islamic science and philosophy. He has taught at Tehran University, the American University in Beirut, Temple University, and George Washington University, and is the author of a number of works that are among the best available in English on the relevance of traditional Islamic sciences and mystical disciplines to the situation of modern man, including Ideals and Realities of Islam, Man and Nature, Islamic Science: an Illustrated Study, and Sufi Essays. The translator is indebted to his writings for being among the reasons he became a Muslim. While from a Shiite background, Hossein Nasr has a firmer footing in traditional Islamic knowledge than many other western interpreters of Islam, Muslim or non-Muslim, and his works are generally free of the mistakes in detail found in others' books, though some passages are occasionally colored by the comparative religions approach (dis: x348) that mars the writings of a number of contemporary Muslim intellectuals. He lives and teaches in the United States (Ideals and Realities of Islam (y101), 4; and n).

x324 (Imam) Shafi'i (Introduction) is Muhammad ibn Idris ibn al-'Abbas ibn 'Uthman ibn Shafi' ibn al-Sa'ib ibn 'Ubayd ibn 'Abd Yazid ibn Hashim ibn al-Muttalib ibn 'Abd Manaf, Abu 'Abdullah al-Qurashi al-Makki al-Shafi'i, descended from the great-grandfather of the Prophet (Allah bless him and give him peace). Born in 150/767 in Gaza, Palestine, Shafi'i was the Imam of the World, the *mujtahid* of his time, one of the most brilliant and original legal scholars mankind has ever known. An orphan brought to Mecca when two years old and raised there by his mother in circumstances of extreme poverty and want. he memorized the Holy Koran at age seven, the Muwatta' of Imam Malik at ten, and was authorized to give formal legal opinion (fatwa) at the age of fifteen by his sheikh. Muslim ibn Khalid al-Zinji, the mufti of Mecca. He travelled to Medina and studied under Imam Malik, and then to Baghdad, where he was the student of Imam Muhammad ibn Hasan Shaybani, the colleague of Abu Hanifa, In Baghdad, Imam Shafi'i produced his first school of jurisprudence (al-madhhab alqadim), but when the persecution arose over the uncreatedness of the Koran (dis: x72), he spoke to Ahmad ibn Hanbal, and they mutually agreed that rather than risk the loss of both of Islam's living mujtahids, they should part company, Shafi'i travelling with his books and belongings to Cairo, and Ahmad remaining in Iraq. It was in Cairo that in the astonishing space of only four years, Shafi'i conceived and edited a second, entirely new school of jurisprudence (al-madhhab al-jadid), embodied in his seven-volume *al-Umm* [The mother].

The Imam and his legacy are monumental. His *al-Risala* [The letter] was the first work in the history of mankind to investigate the theoretical and practical bases of jurisprudence. In Koranic exegesis, he was the first to formulate the principles of the science of which verses abrogate others and which are abrogated ("ilm al-nasikh wa al-mansukh). His knowledge of the Koran and sunna and of the accord between the different elements of each and the conditionality and explana-

tion of some by others were incomparable. His Arabic style and diction were recorded and used as lexical evidence by later grammarians and lexicologists, and despite his surpassing eloquence in the language, being Arabic in tongue, residence, and historical epoch, he studied it in depth for twenty years, and through the medium of it grasped the Koran and sunna. He paved the way for the enormous importance attached by subsequent generations of Muslims to the study of prophetic hadith, as reflected in the fact that most of the Imams in the field were of his school, including Bukhari, Muslim, Abu Dawud, Tirmidhi, Nasa'i. Ibn Majah, Bayhaqi, al-Hakim, Abu Nu'aym, Ibn Hibban, Daraqutni, Ibn Khuzayma, Ibn Salah, al-'Iraqi, Suyuti, Dhahabi, Ibn Kathir, Nur al-Din Haythami, Mundhiri, Nawawi, Taqi al-Din Subki, and others. Imam Muhammad ibn Hasan Shaybani said of him, "If the scholars of hadith speak, it is in the language of Shafi'i," and Hasan ibn Muhammad Za'frani observed, "The scholars of hadith were asleep and awoke when Shafi'i woke them." Imam Ahmad said, "No one touches an inkwell or pen with his hand, save that he owes a debt to Shafi'i."

By the time Shafi'i reached Cairo in A.H. 199, his fame had spread to the horizons, scholars from all parts of the Muslim world travelled to hear him, and his student and scribe Rabi' ibn Sulayman was to say, "I have seen seven hundred riding camels tethered at Shafi'i's door, belonging to those who came to hear him exposit his writings." The author of some 113 works, it was nonetheless Shafi'i's hope that "people would learn this knowledge without ascribing a single letter of it to me," and as Zakariyya Ansari remarked, "Allah granted his wish, for one seldom hears any position of his, save that it is ascribed to others of his school with the words, 'Rafi'i, or Nawawi, or Zarkashi says ...' and the like." Of proverbial generosity, it is recorded that when he once brought ten thousand dinars from Yemen, he pitched a tent outside of Mecca and had given it all away to passersby before the day ended. He was moderate in dress, and his ring bore the inscription, "Allah suffices Muhammad ibn Idris as a reliance." He once said, "Knowledge is not what is memorized, but only what benefits," and this conviction imbued his personal religious life, for he divided his night into three parts, in the first of which he would write, in the second pray, and in the third sleep. He recited the entire Koran each day at prayer, and twice a day in Ramadan. When a remark was once made to him about his using a walking stick, he said, "I do it to remind myself that I am on a journey out of this life." A man of intense spiritual presence who could truthfully say of himself, "I have never told a lic," his students were in such awe of him that they could not take a drink of water while he was looking on. Among his pupils were a number of the Imams of the time such as Ahmad, Rabi' ibn Sulayman, al-Muzani, Dawud ibn Khalaf al-Zahiri, and others. He studied and taught Sacred Law in Cairo until his death at fifty-three years of age in 204/820. the end of a lifetime of service to Islam and the Muslims by one of the greatest in knowledge of the Koran and sunna (al-A'lam (y136), 6.26; al-Majmu' (y108). 1.8-10; 'Umdat al-salik (y90), 9-10; al-Tabagat al-kubra (y124) 1.50-52; and n).

x325 Shamil Daghestani (w9.4) is Shamil Muhammad al-Daghestani, a sheikh who helped spread the Naqshbandi tariqa throughout Caucasia and fought with the Muslim jihad there against Czarist Russia for some thirty-five years. His sheikh was Mulla Muhammad al-Ghazi al-Kamrawi, whose military career began when Russia declared protection for Christians in Khurjistan and then formal annexation of the region from Safavid Persia in 1215/1800. Al-Ghazi (lit. "the Warrior") recruited hundreds of thousands of soldiers from his Naqshbandi dervishes and fought until his death in 1248/1832, when his successor al-Amir Hamza al-Khanzaji took over but was martyred the same year, after which the jihad's leadership devolved to Sheikh Shamil. He fought many pitched battles with the Russians in the twenty-seven years of jihad that followed, in 1260/1844 freeing Daghestan of the unbelievers and capturing thirty-five of their cannon, which provoked Russia to send an even larger army to finish the *mujahidin*, who fought on fifteen more years until 1279/1859, when the sheikh was captured. Advanced in years, he was banished to Turkey, whence he travelled to Medina in hope of being buried there with the Companions and early Muslims. He spent the last of his life worshipping in the Rawda of the Mosque of the Prophet (Allah bless him and give him peace) between the pulpit and the noble tomb, and when he died he was interred, according to his wish, in al-Baqi' Cemetery (*al-Muslimun fi al-Ittihad al-Sufyati 'abr al-tarikh* (y28), 1.65, 1.149, 1.154–55, 1.398).

x326 Shams al-Din ... Dhahabi (see (Imam) Dhahabi, x114)

x327 Shawkani (w40.5) is Muhammad ibn 'Ali ibn Muhammad ibn 'Abdullah al-Shawkani, born in Shawkan near Khawlan, Yemen, in 1173/1760. A major scholar in Sacred Law and hadith, he was educated in San'a, where he was appointed as an Islamic judge in A.H. 1229, a position he held throughout his life. He authored 114 works in hadith, biography, Sacred Law, Koranic exegesis, fundamentals of Islamic jurisprudence, and tenets of faith, though his greatest work was his eight-volume hadith commentary *Nayl al-awtar min asrar muntaqa alakhbar* [The realization of desires, from the secrets of selected hadiths]. He died in San'a in 1250/1834 (al-A'lam (y136), 6.298).

x328 ("Sheikh...," "Sheikh al-Islam...,") (see under proper name)

x329 (Imam, Sheikh) Shirbini (al-Khatib) (see Muhammad Shirbini Khatib, x264(a))

x330 Shu'ayb (u3.5) is Shu'ayb ibn Mikil ibn Yashjar ibn Madyan (upon whom be peace), a prophet of Allah Most High who was nicknamed the Speaker of the Prophets for the fairness of his exhortations to the folk of Madyan, who were unbelievers who cheated when weighing and measuring out goods to people. He was descended of Ibrahim (upon whom be peace) and came after Hud and Salih, only a short time before Musa. Commentators relate that when his people repeatedly rejected his call to pure monotheism, Shu'ayb and those who believed departed from them, and Ailah opened up to them one of the gates of hell, afflicting them with the most extreme heat. They entered tunnels to flee from it, but found it the more unbearable, so some of them came out onto an open plain, where they found a cloud above them and with it, a cool, pleasant breeze. They called the others to come and join them until the entire people were assembled under it, whereupon Allah caused the earth to quake, changed the cloud to fire, and burned them to ashes (*al-A'lam* (y136), 3.165–66; and *al-Siraj al-munir* (y72), 1.495).

x331 (Sheikh) Shu'ayb Arna'ut (o22.1(d(Il(end)))) is Shu'ayb ibn Muharram ibn 'Ali, Abu Usama al-Arna'ut, born in Damascus in 1928, two years after his

### 2 Biographical Notes

father's emigration for religious reasons from Shköder, Albania. He is a scholar of hadith. Hanafi law, Koranic exegesis, and Arabic grammar and lexicology who has edited many classic Islamic works from old manuscripts. Educated in Damascus, he studied Hanafi jurisprudence with sheikhs such as 'Abd al-Razzag al-Halabi, Nuh al-Albani, Sulayman al-Ghawji, and others, and hadith terminology under 'Abdullah al-Habashi, Sheikh al-Kallas, and Salih al-Farfur, with the latter of whom he also read the eight-volume Hanafi Hashiya radd al-muhtar of Ibn Abidin during the course of seven years, and the Koranic commentaries of Zamakhshari and Nasafi. Among the better known scholars of his profession, he has edited, annotated, and judged the hadiths of more than eighty works to date. of which the most famous is perhaps the five-volume Zad al-ma'ad [The provision for the return by Ibn Qayyim al-Jawziyya, though he feels that his most important scholarly contribution lies in the editing of three works: Sharh al-sunna [The explanation of the sunna] by Imam Baghawi, which presents the primary Koranic and hadith textual evidence for rulings of Sacred Law; Sharh mushkil al-athar [The explanation of problematic hadiths] by Imam Tahawi, which explains the accord between ostensible contradictions among hadiths in terms of which ones are understood, abrogated, or conditioned by others or by the Koran; and al-Ihsan fi tagrib Sahih Ibn Hibban [The proficiency: on facilitating the "Rigorously authenticated hadith collection" of Ibn Hibban], whose basic text is 'Ala' al-Din Farisi's commentary on the Sahih of Ibn Hibban. The preparation of these works, each of which has sixteen volumes, was by no means a mere exercise in editing. With *Ibn Hibban*, for example, the original text consisted of eight volumes, to which Sheikh Shu'ayb supplied the equivalent of eight additional volumes of his own notes and commentary. In our times, as sheikhs qualified to teach the classic works of the Islamic sciences grow steadily fewer. Shu'ayb's hope is that such expanded and annotated editions will to some extent fulfill the educational needs of the Muslims who read them. Though he will probably be remembered for his work in hadith, he strongly believes that Muslims should take their religion from those with the best understanding of the primary texts of the Koran and prophetic traditions, at their forefront the Imams of the four schools. "They are explainers, not popes," he says, "but in each of their schools there afterwards followed a hundred or more scholars who refined and added to their work, men whose stature in Islamic knowledge was like mountains, any of whom could put fifteen of the scholars available today in his pocket." He presently lives in Amman, where he supervises the research staff and library of the Mu'assasa al-Risala publishing house (n).

x332 Shu'ba (w40.5) is Shu'ba ibn al-Hajjaj ibn al-Ward, Abu Bistam al-'Ataki, of Wasit, Iraq, and then of Basra, born in 82/701. A reliable narrator and proficient hadith scholar, he was the first to search in Iraq for knowledge of the reliability of various hadith transmitters and to defend the sunna. Imam Shafi'i said of him, "If not for Shu'ba, hadith would have been unknown in Iraq." He was noted for his devotions in his personal life, and died in 160/778 (*al-A'lam* (y136), 3.164; and *Taqrib al-tahdhib* (y16), 266).

x333 Siraj al-Din Bulqini (w12.3) is 'Umar ibn Ruslan ibn Nusayr ibn Salih, Abu Hafs Siraj al-Din al-Kinani al-Bulqini, born in Bulqina, Egypt, in 724/1324. A Shafi'i *mujtahid* Imam, hadith master (hafiz), and judge, he was educated in

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Cairo and gained recognition as the foremost representative of the Shafi'i school in his time. In A.H. 769 he was appointed to the judiciary in Damascus. He authored a number of works in Shafi'i jurisprudence, hadith, and formal legal opinion, and died in Cairo in 805/1403 (*al-A'lam* (y136), 5.46; and n).

x334 Solomon (see Sulayman, x338)

x335 Subki (see (Imam) Taqi al-Din Subki, x345)

x336 Suddi (w4.4) is Isma'il ibn 'Abd al-Rahman ibn Abi Karima. Abu Muhammad al-Suddi, originally of the Hijaz and then of Kufa. An Imam of Koranic exegesis whom Ahmad ibn Hanbal names as a reliable narrator, he related hadiths from the Companions Anas ibn Malik, Ibn 'Abbas, and 'Abd Khayr al-Hamdani, while his hadiths were related by Shu'ba, Sufyan al-Thawri, Isra'il, and others. He died in A.H. 127 (Siyar a'lam al-nubala' (y37), 5.264-65).

x337 Sufvan al-Thawri (a2.6) is Sufvan ibn Sa'id ibn Masruq ibn Habib. Abu 'Abdullah al-Thawri of Kufa, born in 97/716. The Imam of hadith masters (huffaz) of his time and among the foremost in Sacred Knowledge and godfearingness, he possessed a phenomenal memory and was able to say, "I have never learned something and then forgot it." His father began educating him while young, and he studied under nearly six hundred sheikhs, the most important of whom were those who transmitted hadiths from Companions like Abu Hurayra, Jarir ibn 'Abdullah, Ibn 'Abbas, and others. A number of principle Imams took hadiths from him, such as Ja far al-Sadig, Abu Hanifa, al-Awza'i, Shu'ba, (all of whom died before he did) and a number of others. He once said, "I've never heard a hadith of the Prophet (Allah bless him and give him peace) without acting upon it, even if only once." He authored a number of works in hadith and Islamic estate division, and many of his aphorisms have been recorded, among them, "Asceticism is not eating coarse food or wearing poor clothes, but rather expecting life not to last, and being watchful for death." He died in 161/778 (al-A'lam (y136), 3.104-5; and Siyar a'lam al-nubala' (y37), 7.229-43).

x338 Sulayk Ghatafani (w28,1) is Sulayk ibn 'Amr al-Ghatafani (Allah be well pleased with him). of the Ghatafan tribe, a Companion of the Prophet (Allah bless him and give him peace). The incident mentioned in the hadith of the text (at w28,1) was related by Muslim and others, and is virtually the only information known about him (Usud al-ghaba fi ma'rifa al-Sahaba (y57), 2,441–42).

x339 Sulayman (u3.5) is Sulayman ibn Dawud ibn Isha (upon whom be peace), the prophet of Allah Most High and son of the prophet Dawud. He knew the language of birds, inherited the kingship of Bani Isra'il from his father, and had an army of birds, jinn, and men. Allah Most High subjected the winds to his command, and according to commentators, he possessed a great platform that could hold all he needed of palaces, tents, belongings, horses, camels, men, and jinn; and whenever he desired to make war, travel, or sojourn in any land on earth, he would laden it and command the winds to convey it there, and it would travel a month's journey in a single day. Many wonders are recorded of him in the Holy Koran and its commentaries, and he is said to have ruled for forty years before his death at the age of fifty-two (*Qisas al-anbiya*' (y59), 498–519). x340 Sulayman Bujayrmi (w41.3) is Sulayman ibn Muhammad ibn 'Umar al-Bujayrmi, born in Bujayrm. Egypt. in 1331/1719. He was a Shafi'i scholar who moved to Cairo at a young age, was educated at al-Azhar, and later taught there. Though he lost this cycsight, he produced a number of famous commentaries on Shafi'i classics, among them his four-volume *al-Tajrid* [The abstract], and *Tuhfa al-Habib* [The gift of the beloved], a commentary on Shirbini's *al-Iqna'* [The persuading] also in four volumes. He died in the village of Mastiyya, near Bujayrm, in 1221/1806 (*al-A'lam* (y136), 3.133).

x341 Suyuti (b3.2) is 'Abd al-Rahman ibn Abu Bakr ibn Muhammad ibn Sabiq al-Din, Jalal al-Din al-Suyuti, born in 849/1445. He was a Shafi'i *mujtahid* Imam. Sufi, hadith master (hafiz), and historian, a prolific writer who authored works in virtually every Islamic science. Raised as an orphan in Cairo, he memorized the Koran at eight, then several complete works of Sacred Law, fundamentals of jurisprudence, and Arabic grammar; after which he devoted himself to studying the Sacred Sciences under some of the foremost sheikhs of the time in each discipline, among them Siraj al-Din Bulqini, with whom he studied Shafi'i jurisprudence until his death; Sharaf al-Din al-Munawi, with whom he read Koranic exegesis; Taqi al-Din al-Shamani in hadith and the sciences of Arabic; and others. He travelled to gain Sacred Knowledge to Damascus, the Hijaz, Yemen, India, Morocco, and the lands south of Morocco, as well as to centers of learning in Egypt such as Mahalla, Dumyat, and Fayyum.

When he reached forty years of age, he abandoned the company of men for the solitude of the Garden of al-Miqyas by the side of the Nile, avoiding his former colleagues as though he had never known them, and it was here that he authored most of his nearly six hundred books and treatises. Wealthy Muslims and princes would visit him with offers of money and gifts, but he put all of them off, and when the sultan requested his presence a number of times, he refused. Blessed with success in his years of solitude, it is difficult to name a field in which Suyuti did not make outstanding contributions, among them his ten-volume hadith work Jam' al-jawami' [The collection of collections]; his Koranic exegesis Tafsir al-Jalalayn [The commentary of the two Jalais], of which he finished the second half of an ancompleted manuscript by Jalalal-Din Mahalli in just forty days; his classic commentary on the sciences of hadith Tadrib al-rawi fi sharh Tagrib al-Nawawi [The training of the hadith transmitter: an exegesis of Nawawi's "The facilitation"]: and many others. A giant among contemporaries, he remained alone, producing a sustained output of scholarly writings until his death in Cairo at sixty years of age in 911/1505 (al-A'lam (y136), 3.301-2; Tadrib al-rawi (y109), 1.11-12; and n).

x342 (a) Tabarani (w32.1) is Sulayman ibn Ahmad ibn Ayyub ibn Mutayr, Abu al-Qasim al-Lakhami al-Tabarani, born in Acre, Palestine, in 260/873. A great hadith master (hafiz) and Koranic commentator, he travelled to listen to hadith masters for sixteen years, to the Hijaz, Yemen, Egypt, Iraq, Persia, and the Arabian Peninsula, meeting approximately a thousand sheikhs. He finally settled in Isfahan, Persia, where he related hadiths for sixty years, was visited by scholars from all parts of the Muslim world, and authored his three main hadith collections, the largest of which is his tweaty-five-volume *al-Mu'jam al-kabir* [The major lexicon], called a "lexicon" because of the alphabetical arrangement of its narrators. When once asked how he acquired such a prodigious store of hadith knowledge, he answered, "By sleeping on reed mats for thirty years." He died in Isfahan in 360/971 (al-A'lam (y136), 3.121; Siyar a'lam al-nubala' (y37). 16.119–23; al-Targhib wa al-tarhib (y9), 1.21; and Sheikh Shu'ayb Arna'ut).

x342 (b) (Dr.) Taha Jabir al-'Alwani (Document 3) is a Shafi'i scholar and specialist in fundamentals of Islamic jurisprudence born of Kurdish parents in al-Falluja, to the west of Baghdad, in 1935. After receiving his elementary and secondary education in Iraq, he attended al-Azhar, where he studied under Sheikh 'Abd al-Ghani 'Abd al-Khaliq, author of Hujjiya al-sunna [The evidentiary character of the sunnal, and other scholars and graduated in 1959 from the College of Sacred Law, then pursued his postgraduate studies to receive a master's degree and his doctorate in 1972. He has taught Islamic law and its principles at the University of Imam Muhammad ibn Sa'ud in Riyadh, Saudi Arabia, is a member of the founding council of the Muslim World League in Mecca, a member of the Organization of the Islamic Conference (OIC) Islamic Figh Academy at Jedda. and president of the Figh Council of North America. He has edited and annotated the six-volume al-Mahsul fi 'ilm al-usul [The summary: the science of the principles of Islamic jurisprudence] by al-Fakhr al-Razi, currently under preparation for its second printing, and has authored Adab al-ikhtilaf fi al-Islam [The proper way of scholarly disagreement in Islam], Usul al-figh al-Islami [The bases of Islamic jurisprudence], and al-Ijtihad wa al-taqlid fi al-Islam [Personal juridical reasoning versus following qualified scholarship in Islam], the latter two of which have been recently translated into English. The International Institute of Islamic Thought, which Dr. al-'Alwani helped found in 1981, is an autonomous, non-profit organization dedicated to articulating the relevance of Islam to the problems of thought and life of contemporary Muslims, and promoting and serving Islamic research throughout the world. From its headquarters in Washington D.C., and with offices from Cairo to Kuala Lumpur, it conducts specialized seminars, commissions the production of scholarly works, grants research scholarships, and disseminates an impressive array of publications to interested scholars around the globe. He has headed the institute as president since 1986 (n).

x343 Tahtawi (w24.2) is Ahmad ibn Muhammad ibn Isma'il al-Tahtawi, born in Tahta, near Asyut, Egypt. He was educated at al-Azhar, where he was later appointed sheikh of the Hanafi school. He is best known for his *Hashiya al-durr al-mukhtar* [The commentary on "The choice pearls"], a commentary on the basic text of Ibn 'Abidin's famous *Radd al-muhtar* [The enlightenment of the baffled]; and his *Hashiya 'ala Maraqi al-falah sharh Nur al-idah* [Commentary on "The ascents of felicity: an exegesis of 'The light of clarity' "]. He died in Cairo in 1231/1816 (*al-A'lam* (y136), 1.245).

x344 Talha (o25.4) is Talha ibn 'Ubayd Allah ibn 'Uthman, Abu Muhammad al-Tamimi al-Qurashi (Allah be well pleased with him). born twenty-eight years before the Hijra (A.D. 596) in Mecca. Among the most courageous and generous Companions of the Prophet (Allah bless him and give him peace), he was of the first eight men to enter Islam, of the ten informed that they would enter paradise, and one of the committee (shura) 'Umar chose to name his caliphal successor. Present with the Prophet (Allah bless him and give him peace) at the battle of Uhud, Talha stood unflinchingly by his side during the reverses suffered there, and swearing to remain with him to the death if need be, sustained twenty-four wounds from which he later recovered to fight in every subsequent battle. He had extensive trade dealings in Iraq, and never allowed a member of his clan to suffer want or debt save that he would pay for their needs at his own expense. He was killed at the Battle of al-Jamal at the side of 'A'isha in 36/656 and buried in Basra (ibid., 3.229).

x345 (Imam) Tagi al-Din Subki (Introduction) is 'Ali ibn 'Abd al-Kafi ibn 'Ali ibn Tamam. Abu al-Hasan Taqi al-Din al-Subki, born in Subk, Egypt, in 683/ 1284. The Shafi'i scholar and Imam of his time, he was a brilliant intellectual, hadith master (hafiz), Koranic exegete, and Islamic judge who was described by Ibn Hajar Haytami as "the mujtahid Imam whose imamate, greatness, and having reached the level of ijtihad are agreed upon," and by Dhahabi as "the most learned, eloquent, and wisest in judgement of all the sheikhs of the age." Educated in Cairo by such scholars as Ibn Rif'a in Sacred Law, 'Alam al-Din Iraqi in Koranic exegesis, and Sharaf al-Din al-Dimyati in hadith, he also travelled to acquire knowledge of hadith from the sheikhs of Syria, Alexandria, and the Hijaz, after which, as Suyuti records, "he devoted himself to writing and giving legal opinion, authoring more than 150 works, his writings displaying his profound knowledge of hadith and other fields and his magisterial command of the Islamic sciences. He educated the foremost scholars of the time, was a painstaking, accurate, and penetrating researcher, and a brilliant debater in the disciplines. No previous scholar attained to his achievements in Sacred Law, of masterful inferences, subtleties in detail, and carefully worked-out methodological principles," Salah al-Din Safadi said of him, "People say that no one like him had appeared since Ghazali, though in my opinion they thereby do him an injustice, for to my mind he does not resemble anyone less than Sufyan al-Thawri." With his vast erudition, he was at the same time a godfearing ascetic in his personal life who was devoted to worship and mysticism, though vigilant and uncompromising in matters of religion and ready to assail any innovation (bid'a) or departure from the tenets of faith of Ahl al-Sunna. In addition to *al-Takmila* [The completion], his elevenvolume supplement to Nawawi's Sharh al-Muhadhdhab [The excgesis of "The rarefaction"], he also authored the widely quoted Fatawa al-Subki [The legal opinions of Subki] in two volumes, as well as a number of other works on tenets of faith, Koranic exegesis, and fundamentals of Islamic law, in the latter of which his three-volume al-Ibhai fi sharh al-Minhai [The gladdening: an exegesis of "The road"], an exposition of Baydawi's *al-Minhaj* on the methodological bases of legal ijtihad, has won lasting recognition among scholars. In A.H. 739 he moved from Cairo to Damascus, where he was appointed to the judiciary and presided for seventeen years, at the end of which he became ili, was replaced by his son Taj al-Din, and returned to Cairo, where he died twenty days later in 756/1355 (ibid., 4.302; al-Fatawa al-hadithiyya (y48), 114; al-Rasa'il al-Subkiyya (y52), 9-13; Sheikh Hasan Saggaf; and n).

x346 Tha'laba ibn Hatib (p75.15) is Tha'laba ibn Hatib (or ibn Abi Hatib) al-Ansari. Ibn Ishaq mentions him among those who helped build the Mosque of al-Dirar (Koran 9:107) by which they intended, out of hypocrisy and unbelief, to compete with the Mosque of Quba' and disunite the Muslims, and in hopes that the longtime enemy of Islam Abu 'Amir the Monk would return from Syria to defeat the Prophet (Allah bless him and give him peace) and make the mosque his center. This Tha'laba is sometimes confused with Tha'laba ibn Hatib ibn 'Amr ibn 'Ubayd ibn Umayya al-Aws, who fought at Badr and was martyred at Uhud. The hadith mentioned in the text (p75.15) of the former Tha'laba's nonpayment of zakat was researched by Ibn Hajar 'Asqalani, who said that its chains of transmission are weak, as they come through 'Ali ibn Yazid al-Alhani, an extremely unreliable (matruk) hadith narrator (al-Isaba fi tamyiz al-Sahaba (y14) 1.200–201; al-Siraj al-munir (y72), 1.649; and Zad al-masir fi 'ilm al-tafsir (y12), 3.474).

x347 Tirmidhi (Introduction) is Muhammad ibn 'Isa ibn Sura ibn Musa, Abu 'Isa al-Sulami al-Tirmidhi, of Termez (in present-day Uzbek S.S.R.), born in 209/ 824. A hadith master (hafiz) and Imam who was a student of Bukhari, Ishaq ibn Rahawayh, and others, he travelled in pursuit of knowledge to Khurasan, Iraq, Medina, and Mecca, and authored a number of works in history and hadith, among the most famous of which are his five-volume *al-Jami' al-kabir* [The major collection], also known as *Sahih al-Tirmidhi*; and his *al-Shama'il al-nabawiyya* [The prophetic traits], which describes in detail the person, manners, and appearance of the Prophet (Allah bless him and give him peace). 'Umar ibn 'Allak said of Tirmidhi, ''Bukhari died without leaving anyone in Khurasan like Abu 'Isa in knowledge, memory, piety, and asceticism ....'' In later life he became blind, and died in Termez in 279/892 (*al-A'lam* (y136), 6.322; and *Siyar a'lam al-nubala'* (y37), 13.270–73).

Titus Burckhardt (w13.1) is a European Muslim writer of the present cenx348 tury who was born in Florence, Italy, the son of the Swiss sculptor Carl Burckhardt and a member of a patrician family of Basle. Although he first followed his father's profession, his strong attraction to oriental art led him to a theoretical study of eastern doctrines and repeated journeys to Islamic countries. After some years of studying the history of art and oriental languages, he became director of the Graf-Verlag publishing house, which specialized in facsimile editions of ancient manuscripts. In 1972 he was appointed to UNESCO for the preservation of the ancient city of Fez. He is the author of The Moorish Culture in Spain, one of the best and most sensitive works on an Islamic civilization; Art of Islam: Language and Meaning; Sacred Art in East and West; An Introduction to Sufi Doctrine; and Letters of a Sufi Master, a translation of the Rasa'il [Letters] of al-'Arabi al-Darqawi. His books on Sufism have a wide readership, both Muslim and non-Muslim, for which reason it is worth mentioning here two points of departure in them that occasionally obscure the spirit of what they are intended to explain.

The first is his transposition of Sufi theosophy to Platonic philosophical language, not only in ordinary, needful metaphysical distinctions such as 'being', 'act', and 'essence', but also in substantive doctrinal conceptions of the Platonic worldview such as 'immutable essences', 'archetypes'. 'ldeas', and so forth, which at Burckhardt's hands often generate passages of philosophical interest, but whose connection with their *explanadum*, Sufism, is not clear or convincing. For Sufis, whatever vocabulary they may choose, behold the Truth by the sun of divine revelation, not the movements of human introspection, and in a word, are illumined, while Plato is unillumined.

The second point of departure is a comparative religions approach to Islam

and Sufism which understands them according to the "essential unity" (and universal validity) of all religions. On this point, Islam clearly teaches that all true religions, as originally revealed, were identical in fundamentals of belief (usul) such as the oneness of God, the Final Judgement, and heaven and hell, in which sense "we make no distinction between any of His messengers" (Koran 2:285), though each prophetic messenger brought particular rules and rites (furu') that differed to some extent from those of previous messengers, and "to every nation We appointed a worship" (Koran 22:67). So while the anciently revealed religions that are found today naturally show some similarities to Islam, this fact does not prove their "essential unity" with it as they presently exist, for the One who revealed the religions informs us not only that their beliefs and scriptures have since been altered by the hands of men, who "changed the words from their places and forgot a share of what they were reminded of' (Koran 5:13), but also that their rites and laws have been abrogated by those revealed to the Final Messenger (Allah bless him and give him peace), which is why "whoever seeks other than Islam as a religion will never have it accepted from him" (Koran 3:85). This is how Allah Most High has explained the similarities and differences between religions, and any comparative approach beyond this can never lay claim to the truth.

Aside from such ideas, which are far from Islam, the works of Titus Burckhardt contain many original discussions of the meaning of Islamic art, a field which few westerners have equalled his depth in and appreciation of, and for which he is likely to be remembered. He died in Lausanne, Switzerland, in 1984 (Art of Islam (y31), inside back cover; and n).

x349 'Ubada ibn al-Samit (w18.4) is 'Ubada ibn al-Samit ibn Qays, Abu al-Walid al-Khazraji (Allah be well pleased with him), born thirty-eight years before the Hijra (A.D. 586). A Medinan Helper and Companion of the Prophet (Allah bless him and give him peace), he was known for his personal piety, and was among those who fought at the battle of Badr, as well as the others, and in the conquest of Egypt. He related 181 hadiths from the Prophet (Allah bless him and give him peace) and became the first person appointed as an Islamic judge in Palestine, where he died, in either Ramla or Jerusalem, in 34/654 (al-A'lam (y136), 3.258).

x350 Ubayy ibn Khalaf (09.0) was one of the unbelievers of Mecca who used to injure the Prophet (Allah bless him and give him peace) and once even incited 'Uqba ibn Abi Mu'it to spit in his face. When he told the Prophet (Allah bless him and give him peace) after Badr that he was feeding a horse each day in Mecca upon which he would kill him, the Prophet (Allah bless him and give him peace) replied, "It is I who shall slay you, Allah willing," and kept his word the following year at the battle of Uhud, where he killed him with a stab from a short spear. A hadith declares, "The wretchedest of men is whoever kills a prophet, or a prophet kills" (*al-Shifa* (y116), 1.238–39).

x351 'Umar (b3.2) is 'Umar ibn al-Khattab ibn Nufayi, Abu Hafs al-Qurashi al-'Adawi (Allah be well pleased with him), born forty years before the Hijra (A.D. 584) in Mecca. He was one of the greatest Companions of the Prophet (Allah bless him and give him peace), as renowned for his tremendous personal courage and steadfastness as for his fairness in giving judgements. Among the heroes of the Meccan nobles in the pre-Islamic period of ignorance, he entered Islam five years before the emigration to Medina, and Ibn Mas'ud was later to observe, "We were not able to pray by the Kaaba until 'Umar became Muslim." He fought in all the battles of the Prophet (Allah bless him and give him peace) and was sworn fealty to as the second caliph of Islam on the day of Abu Bakr's death. During his ten-and-a-half-year caliphate, Syria, Palestine, Iraq, Egypt, and all the Arabian Peninsula were added to the dominions of Islam, and about twelve thousand mosques were built. He related 537 hadiths from the Prophet (Allah bless him and give him peace) and was the first to date Islamic events from the year of the Hijra. His sayings, addresses, and letters were of great eloquence, and a memorable event seldom befell him without his composing a line of poetry about it. His ring was inscribed with the words, "Death suffices as an admonition, O 'Umar." Stabbed by a slave while performing the dawn prayer, he died three nights later in 23/644 (al-A'lam (y136), 5.45-46).

x352 (Sheikh) 'Umar Barakat (Introduction) is 'Umar Barakat ibn al-Sayyid Muhammad Barakat al-Shami al-Biqa'i, A scholar of Shafi'i jurisprudence and rhetoric, he was originally from al-Biga', north of Damascus, Syria, and was educated at al-Azhar, where he studied under Sheikh Ibrahim Bajuri. He then moved to Mecca and authored his two-volume commentary on 'Umdat al-salik [The reliance of the traveller] entitled Fayd al-Ilah al-Malik fi hall alfaz 'Umdat alsalik wa 'uddat al-nasik [The outpouring of the Sovereign Divinity in solving the words of "The reliance of the traveller and tools of the worshipper"], which he wrote because, in his words, "there was no explanative work to solve its words and clarify its meanings except for one commentary by the great teacher al-Jawjari, which is a valuable exegesis of the familiar short work, but which contains interpolations and misprints unnoticable to any save someone with experience in authoring works of Sacred Law, as well as some obvious errors. It has remained thus because it was printed in Mallibar, there being no one in those lands to correct it ...." He also authored a work on rhetoric about types of metaphors, and died sometime after 1307/1890, the date he completed Fayd al-Ilah al-Malik (ibid., 5.65; and Fayd al-Ilah al-Malik (y27), 1.2-3, 2.224, 2.355).

x353 "Umar ibn Khattab (see 'Umar, x351)

x354 "Umar al-Maliki (w27.2) is someone about whom no other information was available than that he was a disciple of the early ascetic and mystic, Hasan al-Basri, as is mentioned in Suyuti's narrative at w27.2 (n).

x355 (al-Hajj) 'Umar Tal (w4.9) is 'Umar ibn Sa'id ibn 'Uthman, al-Futi al-Turi al-Kidiwi, born in Halwar, near Podor in the Gidi district of northern Senegal in 1794. A Tijani sheikh of impressive education, intellect, and remarkable organizational talents, he conducted jihad against French troops and pagan indigenous peoples in Guinea, Senegal, and Mali from 1852 to 1864. He first studied Arabic and Islamic subjects with his father, and by the time he left home to study elsewhere, had not only memorized the Koran, but also the two Sahihs of Bukhari and Muslim. He taught the Sacred Sciences in Satina for about twelve years, during which period he joined the Tijani tariqa, a new order founded only thirteen years before his birth which was then spreading through West Africa from Mauritania. He first took the way from Sheikh 'Abd al-Karim ibn Ahmad al-Nagil, but in less than two years decided to perform the hajj, and made his way eastward across Africa to the Hijaz, where he fulfilled the pilgrimage and completed his training in the tariga with the Moroccan sheikh Muhammad al-Ghali al-Tijani. He stayed with the latter for three years in Medina before being authorized as an independent sheikh. After performing hajj again, he returned first to Cairo, where he authored a Koranic commentary, and then set off in 1830 for West Africa. Enroute, he stopped for a series of residences in various cities, among them Sokoto, Nigeria, where he remained six years with Muhammad Bello, the son of the Fulani mujahid 'Uthman ibn Fodi (x364), writing and acquiring the firsthand military and administrative expertise that he was later to use in his jihad in West Africa, the plans for which he was beginning to formulate in his mind. Returning to his homeland after twenty years, he recruited many to the Tijani tariqa, which he marshalled for the purposes of jihad. In his military campaigns, which are too numerous to record in detail here, he fought occasional skirmishes with the French, but his main efforts were directed at spreading Islam eastward by fighting the pagan Bambara people of Karta and Segu, which he did with considerable success at the head of an army that at its peak numbered some thirty thousand men. His force was well disciplined and applied Islamic law, as for example at the surrender of Karta, where 'Umar ordered the indigenous idols be brought out to be smashed at his own hands with an iron mace. His opinious paralleled those of Ahmad ibn Idris al-Fasi and Muhammad 'Ali Sanusi on many issues, and he admired the writings of Sheikh 'Abd al-Wahhab Sha'rani. He died in Ghoro. Mali, in 1280/1864 after an escape from being besieged in Hamdallahi during an unsuccessful bid to take Masina (Muslim Brotherhoods (y86), 68–98).

x356 'Umayr ibn Yazid (see Abu Ja'far Khatmi, x44)

x357 Umm Kulthum (r8.2) is Umm Kulthum bint 'Uqba ibn Abi Mu'it al-Umawiyya (Allah be well pleased with her), not the Prophet's daughter (Allah bless him and give him peace) of that name, but the half-sister of the caliph 'Uthman from his mother. Among those who entered Islam very early, when she learned that the Prophet (Allah bless him and give him peace) had left for Medina, she set out on foot to follow him, refusing to return when her brothers caught up with her to take her back. She related hadiths from the Prophet (Allah bless him and give him peace) that are recorded in the collections of both Bukhari and Muslim, and died in about 33/653 (al-A'lam (y136), 5.231).

x358 Umm Salama (w31.1) is Hind bint Abi Umayya ibn al-Mughira ibn 'Abdullah ibn 'Umar, Umm Salama al-Makhzumiyya (Allah be well pleased with her), Mother of the Faithful, one of the wives of the Prophet (Allah bless him and give him peace). One of the most intelligent and refined of women, she entered Islam in the early years and emigrated with her first husband, Abu Salama, to Ethiopia before emigrating to Medina, where her husband died. Abu Bakr then asked for her hand in marriage but she refused, after which the Prophet (Allah bless him and give him peace) proposed to her and she accepted, marrying him in A.H. 4. She lived a long life, relating 378 hadiths from the Prophet (Allah bless him and give him peace), and died in Medina in 62/681 (ibid., 8.97–98; and *Taqrib al-tahdhib* (y16), 754). x359 'Uqba ibn 'Amir (k29.0) is 'Uqba ibn 'Abas al-Juhani (Allah be well pleased with him). One of the Companions of the Prophet (Allah bless him and give him peace), he was an archer, poet, and reciter of the Koran who was know-ledgeable in Sacred Law. He was one of those who helped gather the Holy Koran, and he related fifty-five hadiths from the Prophet (Allah bless him and give him peace). He participated in the Muslim conquest of Egypt with 'Amr ibn al-'As, and ruled it for a time before being relieved of command, after which he took charge of Muslim naval military expeditions, and later died in Egypt in 58/678 (*al-A'lam* (y136), 4.240).

x360 'Uthman (o25.4) is 'Uthman ibn 'Affan ibn Abi al-'As ibn Umayya al-Ourashi (Allah be well pleased with him), born in Mecca forty-seven years before the Hijra (A.D. 577). He was the third caliph of Islam and one of the ten whom the Prophet (Allah bless him and give him peace) informed they would enter paradise. Of noble lineage, wealthy, and extremely handsome, he entered Islam shortly after the prophetic mission began, and among his greatest works was to outfit the "army of hardship" for the expedition to Tabuk, donating three hundred camels with their equipage and one thousand gold dinars, whereupon the Prophet (Allah bless him and give him peace) said, "Nothing 'Uthman does after today will harm him." He accepted the caliphate after 'Umar's death in A.H. 23, and during His tenure, Armenia, Caucasia, Khurasan, Kirman, Sijistan, Cyprus, and much of North Africa were added to the dominions of Islam. He completed the gathering of the Koran begun by Abu Bakr, who had collected the written fragments of it that the Companions possessed, which 'Uthman now called for to be checked and collated with those who had memorized it, written into a single volume, and ordered everything else to be burned before he had the text copied and sent to all parts of the Muslim world. He related 146 hadiths from the Prophet (Allah bless him and give him peace), who married two of his daughters to him at different times, Rugayya and Umm Kulthum, for which reason 'Uthman was called He of the Two Lights (Dhui Nurayn). At the end of his caliphate in 35/656, groups of men came from Egypt, Basra, and Kufa, complaining that 'Uthman had placed members of his clan, Bani Umayya, in prominent public offices, and demanded he remove them. When he refused, they surrounded his house in an attempt to force him to resign, but he would not, and finally some of them climbed over the walls of his home and murdered him as he sat reading the Koran (ibid., 4.210; and Sheikh Shu'ayb Arna'ut).

x361 'Uthman (w40.5) is 'Uthman ibn 'Umar ibn Faris al-Abadi of Basra, originally from Bukhara. He was a reliable transmitter (thiqa) whose hadiths were recorded in the works of Bukhari, Muslim, and in the other main collections. He died in A.H. 209 (*Taqrib al-tahdhib* (y16), 385).

x362 'Uthman ibn 'Abdullah (w31.1) is 'Uthman ibn 'Abdullah ibn Mawhab al-Tamimi, of Medina. A reliable hadith transmitter of the generation who came after the Companions, his hadiths were recorded in the collections of Bukhari, Muslim, Tirmidhi, and others. He died after A.H. 120 (ibid., 385; and Siyar a'lam al-nubala (y37), 5.187).

x363 'Uthman ibn 'Affan (see 'Uthman, x360)

x364

x364 'Uthman ibn Fodi (w9.4), known as Usuman dan Fodio, was born in Maratta in northern Nigeria in 1754. An Islamic scholar and Qadiri sheikh from a family of learned Muslims, he led the Fulani jihad in northern Nigeria with his younger brother 'Abdallahi and son Muhammad Bello. Having memorized the Koran and learned Maliki jurisprudence, hadith, and Arabic grammar when young, he became an accomplished scholar, author, poet, and Sufi. He recorded his experience of a stage of the mystic way in the words, "When I reached the age of thirty-six. God stripped the veil from my sight, the imperfection from my hearing and sense of smell, the flatness from my taste, the knots from my hands, and the heaviness from my feet and body. I saw things far away like near things and heard distant sounds like close ones. I smelt the good smell of the worshipper of God, sweeter than any sweetness, and the bad odor of the sinful man, more repugnant than any putrefaction ...." Though he authored a number of works in Arabic on Sufism, theology, and Sacred Law, his particular concern was syncretism, the compromise of Islam by admixture of pagan elements indigenous to the Nigeria of his time. These aberrant practices led first to an emigration (hijra) by him and his Qadiri followers from the lands of Gobir to the north and west, and then galvanized them to undertake a jihad that would physically bring all the region to orthodox Islam. It began with a vision of 'Abd al-Qadir al-Jilani, who fastened upon him "the sword of Allah to draw against His foes," and 'Uthman and his army were to fight for four years, mainly against the Gobir and Habe peoples, their hardest campaign being the siege on the Gobir capital of Alkalawa in 1806, which lasted two years. With its surrender, the Habe will to resist also disappeared and 'Uthman and his forces had effectively won the war. He divided the leadership of the Islamic state between his brother and son, and then retired to study and to teach his many students until his death in Sifawa in 1817 (Muslim Brotherhoods (y86), 15-25).

x365 'Uthman ibn Hunayf (w40.3) is 'Uthman ibn Hunayf ibn Wahb, Abu 'Amr of Aws (Allah be well pleased with him). A Companion of the Prophet (Allah bless him and give him peace) who participated in the battle of Uhud and those after it, he was appointed during 'Umar's caliphate as governor of southern Iraq (al-Sawad), and in 'Ali's time as governor of Basra. After the Battle of al-Jamai he went to live in Kufa, where he died in the caliphate of Mu'awiya some time after 41/661 (*al-A'lam* (y136), 4.205).

x366 'Uthman ibn 'Isa Marani (m12.6) is 'Uthman ibn 'Isa ibn Dirbas ibn Khayr, Abu 'Amr Diya' al-Din al-Marani al-Kurdi al-Mawsuli, born near Mosul, Iraq, in 516/1123. A Shafi'i scholar of Kurdish descent described by Taj al-Din Subki as "the most learned Shafi'i of his time in jurisprudence and fundamentals of law and faith," he first studied Sacred Law in Arbil. Iraq, and then Damascus before moving to Cairo, where he settled. He was appointed as head of the Egyptian judiciary by Sultan Salah al-Din Ayyubi in A.H. 566, though he later left the position and devoted himself to teaching and writing. He authored a commentary on Abu Ishaq Shirazi's *al-Luma*' [The effulgences] in fundamentals of jurisprudence, but is best known for his twenty-volume work in Shafi'i law, *al-Istiqsa' li madhahib al-fuqaha'* [The comprehensive: on jurists' schools of thought], a commentary on Shirazi's *al-Muhadhdhab* [The rarefaction]. He died in Cairo in 602/ 1206 (ibid., 4.212; Siyar a'lam al-nubala' (y37), 22.291; and Tabaqat al-Shafi'iyya al-kubra (y128), 8.337).

x367 Uways al-Barawi (w9.4) is Uways ibn Muhammad ibn Bashir al-Barawi, born in Brava on the southern Somalian coast in 1847. He studied Shafi'i jurisprudence, Koranic exegesis, Arabic grammar, and Sufism in his hometown before travelling to Baghdad, the headquarters of the Qadiri order to which he belonged, for fuller instruction in the way. After a number of years of study there with Sheikh Mustafa ibn al-Sayyid Salman al-Jaylani, he received authorization as a sheikh in the tariga and returned home. Possessed of considerable organizational capacity, leadership, and spiritual gifts, he won numerous adherents, many of whom he trained for missionary activities, and his Uwaysi-Qadiri tariga is credited with a considerable expansion of Islam in Tanganyika, southern Somalia, and eastern Zaire. He also founded agricultural settlements at Bilad al-Amin and at Biolay, 150 miles north of Brava, where he was assassinated at the age of sixty-three in 1909. B.G. Martin states: "In its spread from Brava to Zanzibar to the mainland of Tanganyika and then westward into the Congo, the Uwaysiya Qadiriya became a major Muslim movement in East Africa. Though it began as early as 1883, Qadiri proselytization is still continuing. In a region where adherence to a *tariga* is synonymous with conversion to Islam, such a movement assumed more than ordinary significance" (Muslim Brotherhoods (v86), 152-65, 176).

x368 Wali al-Din al-'Iraqi (w28.1) is Ahmad ibn 'Abd al-Rahim ibn al-Husayn, Abu Zar'a Wali al-Din al-'Iraqi, born in Cairo in 762/1361. Of Kurdish descent, he was the son of Zayn al-Din al-'Iraqi (x188) and like him, was also a Shafi'i scholar and hadith master (hafiz). His father took him to Damascus, where he was educated, and when he returned to Cairo, he succeeded Jalal Bulqini as the head of the judiciary, though his uncompromising attitude towards rulers caused him to be later removed from office. He authored a number of works in Sacred Law, hadith and its sciences, Muslim biographies, and formal legal opinion, and died in Cairo in 826/1423 (*al-A'lam* (y136), 1.148).

x369 Wasiyyullah 'Abbas (w56.2) is a contemporary hadith scholar who edited and annotated Imam Ahmad ibn Hanbal's *Fada'il al-Sahaba* [The excellences of the prophetic Companions] as his doctoral thesis at Umm al-Qura University in Mecca. His two-volume dissertation was first published in Beirut in 1403/1983 (n).

x370 Ya'qub (u3.5) is Ya'qub ibn lshaq ibn lbrahim (upon whom be peace), a prophet of Allah Most High. Also known as Isra'il, the offspring of his twelve sons composed the twelve tribes of Bani Isra'il, who took their name from him. He is mentioned in the Holy Koran in various places, among them sura Yusuf, named for his son, who was also a prophet. Commentators record that he lived for 147 years (*al-Futuhat al-ilahiyya* (y65), 2.433; and n).

x371 Yahya (u3.5) is Yahya ibn Zakariyya (upon whom be peace), the prophet of Allah Most High born to the prophet Zakariyya and his wife, who was the maternal aunt of 'Isa (upon whom be peace), though Yahya was born before 'Isa. Commentators record that he was descended through Zakariyya from Salayman (upon whom be peace), and that he was the last one sent before 'Isa to Bani Isra'il, who killed him when he was 120 years old, just as they had killed his father (al-Shifa (y116), 1.192).

x372 Yahya ibn Abi Kathir (a2.5) is Yahya ibn Salih, Abu Nasr Ibn Abi Kathir al-Ta'i al-Yamami. Originally of Basra, he lived in Medina for ten years, taking hadiths from the foremost of the generation that followed the Companions, and then moved to Yamama, in the Najd, where he was famous as a hadith scholar, though he later suffered for his outspoken condemnation of some of the policies of the Umayyad caliphs. One of the leading early hadith Imams, some have considered him even more learned than Zuhri. He died in 129/747 (*al-A'lam* (y136), 8,150).

x373 Yahya ibn Sa'id (w48.2) is Yahya ibn Sa'id ibn Qays, Abu Sa'id al-Ansari al-Najjari, originally of Medina. An Islamic judge first in Medina and later in Iraq, he was one of the main figures in the early science of hadith, and al-Jumhi said of him, "I have not seen anyone who resembled Zuhri more closely than Yahya ibn Sa'id. If not for the two of them, many sunnas would have been lost." He died in al-Hashimiyya, Iraq, in 143/760 (ibid., 8.147).

x374 al-Yasa' (u3.5) is al-Yasa' ibn Akhtub ibn al-'Ajuz (upon whom be peace), whom Allah Most High made a prophet and messenger to Bani Isra'il after Ilyas (x186) was raised up from among them. Allah inspired and aided him, and his people believed in him and honored him, applying the Sacred Law among themselves until his death (*al-Futuhat al-ilahiyya* (y65), 2.58, 3.550).

x375 Yasin 'Arafa (Document 1), a native of Damascus, is a friend of Sheikh 'Abd al-Wakil Durubi's of about his own age who has visited him almost daily for the past thirty-five years and been his business partner in editing and publishing a number of classic works on Sufism and Shafi'i jurisprudence (n).

x376 Yunus (u3.5) (upon whom be peace), also known as He of the Fish (Dhul Nun), was the prophet of Allah Most High to the people of Nineveh (in presentday Iraq) whom, as commentators relate, he called to the worship of Allah alone, but who rejected him and his message until he at length grew angry with them and departed, informing them that Allah's punishment would be visited upon them in three days. When he left them and boarded a ship, his people saw the seriousness of their plight and made a deep and sincere repentance, all of them coming forth from their dwellings to beg Allah to turn aside His punishment, and when it appeared above like a section of darkest night, Allah caused it to revolve harmlessly overhead. A storm at sea meanwhile assailed the ship carrying Yunus, and in the course of it, the passengers saw that their only hope was for one of their number to lighten ship by jumping overboard, but when they drew lots to see who it would be, the lot fell to Yunus. Unwilling to put him off, they cast lots again and again, but each time it fell to the prophet, and at length they saw that some great matter was afoot and let him go. As he took to the water, a great fish swallowed him and he remained in its belly for some days, regretting his anger towards his people, and expressing his abject humility towards Allah with the words, "There is no god but You, glory be to You, verily I was of the wrongdoers," and Allah saved him by causing the fish to cast him up on the shore (Qisas al-anbiya' (y59), 286-93).

x377 Yunus Hamdan (Document 2) is Yunus ibn Hamdan ibn Qublan Abu Jamus, Abu Anas, born in the Marka area east of Amman, Jordan, in 1944. Educated in Amman, he served as a teacher for four years in the Jordanian Army before becoming the imam of a mosque under the Ministry of Endowments (Wizara al-Awqaf) in 1968. He took the Shadhili tariqa from Shcikh Muhammad Sa'id Kurdi in the summer of 1967, and by the time of the sheikh's death five years later, was one of his most advanced disciples. He studied Shafi'i jurisprudence with both his sheikh and with the mufti of Irbid, Sheikh Barakat, and in 1982 took a degree from the University of Jordan in Sacred Law. He has been the translator's neighbor since 1983, and was one of those who generously agreed to check the Arabic of the present volume before it was submitted for publication. One of the signs of Allah in humility, kindness, and patience, he currently lives in Amman, where he teaches Arabic grammar, Shafi'i jurisprudence, and Koran recital to a small circle of students (n).

x378 Yusuf (u3.5) is Yusuf ibn Ya'qub (upon whom he peace), the prophet of Allah Most High whose story is recounted by the Holy Koran in the sura that bears his name; how his brothers, jealous of the love their father had for him, cast him into a well, how he was sold into slavery in Egypt, later rising to a high position there, and the forgiveness he showed them when they came to him in their hour of need (Koran 12; and n).

x379 Yusuf Ardabili (o22.1(d(H))) is Yusuf ibn Ibrahim, Jamal al-Din al-Ardabili, of Ardabil, Azerbaijan. He was a Shafi'i scholar whom Ibn Qadi Shuhba described as "tremendous in Sacred Knowledge," and who authored *Kitab al-anwar li a'mal al-abrar* [The book of lights for the works of the pious] in Sacred Law. He died in Ardabil in 799/1397 at over seventy years of age (*al-A'lam* (y136), 8.212).

x380 (Sheikh) Yusuf Nabahani (w52.1(60)) is Yusuf ibn Isma'il ibn Yusuf al-Nabahani, born in the village of Ijzim, Palestine, in 1265/1849. He was a Shafi'i scholar, Sufi, judge, poet, and the author of works in Sacred Law, tenets of faith, prophetic biography, hadith, heresiology, and Sufism, including his two-volume Jami' karamat al-awliya' [Compendium of the miracles of the friends of Allah], Wasa'il al-wusul ila shama'il al-Rasul [The means of knowing the attributes of the Prophet]. Sa'ada al-darayn fi al-salat 'ala Sayyid al-Kawnayn [Felicity in this world and the next through the blessings upon the Liegelord of the Two Abodes], and forty-five others, among them some of the most beautiful works that exist in commemoration of the Prophet (Allah bless him and give him peace). He was educated at al-Azhar, edited a newspaper in Istanbul for a period and corrected the books it published, and then returned to be appointed to the judiciary in Beirut, a capacity in which he served for twenty years before moving to Medina. After the outbreak of the First World War, he returned to Ijzim, where he died in 1350/1932 (ibid., 8.218; Wasa'il al-wusul (y97), 11; and n).

x381 Yusuf Qaradawi (w46.1) was born in Egypt in 1926. A contemporary Islamic scholar, author, and poet, he memorized the Holy Koran before age ten

and completed his education at al-Azhar, where he took a doctoral degree with highest honors in 1973. He has written more than twenty works which have gained a wide readership in the Islamic world, but is probably best known for his *al-Halal* wa al-haram fi al-Islam [The lawful and unlawful in Islam] which, although it contains some unreliable positions in Sacred Law, represents an original effort to make the comprehensive rules of Islam accessible and understandable to nonspecialists, and shows its author as a modern thinker concerned with joining between the principles of the religion and the problems of the times. He is currently the Dean of a college of Sacred Law in Qatar (al-Sahwa al-Islamiyya (y111), back cover; and n).

x382 (a) (Sheikh) Yusuf al-Rifa'i (w40.2) is Yusuf ibn al-Sayyid Hashim al-Rifa'i, born in Kuweit in 1351/1932. A Shafi'i scholar, former minister of state, educator, Sufi, and author, he was given his primary education in the Holy Koran by Sheikh Ahmad al-'Agil in Kuweit, and studied Sacred Law in Damascus and Shafi'i jurisprudence under Sheikh Muhammad Muhammad Salih of Kuweit and others. His father, al-Sayvid Hashim al-Rifa'i, was the captain of a pearl-harvesting sailing ship, then a state official, and finally an advocate in the Shari'a court of Kuweit. Sheikh Yusuf is descendant of the Prophet (Allah bless him and give him peace) through the friend (wali) of Allah Most High. Sheikh Ahmad al-Rifa'i. He was made a member of Parljament in Kuweit in 1963, minister of telecommunications and postage in 1964, and he served as the minister of state from 1965 to 1970. He is also a sheikh of the Rifa'i tariga founded by his ancestor, having been authorized in Zabadani, near Damascus, by Sheikh Makki al-Kattani, whose teacher Ibrahim al-Rawi was the student of Sheikh Abu al-Huda al-Sayyadi, one of the outstanding recent figures in the Rifa'i way, which Yusuf notes is especially distinguished, like its founder, for its rigorous adherence to the Sacred Law, outwardly and inwardly. The value of Sufism in Islam, he believes, is not only as a means to spiritual sincerity, but as a powerful force to convey Islam (da'wa) to non-Muslims and to regenerate the religion in the Muslim heartlands from within. Among his written works are Khawatir fi al-siyasa wa al-mujtama' [Thoughts on politics and society], comprising articles on contemporary issues such as the need for Muslims to defend the rights of Muslim minorities in non-Muslim countries; Adilla Ahl al-Sunna wa al-Jama'a aw al-Radd al-muhkam almani' 'ala munkarat wa shubuhat Ibn Mani' [The evidences of the Sunni Community, or, The unassailably proficient rebuttal of the blameworthy and doubtful points of Ibn Mani', which he wrote in response to a contemporary's attack on Sheikh Muhammad 'Alawi Maliki for the latter's having contradicted the tenets of the Wahhabi sect on a number of questions; and Adilla al-qunut fi salat al-fair [The evidences for standing in supplication at the dawn prayer]. He takes a keen interest in the problems of Muslims today, and at a recent symposium in Amman with Sheikh 'Abdullah Muhammad Ghimari and Sheikh Hasan Saggaf, he voiced his concern for the obstacles to the current Islamic revival and world propagation of Islam that are being put in its way by "fundamentalists" whose view of Allah is anthropomorphic, view of the Prophet (Allah bless him and give him peace) is that he is over-venerated and loved by Muslims, and view of Muslims is that they are unbelievers or immersed in unlawful innovations (bid'a). The unity of the Community and its future, he said, lie in holding fast to the agreed-upon schools of jurisprudence and tenets of faith, directing our efforts to non-Muslims; not in trying to convince Muslims that everything their forefathers believed was a mistake. He presently directs the al-Iman School, founded in 1973 in Kuweit, which provides Islamic and secular education patterned on the al-Azhar model at the elementary, preparatory, and secondary levels. He is a familiar figure at Islamic conferences around the world, and in 1988 was elected as president of the World Union of Islamic Propagation and Information at its London conference (n).

x382 (b) Yusuf Talal DeLorenzo (Document 3) is an American Muslim scholar who was born in Plymouth, Massachusetts in 1947 and raised in Duxbury, where his family has lived for several generations. He entered Islam in 1970 in Beirut, and in 1971 became the student of the hadith expert Sheikh Muhammad Yusuf al-Bannuri of Pakistan. After six years of study, the sheikh, author of Ma'arif al-Sunan [The knowledges of "The sunnas"], a six-volume commentary on Jami' al-Tirmidhi [The hadith collection of Tirmidhi], and other works, authorized him to teach and relate the hadiths he had read before him and on which he had commented. Yusuf has since taught hadith and principles of jurisprudence (usul alfigh) in Pakistan, served as advisor on Islamic education to the late President Zia al-Hagg (Allah have mercy on him), been headmaster of the only private Muslim college in Sri Lanka-where he taught 'Umdat al-salik, the main text of the present volume—lectured at the International Islamic University in Islamabad, and served as Chief of the Translation Bureau at the Islamic Research Institute there. In June, 1989, after nearly twenty years abroad, he was appointed as research coordinator for the International Institute of Islamic Thought in Washington, D.C.

A veteran Islamic translator, his more than ten works include English versions of a Hanafi manual of Sacred Law as well as *Kitab al-halal wa al-haram* [The book of the lawful and unlawful] from Imam Ghazali's *Ihya' 'ulum al-din* [Giving life to the religious sciences], *Usul al-fiqh al-Islami* [The bases of Islamic jurisprudence], and *al-Ijtihad wa al-taqlid fi al-Islam* [Personal juridical reasoning versus following qualified scholarship, in Islam], both by Dr. Taha Jabir al-'Alwani. His most recent effort, a pioneering translation of his own Arabic edition of Abu Bakr al-Jassas's multi-volume Koranic exegesis *Ahkam al-Qur'an* [Legal interpretations of the Koran], seems destined for wide recognition and use, representing the definitive Hanafi work on deducing legal rulings from the Holy Koran. He presently lives in Sterling, Virginia (n).

#### x383 Zacharias (see next entry)

x384 Zakariyya (u3.5) is Zakariyya ibn Ladun ibn Muslim ibn Saduq ibn Hashban ibn Dawud ibn Sulayman (upon whom be peace), a prophet of Allah Most High to Bani Isra'il. The Holy Koran mentions how Allah gave him a son, the prophet Yahya, in his old age to inherit his knowledge and prophethood, and how, when his wife's sister gave birth to Maryam and vowed her to the service of the Sacred Temple, Zakariyya undertook to care for her in a room in the temple, where he brought her food, drink, and other necessities. Allah Most High describes him and family as "vying in pious deeds, calling upon Us in hope and fear, and humble to Us" (Koran 21:90) (*Qisas al-anbiya*' (y59), 543-44).

x385 (Sheikh al-Islam) Zakariyya Ansari (016.6) is Zakariyya ibn Muhammad ibn Ahmad ibn Zakariyya, Abu Yahya Sheikh al-Islam al-Ansari, born in Sanika,

Egypt, in 823/1420. Known as the Sheikh of Sheikhs, he was the Shafi'i scholar of his time, a hadith master (hafiz), judge, and Koranic excepte. He was educated in Cairo in circumstances of such poverty that he used to have to leave the mosque by night to look for watermelon rinds, which he would wash and eat. When his knowledge later won him fame and recognition, he was to receive so many gifts that his income before his appointment to the judiciary amounted to nearly three thousand dirhams a day, which he spent to gather books, teach, and give financial help to the students who studied with him. When Sultan Quytubay al-Jurkasi appointed him as head of the judiciary in Cairo, he accepted the post with reluctance after being repeatedly asked, but when the sultan later committed a wrong act and he sent him a letter upbraiding him, the sultan dismissed him and he returned to teaching. He authored works in Sacred Law, the sciences of Koran and hadith, logic, Arabic, fundamentals of jurisprudence, and Sufism, and was the sheikh of Imam Ibn Hajar Haytami. He died in 926/1520 at one hundred years of age (*al-A'lam* (y136), 3.46).

x386 Zarkashi (f5:1) is Muhammad ibn Bahadur ibn 'Abdullah, Abu 'Abdullah Badr al-Din al-Zarkashi, born in Egypt in 745/1344. Of Turkish origin, he was a scholar of Shati'i jurisprudence, fundamentals of law, hadith, and literature, who wrote many works, among them his three-volume *al-Bahr al-Muhit* [The encompassing sea], on Islamic legal principles. He died in 794/1392 (ibid., 6.60).

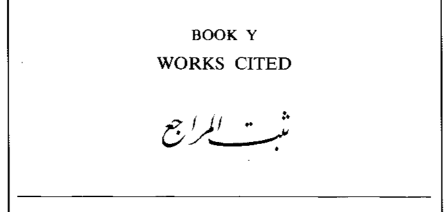
x387 Zayd ibn 'Ali ibn Husayn (b7.6) is Zayd ibn 'Ali ibn Husayn ibn 'Ali ibn Abi Talib, Abu al-Husayn al-Shahid al-'Alawi al-Hashimi, born in 79/698. He was an Imam of Sacred Law who lived in Kufa, Iraq, where Imam Abu Hanifa knew him and once said, "I never saw anyone of his time more knowledgeable in Sacred Law, faster to answer, or clearer in discourse." Two works have been ascribed to him, the recently discovered *Majmu' fi al-fiqh* [Collection in Sacred Law], which if his, is the oldest recorded work in Islamic jurisprudence; and *Tafsir gharib al-Qur'an* [Explanation of rare words in the Koran], whose ascription likewise remains unestablished. At the end of his life he headed an uprising against the Umayyads, and was killed in Kufa in 122/740 (ibid., 3.59).

x388 Zayd ibn Thabit (b3.2) is Zayd ibn Thabit ibn al-Dahhak. Abu Kharija (Allah be well pleased with him), born in Medina eleven years before the Hijra (A.D. 611) and raised in Mecca. Among the great Companions of the Prophet (Allah bless him and give him peace), he was one of the scribes who recorded the Koran in writing. His father was killed when he was six years old, and he emigrated at age eleven to Medina, where he learned the religion of Islam and later became one of the Companions' principle scholarly resources in deciding cases. giving formal legal opinion, in Koranic recitation, and inheritance. When the caliph 'Umar used to travel from Medina, he would leave Zayd in his place until he returned. Ibn 'Abbas, with his immense erudition, used to visit him at home to take knowledge from him. He was among those who gathered the Koran in the time of the Prophet (Allah bless him and give him peace) and checked it with him, who wrote it in the time of Abu Bakr, and who copied out the Korans that 'Uthman sent to the cities of the outlying Islamic lands. He related ninety-two hadiths, and when he died in 45/665, Abu Hurayra said, "The scholar of this nation has died today; haply Allah will make Ibn 'Abbas his successor'' (ibid., 3.57).

x389 Zayn al-Din Mallibari (w12.2) is Zayn al-Din ibn 'Abd al-'Aziz ibn Zayn al-Din ibn 'Ali ibn Ahmad al-Mallibari, originally of Mallibar, India. A Shafi'i scholar who studied under Imam Ibn Hajar Haytami, he authored *Qurra al-'ayn bi muhimmat al-din* [The gladdening of the eye with the essentials of the religion] and its commentary *Fath al-Mu'in* [The victory of the Helper]; as well as *Irshad al-'ibad ila sabil al-rashad* [The guidance of servants to the way of wisdom]. He died in 987/1579 (ibid. 3.64; *Mu'jam al-buldan* (y43), 5.196; and A).

x390 Zubayr (o25.4) is Zubayr ibn al-'Awwam ibn Khuwaylid, Abu 'Abdullah al-Asadi al-Qurashi (Allah be well pleased with him), born twenty-eight years before the Hijra in Mecca. One of the most courageous of the Companions of the Prophet (Allah bless him and give him peace), he entered Islam at the age of sixteen, was one of the ten informed they would enter paradise, and was the first to draw a sword for Islam, participating in the battles of Badr. Uhud, and others. He was the son of the paternal aunt of the Prophet (Allah bless him and give him peace), and 'Umar considered him one of those qualified to be caliph after him. A wealthy man with wide trade dealings, his property was sold after his death for forty million dirhams. He was assassinated by Ibn Jarmuz in 36/656 on the day of the Battle of al-Jamal, about twenty-one miles outside of Basra (*al-A'lam* (y136), 3.43).

x391 (Imam) Zuhri (w57.2) is Muhammad ibn Muslim ibn 'Abdullah ibn Shihab, Abu Bakr al-Zuhri of Medina, born in 58/678. Of the generation that met the Companions. Zuhri was reportedly the first to record prophetic traditions in writing, and one of the most important early scholars in hadith and Sacred Law. He visited Syria and settled there, and the caliph 'Umar ibn 'Abd al-'Aziz wrote to some of his officials, "See well to Ibn Shihab [Zuhri], for you will find no one more knowledgeable in the sunnas of the past than he." He died in 124/742 in Shaghb, at the northern extremity of the Hijaz where it becomes Palestine (ibid., 7.97).



y1 Abaza, Nizar, and Muhammad Muti' al-Hafiz. *Tarikh 'ulama' Dimashq fi* al-qarn al-rabi' 'ashar al-hijri. 2 vols. Damascus: Dar al-Fikr, 1406/1986.

y2 al-'Abbadi, Ahmad ibn Qasim, Ibn Hajar al-Haytami, Yahya ibn Sharaf al-Nawawi, and 'Abd al-Hamid al-Sharwani. Hawashi al-Shaykh 'Abd al-Hamid al-Sharwani wa al-Shaykh Ahmad ibn Qasim al-'Abbadi 'ala Tuhfa al-muhtaj bi sharh al-Minhaj [Haytami's interlineal exegesis of Nawawi's Minhaj al-talibin, printed with it on the margins of its commentaries by Sharwani and (below him) 'Abbadi]. 10 vols. 1315/1898. Reprint. Cairo: Dar al-Fikr, n.d.

y3 'Abbas, Wasiyyullah Muhammad. Introduction to *Kitab fada'il al-Sahaba* by Ahmad ibn Hanbal. 2 vols. Bcirut: Mu'assasa al-Risala, 1403/1983.

y4 'Abidin, Muhammad 'Ala' al-Din. *al-Hadiyya al-'Ala'iyya*. Edited and annotated by Muhammad Sa'id al-Burhani. Damascus: Dar al-Ma'arif, 1398/ 1978.

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# book z INDEXES

القنصار سسر

## I. SUBJECT INDEX

AARON (HARUN), x135 ABBAS, X3 'ABBAS, (BN, X149 ABBAS, WASIYYULLAH, x369 Abbreviations, list of present volume's, xxii "ABD AL-BARR, YUSUF IBN, X150 'ABD AL-GHANLAL-NABULSE x5 ABD AL-KARIM AL-JILL X7 ABD AL-OADIR AL-JAZA IRL X8 'ABD AL-OAHIR ALBAGHDADI, x9 'ABD AL-RAHMAN IBN AWF, X10 Abd al-Rahman, as a name, j15.3 ABD AL-SALAM, AL-1ZZ IBN, x199 ABD AL-WAHID IBN ZAYD, x18 'ABDULLAH IBN 'AMR, x20 ABIDIN, ALA AL-DIN, x80 ABIDIN, MUHAMMAD AMIN IBN (IBN ABIDIN), x253 Ablution (wudu), e5.0-29 amount of water used for. minimal, e5.25 by those with chronic exit of drops of urine etc., e5.3(1-2), e13.7 cleaning oneself of waste before, e9.4-fi in extreme cold, e12.14 doubts about having washed some part of body in, e5.27 excessive misgivings arising during, s3.2 how to perform, c5.5-13

by those with illness or injury, e12.9-10 integrals of, e5.1 intention for, e5,2-4, w25,1(end) during menstruation, unlawfulness of, e13.4 things which nullify (see Minor ritual impurity) things offensive in, e5.24 omitting an integral of, enormity of, w52,1(72) during postnatal bleeding, unlawfulness of, e13.4 preliminary measures before, e5.5-7 before purificatory bath (ghusl). recommendedness of, e11.3 renewing for each prayer, sunna of, e5.28 sunnas of, e5, 14-20, e5, 22-23, e5, 25 when thirst is feared, unlawfulness of, e12.8 after touching the dead, sunna of. e11.5(5) two rak'as after, sunna of, f13.3, p. 910 washing eyes in, e5.21 washing face in, e5.8-9 washing feet in, e5.13 washing hands and arms in, e5.10 washing heels in, c5.21 without water (see Dry ablution (tavammum)) without water or earth, e12,15 with waterproof substance on nails

or skin, invalidity of, e5.26 water used for (see Water used in purification) wiping ears in, c5.12 wiping footgear instead of washing feet in (see Footgear, wiping) wiping head in, e5.11 wiping socks in, e6.4(end(A:)) for women with chronic vaginal discharge, e13.6 Ablution, dry (tayammum). See Dry ablution ABRAHAM (IBRAHIM), x180 religion of, o11.1(5) Abrogation (naskh) of revealed rulings by others. See Supersession Absentminded people, court testimony of, unacceptability of, o24.2(end) Abstinence, \$3.9. See also This world ABU BAKR, x31 caliphate of, legitimacy of (see Rightly Guided Caliphs) ABU DARDA : x34 ABU DAWUD, x35 ABU HANIFA, x37ABU HATIM, X38 ABU HAYYAN TAWHIDI, x39 ABU HURAYRA, x41 ABU JAHL, x45 ABU LAHAB, x46 ABUL MAWAHIB, MUHAMMAD, X248 ABU NADRA, x57 ABU NU AYM ASBAHANI, X58 ABU SUFYAN, x61 ABUTALHA, x62 ABU UMAMA, X64 ABU 'UMAR ('ABD AL-BARR), x150 ABUPUTHMAN, x66 ABU YAZID BISTAMI, X6S ABU YUSUF, X69 Accusing another of adultery or sodomy without proof (qadhf) accusing one's wife, n11.1-6 enormity of, p18, p20.4, w52.1(285-86), w52.3(6) meaning of proof, nH.2, o24.9 penalty for, o13.1-9 Acknowledgement, common ('urf). See Common acknowledgement Acquisition (kasb), in Islamic belief, u3.8 Act of God, zakat on crops destroyed by, h3.9 Adab. See Decorum Adala, See Uprightness

адам, х70 ADHAM, IBRAHIM IBN, x182 Adhan. See Call to prayer Administration of Islamic state. See Caliph; Islamic state Adoption, k28.4 Adulteration of trade goods, p20.2, See also Cheating a buyer Adultery. See Fornication Advance, buying in. See Buying in advance. Afterlife, forgetting about the. w52.1(37) Age of discrimination, defined, f1.2 Aged persons. See also Family: Parents marital suitability (kata'a) of, m4.2(end) Agent and principal. See Commissioning another Aggression, enormity of p48 Agreements, not fulfilling, enormity of, w52,1(53) Agriculture. See Crops Ahad hadiths, defined, o22.1(d(11(2))) Ahl al-Bayt insulting or reviling, enormity of. p37.2(2) seeking help through the baraka of. f21.2 Ahl al-hall wa al-'agd, o25.4(1) Ahl al-kitab. See Christians: Jews: Non-Muslims Aht al-Sunna wa al-Jama'a beliefs of (see Tenets of faith) contradicting the tenets of faith of, o26.1 defined, x47 legal rulings of, accepted only from the four Sunni schools, b7.6 AHMAD IBN HANBAL, x72 AU-AHRASH, MUHAMMAD, x249 Ailments, See Illness; Injuries Airplanes, prayer in, See Vehicles 14 ISHA, x79 accusing of adultery, as unbelief, p18.3 Mosques of , j1.14 AJIBA, AHMAD IBN, X153 Akhir al-zaman. See Last Days Akhlaq, Islamic, See book r Contents, p. 726; book s Contents, p. 777; book t. Contents, p. 796; Character; Faith: Muslims: Other people

### Subject Index

AL 'ALA', HILAL IBN, x144 AUAT, ABU SAID, x59 AL-'ALAWI, AHMAD IBN MUSTAFA, x73 Alcohol acquiescence to others drinking,  $m9.2(e), a2.4(4), a3.2(N_{c}),$ w52.1(421) consumption in emergencies, as medicine, etc., 016.6 drinking, o16.1-7, p14, w52.1(350), w52.3(9) as filth (najasa), e14.1(7), e14.12, f4.14(7)helping others to produce, sell, or consume, k4.9, p14,2(2). w52.1(189, 350-61) legal responsibility for actions under the influence of, n1.2, o1.2(1)medical, cosmetic, etc., as pure (tahir) e14,1(7), x255 non-Muslims' use of, k4.9, 011.5(1), q3.2(N;)penalty for drinking, 016.1-7 'ALLIBN ABI TALHA, x82 **ALLIBN ABLIALIS, x81** disagreement of with Mu'awiya, w56.3 Alienating a person's spouse from them. See Disaffecting a person's spouse Allah, v1 acts of, v1.9 anthropomorphic view of (see Anthropomorphism) ascribing associates to (see Shirk) attributes of, 018.4-8, v1.1-9 -, denial of as unbelief, o8,7(5) -, figurative interpretation (ta'wil) of (see under Interpretation of Koran and hadith) being of, vis-a-vis the being of the universe, x5 (see also Allah, transcendence of) belief in defined, u3.2, v1 creation of servants' acts by, p37.1(2). u3.8, v1.6.9 debts to, w18.8(2) destining of (see also Destiny)  $\sim$ , enormity of denying, p37.2(2) the devising of (makr Allah). enormity of feeling safe from, p66, s6.1(end), w52.1(39), w52.3(4) disliking to meet, enormity of, w52.1(126) the doer of all actions, u3.8.

v1.6.9 'establishment' (istiwa') of upon the Throne, a4.3, v1.3 eternality of, v1.2 exaltedness of above space or time, v1.3, w8 fear of (see Godfcaringness) forgetting, enormity of, w52.1(37) free of need for anything, v1.9, w8.1 the greatest name of, w29.2(6). w30.1(3) 'hand', 'eyes', etc. of (see Interpretation of Koran and hadith, figurative interpretation (ta'wil) of divine attributes) hatred for the sake of, r3.1(3), w59.2(end) hearing of, v1.7 imitating the creative act of by making pictures, w50.2 justice of, u3.8, v1.9, v2.3, w55.3(end), w59.2(end) as Lawgiver, a1.1-5 life of, v1.4 love for His servants, t3.12, w33.2 love for Islam, w4.5 loving others for the sake of, p75.28, w59.2(end) intentionally lying about, w52.1(48) names of, 018.4-6 true nature of, asking about, r15 nearness of to created things, v1.3 omnipotence of, v1.4 omniscience of, v1,5, w60.2 oneness of, v1.2 -, denial of as unbelief, w47.1 reaching, w7.4, d1.3, w9.7, w33.2 (see also Gnosis) remembrance of (see Dhikr) sight of, v1.7 speech of, v1.8 -, as understood by literalists, w6.2 supplicating through His entity, names, attributes, etc., w29.2(6), w40.2(3)surrender to, (2.2, u2.2 (see also Destiny, acceptance of) not taking seriously the rights and commands of, as an enormity, w52.1(25)thinking the best of (see Thinking the best of Allah) Throne of (see Throne ('arsh))

transcendence of, a4.3, v1.3, w8 union (ittihad) with (see Union with God) war of, against takers of usury (riba), p7.1 -, against those at ennity with His friends, w33.2 will of, n3.7-8, v1.6, w59.2 -, belief of causality's independence from, as unbelief (see Causality) wisdom of, v1.9, w55.3(end), w59.2 "Allahu akbar" said on the days of 'Eid, f19.8 said on first ten days of Dhul Hiija, f19.9 Allahu Akbar, the opening (takbira al-ihram) at group prayer, merit of, f12.8 in the prayer (salat), f8.7-12 misgivings about, obsessive, s3.3 Allies, non-Muslim, o9.7, o10.1 Allusion slander by, unlawfulness of, r2.9 using polite, in place of vulgar words, r26.2 Alms. See Charity: Zakat Alone, being with the opposite sex, m2.3(end) Aloud, legal meaning of, for prayer utterances, f8.10 Altruism, f18.16 AL-ALWANI, TAHA JABIR, X342(b) Amana. See Deposits for safekeeping; Trusts Ameen, meaning of, f8.1 Amenity payment (mut'a) to divorced women, m8,11 AL-AMIDI, 'ALLIBN MUHAMMAD, x87 Amir. See Leaders 'Amm (Koranic ruling type), o22.1(d(1))Amphibians, as filth (najasa) when dead, e14.1(11) Amputation of hand as penalty for highway robbery, o15.1 as penalty for theft, o14.1. p21.1 al-Amr bi al-ma ruf. See Commanding the right and forbidding the wrong Amulets Koran written and carried as, e8.2(O:), w16.1(35) permissibility of, w17

unlawfulness of, w17.3, w52.1(125) Amusements. See also Games pointless, r13.3 Amusing one's wife and family with stories, r13.2-3 Anal intercourse. See Sodomy Analogy (giyas) denial of by Ibn Hazm, w18.9(3), x161 a fortiori, as decisive in court decisions, o23.4 types of, o22.1(d(III))Anarchy, impermissibility of, o25.1, 025.4(end) ANAS IBN MALIK, \$90 Ancestry, attacking another's. p47, w52.4(290) ANGUL OF DEATH, THE, x97 Angels, u3.3, w22 ask forgiveness for mankind, w35.2(5) belief in, defined, o8.7(18), u3.3, w22 clothing oneself from the eyes of. f5.1 do not enter houses where there are pictures, w50.6 greeted with Salams at the end of the prayer, f8.47 questioning of the dead by, g5.6(1), v2.2, w32 ANGELS OF BABYLON, THE, x136 Anger. See also Arguing for Allah's sake, r3.1(3). r27.1, w59.2(end) for one's ego's sake, as an enormity, w52.1(3, 38) unlawfulness of, c7.1 Animals. See also Livestock: and names of particular animals crucity towards, unlawfulness of, o9.10, p70, r38.2(end), w52.1(162 65, 174, 278-79) maintenance of, obligatoriness of, m12.6 purity (tahara) or impurity of. e14.1(8, 10-14), e14.2, e14.5-7 Animate life, depiction of. See Pictures Annihilation (fana'), spiritual station of, s4.8(end). See also Gnosis; Subsistence Annoying others. See Other people Annulment of marriage, m7.1-5, m8.7 by wife for nonsupport. m11.13-14 Ansar, See Helpers, Medinan ANSARI, ISMA'IL, X196

AL-ANSARI, KHUBAYB, x220 ANSARI, ZAKARIYYA, x385 Anthropomorphism, a4.3, w6.2-3, x47, w57, x131, x174, x178 ANTICHRIST, THE, X91 Apostasy (ridda), o8.0-7 acts which constitute (see Unbelief) consequences of committing (see Apostates) insanity as an excuse for, k13.1 Apostates annulment of marriage of, m7.4, m8.7. o8.6 executed for unbelief, f1.3, o8.2 killing, no expiation for, o5.4, o8.4 -, no indemnity (diva) for, o4.17, o8.4 -, permissibility of, e12.8 -, no retaliation (gisas) for, o1.2(3) make up missed fast-days after returning to Islam. i1.3(3) make up missed prayers after returning to Islam, fl.1 meat slaughtered by, j17.2 Muslim marriages with, unlawfulness of. m6.7 zakat due from, h1.2 Appropriation, wrongful. See Wrongfully gotten property 'Agida. See Tenets of faith 'Agila, 04.4, 04.10-11 'Agiga (Sacrifice for newborns), j15 Aquatic animals eating, j16.4 as pure even when unslaughtered, e14.1(11) Arabic knowledge of, as a condition for ijtihad, o22.1(d(end)) -, as a condition for interpreting the Koran, r14.2 overspecialization in, s2.7 scholars of as definers of acceptability of various interpretations of Islamic law and belief, w47.2 study of as communally obligatory. a5.1, w29.3(1) Arabic alphabet. English transliteration of, w3.1-2 Arabic names, the parts of, book x Introduction p. 1019 Arabic texts, punctuation of, Introduction p. x

caliphs chosen from, o25.3(e) marriage to, m4.2(1)'Arafa building at, w52.1(226)described, i1.1 fasting on the Day of, i2.1(end) joining one's prayers before, j7.4 missing, on hajj, j8.4(end), j12.6(1) obligatory features of standing at, i8.4 validity of going between Safa and Marwa before, j6.1 the way to, on hajj, j7.1-4 ARAFA, YASIN, \$375 Archery, See Marksmanship ARDABILI, YUSUF, x379 Arguing, r22 as an enormity, p64, w52.1(411-13) on religious issues, r21 (see also Polemics, theological) -, as an enormity, w52,1(69) nitpicking, r20, w52.1(413) without right, enormity of, p75.5, w52.1(409) 'Arif billah. See Gnosis Ariyya. See Lending something for use Arkan. See Integrals, legal Arm, broken. See Injuries Armies, raising and deploying for jihad, o25,9(1) ARNAUT, SHU'AYB, X331 Arrival circumambulation (tawaf al-qudum). See Circumambulation, the arrival Arrogance. See Contempt for others; Pride Arsh, See Throne Art. See Pictures AL-'AS, 'ABDULLAH IBN 'AMR IBN, X20 ASBAHANI, ABU NU'AYM, X58 ASH ARI. (IMAM) ABUL HASAN, x47 ASIFARI, ABU MALIK, x54 ASH ARL ABU MUSA, x56 Ash'ari school, w57 attacks on by "fundamentalists," w57. x174 famous scholars who were of, w57.2 on figurative interpretation of the divine attributes, w6.3, x47 founding of, x47 on knowledge of good and bad, a1.3-5 on literal interpretation of matters relating to the afterlife, w6.3 on nonresponsibility of those unreached by prophets'

Arabs

message, a1.5 tenets of as metaphysic of Sufi theosophy, x14 'Ashura', spurious prayers in, f10,15(4) 'ASQALANI, IBN HATAR, x159 'Asr. See Midafternoon praver av-Salamu 'Alaykum, See Salams Assault. See also Hitting; Killing defense against, o7 Associates to Allah, ascribing, See Shirk Assuaging those from whom one apprehends harm (mudara), r16.2 Astrology. See also Fortune-telling; Unseen (al-Ghayb), the belief in, enormity of, p41. w52.1(112, 310, 315) falsity of, w60.2 learning, unlawfulness of, a7.2(4) ASUF IBN BARKHIYA, x94 Atonement, See Repentance Attorney, power of. See Commissioning another to do something Attributes of Allah. See Allah, attributes of Auctions, k4.7-8 Authenticating one's words, r11 Authentication of primary textual evidence. See Hadiths; Interpretation of Koran and hadith Authority. See also Caliphate; Leadership assumption of by oppressors or the immoral (see Leaders, bad; Oppressors) dismissing a righteous and competent person from, w52.4(323) obedience to, obligatoriness of, b7.3. o25.5, p40, p75.4(3), t32.2 -, limits to, o25.5(A:), p40.2(A:). 13.3 Automobiles, prayer in. See Vehicles Autopsies, w52.1(119) Avarice. See Greed; Stinginess Avoiding a fellow Muslim, enormity of, p75.11, w52.1(269-71) 'AWF, 'ABD AL-RAHMAN IBN, x10 Awliya'. See Friends of Allah 'Awra. See Nakedness Awsug, five, metric equivalent of, w15.1 Axis of the World. See Outb, the Ayam al-Tashriq. See 'Eid al-Adha, three days following 'Avn, defined, versus dayn, k9.2(b)

AYYUB (JOB), x95 Azan. See Call to Prayer (Adhan) 'Azima. See Strictness, legal 'Aziz hadiths, defined, o22.1(d(II(2))) AZIZI, ALI IBN AHMAD, X96 'AZRA'H., x97 BA'ALAWI, 'ABD AL-RAHMAN, X11 BA'ALAWI, 'ABDULLAH MAHFUZ, X24 **Babies** breast-feeding (see Breast-feeding) death of premature, funeral for. g4.21 naming, j15.3 sacrifice ('agiga) and sunnas after birth, j15 urine of, purifying clothes etc. from, e14.9 Backbiting. See Slander Backgammon, w52.1(423-24) Backup man (muballigh), f12.36, w29.3(4) Bacon. See Pork Bad, knowledge of. See Good and Bad, knowledge of Bad faith. See also Treachery; Trusts, betrayal of learning Sacred Knowledge in, r7.1(2) Bad luck, belief in as an enormity, p62, w52.1(101, 308) BAGHAWI, AL-HUSAYN, X99 BAGHDADI, 'ABD AL-OAHIR, X9 BAGHDADI, RUNAYD, X51 BAGHDADI, KHATIB, x216 Baha'is, ol1.2(A;) BAJURI, IBRAHIM, X100 BAKRI, MUHAMMAD IBN 'ALLAN, X252 BALTA'A, HATIB IBN ABI, X141 Bandages, ablution (wudu) etc., with. See Injuries Banishment, as penalty for fornication or sodomy, o12.2(end) Bankruptcy, k12 Baqa'. See Subsistence, spiritual station of al-Bagi' Cemetery, visiting, j13.4 BAQILLANI, ABU BAKR, x32 Baraka (spiritual blessing), f21.2, g1.3, g3.5, x90 obtaining through the righteous (tabarruk), validity of, w31 wedding night supplication for, m5.3 BARAKAT, UMAR, X352 AL-BARAWI, UWAYS, X367

Barber, wages of, k26.2 BARKHIYA, ASUF IBN, X94 Barrier, placed in front of personpraying, 17.1-2, p75.27 Bars, renting out buildings for use as. k4.9 Bashfulness. See Modesty Basmala recited with Fatiha in prayer, 18.17 saying when slaughtering, j17.5(4) AL-BASRI, HASAN, x138 Bath, purificatory (ghusi), e11 amount of water used in. minimal, c5.25(2) in extreme cold, e12.14 discharges that bathing is not obligatory after, e10.5-6 doubts about having washed some part of body in, e5.27 how to perform, e11.1-3 husband's right to insist that wife perform, m5.6 in illness or injury, e12.9-10 integrals of, e11.1(a,b) during menstruation, unlawfulness of, e13.4(4) when obligatory, e10.1-6 omitting an integral of, enormity of, w52.1(73) during postnatal bleeding, unlawfulness of, e13.4(4) sunnas of, e11.1(1-6)when thirst is feared, unlawfulness of. c12.8 times when it is sunna, e11.5 for two reasons at one time, c11.4 washing away filth before, e11.3 without water (see Dry ablution (tayammum)) without water or earth, e12.15 with waterproof substance on nails or skin, invalidity of. e5.26 water used for (see Water used in purification) Bathhouse, offensive to pray in, 14.14 Bathing, on fast-days, i1.31 Bathroom, using the. See Lavatory, going to the Battle with unbelievers. See Jihad Bay'. See Sales BAYBARS, RIDWAN AL-ADAL, x306 BAYDAWL 'ABDULLAH IBN 'UMAR, x102 BAYHAOI, AHMAD. X103

Bayt al-mal. See Muslim common fund Beads, amulets made of, w17.1, w17.3 Beads, prayer. See Rosaries Bears, meat of unlawful to eat. j16.3(3) Beards, e4.1(2) dycing, w52.1(111) women removing, w51 Beating, See Hitting Beautification, unlawful forms of for women, p59, w51 Beauty, as loved by Allah, p15.2(2) Beer. See Alcohol Begging, h9.5, h9.7, r30, r39. See also Charity Being, the Divine versus created, x5 Being true (sidq), 11.6-9 Beliefs, Islamic. See Tenets of faith Believers attributes of (see Faith (iman)) departure of from hell, v2.7/8 intercession of on Judgement Day, v2.8 those who die as will be in paradise, p1.3 Bells, church, o11.5(6) Benefit of the doubt, giving others the, r20.2. See also Thinking badly of others Benefiting at a Muslim's expense, p75.10 Bequests (wasivva), L1.0-L3.15, See also book L Contents, p. 460 entailing pions acts. L2.4 exceeding a third of the estate when heirs are lacking, w44 inheriting from a non-Muslim, validity of, L1,0, L3,13 legal conditions for effecting, L3.1-15 legal conditions for the executor of. L2.0-5 taken from the estate after debts, I.4.4 5 Bestiality, w52.1(340) Betrayal of trusts. See Treachery; Trusts, betrayal of Betting lawful, k29.2(end) unlawful (see Gambling) Beverages, alcoholic. See Alcohol Bible. See also Evangel; Torah assisting in printing, etc., k30.6(6) obligation of belief in defined, u3.4 Bid'a. See Innovation Bidding at auction, k4.7

Bidding up merchandise to fool another	Body
bidder, k4.8, w52.1(194)	burying parts separated from,
BILAL x105	recommendedness of, j9.8(4)
BILQIS, x300	dead (see Dead, the)
BINT HARITH, x106	purity of, as a condition for
Birth	prayer (see Purity of body.
death by premature (see Stillborn)	clothes, and place of prayer)
sacrifice ('aqiqa) and other	sunnas regarding, e4
sunnas after, j15.0–3	Bones, of unslaughtered animals
Birth control. See Contraception	as pure (tahir), e14.1(14)
Bismillah. See Basmala	Book, People of the. See Christians;
BISTAMI, ABU YAZID, X68	Jews; Non-Muslims
Black Stone of Kaaba. See	Book of Psalms, the. See Psalms
Kaaba, Black Stone of	Books
Blacking out. See Unconsciouness	covert boasting by authors in,
Bleeding. See also Blood	s2.2(end)
does not nullify ablution	on esoteric subjects beyond
(wudu), e7.5	one's understanding, unlawfulness
menstrual (see Menstruation)	of reading, r20.3
postnatal (see Postnatal bleeding)	Islamic, copies of as an endowment
Blessing, spiritual. See Baraka	(waqf), k30.2(d)
Blessings from Allah	, selling or giving to
prostration of thanks for, f11.19	non-Muslims, k1.2(c)
ingratitude for as an enormity,	-, use of as a pillow.
w52.1(21)	unlawfulness of, e8.4
Blessings on the Prophet (Allah bless	number permitted to students
him and give him peace)	accepting zakat, w36.1
neglecting to say when he	pictures in, w50.4
is mentioned, as an	sacred (see Bible; Evangel: Koran;
enormity, w52.1(60)	Scriptures, non-Islamic; Torah)
in postprayer dhikr, f8.50(end)	slander in, r2.8
in the prayer, f8.42, f8.45	Sufi, mistranslation of, w7.4, x265
recommended on Fridays, f18.14,	-, permissibility of reading,
f18.18	r20.3, x265(end)
substituting phuh etc. for,	Booty. See Spoils of battle
w52.1(60)	Border fortifications, neglect of as
Blind, the	an enormity, w52.1(371)
court testimony by, o24.5	Borrowing
misleading, enormity of, w52.1(210)	an article without returning it,
sales by and to, k2.6(end)	enormity of, p20.2
Blood	with no intention to repay, enormity
amount excusable on person	of, w52.1(202-3)
praying, f4,4	money (see Loans)
donating, undesirability of on	something for use (see Lending
fast-days, il.27(3)	something for use)
eating, enormity of, p30, w52.1(171)	Bowing (ruku') in prayer, f8.29-30, f12.11
as filth (najasa). e14.1(3)	Boxing. See Hitting
flow of does not nullify	Brackets, use of in Arabic of
ablution (wudu), e7.5	present volume. Introduction pp. x-xi
Boasting, r34	Bragging. See Boasting
covert, by authors in published	Branding animals on the face, p70
works. s2.2(end)	Breach of faith. See Treachery:
as an enormity, p15.1(4), w52.1(46)	Trust, betrayal of
Boats, prayer in. See Vehicles	Breaking wind, ablution nullified by, e7.1

Breast-feeding as an excuse from fasting Ramadan, il.8 milk of as pure (tabir), e14.5(5)mother joining two prayers because of, f15.18(3) unmarriageability because of (rida'), m6.1(13), m6.2(10), m6.5, n12.1-4 Briefly, criterion for in legal rulings. See Descriptive terms Brevity in speech, recommendedness of, p64.2(6), r13.3 Bribes, w52.1(403-5, 408) Bride, desirable characteristics in, m1.4 Bridge over hell. See Sirat Broken arm, leg, etc. See injuries Brotherhood between Muslims, r2.6(3) between Muslim and non-Muslim, p75.1(2) Bughat. See Rebellion against the caliph Building annoying neighbors by, w52.1(207, 213) high structures out of pride. w52.1(208) hiring someone to do, k9.2(g(N:)), k25.6(end), k26.1 BUJAYRMI, SULAYMAN, \$340 BUKHARI, MUHAMMAD /BN ISMA'IL, X107 Bukhl. See Stinginess Bullet wounds, legal retaliation for, See Guns BULQINI, JALALAI -DIN, 204 BULQINI, SIRAJ AL-DIN, x333 BURAYDA, x108 HURAYDA, 'ABDULLAH IBN, X22 BURCKHARDT, TITUS, x348 BURHANI, MUHAMMAD SAID, x262 Burying the dead, g5.1-7. See also Dead, the instructing the dead (talgin) after, g5.6, w32 at sea, g5.1(end) Buses, prayer in. See Vehicles Business. See Merchandise; Sales; and names of individual transactions Business, minding one's own. See Conversation, about what does not concern one Business loans, See Financing a profit-sharing venture Busybodies. See Privacy, invasion of

BUTL MUHAMMAD SA1D, X263 Buyer, taking possession of merchandise by, defined, k7.3 Buying in advance (salam), k9.1-4 by the blind, validity of. k2.6(end) Buying and selling. See Sales Calamities. See Disasters Caliph, the, o25. See also Islamic state administration of Islamic state by, o25.7-i0 appointment of successor by, o25.4(2) authority of required for lawful retaliation (gisas), o3.4 betraying one's fealty to as an enormity, p40, w52.1(318) distribution of zakat funds by, h8.3 existence of as obligatory, o25.0-2 not following as an enormity, p75.9 invalidity of more than one, o25.6 measures of against highwaymen, 015.1-3 obligation to obey, 57.3, o25.5, p40, p49, p75.4(3), p75.9, r32.2 permission of, required to bear arms in commanding the right and forbidding the wrong, q5.9 -, not required to command the right and forbid the wrong, q2.3 -, required to conduct jihad, 09.6 prerogative of, to enslave prisoners of war, k32.0 -, to impose legal penalties, exclusivity of, o8.3 -, to increase the penalty for drinking, 016.3 -, to kill repeating minor offenders, ol4.6(end) -, to use personal reasoning (ijtihad) in determining disciplinary action, o17.1 qualifications of, 025.3 rebellion against (see Rebellion against the caliph) role of in jihad, o9.8-9 seizure of power by, o25.4(3) sole valid appointer of judges, o21.3 unworthy person trying to be, w52.1(319-21)

ways of installing in office, o25.4 Caliphs, the Rightly Guided. See **Rightly Guided Caliphs** Call to commence prayer. See Igama Call to prayer (adhan), f3.1-12 greeting muezzin with Salams during, offensiveness of, r33.1(3)after infant's birth, sonna of, j15.1 person giving (see Muczzins) reply of person hearing, f3.11-12 second, at Friday prayer, f18.11(3), w28.2 words of, f3.6 Calumny, r2.6(2), w52.1(247) Camels slaughtering of, j17.6 zakat on, h2.2, h2.3, h2.6-14 Cameras, See Photographs Cancelling sales. See Option to cancel a sale Cancer, caused by smoking, w41.2 Caning. See Spanking Caps. See Head, covering Capital offences. See Death Penalty Caprice (hawa), unlawfulness of following, p75.25(end), w52.1(27, 32) Captives in jihad, k32.0, o9.12-14, w13.1 Card games, k29.5(1) Carpets pictures on, w50.4 purifying liquid filth (najasa) from. e14.12 Carrion. See Unslaughtered dead animals Cars, prayer in. See Vehicles CASANOVA, P., x293 Cases, court, See Court cases Casts (on arms, etc.), ablution (wudu) etc. with. See Injuries Cattle slaughtering of, j17.7 zakat on, h2.2, h2.4, h2.6-14 Causality belief in the independence of from Allah's will as unbelief, o8.7(17), w31, w52.1(112) figurative versus real, u3.8, w11 Cavilling, r20.1 Certainty, not legally vitiated by doubt, e7.6 Chance, games of, k29.5(1), See also Gambling Change, chemical, becoming pure (tahir)

through, e14.6(4) Change, in water used for purification, defined, e1.17 Changing money. See Money changers Character (akhlaq). See also book r Contents, p. 726; book s. Contents, p. 777; book t Contents, p. 796; Faith; Mushims; Other people improving one's own, merit of. r20.1 the need for in commanding the right and forbidding the wrong, q6.1(3) Charity accepting not obligatory, e12.6 asking for, h9.5, h9.7, r30, r39 -, annoying others by, w52.1(133) ---, "for the sake of Allah," h9.5, w52.1(138-39) ----, when not in need, h9.7, w52,1(132) dishonesty in handling or taking, p19, w52.1(130) effect of giving, t3.2 eligibility of students of Sacred Law to receive, h8.8(b(2)), h8.11-12 giving on behalf of the dead, w35.2(2) not giving to a needy relative, enormity of, w52,1(134) giving in order to show off, enormity of, p33.2 giving as a reason for acceptance of prayers, f21.2 obligatory (see Zakat) ongoing (see Endowment (waqf)) preferring others to oneself as, f18.16 reminding recipients of having given, enormity of, h9.6. p33.1(2), p36, w52.1(135) voluntary, h9.1-7 ----, recommendedness of in Ramadan. i1.26(1)Chaste, someone who could be (muhsan) defined, for penalty for charging someone of adultery, o13.2 defined, for penalty for fornication. o12.2 Cheapness, See Stinginess Cheating a buyer, k5.1 enormity of, p20.2, w52.1(5, 197, 200)

Checking one's words before speaking, r11 Cheerfulness towards others. recommendedness of, r27.2 Cheese, rennet used in as pare (tahir) even when from unslaughtered dead animals, e14.1(14(end)) Chemical change, filth (najasa) made pure (tahir) by, e14.6(4) Chess. w52.1(423, 425) Chickens, slaughtering of with a hatchet, j17.4 Childbirth proof of by witnesses, o24.10 wife's entitlement to expenditures of, m11.4(A:) Children accepting deposits for safekeeping from, k18.1 age of discrimination in, defined, f1.2 age when they must fast Ramadan, i1.5 age when they must pray, f1.2 amusing one's, r13.2 bequests regarding one's, L2.4-5 buying and selling by, k1.2(a)care and custody of, m13.0-5 court testimony of invalid, o24.2(b) custody of, from previous marriage. m13.4-5disaffecting of from their parents, r37 discipline of by parents. teachers, etc., o17.4 discipline of for not praving, f1.2 of divorced parents, given a choice of which to stay with, m13.5 education of, amount obligatory. a4.6 , emphasis of Islamic values in, t3.16 —, at non-Muslim schools, m13.3 equality in giving gifts to one's, k31.1 foundling (see Foundling child) guardian's effecting marriage of, m4.4 guardian's selling property of, k2.5 killing of in jihad, impermissibility of. o9.10 legal responsibility of, c8.1, c8.3 legal retaliation (gisas) of against adults, right of, 03.3 liability of for damage to property,

c8.3(1), k18.1 marriage payment (mahr) of, m8.2 paternity of, establishing (see Paternity) place of at group prayer, f12.32 presumed religion of when not known, k28.1 property of, sale of by guardian, k2.5 reproving parents in religious matters, permissibility of, q2.3 support of, m12.1, m12.3 -: when in custody of divorced wife, m11.10(3) --- enormity of not providing, w52.1(275) suspension of from dealings, k13.0-8 zakat on property of, h1.3 Christianity belief in the validity of as unbelief, 08.7(20), w4.1(2) crucifixion, Muslim view of, x189 supersession of by Islam, w4.3-4 Christians delusions of, \$1.2 indemnity for death or injury of. 04.9 jihad against, 09.8 meat slaughtered by, j17.2 Muslims assisting the religion of, k30.6(6) religious extremism of, p75.23 scriptures of (see Bible; Evangel) as subjects of the Islamic state, 011.1-11, w52.1 (382-83) Churches building of new, forbidden in Islamic lands, o11.5(7) not entered by Muslims without permission. o11.7 Muslims assisting in building, k30.6(6) Muslims praying in, offensiveness of. f4.14(5) Cigarcttes. See Smoking Cinema. See Photographs; Television Circle of people, enormity of sitting at the center of, p75.26. w52.1(104) Circles of dhikr. See Dhikr, circles of Circumanbulation (tawaf), 15.1-18 without ablation (wuda), unlawfulness of, e8.1(4) the arrival. (tawaf al-gudum),

j5.1, j6.1 -, going between Safa and Marwa after, j6.4(d) baring the right shoulder during, j5.13 bath (ghusl) before, sunna of, e11.5(7) conditions for the validity of, j5.16 the farewell (tawaf al-wada'), j11.2-5 —, explation for missing, j12.6(I)the going forth (tawaf al-ifada), j5.13, j9.10 -, going between Safa and Marwa after, j6.1, j6.4(d) -, missing Muzdelifa because of, j9.1(2) how to perform, j5.2-18 the merit of, i11.6(2)prayers (du'a) said during, j5.3-13 reciting the Koran during, j5.13 sunnas of, j5.17 around tombs, unlawfulness of, j13.3 trotting during, sunna of, j5.13 two rak'as after, sunna of, j5.18 -, suras recommended in, f8.20(5) Circumcision, e4.3 neglecting, enormity of, w52.1(368) playing tambourines at celebration of, r40.2 Claims, court, o23.1-9 Class distinction, social when given consideration by Sacred Law, h8.8(b(1)), m4.2(3) when uncountenanced by Sacred Law, f12.18(c), m9.2(a), o3.3, o22.12 Clothing affected by filth (najasa), wearing, f17.5, p31 appearing in the guise of the righteous while being otherwise. enormity of, t3.7, w52.1(336) a hole in one's, seeing while praying, f5.2, f5.5 men's caftan hanging below the ankles, enormity of, p52.2, w52.1(109) men's recommended, for prayer. f5.7offensive and unlawful, f17.1-5, w52.1(17) prayer unlawful in wrongfully taken, f4.15 purity of, as a condition for prayer (see Purity of body, clothes, and place of prayer) silk, f17.2-4, p53 wearing one's best, for Friday

prayer, f18.14 -, for reciting the Koran, w16.1(4) wearing the opposite sex's, f17.8, p28.1(3) wife's entitlement to, m11.5-7 women's, f5.6, w23, w52.1(108) Clothing one's nakedness, as a condition for prayer, f5.1-9 criterion for, f5.4 measures for women, w23 Cockfighting, enormity of, w52.1(279) Coercing others. See Compulsion Coffins, g5.2(end) Coitus interruptus, m5.5, w46 Cold, severe as an excuse for dry ablution (tayammum) instead of ablution (wudu) etc., e12.14 as an excuse from group prayer, f12.5(4) Collateral (rahn) conditions for putting up, k11.0-6 restored from deceased's estate. [.4.2(2)]sale of something already put up as, unlawfulness of, k2.5 stipulating as security, for a loan, k10.6 -, for a sale, k4.4(2) not taken from a bankrupt's property by other than the person for whom it has been put up, k12.5 transfer of a debt not affected by, k14.3 Colleagues (ashab), meaning of in texts of jurisprudence, w12.1(1) Cologne. See Cosmetics Color (race), of no consideration in marital suitability, m4.1(N:) Coma. See Unconsciousness Commanding the right and forbidding the wrong, q0.2-q6.3. (See also book q Contents, p. 713) attributes of the person who undertakes, q6 conditions for undertaking, q2.1-7 consistent with acceptance of fate, w59.2 criteria for things that may be censured. g3.1-2 degrees of severity in. g5.1-9 failure to perform, enormity of, p75.4, w52.1(372-73) importance of . q0.2 when likely to worsen matters,

Commanding the right and forbidding the wrong (continued) unlawfulness of, a2.5(N;) in matters involving interschool legal differences, unlawfulness of. u3.2 meaning of ability to perform, g2.4 obligatory character of, q1.1-3, u2.4(3(A:)) need for wisdom and goodly exhortation in, q6.3, r21.1, w47.1 worthy and unworthy motives in. q5.4 Commentaries role of in understanding Koran and hadith, r14.3, t3.9 (see also Interpretation of Koran and hadith) role of in understanding legal works, Introduction p. viii Commerce. See Merchandise; Sale: and names of individual transactions Commercial dealings, looking at the opposite sex for, m2.11 Commissioning another to do something (wakala), k17.0-17 agent betraving commission in. enormity of, w52.1(216) Commodities, hoarding. See Hoarding Common acknowledgement ('urf) defined. f4.5 Common fund (bayt al-mal). See Muslim common fund Communal obligation (fard kifaya), c3.2 branches of knowledge whose attainment is, a5 caliphate as, o25.2 commanding the right and forbidding the wrong as, q1.1 existence of Islamic scholars as, b2.2 group prayer as, f12.1 hadith classification as, w29.3(1) jihad as, o9.1 the judgeship as, o21.1 philosophical refutation of Mu^stazilites as, w29.3(1) picking up foundlings as. k28.1 study of Arabic as, w29.3(1) the superiority of fulfilling, a2.7(7)vows to perform a particular, obligatoriness of fulfilling, i18.1(end) washing, shrouding, praying over,

and burying the dead as, g1.9 witnessing and court testimony as. o24.1 Community, Islamic (Umma) belittling the state of. unlawfulness of, r4 belonging to, obligatoriness of, h7.5 caliphal government of . o25.7-10 divinely protected from error, b7.4, w48.3(end) the effect upon of listening to music, r40.1(4-5) fealty of to caliph, obligatoriness of, 025.4(1(end)) the Prophet's concern for (Allah bless him and give him peace), w3.1(end) need of for caliphate, o25.1 pardoned of sins except those committed openly, r35.1 respecting the honor of, w57.2(end) responsibility of for fulfilling communal obligations, c3.2 sacrifice of a ram for, by the Prophet (Allah bless him and give him peace), w35.2(1)secret knowledge known only to some members of, w9.10(end) Companions (Sahaba). See also Early Muslims attitude of, towards innovation (bid'a), w29.2 towards missing a prescribed prayer, w18.3(3) -, towards pictures of animate life, w50,5 caliphs chosen by were from the Ouravsh, o25.3(c) definition of, b3.1 disparaging, the enormity of, p56, w52.1(442) excellence of, v2.9, w56.1-3 humility of, s2.2 knowledge of the legal positions of as a condition of ijthad, o22.1(d(II(9))) legal ijühad by, b3,4, w29.2 main scholars of were followed by the rest, b3, 1-2 mitacles of, w30.1(end) nonverbal intention of in acts of worship, w25.1 Companionship with the immoral. See Corrupt people, friendly

relations with Comparative religions (doctrine of the validity of all religions) Islamic view of, v2.1, x245, x348 post-Islamic scriptures invalid, o11.2(A;) Sufism and, x73, x265 the unbelief (kufr) of affirming, o8.7(20). w4.1-6 Compensation (arsh), in returning defective merchandise, k5.4-5, k5.7 Competence in handling property, as a condition to lift suspension from dealings, k13.5(end) Competitions. See Contests Complaining, w59.1 Complaints about others, slander permissible to redress grievances, r2.17 Compromising one's principles, r17. t1.7, w52.1(18) Compulsion divorce effected under, invalidity of, nl.1(3) omitting obligatory acts because of. c6.2, r32.1(end), w4.7 placing others under, unlawfulness of. r28.1 statements of unbelief made under. c6.2 Conceit. See Contempt for others; Pride Concern, leaving what is not one's. See Conversation, about what does not concern one Condition, legal (shart) defined, c1.3 obligatoriness of fulfilling when performing any act of worship, c2, I(A;)symbolizing in the present work. Introduction p. xv Conditional divorce. See Divorce. conditional words which effect Conditionality invalidity of in effecting sales, k1.1(d) in making vows, j18.3 Confessing sins to others. offensiveness of, 135 Confidential information. See Privacy. invasion of; Secrets Confirmed sunna (sunna mu'akkada) defined, c4.1, f10.2(O:) drought prayer as, f21.1 eclipse prayer as, f20.1

'Eid praver as. f19,1 sacrifice for newborn ('agiga) as, j15.0 prayers, superiority of, f10.1 -, times of, f10.2 Conjugal rights, m5.1-6, m10.1-12, w45, w52.1(256-57, 266-68). See also Husband; Sexual intercourse, marital: Wife wife's obedience to husband defined, m10.12(N:) Consciousness, loss of, See Unconsciousness Consensus, scholarly (iima'), b7,1-6 that bequests (wasiyya) are legally valid, L1.0(O;) that clothing one's nakedness is obligatory, f5.1 that the Companions (Sahaba) were legally upright, w40.6(end), w56.2 that the Companions (Sahaba) were of various levels of religious knowledge, b3.1 that considering Muslims as unbelievers is unlawful, w47.1 that cursing others is unlawful, r38.1 as decisive in court cases, o23.4 denying things established by, as punishable by death, f1.3 -, as unbelief, o8.7(5, 7, 14), w10.1(end) that divorce is permissible, n1.0 that estate division (irth) is valid, L4.0 that following other than the four Sunni schools is unlawful, b7.6 that following qualified scholarship (taglid) is obligatory for nonspecialists, b3,3 that following qualified scholarship (taqlid) is permissible, b3.3 Ibn Hazm's criterion for, x161 that impugning hadith transmitters is permissible, r2.20(1) that investing a non-Muslim caliphis invalid, o25.3(a) that jihad is obligatory, o9.0 that judging by the strongest position in a school is obligatory, w12.2, w41.3(A:) knowledge of, as communally obligatory, a5.1 ----, as a condition for *ijtihad*. o22.1(d(N;))

Consensus, scholarly (continued) —, as a condition for interpreting the Koran, r14.2 as a legal basis for ablution (wudu), e5.0(O:) as a legal basis for fasting Ramadan, i1.0 as a legal basis for the prayer (saJat), f1.0(O:) that lying is unlawful, r8.1 that making up missed prayers. is obligatory, w18.7, w18.10(end) that a marriage contract that does not mention amount of marriage payment (mahr) is valid, m8.1 that Maryam was not a prophet, w30.1(1)that paradise and hell are eternal, w55.1-3 that the People of the Cave (Ashab al-Kahf) were not prophets, w30.1(4)that presence of mind is called for in prayer, w26.1 that rebellion against the caliph is unlawful, o6.1 that repentance from every sin is obligatory, p77.1 that stander and talebearing are unlawful, r2.4 that sodomy is an enormity, p17.1 that unbelievers' becoming Muslims in the afterlife will not benefit them, w55.3(end) that usurious gain (riba) is unlawful, k3.0 Consoling the deceased's relatives, g6.1-6 Contempt for others, r4.2, r20.1. See also Pride the enormity of, p15, p48.2(2), w52.1(8, 14, 26) manifestations of, r4.2, r18.1-2, r20.1 by would-be Sufis. s4.2 Contests, k29.0-4 Contraception, m5.5, w46 Contracts enormity of premeditated breachof, w52.1(53) joining two different in one agreement, k4.12 Controversies, theological. See Polemics, theological

circumstances in which offensive, r32.1-9 about immoral acts, unlawfulness of, r13.1 privately, apart from a third party, unlawfulness of, r6.1-3 about what does not concern one (ma la ya'ni), r13.2-3 -, defined, w54 —, as an enormity, w52.1(9) -, silence preferable to, i1.32 Converts to Islam annulment of previous martiage of, m7.4-5, m8.7, o8.6 do not make up prayers from before Islam, f1.1 eligibility of recent to receive zakat, h8.14 excused for ignorance of the religion until they can learn, u2.4, w47.1 forgiven for sins from before Islam except the rights of others, p77.3 taking of Muslim names by, j15.3 Cooperatives, zakat on. See Jointly owned property Copulation. See Sexual intercourse Coquetery. See Flirting Corpse. See Dead, the Corruption, graveness of charging others with, p50.2(5) Corrupt (fasiq) people, o24.3(end) appropriation of lost and found articles by, k27.9 deniers of authenticity of hadith as. 022.1(d(II(2))) entitled to command the right and forbid the wrong, q2.2 fate of on Judgement Day (see Judgement Day) friendly relations with, unlawfulness of, f12.26, f21.2, m9.2(d). p75.11, r33.1(7, 9), w52.1(54, 421-22) as leaders, o25.1(end). o25.3(i). w52.1(322) (see also Leaders, bad) marrying, m4.2(2) "miracles" at the hands of, w9.9. w30.2(3) offensive to pray behind, f12.30 no right to child custody by, m13.2(a) slander permitted about what they are unconcerned to

Conversation

conceal, r2.21 suspension of from commercial dealings, k13.7 Cosmetics alcohol in, e14.1(7)wife's entitlement to, m11.3-4 Coup d' état. See Power, seizure of Court cases, o23.1-9 litigation for a falsehood, enormity of, w52.1(420) witnessing and testifying in. 024.1-10 Creed, Muslim. See Tenets of faith Crime and punishment. See book o Contents, p. 578; Death penalty Disciplinary action; Prescribed legal penalty (hadd); Retaliation (qisas); and names of particular offenses Criminals, unjustly protecting, enormity of, w52.1(332) Criticism of others, r20.1-3. See also Contempt for others: Other people; Reviling others; Slander (ghiba) Criticizing food etc. See Complaining Crops selling before harvesting, k6,2 zakat on, h3.1-9 Crosses, 011.5(6), r40.1(1) Crowns, f17.8 Crucifixes. See Crosses Crucifizion, the, x189 Crying for the dead, g6.3 Cuckhold, enormity of accepting to be a, p27, w52.1(281) Cures. See Medicine Currency exchange, and zakat. See Money changers Curse (la'n) from Allah or His messenger (Allah bless him and give him peace) as implying that an act is an enormity, p0.0 lexical meaning of, p7.2(A:) Cursing others, r38 enormity of, p39.1. w52.1(289) as contrary to faith (iman),  $r_{26.1(1)}$ Cursing by public imprecation (li'an), п11.3 Custody, child. See Children, care and custody of Custom, innaugurating a good or bad

Innovation (bid'a) DAGHESTANI, SHAMIL, X325 Da'if. See Weak hadiths AL-DAJJAL, AL-MASIH, x91 Daman. See Guarantee of payment Dancing, r40.4 Danger to person or property, as an excuse from group prayer, f12.5(7-8) AL-DAQAR. ALL x84 DAOIO AL-EID, IBN, x157 DAOOAQ, ABUNALE, x30 Dar al-harb (enemy lands), w43.5 Dar al-Islam (Muslim lands), w43.5 DARAMI, x109 DARAOUTNI, x110 Dates eating, to break one's fast. sunna of, i1.25 --, on 'Eid al-Fitr, sunna of, f19.3 . in the Rawda, innovation of. j13.3 watering groves of for a share of the produce, k23.1 zakat on (see Zakat, due on crops) Dates, calendar, night of Islamic precede days, f10.14, j3.2(N:) Da'wa (calling non-Muslims to Islam) as a condition for moral responsibility of non-Muslims. a1.5 as a condition for waging jihad against non-Muslims, 09.8(N:) by Sufis, w9.4(end) Dawn, true, distinguished from the deceptive,  $f_{2,1}(4)$ Dawn prayer (subh) prayer forbidden after until sunrise, f13.2(4) recommended suras for, f8.20(1, 4) speaking before, offensiveness of. r32.8 standing in supplication in (see Qunut) sunna prayers before, f10.2 superiority of performing in a group, f12.4 time for, f2.1(5) DAWUD (DAVID), x112 Day (nahar), time of legally defined, f8.25

in Islam, p58.1(2). See also

Dav-care centers, m13.3 Day of Judgement, Resurrection, etc. See Judgement Day Davn, defined, versus 'avn, k9.2(b), k11.1 (second par.), k20.3(end(N:)) Dead, the, See also Death; Dying, the: Funeral prayer; Graves ablution (wudu) after touching. suma of, e11.5(5) autopsies on, unlawfulness of, w52.1(119) bath (ghusl) after one washes, sunna of, e11.5(5) bodies of, as pure (tahir). e14.1(11)breaking the bones of, enormity of, w52.1(119) burying, g5.1-7 -. unlawful before funeral prayer, g4.17 carrying to graveyard after funeral prayer, g4,22-24 consoling the relatives of . g6, 1-6 erving for the, g6.3 donating the reward for acts of worship to, w35 eulogizing (see Eulogizing the dead) expenses that are deducted from the estate of before estate division (irth), i1.9, L4.2-3 funeral praver over (see Funeral prayer) grief for, unlawful expressions of, g6.4, p46, p47.1, w52.1(113-18) hear the living, w32 instructing (talqin) after burial, g5.6(1), w32.1-2 making up missed fast-days of Ramadan for, i1.33, w35,2(3) making up missed hajj or 'umra for, j1.9-10 ongoing good works of, a2.2(3), k30.0 questioning of by angels in the grave, g5.6(1), v2.2, w32.1-2 resurrection of, obligation of belief in. u3.6. v2.6, w55.3 reviling, enormity of, p50.2(6) shrouding of for burial, g1.9, g3.1-9 torment of in the grave, v2.2, p31.2 washing for burial, g2.1-10 -, as a condition for validity of the funeral prayer, g4.14

----- unlawful for bodies of martyrs, g4.20 Death. See also Dead, the; Dying, the; Funeral prayer (ianaza) fear of as an enormity, w52,1(126). immediate measures for body after. g1.6 of kinsman, friend, etc., as excuse from group prayer, f12.5(11) remembrance of, recommendedness of, g1.1 sudden, making sure of the fact of. 21.8 taking of souls by 'Azra'il at the time of, x97 waiting period ('idda) after husband's. n9.11, n9.16, n9.19, w52,1(294) works that benefit one after, a2.2(3), k30.0 DEATH. ANGEL OF. x97 Death bed illness dispositions of property etc. during, L3.6-7 divorce of wife during, n6.3 enormity of not formally acknowledging one's debts etc. during, w52.1(218) Death penalty for apostasy. f1.3, o8.1 for claiming to be "above the Sacred Law," s4.6 for denying what is affirmed by scholarly consensus (jima), f1.3 for denying what is necessarily known to be of Islam, f1.3 for fornication or sodomy, o12.2 for murder in highway robbery, o15.2 for not performing prayer (salat), f1.4 Debate, in learned disputation, r21.1 Debtors. See also Debts cligibility of to receive zakat. h8.16 not given zakat by creditors to repay it to them, h8.25 legal incompetance of to make donations etc., c8.3(end) suspension of from dealings, k12.2 Debts may be collected without permission from those who deny them, o23.9 creditors pressing for from a debtor who cannot repay.

enormity of, w52.1(129)financial obligation (dayn) contrasted with particular individual article ('avn), k9.2(b), k11.1 (second par.), k20.3(end(N:)) non-repayment of, enormity of, p20.3(2-3) obligations to Allah as, w18.8(2) paid from deceased's estate, g1.7, £3.5, £4.3(1), preventive of the obligation to perform jihad, 09.5(1) priority of repayment over giving nonobligatory charity, h9 3 requital of on Judgement Day, w53.1 transfer of (hawala) (see Transfer of debts) Deception. See Assuaging those from who one apprehends harm; Cheating a buyer; Lying: Misleading impressions, giving; Treachery Deceit. See Deception Decor. See House, interior decoration of Decorum (adab), legal definition of. c4.3 Deer, permissibility of eating, j16.2 Defamation. See Calumny; Slander; Talebearing Defecating. See Lavatory, going to the Defective merchandise return of, k5.0-8, k8.5 seller stipulating freedom from responsibility for, k4.4(end) selling, enormity of, p20.2 Defendant, oaths sworn by in court in lieu of other evidence, k8.2-4 Defense of self, property, etc. See Self-defense Delivery of merchandise buyer's taking possession of defined, k7.3 seller's liability before, k7.1-4 DELORENZO, YUSUF TALAL, x382(b) Delusions, s1.1-s6.1. See also book s Contents, p. 777 of devotecs, s3,1-11 of Islamic scholars, s2.1-8 how to remedy, s6.1 of the wealthy, s5.1-4 of would-be Sufis, s4, 1-11 Demeaning others. See Contempt for others; Criticism of others: Other people; Reviling others; Sarcasm

Deodorant, using during ihram on hajj. j3.7(3). j3.9 Dependence on others, reducing one's, q6.2 Dependents, support of. See Family, support of: Wife, support of Deposits, nonrefundable, towards the price of an article, k4.5 Deposits for safekeeping, k18.0-9 betrayal of as an enormity, p20.2 denial of fact of deposit, o14.6 normal security for, defined, 014.3 slander permitted about prospective person deposited with, r2.20(2)Descriptive terms (e.g. little, much, near, far) criterion for use in legal rulings, f4.5 Desirable (mustahabb), the, defined, c4.3 Despairing of Allah's mercy. See Hope, loss of Destiny (al-gada' wa al-gadr), u3.7-8. v1.6, v1.9 acceptance of, p75.1, t2.2, t3.12, w52.1(12, 24, 57), w59 enormity of disbelief in, p37, w52.1(52) Determinism. See Destiny DEVIL, THE, x321 the deceptions of, a5.4, r2.20(3), s2.1-2 thinking badly of others as inspired by, r2.14 yawning as from, w16.1(7)Devils, attributes of, w22.1-2 Devising of Allah (makr Allah), the, enormity of feeling safe from, p66, s6.1, w52.1(39), w52.3(4) Devotees, delusions of, \$3,1-11 DHAHABI, MUHAMMAD IBN AHMAD, x114 Dhikr circles of, delusions of those who attend, s5.4 ---, in which there is movement of participants, r40.4, w29.3(3(A:)) forms of without a precedent in the sunna, w29.2 greeting those engaged in with Salams, offensiveness of, 133.1(1) merit of, r1.2(4-5), t3.14-15, w5.1, w20.1, x71 minimal audibility for prayer, f8.9 the pleasure taken by angels in gatherings of, w22.2

Dhikr (continued) after the prescribed prayer, 18,50 of the present volume, English transliteration of, w1.1-66 -, index for tape-recording, w2.1 using rosaries to count, w27 wirds of, legal basis for, w20 Dhimmi. See Islamic state, non-Muslim subjects of Dhira', metric equivalent of, w15.1 Dhul Hijja, month of fasting during, recommendedness of, i2,1(6) giving charity on the first ten days of, recommendedness of, h9.1 indemnity for a killing in, o4.6(3) DHULKIFL (EZEKIAL), x115 DHUL NUN AL-MISRI, X116 Dhul Qa'da, month of fasting during, recommendedness of, i2.1(6) indemnity for a killing in, o4.6(3) Diamonds. See Jewels Differences on legal rulings. See Schools of Sacred Law, differences among DINAR, MALIKIBN, x230 Dinar, metric equivalent of, w15.1 DIRAZ, 'ABDULLAH, X23 Direction of prayer (gibla), facing, fb.1-7 ascertaining the proper direction in areas far from Mecca, f6.6(n:) exceptions to the necessity of for prayer, f6.2, w24.1-2 minimal definition of, f6.7 mistakes in, f6.7 as a necessary condition for the body of a buried Muslim, g5.4(end) for prescribed prayers in a vehicle, w24 for reciting the Holy Koran, sunna of, w16.1(5) Directions, unlawfulness of giving to someone who wants to do wrong, r7.1 Dirham, metric equivalent of, w15.1 Dirt, purification with. See Dry ablution (tayammum) Dirty words. See Obscene language

Disaffecting a person's spouse from

them, r37 enormity of, p75.7, w52.1(250-51) Disagreements between people, smoothing over through deception, r8.2, r16.1 Disasters relief work in as obligatory, c3.3 supplication (qunut) in prescribed prayers in times of, f8.53 Discharge, chronic vaginal, See Vaginal discharge Disciplinary action (ta'zir), o)7.1-4 Discount (hatt), in sale of lots of goods, k5.9 Discrimination, mental, age of, See Age of discrimination Disease. See Illness: Medicine Dishes. See Vessels Dishonesty. See Cheating a buyer: Lying: Treachery Disobedience to Allah. See Enormities, the: Minor sins; Repentance; Sins; Unbelief (kufr); and names of individual acts of disubedience Disobedience to authority. See Authority, obedience to Disparaging others. See Contempt for others; Criticism of others; Other people; Reviling others: Slander; Talebearing Dispensation, legal (rukhsa), c6.2-5 certainty of necessary conditions for, obligatoriness of, e6.2(A;) conditions for taking from other legal schools, w14 Disputation, learned, r21 Disputes over terms of sales etc., k8.1-5 Disrespect to authority. r32.2 (see also Authority, obedience to) to parents (see Parents; disrespect towards) Distance permitting shortening prayers, metric equivalent of, w15,1 Divine attributes, See Allah, attributes of Divine names. See Allah, names of Divorce. See also book n Contents, p. 554 amenity payment (mut'a) due to wife in (see Amenity payment) because of apostasy (see Apostates,

Diya

annulment of marriage of) child custody after (see Children, care and custody of) commissioning another to effect, n1.3 conditional words which effect. n4.1-6 detested by Allah, n1.0 disaffecting a person from their spouse, r37, p75.7 doubts about the fact of, no.0-3 during menstruation or postnatal bleeding, unlawfulness of, e13.4(3) effected when intoxicated etc., n1.2 effected by wife, n1.3 (see also Release from marriage (khul)) effected by written words, n3.3(5) enormity of wife seeking without having suffered any harm, w52.1(280) general provisions, n2.1-3 integrals of, n1.0 marrying after, solely to return to first husband, enormity of, m6.12(3), p29, w52.1(253-55) remarrying after (see Waiting period, postmarital ('idda)) remarrying divorced wife after a threefold, conditions for, n7.7 taking back divorced wife after less than threefold (see Taking back a divorced wife) unlawful innovation divorce, n2.3 waiting period after (see Waiting Period, postmarital ('idda)) who may effect, n1.1 wife's housing and support in waiting period of (see Waiting period, postmarital ('idda)) words which effect, n3.1-n4.6 Diya. See Indemnity Doctors, m2.10. See also Medicine Dogs, biting, lawfulness of killing, e12.8 as filth (najasa), e14,1(8) hides of not purified by tanning. e14.6(end) hunting, unlawfulness of killing. e12.8 -, hunting with, j17.9-10 as physically pure in the Maliki school, e14.7(end) purifying things made impure by

contact with, e14.7 sale of k2.2 DOLL. RICHARD, x304 Dolls, w50.4 Dope. See Drugs Doubt (shakk) defined, k4.9(N:) does not legally vitiate a previous state one was certain of, e5.27, e7.6(A:) obsessive (waswasa), about worship etc., e5.27, s3.3, w25 Doubtful foods. See Food Doubtful legality, matters of (shubuhat), avoiding, as a mark of religious. sincerity, k13.6 Dowry. See Marriage payment (mahr) Drawing. See Pictures Drinking. See Alcohol Drought prayer, f21.1-4 bath (ghusl) sunna for, e11.5(4) not made up if missed, f10.7 Drugs, 016.7 divorce effected under the influence of, n1.2 enormity of using, w52.1(170) homicides committed under the influence of, 01.2(1)pure (tahir) substances, e14,1(7) Drunkenness, See Alcohol Dry ablution (tayammum), e12.0-20 cleaning oneself of waste before. c9.6 conditions for the validity of. e12.1 when earth is not available, c12.15 how many pravers may be performed with each, e12.20 how to perform, e12.16-18 the inability to use water that permits, defined, e12.2-9 integrals of, c12.16 intention for, e5.33 things which nullify, e12, 19 permitted by extreme cold, e12.14 permitted by illness and injuries, e12.9-13 permitted by lack of water, e12.3-8 repeating prayers performed with, when obligatory, e12.19(N:) sunnas of, c12.17 Du'a. See Supplications

Ducks, slaughtering of, j17.6 Duha. See Midmorning prayer Dung. See Excrement Duriva. See Abstinence; This world Duplicity. See Treachery Duress. See Compulsion DURUBI, 'ABD AL-WAKIL, x19 Duties, See also Obligatory, the pastimes which cause neglect of, k29.5(4) Dveing of hands or hair, e4.4 unlawful, of hair or beard, w52.1(111) Dying, the instructing last words to, g1.5 visiting, g1.2-5 Eardrops, fasts broken by, i1.18(5) Early Muslims (salaf). attitude of, towards doubtful foods, s3.2 -, towards innovation (bid a), s2.4, w29.2 -, towards pictures of animate life, w50.5 belief of in destiny, u3.7 commanding the right and forbidding the wrong by, q2.3 purifying of hearts by, s6.1 tenets of faith ('aqida) of, v3.1 Earnest money. See Deposits, nonrefundable Earnings, ill-gotten. See Income. blameworthy; Wrongfully gotten property Earth, purification with. See Dry ablution (tayammum) Eating. See also Food greeting with Salams those engaged in, offensiveness of, r33,1(6) more than one needs when one's host is averse, w52.1(263) spending too much on, w52,1(264-65) use of spoons for as permissible, w29.3(5) with others without their acceptance. w52.1(262) with the right hand, p15.2(4) Eavesdropping. See Privacy, invasion of Eclipse prayer, f20.1-7 intention for, f8.3 not made up if missed, f10.7

Eclipses bath (ghusl) on days of, sunna of, e11.5(3) giving charity during, merit of, h9, i Education. See Children, education of; Knowledge, Sacred; Sheikhs; Students: Teachers Eggs. of anything, purity (tahara) of, e14.5(3) Ego. See Self, lower (nafs) 'Eid fasting on, unlawfulness of, i2.3, w52.1(144) giving charity on, merit of, h9.1 'Eid al-Adha sacrifices on, i14.0-5, w52.1(160) -, selling the hide from, enormity of, w52.1(161) -, at hajj (see Hady) -, specifications for sacrifice animals, j14.2 three days following (Ayam al-Tashriq). unlawfulness of fasting on, i2.3 'Eid al-Fitr, zakat of, h7.1-7 distributing to recipients, h8.26 'Eid prayer, f19.1-9 bath (ghusl) before, sunna of, e11.5(2) call (adhan) to, f19.4(4) intention for, f8.3 making up missed, f10.7 recommended measures before, f19.3-4 Either-or sales, invalidity of, k4.2 ELIAS (ILYAS), x186 ELISHA (AL-YASA-), x374 Embarrassing others, unlawfulness of, r23.1.r24.1 Emeralds. See Jeweis Emigration from one's country, for Islam, 025.3(a(end)) Endowment (waqf), k30.0-8 violating the stipulations of, enormity of, w52.1(230) Enemies, praving for, p75.1(end) "Enemy of Allah," enormity of calling a Muslim, w52.1(333) Enemy lands. See Dar al-harb Engagement for marriage, m2.12-17 during ibrain at hajj, offensiveness of, j3.20 proposing to someone already engaged. enormity of. w52.1(249) slander permitted in advising about a prospective spouse.

r2.20(2)sunnas of, m2.1-2 Engulfing oath. See Oath, the engulfing ENOCH (IDRIS), x185 Enormities, the, p0.0-p76.0, w52.1-3. See also book p Contents, p. 649: and names of individual acts abetting others in committing. enormity of, w52,1(63) acquiescence to, enormity of. w52.1(62) consequences of committing, w52.3(end) defined, c2.5(2), o24.3(1) -, by Dhahabi, p0.0 -, by Ibn Hajar Havtami, w52.1 importance of knowing, p0.1 neglecting to repeat from, enormity of, w52.1(440) testimony of those who commit, inadmissibility of, o24.3(1) Entering Islam. See Converts to Islam Entertainment, k29.5, r13,1-3, r40.1-4 Envy (hasad), p75.1 as an affliction of Islamic scholars. s2.2 enormity of, w52.1(3) Equality. See Class distinction, social Esoteric interpretations of Koran and hadith. See Interpretation of Koran and hadith Esoteric knowledge, t3.10, w9.10(end) Estate division (irth), L4.0-L10.13. See also book L Contents, p. 460 adjustment when shares exceed total estate, L8.0-2 when deceased dies during divorce waiting period ('idda), n7.2 description of shares of. L6.0-L10.13 distinguished from bequests (wasiyya), L1.0after divorce of wife during husband's death bed illness, n6.3 expenses deducted prior to, L4.2-3 the four preventives of, L5.0-4 heirs whose shares are eliminated by others, L7.0-10 how to do, L4.1 inheriting from a Muslim who did not pray, validity of, w18.4(3) inheriting from a non-Muslim. invalidity of, L1.0, L5.2 list of heirs who deserve, L4.4-5

particular share of each heir (see Estate division (irth), how to do) redistribution when shares are less than the estate, 1.9, 1-2 son's share, L10.6(1) tricks to prevent heirs receiving their shares of, enormity of, p75.18, w52.1(217, 234-36) universal heir ('asaba), 1.10.0-13 zakat on trade goods received by way of, h5,1(end) Ethics (akhlaq). See book r Contents, p. 726; book s Contents, p. 777; book t Contents, p. 796; Character; Faith; Muslims; Other people Etiquette (adab). See Decorum Eulogizing the dead, unlawfulness of, g6.4 Evangel abrogation of Torah by, w4.4 obligation of belief in, u3.4 reciting of, o11.5(6) as the word of Allah, v1.8 EVE. x120 Evidence, oaths as, in court, k8.2-4 Evidence, primary textual, reasons for scholarly differences about, b6.1-2. See also Hadith; Interpretation of Koran and hadith: Koran Evil as destined, u3.7-8, v1.6, v1.9 knowledge of (see Good and bad, knowledge of) the problem of why it exists, u3.8, v1.6, v1.9, v2.3 w55.3(end), w59.2(end) Exaggeration, r9 Excesses against others, enormity of, p48, w52.1(7) Excessiveness in religion, p75.23 Exchange, currency, and zakat, See Money changers Excrement cleaning oneself of after using the lavatory, c9.4-9 as filth (najasa), e14.1(2) Excuses giving others seventy before criticizing, r20.2 obligatoriness of accepting a brother's, r29.1 Excgesis. See also Interpretation of Koran and hadith Koranic (tafsir), importance of

Exegosis (continued) in understanding the Koran, r14.3.t3.9 Exhortations, See Sermonizers Exoteric, the, t3.10 Explation (kaffara) for breaking a fast-day of Ramadan by sexual intercourse, i1.20 for breaking an oath, o20.1-4 for delaying making up missed fast-days of Ramadan, i1.33 for killing (see Killing, expiation to Allah for) for mistakes in hajj or 'umra, (12.6 paying money in place of giving food etc., h7.6(N:), j12.6(end) for the sin of suggesting making a bet, p71.2 for violating conditions of ihram, i3.9-10, i12.6(II) type of food given as, h7.6 Explicitness in expressing sexual matters etc., r26.2 Extremism, religious. See Excessiveness in religion Eyebrows, women plucking, p59, w51, w52.1(83) Eyes, lining of with *kohl* on fast-days, i1.31 sunna of, e4.1(4)Eyesight, discernibility by, defined, c1.15(A:) EZERIAL (DHUL KIFL), x115

Face, striking another's, unlawfulness of, m10.12, w53.1(end) Face veil. See Veils, face Facial hair, women removing, p59, w51, w52.1(83) Fainting. See Unconsciousness Faith (iman) the best of spiritual works, f10.1 commanding the right and forbidding the wrong as part of, p75.4(1-2)experiential levels of, w33.2 fighting oppressors as part of, p75.4(2) fornication or drinking lessen, p12.2 giving zakat attests to, h1.0 good treatment of neighbors as part of, p50.2(2), r19.2 love of 'Ali as a mark of, p56.2 love of fellow Muslims as part of, p75.28

love of Medinan helpers (Ansar) as a mark of, p57.1 love of the Prophet (Allah bless him and give him peace) as part of, p75.2 modesty and being at a loss for words as parts of, p64.2(6), 075.8 the natural disposition of those with, p24.2(3) perfection of (see Ihsan) realizing, as the basis of Sufism, w9.3 reviling others, cursing, obscenity, vulgarity, as a lack of, r26.1 searching out others' faults as a lack of, r24.1(2) slander as a lack of, r24.1(2)works as part of, u2.2 tenots of (see Tenets of faith) Faith healing. See Medicine Fajr. See Dawn praver Falcons, hunting with, j17.9-10 False impressions, giving, See Misleading impressions, giving False prophets, w4.2 supernatural events associated with, w9.9, w30.2(3-4) False witness. See Testimony, false Fame, love of as an unworthy motive that nullifies spiritual works, a3.1, a3.3, p33.1-3, s5.1 as an affliction of Islamic scholars. \$2.2, \$2.6 as an affliction of the rich who give charity etc., p33.2. s5.1 Family amusing one's, r13.2 defense of one's, o7,2-3 extended, required to pay indemnity (see 'Aaila) giving gifts to, k31.1 ineligibility of dependents for zakat, h8.10, h8.24 keeping kinship ties with, enormity of neglecting, p43, w52,1(277) paying zakat of 'Eid al-Fitr for one's dependents, h7.2-4 support of one's dependents, m12.1-5 -, enormity of neglecting. w52.1(274-75) -, priority of, over giving charity, h9.3

testifying about in court cases, invalidity of, o24.6(1) Family ancestry, attacking another's. See Ancestry Family members, unmarriageable (mahram). See Unmarriageable kin Fana'. See Annihilation, spiritual station of Far, definition of in legal rulings. See Descriptive terms Fard al-kifaya. See Communal obligation Farting. See Breaking wind Fasting, i1.1-i2.6. See also Fasting, nonobligatory; Fasting Ramadan: and book i Contents, p. 244 during meastruation or postnatal bleeding, unlawfulness of, c13.4 interrupting after having begun, i2.6 vows to perform, j18.7 Fasting, nonobligatory, i2.1-6 conditions for the validity of. etc. (see Fasting Ramadan) days recommended for, i2.1 days unlawful or offensive to fast on, i2.2-5 delusions of some who fast, \$3.5 for an entire month, i2.1(end(A;)) on Fridays, Saturdays, or Sundays, offensiveness of, i2.5 intentions for, i1.17 permission required for by women, p42.2(3), w52, 1(143) perpetual daily, i2.2 Fasting Ramadan, i1.1-33 breaking another's fast after sunset, merit of, i1.26(5) breaking a fast-day without excuse. enormity of, p10, w52.1(141) not breaking the fast at night. unlawfulness of, i1.29 breaking the fast at sunset, sunna of, i1.25 conditions for validity of, i1,13 delaying making up a missed fast-day, enormity of, w52.1(142)eating etc. when uncertain of dawn or sunset, i1.22 excuse from, of breastfeeding, i1.8 -, of extreme hunger, i1.6, w19.1 -, of illness, i1.3 -, of menstruation, i1.3(4) —, of postnatal bleeding, i1.3(4)---, of pregnancy, i1.8

-, of thirst, i1.6, w19.1 -, of travelling, i1.3(2), i1.7 explates sins between Ramadans. p10.1(2) the explation for vitiating by sexual intercourse, i1.20 at extreme northerly latitudes. f2.1(end), w19.1, w19.2(N:) first day of the month of, i1.4. i1.9-12, i1.15-16, i2.4 intention for, i1.13-16 things that invalidate, if, 18-20, ii.22-23 things that do not invalidate. i1.21 involuntary acts that invalidate, i1.23 kissing etc. during, i1.28 making up missed days of, f2.7(end), i1.3, i1.33, w52.1(142) nonperformance of, enormity of, p10, w52.1(140) things offensive or unlawful during, i1.28-32 as a pillar of Islam, p10.1(3), u2.1-2, w52.3(end) predawn meal for, sunna of, i1.24 things recommended to avoid while, e3.1-2, i1.27 recommended measures while, i1.26 sighting the new moon of, i1.4, i1.9-12 spiritual retreat (i'tikaf) recommended during, i3.2 swallowing phlegm or mucus while, i1.18(14), who must fast, i1.1-3 Fate. See Destiny Father. See also Family; Parents disrespect to, enormity of, p61, r31 establishing paternity of (see Paternity) falsely claiming or denving someone as one's, enormity of, p61, w52,1(219-20) Fatiha, the in prayer, 18.17-18 -, following an imam who mispronounces, f12.27, f12.30 -, how much a follower must recite before bowing with the imam, f8.15, f12.17 -, obsessive misgivings about the correctness of, s3.3

Fatiha, the (continued) -, reciting at the wrong point in, f11.5 reciting for healing, w29.2(4) words and pronunciation of, w1.16 FATIMA, x123 Fatwa. See Opinion, formal legal Faults, others', the unlawfulness of secking out, r24, w52,1(335) (see also Other people) Favors, ingratitude for others', enormity of, p68 Fealty, oath of, to the caliph. 025.4(1)Fear, assuaging others because of, permissibility of, r16.2 Fear of Allah. See Godfearingness Feathers, of slaughtered birds as pure (tahir), c14.5(4) Feces. See Excrement Feelings. See Heart; and names of individual feelings Feelings, injuring others'. See Other people Fetus funeral for (see Stillborn) indemnity for causing death of. 04.9(end) life of, distinguished from spirit of, g4.21(1) rights of, c8.2 Feuds, enormity of killing because of. p72.2 Fiancés, m1.4, m2.12-15 Fighting, See also Hitting; Killing; Self-defense for Allah (see Jihad) prayer while engaged in, f16 Figurative interpretation. See Interpretation of Koran and hadith, figurative interpretation Filth (naiasa), e14.1-15 amount excusable on person praving, f4.3-4 considered nonexistent on clothing etc. until presence is proven, f4.8 eating or drinking substances which are, unlawfulness of, j16.6, w52.1(175) enormity of neglecting to purify oneself of, p31 forms which can become pure (tahir), c14.6 garment damp with, touching another

garment, e14,15 how to wash away, e14,10-12, e14,14 inexcusable amounts found after prayer, f4.7 in liquids other than water, e14.13 losing track of in garments etc., f4.10-12 prayer when unable to remove from person, f4.9 purifying the ground, floor, or carpet from liquid, e14.12 purity from as a condition for prayer, f4.1-14 purity of water after being used to wash away, c14.14 sales involving, k2.2 in solids such as shortening. e14.13 wearing clothing affected by when not praying, f17,5 Films. See Photographs; Television Final Hour. See Judgement Day Financial obligation (dayn). See Debts Financing a profit-sharing venture (girad), k22.0-8 permissibility of linking with a partnership, k4.12 Finding a lost article. See Lost and found articles Fines, as legal punishment, of7.1 Finger, raising of in praver, f8.44 Fingernail polish. See Nail polish Fingernails. See Nails Fingers, counting dhikr on, w27.2 FIR AWN, x294 Fi sabil Allah. See Jihad Fish eating, j16.4 as pure (tahir) even when unslaughtered, e14.1(11) Funa. See Temptation al-Fitr, zakat of, See 'Eid al-Fitr, zakat of Flawed merchandise. See Defective merchandise Flirting, m2.3. w52.1(108). See also Men: Women Floor, purifying liquid filth (najasa) from, e14.12 Flutes. See Musical instruments FODI, 'U'THMAN IBN, x364 Follower at group prayer. See also Group prayer; Imam of group prayer: Latecomer to

### Following a Different School on a Legal Question

group prayer actions must follow imam's, f12.14-17 behind an imam of a different legal school, f12.29 ceasing participation to finish alone, f11.8, f12.10, f12.23 forgetfulness prostration of, f11.11 getting ahead of iniam, f12.15, w52.1(89) how much of Fatiha must be recited by before bowing with imam, f8.15, f12.17 when imam mispronounces the Faitha. f12.27, f12.30 when imam omits first Testification of Faith (Tashahhud), f11.8 when imam omits an integral, f12.23 intention of, f12.6 joining group after having begun alone, f12.9 lagging behind the imam, f12.16-17 omission of an integral by, f11.2 omission of first Testification of Faith (Tashahhud) by, f11.8 performing a different kind of prayer than the imam. f12.28 place of in relation to imam. f12.31-37 prompting the imam about a mistake, f9.4, f12.22 shortening prayers for travel when praying behind an imam performing the full number, invalidity of, f15.8(f) Following a different school on a legal question. See Following gualified scholarship, conditions for following another school Following qualified scholarship (taglid), b1.1-b7.6, x331(end), See also book b Contents, p.15 conditions for following another school, c6.3-5, w14 as impermissible for judges, o22.1(d) obligatoriness of for nonscholars, b2.1, b5.1, w12.2 restricted to the four Sunni schools, b7.6 Food, j16.0-7 of doubtful lawfulness, avoiding, j16.1, s3.2, t3.11 enhancement of, as a permissible innovation, w29.3(5) foodstuffs, commercial adulteration

of, enormity of, p20.2 -, conditions for buying and selling, k3.1-2, k3.4-5 preparing for deceased's next of kin. g6.5 presence of as an excuse from group prayer, f12.5(5) what type may be given in explations, zakat of 'Eid al-Fitr, etc., h7.6, j12.6(end) wife's entitlement to, m11.2 Foolhardy (satia), the accepting deposits for safekeeping from, k18.3 defined, k13.1(end) guardian of effecting the marriage of. m4.5 marriage payment of, m8.3 Footgear (khuff), wiping, e6.0-7 conditions for permissibility of, c6.4 how to perform, c6.6 length of permissible period, e6.1-2 modern dress socks not valid for, c6.4(end)renewing ablution (wudu) after removing footgear, e6.7 Footraces, k29.4 Forcing others. See Compulsion Forged (mawdu') hadiths, p9.3-5 Forgetfulness prostration, f11.1-12 actions in prayer, that do not call for, f11.4-5 , whose nonperformance calls for, f11.2, f11.4 whose performance calls for. f11.3, f11.5-6 consists of only two rakias, f11.10 in group prayer, f11.11 nonobligatoriness of, f11.12 not performed when uncertain whether it should be, f11.9 sitting back between, f8.43(end) prayer sunnas whose omission calls for, f9.15 prayer sunnas whose omission does not call for, f9.16 when performed, f11,12 Forgiveness, Allah's. See also Repentance for anything besides associating others with Allah (shirk), p1.2 those deluded by, s1.2 entailed by avoiding enormities, p0.1, w52.3(end)

Forgiveness, Allah's (continued) entailed by performing the prayer. attending Friday prayers. fasting Ramadan, p10.1(2) Formal legal opinion (fatwa). See Opinion, formal legal Fornication accusing others of without proof (See Accusing another of adultery) charging one's wife with, n11.1-6 enormity of, p12, w52.1(338, 347). w52.3(12) marriage to those who have committed, p12.1(3(n:)) married persons convicted of. no expiation for killing, o5.4 —, no indemnity for killing, o4,17 - lawfulness of killing, e12.8 payment due to woman in cases ot. m8.10 penalty for. o12.1-6 -, when there are multiple offenses, o16.4 --, as purification from the sin of, p32.2 permitting one's wife to commit. enormity of, p27, w52.1(281) proof of defined, n11.2(O;), o24.9 Forswearing one's wife (ila'). n8.0-3 enormity of, w52.1(284) Fortune-telling. See also Astrology: Psychics; Unseen (al-Ghayb), the belief in, enormity of, p41, p75.21 with divining-arrows, p14.1(2) enormity of, w52.1(306-16) falsity of, w60.2 Foul words. See Obscene language Foundling child (lagit), k28.0-4 Fractures. See Injuries Freeing slaves, k32.0 Freemasonry, See Masons Free will. See Destiny Friday the best day of the week, f18.1 fasting on, i2.5 marriage on, sunna of, m2.1(3) the moment prayers are answered on, f18.19 "night of" means Thursday night, f10.14praver at sun's zenith not offensive on, f13.4 reciting sura al-Kahf and the Blessings on the Prophet

(Allah bless him and give him peace) on, f18.18 recommended suras for dawn prayer. on, f8.20(4) visiting graves on, sunna of, g5.8 visiting others offensive on the mornings of, f18.14(A:) Friday prayer (jumu'a), f18.1-19 bath (ghusl) sunna before, e11.5(1)conditions for validity of, f18.7 description of, f18.12 excuses from attending, f12.5 holding more than one in a single city, [18.8 intention for, f8.3, f12.7 joining the midafternoon prayer ('asr) with for travel or rain. f15.9, f15.14 latecomer to, f18.13 missing, enormity of, p73, w52.1(102)obligatoriness of, f12.3 recommended measures before, f18.14 repraying as a noon prayer, f18.8 the second call to (adhan), f18.11(3), w28.2 sermon of, f18.9-11 -, offensiveness of greeting with Salams those listening to, r33.1(1) —, speaking during, unlawfulness of, f18.17, r32.4 state appointment of imam to lead. o25.9(6) stepping over those seated at, f18.15, w52.1(103) the sunna rak'as before. f10.2, w28.1 unlawfulness of crowding others at to make room for oneself, f18.15 who must attend, f12.5, f18.1-4, f18.6 Friends of Allah (Awliya'), w33.1-2 calling upon when physically absent, w40.7 ecstatic utterances by, o8.7(3). w7.3(end) enmity with, enormity of, p51, w33.2, w52.1(56) friendship with, w33.2 godfearingness of, s6.1 inspirations of not divinely protected from error, s4.8,

w60.2 knowledge of the unseen by, w60.1. miracles of, w30.1 as not of this world, w5.1 praving at the graves of, w21 reasons men become, t2.5, w33.2, x71 Sacred Law and, \$4.8, w9.9-10 spiritual stations of, u4.2 veneration of as *shirk*, w21.1, w31.1 visiting the graves of, f15.3(end), g5.7-9, j13.1-5, w21.1, w34.1 Friendship with the friends of Allah (awliva'), w33.2 with the immoral (see Corrupt people, friendly relations with) Frightening others, r28 Fruit selling while still on the tree, k6.1 zakat on, h3.2 "Fundamentalism" contrasted with traditional Islam. x174, x382(a) Masonic founders of, x255 Funeral prayer (janaza), g4.1-21. See also book g Contents, p. 220 for the absent dead, g4,6, g4,18 carrying deceased to graveyard after. g4.22-24 conditions of, g4.14 description of, g4.6-15 culogizing the dead after, g6.4 over a fragment of a body, g4.19 imamate of, g4.3 integrals of, g4.13 latecomer to, £4,15 over martyrs, unlawfulness of, g4.20 over Muslims who did not pray, f1.4. w18.4(4) performing at a graveyard, g4.2, g4.17 placement of the body for, g4.4-5 repeating by someone who missed, g4.17 Functal procession, g4.22/24 Funerals, See also Dead, the; Funeral praver expenses of deducted from deceased's estate, 14.2 instructing the dead after (talgin) (see Dead, the, instructing) unlawful expressions of grief at

(see Dead, the, grief for) Fungible (mithli), defined, k20.3(1) FURANI, 'ABD AL-RAHMAN, x124 Furu' (particular rulings in Sacred Law). See Schools of Sacred Law, differences among GABRIEL (UBRIL) x126 Gabriel hadith. See also book u Contents, p. 807 text and explanation, u1.1-u4.2 Gain, ill-gotten. See Income, blameworthy; Wrongfully gotten property Gambling, k29.2, k29.5 enormity of, p14.1, p20.2, p71, w52.1(385, 423) Games, k29.5. w52,1(424-25) Garments. See Clothing Gas, passing. See Breaking wind Geese, slaughtering of, j17.6 Gems, See Jewels Genitals looking at spouse's, offensiveness of. m2.4 medical treatment of, m2.10(end) Ghash. See Wrongfully gotten property Gharib (singular) hadiths, o22.4(d(H(2))) al-Ghayb. See Unseen, knowledge of the Ghayra. See Jealousy GHAZAEE x127 AI -GHAZZU (BRAHIM, x184 AU-GHAZZI, NAIM AL-DIN, x280 Ghiba, See Slander GHIMARL 'ABDULLAH MUHAMMAD, x25 GHUNAYMI, 'ABD AL-GHANL x238 Ghusl. See Bath, purificatory Gifts, k31.0-4 commissioning an agent to give, k17.2(1) a judge accepting, unlawfulness of, o22.7 zakat on trade goods received by, h5.1(end) Guosis (mattifa). See also Friends of Allah (awliva'); Sufism: Wahdat al-wuiud as the aim of Sufism, w9.7 contrasted with "union with God." w7.3-4 disorienting influence of first impact of, \$4.8, \$4.11 false, \$4.2, 10

Gnosis (matrifa) (continued) nature of in the friends of Allah (awliya'), w33.2 in the stations of ihsan, u4.1-2 Goats slaughtering of, j17.7 zakat on, h2.2, h2.5-14 God. Sce Allah God, union with. See Union with God Godfearingness (taqwa), s1.2 as a basis of Sufism, w9.2 meaning of, t2.5 the "way of greater percaution" as, c6.3, c6.5 Going-forth circumambulation (tawaf al-ifada). See Circumambulation, the going-forth Going between Safa and Marwa. See Safa and Marwa Gold buying and selling, k3.1-4 loaning instead of currency to offset inflation, w43.6 men wearing, unlawfulness of, f17.6 p53.2(2), w52.1(106) repairing teeth with, permissibility of, f17.7 uses of by men, f17.6-8, f17.10 uses of by women, f17,10-11 vessels and utensils made of, e2.1-2, p63, w52.1(67) zakat on, h4.1-4 Good, the, as destined, u3.7-8, vl.6, vl.9 Good and bad, knowledge of, a1.1-5 Goods, trade. See Trade goods Gossip. See Slander; Talebcaring Government, Islamic. See Caliph; Islamic State Governments, non Islamic, accepting money from, p32.3, w49 Grace. See Baraka Grain green, selling while still unharvested, k6.2 zakat on (see Crops) Grandparents disrespect towards, enormity of. w52.1(276) support of (see Family; Parents) Grapes sale of to winemakers etc., k4.9 watering for a share of the

Gratitude to others. See Ingratitude Graves building domes etc. over, f17.9, g5.7(2) digging and preparing, g5.2-7 enormities connected with, w52.1(93-98, 120-22) finished appearance of after burial, g5.7 mass burials in, g5.1 the Prophet's (Allah bless him and give him peace), visiting, j13.1-5 questioning of the dead by angels in, g5.6(1), v2.2, w32 those of the righteous or friends of Allah (awliya'), visiting, f15.3(end), g5.7-9, j13, w21, w34 torment of, v2.2 ----, reasons for, p31.2 visiting, sunna of, g5.8, w34 -, travelling for the purpose of, f15.3(end) -, by women, w34.1(N:) worship at, f4.14(9), f17.9, g5.7, w21, w52,1(93-98, 120-22) Gravestones, g5.7(4) Greed, s5.2. See also Stinginess enormity of, p75.25, w52.1(10, 11, 15) remedying, s5.2, t3.2 Greeting the mosque, prayer of, f10.10 when arriving during Friday prayer sermon, f18.17 not made up if missed, f10.7 Greetings. See Salams, greetings of Grief. See Dead, the, crying for; Dead, the, grief for Grievances, slander permissible in redressing, r2.17 Ground, purifying liquid filth (najasa) from. e14.12 Group prayer, f12,1-24 actions of follower at (see Follower at group prayer) actions of imam of (see Imam of group prayer) actions of latecomer to (see Latecomer to group prayer) assembling in rows for, f7.4, f8.2, f12.34, f12.37, w52.1(87-88) ceasing participation in to finish alone, f11.8, f12.10, f12.23 as a communal obligation, f12.1, w52.1(85)

produce, k23

at an eclipse (see Eclipse prayer) excuses for not going to, f12.5 amount of Fatiha that must be recited before bowing with imam, f8.15, f12.17 finishing a nonobligatory prayer before joining, f12.9 forgetfulness prostration in, (11.11 for a group of women, travellers, etc., sunna of, f12.2 imamate of, f12.25 imam awaiting latecomer while bowing, etc., f12.18 when imam and follower are performing different types of prayers, f12.28 when imam and follower are of diffetent legal schools, f12.29 when imam omits and integral of, f12.23 intention for, f12.6-7 joining two, for rain, f15.14-17 Koran recital prostration during. 111.14 length of Koran recitals in, f8.20. f12.21 nonobligatory prayer offensive after the start of, f10.11 number of people for, minimal, f12.4 which prescribed prayers are best in, f12,4 prompting the imam about a mistake in, f9.4, f12.22 for rain (see Drought prayer) relative places of imam and followers, f12.31-37 repeating performance of with second group, f12.20 state appointment of imams to lead. 025.9(6)timing of follower's actions in. f12.14-17 on the two 'Eids (see 'Eid prayer) walking to, f12.8 women's, f12.32 Guaranteeing auother's appearance -(kafala), k15.11-12 Guarantee of payment (daman), k15.0-10 debts incurred by, paid from zakat funds, h8.16(3) refusing to pay, enormity of, w52.1(214) stipulating, for a loan, k10.6 -, as a sale condition, k4.4(3)

transfer of a debt not affected by, k14.3 Guarantee of protection to a non-Muslim from a Muslim. See Safe-conduct Guardian appointment of by bequest, L2.4-5 bride's, those who may compell her to marry, m3.13 , recommended to offer female. charge in marriage to suitable man, m2.1 , who is qualified to be, m3.7 wrongfully preventing her marriage. enormity ot, m3.9, w52,1(248) consuming some of orphan's property. when poor, as justified, p8.2 marriage payment (mahr) of child or insanc charge when married off by, m8.2-3 payment of charge's zakat by, h1.3 permission of required for validity of acts of a child or insane person, c8.3(2) rights and obligations of in disposal of a charge's affairs. k13.3-4 sales of charge's property by, k2.5 who has the best right to be, k13.2 Guessing, games involving, k29.5(1) Guidance praver (istikhara), f10.12 best at mosque, f8.52(2)recommended suras for, f8.20(5) Guns. See also Weapons hunting with, j17.9 retaliation (gisas) for wounds caused by, o3.2(N:) pointing at others, enormity of. p60.1(A:) Gynecological examinations, m2,10(end) Hadd. See Prescribed logal penalty Hadiths categories of, listed and defined, o22.1(d(II)) classification of, communal obligation ot. w29.3(1) explaining by personal opinion, unlawfulness of, r14.3 forgery of, p9.3-5 interpretation of (see Interpretation of Koran and hadith) knowledge of Arabic as a condition to understanding, r14.3, s2.7, w47.2

Hadiths (continued) knowledge of types of as a condition for ijtihad. o22.1(d(II)) learning for unworthy motives, s2.6 memorizing of, as communally obligatory, a5.1 multiple means of transmission as strengthening the authenticity of. w16.2, w48.2 not well authenticated (datif) (see Weak hadiths) obligatoriness of belief in authenticated, o22.1(d(H(2)))offensiveness of greeting with Salams those reading to others, r33.1(1) reasons for scholarly differences about, b6.1-2, w48.1-3 reclassifying the authenticity ratings of, w48.2 relation between channel of transmission and truth value of, w48.3 scholarly acceptance of content of as a measure of the authenticity of, w48.3 Shafi'i's influence on the science of. x324 slander permissible in evaluating the transmitters of, r2.20(1)use of by Abu Hanifa, x37 use of toothstick (miswak) before reading, recommendedness of, e3.2 weak (da'if) (see Weak hadiths) Hadith master (hafiz), w48.2(end) Hady, sacrificing during hajj for explations etc., j9.6, j12.6(end) Hafiz. See Hadith master Hair body, sunna of removing, e4.1(3) cutting of, as a hajj or 'umra rite, i9.7-9 ---- , by men, e4.2 -, by women, e4.4, 19.7 _ recommendedness of burying after, j9.8(4) dyeing, e4.4, w52.1(111) false, unlawfulness of wearing, p59, w52.1(80) removing during ihram, j3.8-12 —. expiation for, j12.6(11) women removing facial, p59, w51 al-Hajar al-Aswad. See Kaaba, Black Stone of Hajj. See also book j Contents, p. 297

ability to perform, defined, j1.5-10 arrival circumambulation (tawaf al-qudum) (see Circumambulation, the arrival) baring the shoulder for (see under Circumambulation) chanting "Labbayk" for, j3.4 circumambulating the Kaaba in (see Circumambulation) clothing for, j3.2, j3.6 committing acts forbidden during (see Haji, explations) conditions for obligatoriness of. j1.3, j1.6, j1.8-9 delusions of some who go on, \$3.6 elements, rites, and places of (see names of individual headings) explations connected with, listed and defined, j12.6 farewell circumambulation (tawaf al-wada') (see Circumambulation. the farewell) fasting for, j1, 15, j1, 17, j12, 6(I) fees levied on those who attend, j1.6(g), p32.0-3 the four ways performing, j1.13-18 going between Safa and Marwa (see Safa and Marwa) going-forth circumambulation (tawaf al-ifada) (see Circumambulation, the going forth) ifrad style (hajj before 'umra), j1.14 ihram for (*see* Ihram) integrals and obligatory features of, j12.2-4 itlag style (unconditional intention to perform hajj and 'umra), j1.18 Muzdelifa, being present at (see Muzdelifa) nonperformance of, enormity of. p75.17, w52.1(148) obligatoriness of, u2.1-2, p10.1(3), p75.17 , remains after death if unperformed. j1.9. L3.5, w18.8(2) omitting an obligatory feature of. j12.4. j12.6 priority of the obligatory, over any other, j1.11-12 when prevented from completing, j12.5, j12.6(III) giran style (hajj and 'umra simultaneously), j1.16-17 —, the obligation to slaughter

or fast for, i12.6(I)sending another in one's place. for. i1.10 shaving or cutting hair for release from ihram, j9.7-9 slaughtering during (see Hady) standing at 'Arafa (see 'Arafa) state facilitation of travel to, 025.9(7) stoning and encampment at Mina (see Mina, stoning and encampment at) sunnas for entering Meeca while on, j4.1-2 tamattu' style ('umra first), j1.15.j1.17 ----, the obligation to slaughter or fast for, j12.6(I)-, going between Safa and Marwa during, j6.1 tawaf (see Circumanbulation) time of year for entering ihram for, i1.19 things unlawful during (see lhram, things forbidden during) vows connected with, j18.5 the way to 'Arafa during, j7.1-4 who must perform, j1.1-12 women travelling for, j1.7, m10.3 HAKIM, (HADITH IMAM), x129 Halal food. See Food Halal income. See Income, blameworthy Halal meat. See Meat, Islamic slaughtering of AL-HALLAJ, HUSAYN IBN MANSUR, x147 Ham. See Pork HAMAN, x131 HAMDAN, YUNUS, X377 HAMID. MUHAMMAD, x256 HAMMAD IBN SALAMA, x132 Hammam. See Bathhouse Hanafi school on ablution (wudu) not being broken by touching the opposite sex, j5.16(b). m2.9(A:) on ablution (wudu) or purificatory bath (ghusi), when one has injuries, ¢12.10 on ablution (wudu), wetting only a few hairs of head for, c6.4 on the Basmala, obligatoriness of saying when slaughtering. (17.5(4)

on bequests of more than a third of estate, permissibility of, L3.1, w44 on carrying the Koran inside of a case without ablution (wudu), permissibility of, e8.1(end) on chemical change turning filth (najasa) pure (tahir), c14.6(4) on children and others' suspension from dealing, when it ends, k13.5(end) on circumcision of women, nonobligatoriness of, c4.3 on distributing hajj sacrifice meat outside of Meccan Sacred Precinct, j12.6(end) on donating the reward for acts of worship to dead, w35.2 on 'Eid al-Adha sacrifices. obligatoriness of, w52.1(160) on explations, giving money in place of food for, h7.6 on the explation for vitiating a fast-day of Ramadan, i1.20 on facing the direction of prayer (gibla), minimal definition of, f6.7 on farewell circumambulation (tawaf al-wada'), immediacy of leaving Mecca after, j11.4 on fasting for hajj, j1.15(A:), j1.17 on fasting for Ramadan, the intention for, i1, 14(b) -- , swallowing phlegm or mucus while, i1.18(14) on Friday prayer, minimal number of participants for, f18.7(e) on a garment damp with filth touching dry, pure (tahir) garment, e14.15 on the going-forth cirmumambulation (tawaf al-ifada), the time for, j9.10 on joining prayers because of travel, w24.2(end) on the knees being nakedness, m2.8(2)on Koran, repentance for forgetting, w52.1(68) Koran and hadith evidence, use of by, x37 on loans, repaying money that has lost its value during

Hanafi school (continued) the period of, w43.6 on looking at the opposite sex. m2.8 on making up missed prayers. obligatoriness of, w18.7 on Muslims taking usury (riba) in enemy lands (dar al-harb), w43.1-5 "offensive," meaning of in Hanafi texts. r32.0(N:) on ordering made-to-order goods, k9.2(g) on partnerships, division of profits between partners, k16.6 -, permissibility of manual, k16.9(1) on the poll tax (jizya) being accepted from people of any religion, o9.9(n:) on prayer (salat), that those who miss remain Muslims, w18.2 -, performing the prescribed in a a vehicle, w24 -, positions of sitting in, f8.43 -, reciting the Fatiha behind an imam at group, c6.4 on preemption (shuf'a) to prevent objectionable neighbors. w]4.1(7)on purificatory bath (ghusl), the obligatoriness of rinsing out mouth and nose in. c6.5, e11.1(end) on purity (tahara), of alcohol, e14.1(7) -, of parts of unslaughtered dead animals, e14.1(14) -, of vinegar made from wine, e14.6 on sales by or to the blind. k2.6 on selling or giving the Koran or Islamic books to non-Muslims, k1.2(e) on shaking hands with the opposite sex, m2.9 on sharecropping, k24.2 on taking turns with wives, m10.5 on termination of rental agreement through death, k25.12 on vows, which acts are valid as, j18.1(b) on the waiting period ('idda). taking back divorced wife

during, n7.4 on whispering to another in the presence of a third, r6.2 on wife's marital obligations, w45.2 on witr prayer, the obligatoriness of, f10.3(A:) on women as marriage witnesses, m3.3(a), o24.8 on women veiling faces, m2.3, m2.8 on zakat, the permissibility of giving to a single category of eligible recipients, h8,7(n;) HANDAL, AHMAD IBN, x72 AL-HANBALL FUTUHL x125 Hanbali school use of analogy (givas) by, x72 on children buying and selling, k1.2(a)on circumcision of women, e4.3 on division of profits between partners, k16.6 on donating the reward for acts of worship to the dead, w35.2 on facing the direction of prayer (gibla), minimal definition of. f6.7 on joining two prayers for other than travel or rain. f15.18 on literatism in scriptural interpretation, w6.2 on nonrefundable deposits (earnest money), k4.5 on the obligatoriness of making up missed prayers, w18.7 on praying behind an imam of a different legal school, f12.29 on sales by or to the blind, k2.6(end)on supension of the irreligious from commercial dealings, k13.1(A:) on those who miss prayers remaining Muslims, w18.2 Hand, right eating with, p15.2(4) use of to clean oneself of waste, offensiveness of, e9.5(end) Hands position of in supplications (du'a). f8.53(O:) shaking (see Shaking hands) Haram. See Unlawful, the Haram (Meccan). See Meccan Sacred Precinct

Haram food, See Food Haram money. See Income, blameworthy; Wrongfully gotten property Hardship, effect of upon legal responsibility, c7.2, r32.1(end). See also Dispensation, legal Harmful substances, unlawfulness of consuming, j16.5, w41.1, w41.3, w52.1(177) Harming others. See Other people Hard drink. See Alcohol Harshness in speech. See Severity in speech HARUN (AARON), x135 HARUT, x136 Hasad, See Envy HASAN AL-BASRI, x138 Hasan hadiths, o22.1(d(H(2))) AL-HASANI, BADR AL-DIN, x98 HASHIMI, MUHAMMAD, x258 Hashish, unlawfulness of, 016.7, w52.3(170) Hats. see Head, covering HATIB IBN ABI BALTA'A, X141 Hatred the enormity of personal malice, w52.1(3) for the sake of Allah. praiseworthiness of, r3.1(3), w59.2(end) Haughtiness. See Contempt for others; Pride Hawala. See Transfer of debts Haya' See Modesty HAYTAMI, IBN HAJAR, x160 HAYTHAMI, (HADITH IMAM) NUR AL-DIN, x143 Head covering by men, of no consequence, o24.2(f) covering during ihram. j3.6, j3.9, j3.12(3) -, explation for, i12.6(11) shaving, for hajj, j9.7-9 Healing the sick. See Medicine Heart, the acts of worship as medicines for, w3.1 change of, against a Muslim. unlawfulness of, w52.1(269-71) concentration of during prayer, obligatoriness of, w26 effect upon, of arguing, r22.1-2 - . of excessive speech without the remembrance of Allah, r1.2(4)

-, of giving charity, s5.2 -, of laughter, r19.2 ----, of supplications (du'a), w59.2 hardness of, r1.2(4), w52.1(61) purifying, s2.1-2, s6.1, t1.1-t3.18 (see also book t Contents, p. 796) -, as the aim of Sufism, w9.1 -, as personally obligatory, a4.7 slandering others in one's, valawfulness of, r2, 14-15 superiority of acts of worship of, f10.1 Heat, severe, as an excuse from group prayer, f12.5(4) Heaven. See Paradise Hell, u3.6, v2.6-8, w6.3, w55 administration of, x229 bridge over (see Sirat) denial of as unbelief, w47.1, w55.1-3 departure of believers from, p1.3, v2.7 eternality of unbelievers' punishment in, s1.2, w55, x233 figurative interpretation of texts relating to, w6.1-5, w55.1-3 --, as unbelief, w55.3 subjects of threats of as epormities. p0.0 Helpers, Medinan (Ansar), disparaging, enormity of, p57, w52,1(441) Henna, dyeing with, e4.4 Heresy. See also Apostasy; Unbelief; Zindigs theologicial polemics against, s2.4, w29.3(2) Highway robbery enormity of, p20.2, p22.2, w52.1(349) no explation for killing perpetrators of. 05.4 no indemnity for killing perpetrators of, 04.17 penalty for, o15.1-3 Hijab. See Veils Hijab (protective words). See Amulets Híjaz, the, non-Muslims forbidden to reside in, o11.6 Hijr (of the Kaaba), j5.6 Hijra. See Emmigration HIND BINT UTBA, x145 Hinting, See Allusion Hiring people's services (ijara), k25.0-15 Hirz al-mithl. See Deposits for safekeeping, normal security for

Hitting when commanding the right and forbidding the wrong, q2.3, q5.8 disciplining children by, f1.2. il.5, o17.4 disciplining wife by, m10.12, o17.4 enotmity of unlawful, w52.1(299) the face, unlawfulness of, m10.12 as oppression, p20.4 recompense for on Judgement Day, w53.1(end) in self-defence, o7.3 Hoarding commodities, enormity of, w52.1(188) Hogs. See Pigs Holding one's tongue, p75.13, r0.2/r40.4. See also Conversation; Speech; and book r Contents, p. 726 "Holy war." See Jihad Home, See House Homicide. See Killing Homilies. See Friday prayer, sermon of; Sermonizers Homosexuality. See also Lesbianism; Men, effeminateness in; Sodomy: Transvestism; Women, masculinity in enormity of, p17 Honesty, t3.6. See also Being true (sidg); Cheating a buyer; Lying; Misleading impressions; Treachery: Trusts Hope false, s1.2 loss of, as an enormity, p67, w52.1(40, 42), w52.3(3) (see also Thinking the best of Allah) Horns, of unslaughtered dead animals as pure (tahir), e14.1(14) Horses acquisition of, out of pride or for betting on, enormity of, w52.1(385) mear of, lawfulness of eating, j16.2 slaughtering of, i17.7 Horsemanship, competitions involving, k29.1-2 Hour, final. See Judgement Day House interior decoration of, f17.8-9 women leaving the, m10.3-4, p42.2(4), w52.1(272) women permitting visitors into, p42.2(3) Housework, obligation of women to

perform, w45.1-2 Housing enhancement, permissibility of, w29.3(5) wife's entitlement to, m11.8 -, during postmarital waiting period ('idda), m11.10, n9.13-15 HUD, x146 Hudud. See Prescribed legal penalty Huffaz. See Hadith master Hulul. See Indwelling, divine Human nature. See Traits, innate human Human reason. See Reason, human Humility, p15, p48.2, r34.1-2, t3.17. See also Contempt for others; Pride Humor. See Joking; Laughing Hunger cating unslaughtered dead animals because of. c6.2, j16.7 excessive, as an excuse from fasting in Ramadan, i1.6 feeding those suffering from, obligatoriness of, c3.3 Hunting during ihram, j3.21-23, j12.6(1V). w52.1(150) cating meat from, j17.9-10 as a lawful means of gaining property, k17.2(6) Hurting others. See Other people Husband duty of to support wife (see Wife, support of) kindness due to and from wife, m10.1 number of wives permitted to, m6.10, m7.5 respect of wife to, r32.2 right of to discipline wife, m10.12, o17.4 rights and duties of, m5.1-6. m10.1-m11.14, w52,1(267-68, 273-75) (see also Conjugal rights) suitability as a marital match (see Suitability, marital, of a man) waiting period of widow after death of, n9.11, n9.13, n9.16, n9.19, w52.1(294) wife's obcdience to, defined, m10.12(N:)Husn al-zann. See Benefit of the doubt; Thinking badly of others Husn al-zann billah. See Thinking the best of Allah

#### Huyay

HUYAY, x148 Hypocrisy (nifaq), r16 actions inconsistent with words as, w52.1(374) not disliking slander in one's heart as, r2.11 dressing like the righteous while being otherwise as. t3.7, w52.1(336) enormity of, w52.1(6) marks of, hatred of 'Ali as of the, p56.2 -, hatred of the Medinan Helpers (Ansar) as of the, p57.1 -, lying, breaking promises, and betraying trusts as, p24.2(2) ----, vulgarity and long-windedness as, p64.2(6)

Ibahiyyun. See Sufism, Sacred Law and IBUIS. x321 IBN ABBAS, x149 IBN 'ABD AL-BARR, YUSUF, x150 IBN 'ABD AL-SALAM, AL-JZZ, X199 IBN ABI KHAYTHAMA, x152 IBN 'ABIDIN, MUHAMMAD AMIN, x253 IBN 'ARBA, AHMAD, x153 IBN 'ALLAN BAKRI, MUHAMMAD, x252 IBN AL-ARABI, MUHYIDDIN, x265 IBN AL- AS, "ABDULLAH IBN "AMR, x20-IBN 'ATA AL-ADAMI, AHMAD, x155 IBN 'ATA ULAH, AHMAD, x156 IBN DAQIQ AL/EJD, X157 **IBN HAJAR 'ASQALANI, X159** IBN HAJAR HAYTAMI, \$160 IBN HANBAL, AHMAD, x72 IBN HAZM. X161 IBN HIBBAN, x162 IBN AL-HUMAM, KAMAL, X214 IBN AL-JAWZI, 'ABD AL-RAHMAN' x12 IBN KATHER, ISMA'H., x165 **IBN KHAFH', x166** IBN KHALDUN, x167 IBN KHUZAYMA, X168 IBN MAHN, X169 IBN MAJAH, x170 IBN MAS'CD, x171 IBN AL-MUBARAK, x172 IBN NAQIS, AHMAD, x76 IBN OAYYIM AUJAWZIYYA, X174 IBN QU'DAMA AL-MAQDISI, AHMAD IBN 'ABD AL-RAUMAN, x176 IBN QUDAMA AL-MAQDISI, MUWAFFAQ AL-DIN, x175

IBN SALAH, x177 IBN TAYMIYA, AHMAD, x178 IBN UMAR, x179 (BRAHIM (ABRAHAM), x180 Ibrahim, station of, j5.5, j5.18 'Id. See 'Eid Idda. See Waiting period, postmarital idols, prostrating to as unbelief, 08.7(1)Idol worshippers as citizens of the Islamic state. 09.9.011.2 meat slaughtered by, j17.2 Muslim marriages with, unlawfulness of, m6.7 Idol worshipping. See Shirk IDRIS (ENOCH), x185 Ifrad (style of performing hajj), j1.14 Iftar. See Fasting Ramadan. breaking the fast at sunset. *lftirash* (style of sitting in prayer) defined, f8.37 as preferred when praying seated, f8.28 Ignorance as an excuse, for denying what is necessarily known to be of Islam, u2.4, w47.1 -, for doing some wrong things in the prayer, f9.1(end) -, for doing the unlawful, c7.1, o12.4, o16.2(f), p70.2 as the most harmful of all things, w55.3(end) Ihram (the state of pilgrim sanctity), i1.1.i3.1-25 burying someone who has died in, g3.2, g3.4 clothing worn in. j3.2, j3.6 covering head during, j3.6, j3.9, i3.12(3)explation for destroying trees of the Meccan Sacred Precinct during, [12.6(1V) explation for not entering at the proper site, j2.5, i12.4(1), i12.6(1) explations for violating conditions of, j3.9-10, j12.6(II) things forbidden during, i3.5-24 -, to men as opposed to women, j3.24 guardian entering underage or insane charge into, j1.4 hunting during, j3.21-23, j12.6(IV), w52.1(150)

Ihram (continued) intention for, when entering. j1.13-18, j3.3 killing insects during, j3.25 marriage during, unlawfulness of, j3.20 measures before, sunna, j3.1-3 rak'as before, intention for, f8.3 -, times when forbidden, f13.1. f13.3 release from, j9.4-13 -, partial versus full, j9,13 -, when prevented from completing hajj or 'umra, j12.5, j12.6(III) removing hair or nails during, j3.8-12, j12.6(II) sexual intercourse during, j3.13-19, j12.6(III), -, enormity of, w52.1(149) sites for entering, j2.1-5 time of year for, j1.19 using a belt, safety pins, etc., to fasten wraparound during, j3.6 using deodorant, perfume, or scented soap during, j3.7, j3.9 wife entering without husband's permission, enormity of, w52.1(151) women veiling faces during, unlawfulness of, j3.24 Ihsan (the perfection of faith), defined, u4.1-2 spiritual stations of, w33.2 Ijara. See Renting Jima'. See Consensus, scholarly litihad the actual truth versus variances in, b6.1-2, o26.1, w56.3(end) capacity for as a condition for the caliph, o25.3(f)censure of other Muslims over questions of interschool differences due to, unlawfulness of, q3.2 of the Companions (Sahaha), b3.4 differences in (see Schools of Sacred Law, differences among) levels of, within a school, w12.1 performing new acts of worship on the basis of, w29.2 qualifications for doing, b1.2, o22.1(d) scholar's, legally binding on nonscholars, b5.1, w12.2

versus following qualified scholarship (taqlid), b1.1-b7.6 Ikhlas. See Sincerity al-Ikhlas, sura, as equal to one-third of the Koran. w29.2(5) Ila'. See Forswearing one's wife ill, the. See Ihness 'Illa (basis permitting anology between two things), o22.1(d(111(3))) Ill-gotten gain. See Income, blameworthy; Wrongfully gotten property Illness. See also Injuries final (see Death bed illness) hardship from as an excuse from group prayer, f12,5(9) joining prayers because of, f15.18(2) merit of giving charity during, h9.1 prayer during, f14.1-6 scourging or execution during, 012,5-6 visiting those in a state of, g1.2-5, t3.18, w22.2(end) 'Ilm. See Knowledge, Sacred ILYA5, x186 Images. See Pictures Imagine (wahm), defined, k4.9 "Imam ...." See proper name Imam (ruler). See Caliph, the Ituam (of a legal school) qualifications of, o22.1(d) range of competence, b1.2 Imamate of the first four caliphs. See Rightly Guided Caliphs, the Imam of funeral prayer, most suitable person to be, g4.3 Imam of group prayer. See also Group prayer actions of followers of (see Follower at group prayer) awaiting latecomer while bowing etc... f12.18 backup man repeating the words of, as offensive, w29.3(4) choosing a successor when anable to finish. f12.24 delusions of, \$3.8 following, when imam mistakenly omits first testification of Faith, f11.8 forgetfulness prostration of, [11,1]. intention of, f12.7 Koran recital prostration of, f11.14 leading followers of a different

legal school, f12.29 leading a group who dislike him, f12.26, w52.1(86) length of Koran recital of, f8.20, f12.21 missing a letter of the Fatiha, ff2.27.f12.30 obligatoriness of following, f12,14 omitting an integral by, f12.23 performing a different kind of prayer than follower, f12.28 place of standing in relation to followers, f12.31-37 priority of mosque's official imam over others in leading prayer, f12.19 prompting of by followers about a mistake, f12.22 state appointment of, o25.9(6) those offensive to follow as, f12.26, f12.30 turns to right for postprayer dhikr. f8.51 who has the best right to be, f12.25 Imams, disagreements among. See Schools of Sacred Law, differences among Iman. See Faith Imitations of others, doing, unlawfulness of. r2.7. r18.1 Immanence. See Indwelling, divine Immorality. See also Sins charging others with, p50.2(5)Immoral people. See Corrupt (fasig) people Impotence, annulment of marriage because of, m7.1-2 Imprecation, public (lifan), n10.4, n11.3-6. unlawfulness of marital reunion after. m6.8 Impression, giving a false. See Misleading impressions Impure substances. See Filth (najasa) Impure (najis) water, defined, e1.4 Impurity, major ritual (janaba). See Major ritual impurity Impurity, minor ritual (hadath). See Minor ritual impurity Inanimate objects, cursing, r38.2(end) Incapacity, climination of legal responsibility because of, c7.2, w4.7 Incarnationism. See Indwelling, divine Incense

offensivevenss of in funeral processions, g4.24 used when washing the dead, g2.6 Income, blameworthy, f12.26, p32.3, t3.11, w49.1. See also Wrongfully gotten property Incompetence, legal, c8.3. See also Suspension Indecent language, See Obscene language Indemnity (diva), o4.0-17 from caliph for death of penalized offender, 016.3 waiving, o3.8 Indwelling, divine (hului), a4.3, v1.3, w7.1, x147 belief in as a pitfall for would-be mystics without a genuine spiritual way, w33.2(end) contrasted with Sufi gnosis, w7.3-4 contrasted with the 'unity of being' (wahdat al-wujud), x5 Infant. See Babies Inflation during period of loans, w43.6 Informing on others to superiors, unlawfulness of, 15.1, 136.2 Ingratitude, as an enormity, p68, w52.1(23, 59, 137) Inheritance. See Bequests; Estate division (irth) Injections, fasts not broken by, il.18(7) Injil. See Evangel Injunctive ruling, defined, c1.2 Injuries. See also Illness when dry ablution (tayammum) is permitted by, e12.9-10 how to perform ablution (wudu) or the purificatory bath (ghusl) with, e12.10 Injurious comparison (zihar), n8.4 Injurious crimes indemnity for (see Indemnity) retaliation for (see Retaliation) Injustice (zuim). See also Oppressors abetting, p13.2(3), r7.1(1) does not permit rebellion against caliph, o25.3(a) enormity of, p13, w52.1(324, 327) fate of those who commit, on Judgement Day, p15.2(1), t3.4 leaving the oppressed unaided as, w52.1(328) types of, defined, p20.4 Innate traits. See Traits, innate human

Innovation (bid*a), w29.1-4 asking about Allah's 'establishment' (istiwa') upon the Throne as. w6.2 attitude of Early Muslims towards, \$2.4, w29.2 avoiding those who commit, f12.4, p75.11, r2.20(3) backing away from the Kaaba as, j11.3(end) categories of. w29.3 deceased's family preparing food for guests as, g6.6 distinguishing oneself from the faction of, v3.1 divorce which is, n2.3 does not necessarily entail leaving Islam, u2.3, w47.1-2 eating dates in the Rawda as, j13.3 fate of those guilty of on Judgement Day, v2.6 inaugurating a bad, the enormity of, a2.2(6), p58.1, w52.1(50) inaugurating a good, the reward of, a2.2(6), p58.1(2), w29.2 . inaugurating in Medina, w52.1(156) kissing tombs etc. as, j13.3 literalism in scriptural interpretation as, x174, x178 particular spurious prayers as, £10,15 prostration without legal reason as, f11.20 removal of a caliph who makes, o25.3(a) sitting at a gathering to console deceased's relatives as, g6.1 slander permissible of those who openly commit, r2.21 slander permissible in warning students about a teacher involved in, r2.20(3)in tenets of faith ('agida), contrasted with outright unbelief, w47.2 -, unlawfulness of, w29,4 insane, the care and custody of. m13.0-5 guardian's effecting the marriage of, m4.5 guardian's effecting sales of the property of, k2.5 invalidity of court testimony of. o24.2(b) lack of right to child custody by, m13.2(b)

not legally responsible, c8.1. c8.3(1), k13.1, o8.7(3) not subject to legal retaliation for crimes, o1.2(1) nullity of divorce of, n1.1(2)performing hajj or 'umra by, jl.4 support of, m12.1(b) suspension of from dealing, k13.0-8 zakat on property of, h1.3 Insanity annulment of marriage because of, m7.1-2 bath (ghusl) after recovery from. sunna of, e11,5(6) fasts broken by, i1.23 temporary, crimes committed in a state of, ol.2(1)Insects, killing during ihram, j3.25 "In sha' Allah," as an exception to an oath, o19.5 Instructing the dead (talgin) after burial, g5.6(1), w32 Instruction. See Children, education of; Knowledge, Sacred; Sheikhs; Students; Teachers Instructions, giving to someone wanting to do wrong, t7 Instruments, musical. See Musical instruments Insulting others, see Other people: Reviling others Insurance, unlawfulness of buying and selling, w42 Integrals legal, defined, 18.1 -, obligatoriness of performing all, in any act of worship, c2.1(A:) of prayer, listed, f9.14 -, omission of one or more, f11.2 -, performing an extra, f11.3 Intention in acts of worship, obsessive misgivings about, s3.3 importance of sincere, in spiritual works, a3. I-4, t1.1-9, 13.13 (see also Showing off) in injurious crimes or killings. categories of, 01.1, 02.1-4 Intercession for the guilty, enormity of, p75.12 judge's for a litigant, o22,13 of the Prophet (Allah bless him and give him peace), seeking the (see Tawassul)

of the prophets and righteous on Judgement Day, v2.8 of the righteous to Allah, for rain, f21.2 Intercourse, sexual. See Sexual intercourse Interest (riba) Muslims dealing in, in enemy lands (dar al-harb), w43.1-5 on loans, k3.0, k10.5 —, an alternative to, w43.6 Interior decoration. See House, interior decoration of Intermediary, supplicating Allah through. See Tawassul Interpretation of Koran and hadith figurative interpretation (ta'wil), of divine attributes, a4.3. w6.3. w57.1. x47, x174, x178 -, of a hadith hyperbole, example of, p75.11 -, of Koran and hadith primary texts, w6.1-5 —, of Koranic verses about hell or bodily resurrection, as unbelief, w55.3 -, of matters of the afterlife. unlawfulness of, w6.4 generalized statements contained in, proper understanding of, w29.1 Koranic exegesis with stories from Bani Isra'il (Isra'iliyyat), conditions for, x0.1(end) literalism in, w6.2 modifications (takhsis) of Koranic rulings by hadiths, x37 by personal opinion, unlawfulness of. r14, t3.9 qualifications for interpreters of, r14.2, o22.1(d(1, 1)). reasons for scholarly differences in, b6.1-2 scholars of Arabic as definers of acceptability of interpretations, w47.2 significance of texts not restricted to original historical context, w29.2 Interrupting others, offensiveness of, r32.1 Intimidation. See Threatening others Intoxicants. See Alcohol: Drugs Intoxication divorce while in a state of, n1,2 homicides committed during, o1.2(1) spiritual (see Spiritual intoxication)

Invasion of privacy. See Privacy, invasion of Invocation. See Dhikr Igama (call to commence prayer), f3.1-12 after baby's birth, sunna of, (15,1 nonobligatory prayer offensive to begin after, f10.11 person giving (see Muezzins) reply of hearer to, f3.11-12 standing up for prayer recommended after the end of, f8.2(1)words of, £3.6 AU-TRAOL WALLAL-DIN, X368 AL-TRAOL ZAYN AL-DIN, X188 Irrigation, zakat of crops under, h3.5 Irth. See Estate division "ISA (JESUS), x189 ISAAO (ISHAO), x191 Isha'. See Nightfall prayer ISHAQ (ISAAQ), x191 ISHAQ IBN RAHAWAYH, x193 ISHMAEL (ISMARE): x195 lslam abrogation of all religions by, v2.1, w4.1(2) adaptability of to new times and places, w29.4(end) converts to (see Converts to Islam) denial of being the only true religion as unbelief, o8.7(20) as the final religion, s4.8, w4.1-7, w29.0(3), x245 the five pillars of, u2.1-2 inabrogability of, w4.5 leaving (see Apostasy; Unbelief) things necessarily known as being of (see Necessarily known as being of Islam) propagation of to non-Muslims (see Da'wa) reviling the religion of, as unbelief, 08.7(16) tenets of faith of (see Tenets of faith ('agida)) universality of message of, o8.7(20), v2.1, w4.1(2), w29.4(end) Islamic Community, See Community, Islamic Islamic orthodoxy. See Ahl al Sunna wa al-Jama'a: Tenets of faith ('aqida) Islamic reform movement, See "Fundamentalism" Islamic state foreign visitors under the protection

Islamic state (continued) of (see Safe-conduct) function and administration of, o25.7-10 leadership of (see Caliph) non-Muslim subjects of, a9.8-9, o11.1-11, w52.1(382-83) treasury of (see Muslim common fund) 'Isma. See Prophets, divine protection from error of ISMATE (ISHMAEL), x195 ISRAFIL, X197 Isra'iliyyat, x0.1(end) Istidraj, w9.9, w30,2(3) Istikhara. See Guidance prayer Istinja', e9.4-6 Istislam. See Allah, surrender to Istisna' (made-to-order goods), k9.2(g) Istiwa'. See Throne **Ptikaf. See Spiritual retreat** hlaq (style of performing hajj), j1.18 Ittihad. See Union with God lvory, of unslaughtered dead animals as pure (tahir), e14.1(14) 'IYAD, QADI, X296 AL-TZZ IBN ABD AL-SALAM, x199

Jatala. See Job wages Jabal 'Arafat, See Jabal al-Rahma Jabal al-Rahma (at 'Arafa), j8.3 JABIR, x200 JAHM IBN SAFWAN, X202 Jahmiyya school, tenets of, x174, x202 al-Jama'a, salat. See Group prayer Jamrat al-'Agaba, stoning after Muzdelifa, i9.4-6, i9.12 Jamrat al-Kubra etc. See Mina, stoning and encampment at Janaba. See Major ritual impurity Jarh wa ta'dil, o22.1(d(II(8))) JAWZI, 'ABO AL-RAHMAN IBN, X12 AL-JAWZIYYA, IBN QAYYIM, X174 JAZA'IRI, 'ABO AL-OADIR, X8 JAZAR, FATH ALLAH YA SIN, X122(b) JAZIRI, 'ABD AL-RAHMAN, X13 Jealousy (ghayra), for one's rights, p27.3 Jerusalem. See al-Masjid al-Aqsa Jerusalem, Sacred Precinct of, offensiveness of relieving oneself while facing, e9.1(16) JESUS (IISA), x189 crucifizion of, x189

final coming of, 69.8 worship of (see Christianity; Shirk) Jeweiry men's, f17.8, p53.2(2) unlawful, f17.6-8, f17.11, p53.2(2) w52.1(17, 272) women's, f17.11 —, use of outside the home. w52.1(272) -, zakat on, f17.11(A;), h4.3-4 Jewels, use of in vessels and utensils, e2.4 Jews abrogation of the religion of by Islam, w4.3-4 assisting the religion of, unlawfulness of, k30.6(6) belief in the validity of the religion of, as unbelief, o8.7(20), w4.1(2) the delusions of, s1.2 fasting on 'Ashura' by, w58.1 indemnity for death or injury of, o4.9 under the Islamic state (see Islamic state, non-Muslim subjects of) jihad against, o9.8 meat slaughtered by, j17.2 plots of against the Prophet (Allah bless him and give him peace), x148 religious extremism of, p75.23 scriptures of (see Bible; Torah) **HBRH... x126** Jihad, 09.0-15 fleeing from combat in, enormity of, p11, w52.1(377), w52.3(16) games and contests that assist. k29.5(2) Islamic state's role in conducting, 025.9(1.8) lying in, permissibility of, r8.2 objectives of, o9.8-9 obligatoriness of, o9.0-3, w52.1(369-70) one man attacking a multitude in. q2.4(4)prayer during (see Peril, prayer of) raising armies for, by the Islamic state, o25,9(1) rules of warfare in, o6, 1-4, o9, 10-15 speaking the truth to an unjust ruler as, q1.2(3), q2.4(4) spoils of battle in . o10.1-3 Sufis who fought in, w9.4

truces from: 09.16 unworthy intentions in, a3.3(1), p33.2 volunteers for, eligibility of to receive zakat, h8,17 who is obliged to fight in, 09.4-5 JILI, ABD AL-KARIM, X7 Jinn, w22 clothing oneself from the eyes of, f5.1 denial of the existence of, as unbelief, o8.7(18)distinguished from angels, w22.2 greeted with Salams at the end of prayer, f8.47 knowledge of the future by, w60.2 obligatoriness of belief in, w22.1 Jizva. See Poll tax JOB (AYYUB), X95 Job, hours of as an excuse for joining ptayers, f15.18(5) Job wages (ja'ala), k26.0-3 JOHN (YAHYA), X371 Joining two prayers for rain, f15.14-17 for travel, f15.10-13 for other than travel or rain, f15.18 Jointly owned property, zakat on, h2.15 Joking, r19 JONAH (YUNUS), X376 JOSEPH (YUSUP), x378 Journey, See Travelling Judaism. See Jews Judgement Day, u3.6, v2.6, v2.8, w6.1, w47.1 fate on, of the arrogant, p15.2(1-2) -, of those who benefited at others' expense, p75.10 -, of those who committed injustice, p15.2(1), w53.1 -, of those with debts, p20.3(3), w53.1 -, of eavesdroppers, p38.2 -, of those who frightened others, r28.1 -, of those given to useless or immoral conversations, 113.1 —, of those who listened to music, r40.1(2) ---, of makers of pictures, w50.1 - . of misappropriators of Muslim funds, p19.1-2 -, of those who missed prayers,

w18.7, w18.9(8)

---, of pretenders to Sufism, s4, 1 -, of those who revealed marital secrets, p75.19 -, of the sarcastic, r18,1(end) -, of those who seized land, p20.3(1) -, of show-offs in religious works and reputation seekers, p33.2 -, of those who spoke careless words that carned Allah's wrath, p75.13(2) -, of those who testified to falschoods, p16.2(1) -, of tyrants, p15.2(1) -, of those who had unworthy intentions, a3.3(1) -, of those who withheld water from others, p69 the final judgement on, u3.6, v2.3, v2.6, v2.8, w52.3(end), w53.1 knowledge of the time of, w60.2(end) retaliation on, w53.1 Judges, Islamic (gadi) bad, the enormity of, p26. w52.1(397-408) may not accept gifts, o22.7 misappointing, the enormity of, w52.1(396-98) when there is no official judge, o21.4 professional conduct of, o22.2-14 qualifications of, o22.1 salaries of, paid from spoils of war. o10.3(1) state appointment of, o25,9(2) way of hearing court cases, o23.1-9 Judging others in one's heart, r2.14 Jumu'a, See Friday praver JUNAYD, x51 Junub. See Major ritual impurity JURDANI, MUHAMMAD 'ABDULLAH, x247 Justice. See book o Contents, p. 578 Justifying oneself when in the wrong, enormity of, w52.1(38) JUWAYNI, ABU AL-MA'ALI, x212

Kaaba, the. See also Circumambulation: al-Masjid al Haram; Meccan Sacred Precinct
Black Stone of, j5.2-4, j5.11-12, j5, 14-15 buttress at the base of, j5.15 circumambulation of for hajj or 'umra (see Circumambulation)

Kaaba, the (continued) direction of (see Direction of prayer) door of, j5.5 kissing, j5.10. j5.14 lack of respect towards, enormity of, w52.1(152) looking at, as worship, j11.6(2) praying inside, f6.4 rainspout of, j5.7 supplication upon first seeing, j4.2 vows to go to, j18.6 the Yamani corner of, j5.9-10, j5.14 Kabira, See Enormities Kafala. See Guaranteeing another's appearance Kafir. See Non-Muslim Kaffara. See Explation Kaffara al-qatl. See Killing, explation to Allah for Kaffara al-yamin. See Oaths, explation for breaking KALBI, IBN JUZAYY, x164 KAMAL 'ABD AL-MAJID MUHAMMAD, x213 KAMAL IBN AL-HUMAM, X214 Karamat. See Miracles Kash. See Acquisition Kashf, w60.2, x364 Kawthar, v2.5 KELLER, NUH HA MIM, X291 KHALLAF, 'ABD AL-WAHHAB, X16 Kharijites, p49.0, x283 Kharg al-'ada. See Miracles Khass (Koranic ruling type), o22.1(d(1)) AL-KHATIB, HASHIM, x140 KHATIB, MUHAMMAD SHIRBINI, X264(a) KHATMI, ABUJA'FAR, x44 KHATTABI, ABU SULAYMAN, x218 KHAYTHAMA, IBN ABI, X152 KHIDR, x219 and Moses, story of, relevance of to Sacred Law, w9.10 Khimar (women's headcover), f5.6, w23 Khiraj (annual land levy), o25.9(3) Khiiba. See Engagement for marriage Khiyar al-majlis. See Option to cancel a sale, at time of agreement Khiyar al-shart. See Option to cancel a sale, stipulating AL-KHUDRI, ABU SA'ID. X60 Khuff. See Footgeat, wiping Khul^{*}, See Release from marriage al-Khulufa' al-Rashidin. See Rightly Guided Caliphs al-Khums. See Spoils of battle

Khuaba. See Friday prayer, sermon of Killing abetting, enormity of, w52.1(297-98) of criminals (see Death penalty) of deceased by heir, preventive of inheritance, L5.1 enormity of, p2, w52.1(295), w52.3(14) -, in the Meccan Sacred Precinct, o4.6(2), p72.2 —, in the sacred months, o4.6(3) explation to Allah for, 05.1-4 a group of people, retaliation for, o3.9 indemnity (diya) for, 04.1-12 individuals lawful to kill, e12.8 legal retaliation (disas) for. 01.1-03.13 penalty for (see Killing, legal retaliation (gisas) for) Kin, unmarriageable (mahram). See Unmarriageable kin Kindness, ingratitude for, enormity of, p68, w52.1(23, 59, 137) Kinship, severing ties of, enormity of, p43.2, w52.1(277). See also Family; Relatives: Parents KIRMANI, HARB IBN ISMA'IL, x133 KIRMANI, MUHAMMAD IBN YUSUF, x221 Knees, as nakedness, m2.8(2) Knives, pointing at others as an enormity, p60 Knock out. See Unconsciousness Knowledge, miraculously bestowed, w60.1 Knowledge, Sacred ('ilm). See also book a Contents, p. 1 amount needed, by a judge or mujtahid Imam, o22.1(d) -, by an ordinary person, a4.1-7, s2.8 —, by a Sufi sheikh, w9.5 not applying what one knows, enormity of, w52.1(45) attainment of, communal obligatoriness of, a5.1-2 claiming to possess, enormity of, w52.1(46) concealing, enormity of, p35.1(3), w52.1(44) the difficulty of, p35.3 learning, in bad faith, unlawfulness of teaching those who are, r7.1(2) in order to show off, enormity of, p33.2

 —, in order to vie with scholars. enormity of, p35.2 —, for the sake of this world, enormity of, a3.1-4, p35.1-2, w52.1(43) merit of, a2.1-7, f10.1 pleasure of angels in circles of, w22.2 pride in possessing, enormity of. p15.3 relation of Sufism to acquiring, w9.3(end), x19(end) subjects excluded by, a7, 1-4 subjects personally obligatory to learn, a4.1-7 supercrogatory, a6 travelling to gain, f15.3(A:) zakat permissible for students and teachers of, h8.8, h8.11-12, w36 Kohl, lining eyes with, sunna of, c4.1(4) KORAH (QARUN). x222 Koran, the, w16,1-2 arguing about, enormity of, p64.1(2), p64.2(1-3), w52.1(69) belief in, 08.7(7), u3.4, v1.8 carrying, amulets consisting of, e8.2, w16.1(35), w17.1-3 - books containing verses of, c8.2 -, or touching without ablution (wudu), unlawfulness of, e8.1-3, w16.2 claiming to have knowledge of, enormity of, w52.1(46) copies of, as an endowment (wauf), validity of, k30.2(d) correct understanding of (see Interpretation of Koran and hadith) decorating copies of, f17.10, w29.3(4) denial of any verse of, unbelief of, o8.7(7) dhikr from recited before other postprayer dhikr, f8.50(end) estate division (irth) shares mentioned by, L6.1 figurative interpretation (ta'wił) of (see Interpretation of Koran and hadith) as final revelation, o11.2(A:) forgetting after memorizing,

enormity of, w52.1(68) gathering of by the caliph 'Uthman, x360, x388 hiring someone to teach one the, k25.6(end) knowledge of types of rulings of, as a condition for ijtihad, o22.1(d) learning Arabic to understand, s2.7, r14.2 learning, in order to show off, enormity of, p33.2 as legal evidence (see Interpretation of Koran and hadith: Koran, types of Koranic rulings) memorizing of, as communally obligatory, a5.1 "memorizing" by acts, t3.8 nonconformance with, enormity of, p75.3 oaths sworn by, o18.7 proper manners towards, w16.1 qualifications for interpreters of, r14.2 recital of, asking for Allah's mercy during, f11.18 -, brevity of imam's in group prayer, {12.21 -, contemplating meanings of, w16.1(12-15), x155 --. donating the reward of to the dead, w35 -, on Fridays, recommendedness of, f18.14(4), f18.18 -, greeting with Salams those engaged in, offensiveness of, 133.1(1)-, hastiness in, \$3.4 -, heedlessness in, \$3.4 -, interrupting, r32.1, w16.1(9-10) -, during major ritual impurity (janaba) or menstruation. unlawfulness of, e10.7(2)-, merit of, x72 -, in night vigil prayer (tahajjud), way of, f10.8(A:) -, in prayer (see Prayer (salat), elements of: spoken, Koran recital in) ---, prostration for (sujud al-tilawa), e8.1(2), f11.13-18 -, in Ramadan, recommendedness of, i1.26(3)

Koran, the (continued) -, recommended way of, t8.21, w16 -, to show off, enormity of, p33.2 -, speaking during, unlawfulness of, r32.5 -. toothstick (siwak), using before, recommendedness of, e3.2, w16.1(2) -, without understanding, x72 -. unworthy intentions in, a3.3(1) -, when visiting graves, recommendedness of, g5.8 selling or giving to non-Muslims, k1.2(e) touching (see Koran, the, carrying) translation of, pp. xi-xii, f8.26, r14.3, Arabic Introduction p. 1227 f. (see also Interpretation of Koran and hadith) turning pages of with salivamoistened fingers, unlawfulness of, e8.2(end(A;)) types of Koranic rulings, defined, o22.1(d(I))uncreatedness of, v1.8, x72, x324 untranslatability of, pp. xi-xii using as a pillow, unlawfulness of, e8.4 using verses of as medicine, w16.1(22, 36), w17.1, w29,2(4) writing, w16.1(28, 33-36) Kuf. See Suitability, marital Kufr. See Unbelief KURDI, MUHAMMAD AMIN, x254

La ba's ("no harm in"), legal meaning of, p8.2 "Labbayk," j3.4 end of period for chanting, j9.5 Lahd (style of grave), g5.2 "La ilaha ill Allah." See also Testification of Faith as the greatest dhikr, t3.15 Lamenting the Dead, See Dead, the, crying for; Dead, the, grief for Land annual levy (khiraj) upon, taken from those on after Islamic conquests, o25.9(3) lending for farming, k19,4-5 surreptitiously changing property markers on, enormity of,

p55.1, w52.1(209) wrongfully taken, prayer unlawful on, f4.15 -. (see also Wrongfully gotten property) Lagit. See Foundling child Larceny. See Theft Lard. See Pork Last Day. See Judgement Day Last Days, a tenth of Islam as enough in, w4.7 Latecomer to group prayer, f12.11-13. See also Follower at group prayer; Group prayer arriving in the second of two prayers joined for rain, f15.15 closing of with Salams, f8.48-49 at Friday prayer, f18.13 at funeral prayer, g4.15 how much of Fatiha must be recited before bowing with imam, f8.15. f12.17 imam awaiting, while bowing etc., f12.18 minimal definition for having attended, f12.12 the opening Allahu Akbar of, f12.11 recites suras in last two rak'as of own prayer, f8.24 when to stand to finish after group's Salarns, f8.48 starting a new row, £12.34 which rak as are his first. f8.24, f12.13 Laughing circumstances in which offensive. r32.7 effect of excessive, r19.2 during prayer, ablution (wudu) not nullified by, e7.5 at others, unlawfulness of, 118 Lavatory, going to the. See also Excrement: Urine cleaning oneself after, e9.4-6 need for, as an excuse from group prayer, f12.5(6) situations in which relieving oneself is offensive or unlawful. e9.1(12-16), e9.2-3, w52,1(70) speaking while, offensiveness of, r32.7 sunna measures for, e9.1 Law, Islamic, See Sacred Law: and names of individual aspects of

Laws, complying with non-Islamic, c7.2, w42.4. w50.4 Lawyers, k17.2(4) prosecution, w52.1(409-10) Layl. See Night Lavlat al-Oadr. i3.2, w39 Leaders. See also Authority amir, sunna of choosing, when in a group of Muslims, p40.2(A:) bad, o25.3(i), p13.2, p75.4(3), w52.1(325-26) -, visiting and abetting, p13.2(3). w52.1(329-31) obedience to, b7.3, o25.5, p40.2, p49, p75.4(3), p75.9, r32.2, --- limits to . r32.2, t3.3 Leadership avidness for, p13:2(6), p15.3, s3.9 ----, as an affliction of Islamic scholars, s2.2 -, as from the Devil, s6.1 the immoral in positions of (see Leaders, bad) of the Islamic state (see Caliph) Learning. See Children, education of: Knowledge, Sacred; Sheikhs; Students: Teachers Leather purified by tanning, e14.6 from unslaughtered animals, wearing, f17.5 Leaving what does not concern one, See Conversation, about what does not concern one Leaving Islam (ridda). See Apostasy; Apostates; Unbelief Leg, broken. See Injuries Legal evidence, scriptural. See Interpretation of Koran and hadith Legal opinion (fatwa). See Opinion, formal legal Legal rulings definition and nature of, c1.1-c8.3 (see also book c Contents, p. 27) the five types, defined, c2.1-5 source of, a1.1-5 Legal validity. See Validity, legal Londing money. See Loans Lending something for use ('ariyya), k19.0-8 contrasted with financial loans,

k10.0, k10.3 nonreturn of as an enormity, p20.2 unauthorized use or relending of by user, w52.1(221-23) Lengthily, criterion for, in legal rulings. See Descriptive terms Lesbianism, enormity of, p17,3(3), w52,1(342). See also Women. masculinity in Lesser sins. See Minor sins Lesser of two evils, choosing when commanding the right and forbidding the wrong, q2.5(N:) Liability for merchandise before delivery. See Delivery of merchandise Li'an. See Imprecation, public Lies. See Lying Life, animate, the sacredness of, m12.6 Life expectancy, probable, and zakat entitlement, h8.12 Lightning, dhikr when seen, f21.6 LINGS, MARTIN, X233 Liquor. See Alcohol Listening to people's private conversations. See Privacy, invasion of Literalism in interpreting the Koran and hadith. See Anthropomorphism; Interpretation of Koran and hadith, literalism in Little, criterion for in legal rulings. See Descriptive terms Livestock, See also Animals not lending a stud for use, enormity of, w52.1(186) maintenance of one's own. obligatoriness of, m12.6 specifications for sacrifice animals. 114.2 zakat on, h2, i-15 Loans (gard) (repayable financial aid), k10.0-7 business (see Financing a profitsharing venture) inflation during the period of, w43.6 lender's zakat on, h1.4 repaying, unlawfully delaying, enormity of, w52.1(204) -, stipulating date of, validity of, k10.4(N:) -, taking a loan with no intention of, enormity of, w52.1(202-3) of something for use (see Lending something for use ('ariyya))

Loans (gard) (continued) usurious gain (riba) in, k10.5. w52.1(201) Lochja. See Postnatal bleeding Locusts, as pure (tahir) when dead, e14.1(11) Long-windedness, as a part of hypocrisy. p64.2(6) Looking at the opposite sex, m2.2-11, w52.1(238-40) Loss of hope. See Hope, loss of Lost and found articles (lugta), k27.0-10 cases of reviewed by new judges, 022.14 misappropriation of, enormity of, p20.2, w52.1(231-32) zakat on after recovering, h1.4 LOT (LUT), x224 Lotteries. See Gambling; Games Love Allah's, for His servants, t3.12 -, for Islam, w4.5 for one's fellow Muslims, as part of faith, p75.28 between married couples, m2.2 of others for the sake of Allah. p75.28, w59.2(end) of the Prophet (Allah bless him and give him peace), as part of faith, p75.2 Lovemaking. See Sexual intercourse Luck bad (see Bad luck) games involving, unlawfulness of, k29.5(1) Lugta. See Lost and found articles 1.01 (LOT), x224 Lying, r8. See also Assuaging those from whom one apprehends harm; Misleading impressions, giving; Testimony, false; Treachery about Allah, enormity of, w52.1(48) causing harm by, enormity of, w52.1(419) exaggeration as, r9.1 on fast-days, severity of, i1.27(1) habitual, enormity of, p24 hearing, what to say upon, r20.1(end) poetry that contains, w52,1(436) about the Prophet (Allah bless him and give him peace), enormity of, p9, w52.1(49) reasons that permit, r8.2

ugliness of, t3.6 Machines, vending. See Vending machines Madhhab. See Schools of Sacred Law: and names of individual schools Madhy (nonsperm male discharge) defined, e10.5-6 as filth (najasa), e14.1(9) Madinah. See Medina Mughrib. See Sunset prayer Magic, black. See Sorcery Magic, stage (sleight of hand), w30.2(6) unlawfulness of learning, a7.2(3) Magistrate, Islamic. See Judges, Islamic MAHMALII, MUHYIDDIN, x266 Mahr. See Marriage payment Mahr al-mithl. See Marriage payment, amount typically received as Mahram. See Unmarriageable kin Mail-order merchandise, lawfulness of buying, k9.2(g(N;))Main sunnas of the prayer, listed, 19.15 Major ritual impurity (janaba) ablution (wudu) recommended during if one intends to eat, sleep, etc., e5.29 causes of, c10, 1-6 eliminating (see Bath, purificatory (ghusi)) giving call to prayer during, offensiveness of, f3.9 things unlawful when in a state of, e10.7 Majus. See Zoroastrians Makeup pravers, f2.6-12 because of consistent day-after-day timing error, f2.12 evidence of obligatoriness of, w18.6-10 giving the call to prayer and igama for, f3.5 how soon they must be performed. f2.6-7 intention for, f8.3 for missed nonobligatory prayers, f10.7 order of performing, f2.8-10 performed behind an imam, f12.2 permissible in times when prayers are forbidden, f13.3 when one does not remember which

in testimony (see Testimony, false)

# Makhluf, Hasanayn Muhammad

one was missed, f2.11 whether to recite aloud or to oneself in . (8.25(end)) MAKILLUF, BASANAYN MUHAMMAD, x137 MAKHLUF, MUHAMMAD, x261 MAKHUL, x227 Makkah. See Mecca MAKKI, ABU TALIB, X63 Makr Allah. See Devising of Allah, the Makruh, See Offensive, the Mai al-haram. See Income, blameworthy: Wrongfully gotten property Ma la ya'ni. See Conversation, about what does not concern one Malice, as an enormity, w52,1(3) MAI.IK. IMAM. x228 MALIK, (GUARDIAN OF HELL), X229 MALIK, IBN DINAR, x230 MALIKI, MUHAMMAD 'ALAWI, x250 Maliki school on depicting animate life, w50.5(end) on dogs and pigs, physical purity of. e14.7(end), w14.1(6) on donating the reward for acts of worship to the dead, w35.2 on the end of children and others' suspension from dealings. k13.5(end) on facing the direction of prayer (qibla), criterion for, f6.7 on forgetting the Koran after memorizing it, w52,1(68) on those who miss prayers remaining Muslims, w18.2 on passing in front of a person praying, p75.27 on manual partnerships, k16.9(1) on meat of animals hunted with guns, lawfulness of, i17.9 on performing prescribed prayers in a vehicle, w24.1 on positions of sitting for praver, f8.43 on postmarital waiting period ("idda) when menstruation stops, n9.9 on praying behind in imam of a different legal school, f12.29 on reusing water previously used for purification, e1.9 on sales by or to the blind, k2.6(end) on stipulating the date of a loan's repayment, validity of, k10.4 on taking turns with wives,

minimal turn, m10.5 on whispering to another in the presence of a third, r6.2 on wiping the entire head in ablution, obligatoriness of, w14.1(6) on the zakat of livestock, h2.2(end) MALLIBARI, ZAYN AU-DIN, X389 Ma'lum min al-din bi al-darura. See Necessarily known as being of Islam Mandub, See Recommended, the Mani'. See Preventive, legal Manivy, See Sperm/ Sexual fluid Manners (adab), See Decorum Mansukh (Koranic ruling type). o22.1(d(I)). See also Supersession Manumission, k32.0 Magam. See Spiritual stations MARANL 'UTHMAN IBN 'ISA, x366 Marfu' hadiths, o22.1(d(H(6))) Ma'rifa. See Gnosis Marijuana, See Drugs; Hashish Marine life. See Amphibians; Aquatic animals; Fish Marital intimacy. See Conjugal rights; Sexual intercourse Marksmanship competitions involving, k29.0, k29.3, w52.1(386) neglect of after learning, w52.1(387) Marriage annulment of (see also Annulment) ---, because of change of religion or apostasy, m7.4, m8.7, o8.6 breast-feeding, unmarriageability because of, m6.1(13), m6.2(10). n12.1-4 bride's marriage payment (mahr) (see Marriage payment) choosing a bride for, m1.4 commissioning another to conduct, k17.2, m3.10 contract of, integrals of, m3,1 -, marriage payment (mahr) stipulated in, m8.1 - presence of bride's guardian tor, m3.4-15 -, spoken versus written, m3.2(end) -, witnesses for, m3.3 discipline of wife by husband in, m10.12.017.4 disrespect of wife to husband in. unlawfulness of, r32.2

Marriage (continued) after divorce (see Waiting period. postmarital ('idda)) family members not permissible to marry (mahram), m6.0-5 forcing another to marry, unlawfulness of, r28.1 without guardian or witnesses. enormity of, w52.1(344) guardian wrongfully preventing woman from, m3.9, w52,1(248) husband's rights and duties in (see Conjugal rights; Husband) during ihram, prohibition of, j3.20, m6.9 invalid types of, m6.12 number of wives permissible, m6.10, m7.5 those prohibited to marry because of difference in religion, m6.7 proposing (see Engagement) rebelliousness in a wife (see Marriage, discipline of wife by husband in) relations in (see Conjugal rights; Husband; Wife) remarrying divorced wife (see Remarrying) ruining another's (see Disaffecting a person's spouse) sexual intercourse in (see Conjugal rights; Sexual intercourse) slander permitted in telling about suitability of prospective spouse, r2.20(2) to someone who has committed fornication, p12.1(n:) a suitable match for (see Suitability, marital, of a man) taking turns with multiple wives, m10.5-10 temporary (mut'a), unlawfulness of, m6.12, w52.1(345) wedding fcast (walima), m9.1-3 for whom recommended, m1.1-3 wife's rights and duties in (see Conjugal rights; Wife) Marriage payment (mahr), m8.0-10 amount typically received as (mahr al-mithl), defined, m8.8 in cases of annulment, m7.2, m8.7 payment due to bride in an invalid, m8.10 marrying without any intention to

pay, enormity of, w52.1(260) MARTIN, B.G., x104 Martyrs (shahid) burying, g4,20 intercession of on Judgement Day, v2.8 reward of, p20.3(3) MA'RUF, MUHAMMAD, x261 MARUT, x234 MARYAM (MARY), \$236 Masafa al-qasr. See Distance permitting shortening prayers Mash 'ala al-khuffayn. See Footgear wiping al-Mash'ar al-Haram stopping at after Muzdelifa, i9.2 bath (ghusl) a sunna at, ei 1.5(7) Mashbuh (doubtful foods). See Food Mashhur hadiths, defined, o22.1(d(II(2))) AL-MASIR AL-DAUAL, X91 Masjid. See Mosques al-Masjid al-Aqsa vows to go to, j18.6 vows to make spiritual retreat (i'tikaf) in, i3.4 al-Masjid al-Haram. See also Kaaba; Meccan Sacred Precinct circumambulation recommended for anyone entering, [5.1] defined, j1.1 violating the sanctity of, p72, w52.1(153) vows to go to, j18.6 vows to make spiritual retreat (i'tikaf) in, i3.4 Masjid al-Medina visiting the Prophet's tomb in (Allah bless him and give him peace), j13.1-5 vows to go to, j18.6 vows to make spiritual retreat (i`tikaf) in, i3.4 Masons, x255, x265, See also Comparative religions Mass murder. See Killing, a group of people "Master," enormity of addressing a hypocrite as, p75.14 Masturbation bath (ghusl) obligatory after, e10.1 fasts broken by, i1.18(9), i1.19(3) lawful versus unlawful, i1.18(9), w37 Materialism, as unbelief, o8.7(17), w11.1. See also Causality,

belief in the independence of MATURIDI, ABU MANSUR, x47 Maturidi school, a4.2, x47 Mathematics, attainment of knowledge of as communally obligatory, a5.2 MAWARDI, ABUL HASAN, x48 Mawdu' (forged) hadiths, p9.3-5. See also Weak hadiths Mawlid (commemorating the birth of the Prophet (Allah bless him and give him peace)), recommendedness of, w29.3(3), w58 Mawguf hadiths, defined, o22.1(d(II(6))) MAWSULLABU YA'LA, X67 MAYDANL 'ABD AL-GHANI GHUNAYML X238 Mayvit. See Meat, unslaughtered; Unslaughtered dead animals Mazdeans. See Zoroastrians Meals. See Eating: Food Meanness. See Stinginess Means instrumental, use of as consistent with the acceptance of fate, w59.2 to the unlawful, defined, k4.9 Measures, Islamic, metric equivalents of, w15 Meat of doubtful lawfulness, j16.1 Islamic slaughtering of, j17.3-8 unslaughtered, enormity of eating, p30, w52.1(173) -, exceptions to the unlawfulness of eating, j16.7 ----, unlawfulness of eating, j17.1-2 ---, as filth (najasa), e14.1(11) Mecca. See also al-Masjid al-Haram; Meccan Sacred Precinct entering ihram at, j2.2 the farewell circumambulation (tawaf al-wada') obligatory for those leaving, j11.2-5 giving charity in, merit of, h9.1 non-Muslims forbidden to reside in. o11.6 recommended activities for those staying in, j11.6 sunnas for entering, while on hajj or 'umra, j4 Meccan Sacred Precinct (Haram). See also al-Masjid al-Haram articles lost and found in, k27,4-5 not entered by non-Muslims, o11.7 expiation for destroying the trees of, j12.6(iV)

indemnity for killing in, 04.6(2)prayer not offensive at any time in, f13.4 taking of the earth or stones of, unlawfulness of, j11.7 violating, enormity of, p72, w52.1(153) Medicine alcohol contained in, 016.6 attainment of knowledge of, as communally obligatory, a5.2 using the baraka of the effects of the righteous as, w31.1(1) using Koranic verses and healing words (rugya) as, g1.4, w16.1(22, 36), w17.1, w29.2(4), w52.1(124) treatment by non-Muslims or the opposite sex, m2.10 wife's entitlement to, m11.4 Medina. See also Masjid al-Medina giving charity in, merit of, b9.1 entering, bath (ghusl) a sunna before, e11.5(7) non-Muslims forbidden to reside in. 011.6 taking the clay of the Sacred Precinct of, j11,7 violating the sanctity of, enormity of, w52.1(154-59) visiting the Prophet's tomb in (Allah bless him and give him peace), j13.1-5 Medinan Helpers (Ansar). See Helpers, Medinan Men clothing of, f5.7, f17.1-2, f17.4 (see also Clothing) effeminateness in, enormity of, p28, f17.4, ft7.8 nakedness of, defined, f5.3 unmarriageable kinswomen (mahram) of, m6.1 women being alone with, m2.3(end) women initating, p28.1, w52.1(107) women looking at, m2.6, m2.8(2) women speaking to without need, unlawfulness of, r32.6 women touching, m2.9-10 Menstruation, e13.1-7 bath (ghusl) obligatory after, e10.1 criterion for being on, e13.2 as an excuse from fasting Ramadan.

Menstruation (continued) (1.3(4))as an excuse for leaving Mecca without farewell circumambulation, i11.5 fasts broken by onset of, 11.23(3)intercourse during, enormity of, p75.21, w52.1(75) as marking onset of puberty, k13.8 minimal and maximal periods of, e13.1-2 things unlawful during, e10.7, e13.4 use of musk in bathing after. e11.1(6) Montal capacity, crimes committed while impaired by drink etc., n1.2, o1.2(1) Mental retardation, effect of upon legal responsibility, c8.3(2) Mention of Allah. See Dhikr Merchandise, k2.1-6 expected quality of as criterion for defectiveness, k5.0(2) liability for before delivery (see Delivery of merchandise) return of defective (see Defective merchandise) zakat on (see Trade goods) Mercy despairing of Allah's (see Hope, loss of) relving upon Allah's while committing disobedience, s1.2, w52.1(39) showing to others at the time of their misfortunes, r25.1 those without will not be shown any, p13.2(4) Message of Islam, universality of, o8.7(20), v2.1, w4.1(2), w29.4(end) Messenger of Allah. See Prophet, the (Allah bless him and give him peace) Metaphorical interpretation. See Interpretation of Koran and hadith, figurative) Metric equivalents of Islamic weights and Measures, w15 Midafternoon prayer ('asr) performing in a group, merit of, f12.4 prayer forbidden after, (13.2(5)) recommended suras for, f8.20(2) sunna prayers before, f10.2 time for, f2.1(2)

best at mosque, f8.52(1) making up missed, f10.7 Mihrab. See Niche, prayer MIKAUL (MICHAEL), x239 Milad. See Mawlid Milk, human, as pure (tahir). e14.5(5) Mimicking others, unlawfulness of, r2.7. r18.1 Mina building at, as unlawful, w52.1(226) collecting stones for stoning at, j9.1(end), j9.4 initial stoning at after Muzdelifa, 19.4-5, 19.12 legal conditions for validity of stoning at, j10.8 staying at on the way to Arafa, j7.2 Mina stoning and encampment at forhajj on the three days after Eid al-Adha (Avam al-Tashriq}, [10,1-11] -, bath (ghusl) a sunna on each day of, e11.5(7) ---, excuses for not spending the night, j10.10 -, explation for missing without excuse. (12.6(1)) -, time for stoning on, j10.2(N:) , 'umra not permissible while. j1,19 Mind. See also Reason, human presence of during prayer, w26 Minding one's own business. See Conversation, about what does not concern one: Privacy, invasion of Mines, zakat on, h6.1 Ministerial authority, in Islamic state. o25.7-10 Minor ritual impurity (hadath), e7.0-6 ablution and prayer for people with chronic recurrence of. e13.7 actions unlawful while in a state of, e8.1-2 caused by, anything that exits from private parts, e7.1 -, loss of intellect by sleeping etc., e7.2 -, touching human private parts

Midmoming prayer (duha), f10.6

with hand, c7.4 ---- touching the skin of the opposite sex, e7.3 eliminating (see Ablution) giving call to prayer offensive during, f3.9 not caused by, something one is uncertain has happened, e7.6 - touching one's "mother" by breast-feeding, n12.1 Minor sins (saghira) defined, c2,5(1)persisting in, enormity of, o24.3(2), w52.1(439) repentance (tawba) from, obligatoriness of, p77.) Miracles (karamat), f15.2, w30 appearing at the hands of the immoral, \$4.7, \$9.9, \$30.2(3) knowledge of the unseen through, w60 types of defined, w30.2 Misappropriation. See Theft; Wrongfully gotten property Misbaha. See Rosaries Miscarriage. See also Stillborn indemnity for causing, 04.9 Miserliness. See Stinginess Misfortunes, unlawfulness of showing satisfaction at another's, r25 Misguidance, calling others to. See Innovation (bid'a) Miskin. See Short of money, the Misleading followers. See Leaders, bad Misleading impressions, giving, r8.2, 110.1-3 AL-MISRI, AHMAD IBN NAQIB, X76 AL-MISRU DHUL NUN, x116 Missed prayers, See Makeup prayers Missionary activity Islamic (see Da'wa) Non-Muslim in Islamic lands, m13.3. o11.5(7), o11.10(3, 5) Mistakes, honest, in injurious crimes, of.1. o2.1-2 Mistakes of others giving a positive interpretation to, f20.2 unlawfulness of asking about, r23 Miswak. See Toothstick Mithli, See Fungible Mithgal, metric equivalent of, w15.1 Mizab al-Rahma, j5.7 Mockery. See Contempt for others;

Mimicking others; Sarcasm Modesty (haya'), p64.2(6), r26.1(2) Mondays, fasting on, recommendedness of. i2.1(4) Money damage to pieces of, enormity of, w52.1(65) honoring people because of, enormity of, w52.1(13) ill-gotten (see Income, blameworthy; Wrongfully gotten property) spending on the unlawful, enormity of, w52.1(206) zakat on, h4.1-4 Money changers, zakat not paid by, h5.4 Months, sacred. See also Dhul Hijja; Dhul Qa'da; Muharram; Rajab fasting during, i2.1(6) indemnity for crimes committed during, 04.6(3) Moon prostrating to, as unbelief, o8.7(1) relieving oneself while facing. offensiveness of, e9.1(16) sight the new, for Ramadan, il.4. il.9-10 Moral responsibility, See Responsibility, legal Mormons, o11.2(A:) MOSES (MUSA), x271 Mosques as beneficiaries of an endowment (wauf), k30.2(e) bringing filth (najasa) into. unlawfulness of, f17,5 building, writing names of builders upon, s5.1 conversations in, this-workly, r32.3 criteria for obligation of holding group prayer in, f12.1(A;) disturbing another by reciting the Koran in, w16.1(29) embellishment of, offensiveness of. f17.8, s5.1, w29.3(4) entering, sunnas of, f10, i0, j13,1 funeral prayer in, preferability of. g4.2 greeting, prayer of (tahiyyat al-masjid), f10.10, f18.17 imam of, priority of official over others in leading

Mosques (continued) the prayer. f12,19 judges do not hear cases in, o22.10 major ritual impurity (janaba). unlawfulness of remaining in during, e10.7(1) marriage contracts in, sunna of making, m2.1(2) menstruation or postnatal bleeding, unlawfulness of women remaining in during, e10.7, e13.4(1) non-Muslims entering, unlawfulness of without permission, o11.7 nonobligatory prayers that are superior in, f8.52, w40.4 greeting with Salams those seated waiting for prayer in, offensiveness of, r33.1(5) sexual intercourse in, enormity of. w52.1(147) size of, f12.36 tombs in (see Graves, worship at) vows to make spiritual retreat (i'tikaf) in particular, i3.4 vows to travel to particular, j18.n. which of two in the same town is better to pray in, f12.4 Mother. See also Family: Parents enormity of disrespect to, p6, r31 Motion pictures. See Photographs: Pictures; Television Motives. See Intention Movies. See Photographs: Pictures: Television MU'ADHDHIN, SALIH X317 MUIADH IBN JABAL, x242 Mu'atah, k1.1 MU'AWIYA, x243 disagreement of with 'Ali, w56.3 Mubah. See Permissible, the Mubayyan (Koranic ruling type). 022.1(d(I))Much, criterion for in legal rulings. See Descriptive terms Mucus, swallowing while fasting, i1.18(14) Mu^a dal hadiths, defined, o22.1(d(11(7))) Mudara. See Assuaging those from whom one apprehends harm Mudaraba. See Financing a profit-sharing venture Mud on clothing etc., purity (tahara)

of, f4.8 Mudd, metric equivalent of, w15.1 Muezzins delusions of, \$3.8 qualifications of, f3,10 salaries of paid from spoils of war, o10.3(1)Mufti. See also Opinion, formal legal (fatwa) qualifications of, b1.2 AL-MUGHIRA, x244 MUHAMMAD, THE PROPHET (ALLAH BLESS HIM AND GIVE HIM PEACE), x245 MUHAMMAD IBN HASAN, x257 Muhammad as a name, recommendedness of, j15.3 Muharram fasting during, i2.1(6) indemnity for a killing in, o4.6(3) spurious prayers in, f10.15(4) AL-MUHASIBI, BARITH, x134 al-Muhassab, j10.11 Muhsan. See Chaste Mujahada. See Jihad MUJAHID, x267 Mujahidin. See Jihad Mu jiza, defined, w30.2 Mujmal (Koranic ruling type), o22.1(d(I)) Mujtahid. See Litihad Mukashafa, spiritual station of, u4.2(2) MUNAWI, 'ABD AL-RA'UF, X15 MUNDHIRL ABD AL-ADHIM, x269 MUNKAR (ANGEL), x270 Mungata' hadiths, defined, o22.1(d(H(7))) Muqayyad (Koranic ruling type), o22.1(d(I)) Murabaha, k5.9 Muraqaba, spiritual station of, u4.2(3) Murder. See Killing Mursal hadiths, 022.1(d(II(4))) Murshid. See Sheikhs, Sufi Murtadd. See Apostates Murii'a. See Respectability, legal MUSA (MOSES), x271 Musaqah (watering for a share of the crop), k23 MUSAYLIMA THE LIAR, x272 Mushahada. See Gnosis: Spiritual stations Music, r40.1-3, w52.1(426-31) Musical instruments attending places where found, m9.2(e)

selling, invalidity of, k2.3 unlawfulness of, r40,1-2 Musk, use of in bathing after menstruation, eff.1(6) Muslim, See Muslims Muslim common fund (bayt al-mal) defrauding, enormity of, p19 inherits excess estates, L3.1, L9.1 payment of indemnity (diya) by. 04.11pays judge's salary if needy, o21.1(end) property of apostates appropriated by, h1.2(N:) support of orphans by, k28.3 support of the poor by, k12.6 MUSLIM IBN HAJJAJ (HADITH IMAM), x273 Muslim lands. See Dar al-Islam Muslims behavior of towards others (see Character: Faith; Other people; and names of particular acts) benefiting at the expense of, enormity of, p75.10 brotherhood between, r2.6(3) departure of from hell, p1.3, v2.7-8 deploring the state of, unlawfulness of. r4 early (see Early Muslims) ennity towards, t3.5 hurting or reviling, enormity of, p50 new (see Converts to Islam) not loving one's fellow, enormity of, p75.28 shunning a fellow Muslim, p75.11 Musnad hadiths, defined, o22.1(d(11(5))) Mustache sunna of clipping, e4.1(2) not trimming, probable enormity of, p75.16 on women, removing, w51 Mustahabb. See Desitable, the Mur'a. See Temporary marriage Mul'a (amenity for divorced women). See Amenity payment Mutaqawwim. See Nonfungible AL-MUTARRIZI, NASIR, X284 MUTAWALLE ABD AL-RAHMAN, x274 Mutawatir hadiths defined, o22.1(d(IJ)) obligatoriness of belief in,

w47.1. w48.2 Mu^tazilites Ash'ari containment of, w57.2, x47 belief of in the createdness of the Koran, x72 figurative scriptural interpretation bv, w6.4 philosophical refutation of as communally obligatory, w29.3(1) rejected by Sufis, w9.11 view of the prophetic Companions (Sahaba), w56.2(end) Mute, gestures of, sales effected by, k1.1(end) AL-MUTPL MUHAMMAD BAKHIT, \$255 Mutlag (Koranic ruling type), 022.1(d(I)) Muttasil hadiths, defined, o22.1(d(H(6))) MUZANI, ISMA'LL, X275 Muzara'a. See Sharecropping Muzdelifa building at, w52,1(226) excuses for missing, on hajj, j9.1, j10.10 expiation for missing without excuse, j12.4(2), j12.6(I) Mysticism. See Sufism

NABAHANI, YUSUF, X380 NABULSI, ABD AUGHANL X5 Nadhr. See Vows NAEP, x278 Nafila. See Supererogatory, the Nafila prayer. See Nonobligatory prayer Nafs. See Self, lower Nahar, See Day NAHLAWI, KHALIL, X215 al-Nahy 'an al-munkar. See Commanding the right and forbidding the wrong Nail polish, as preventive of a valid ablution (wudu) or purificatory bath (ghusl), e5.26 Nails (finger and toe) burying after clipping, recommendedness of, j9.8(4) clipping, sunna of, e4.1(1) removing during ihram, j3.8-10, j12.6(II) Najasa. See Filth Najasa 'ayniyya, contrasted with najasa hukmiyya, e14.10 Naiis, See Filth Nakedness (lawra), f5.3, w23 clothing one's (see Clothing

Nakedness ('awra) (continued) one's nakedness) disclosing when there is no need. enormity of, w52.1(74) and looking at the opposite sex. m2.3-11 looking at spouse's, m2.4 of women, w23 NAKIR (ANGEL), x281 Names converts taking Muslim, j15.3 divine (see Allah, names of) giving, to a newborn, j15.3 the parts of Arabic, x0.1 unliked (see Nicknames) Namima, See Talebearing Namira, stopping at before 'Arafa, j7.4 Narcotics, See Drugs NASAFI, 'ABDULLAH IBN AHMAD, x282 NASA'L AHMAD, x283 NASIF, MANSUR ALL, X232 Nasikh (Koranic ruling type), o22.1(d(1)). See also Supersession NASR, SEYYID HOSSEIN, x323 AL-NASRABADHI, ABUL QASIM, x52 Nass (Koranic ruling type), o22.1(d(I)) Nation, Islamic (Umma). See Community, Islamic Natural resources, appropriating from unowned land, lawfulness of, k17.2(6) Nature, belief in the causal independence of. See Causality, belief in the independence of Nature, human, See Traits, innate human NAWAWL X285 Nazr. See Vows Near, criterion for in legal rulings. See Descriptive terms Necessarily known as being of Islam death penalty for denying things that are, f1.3 defined, f1.3(N:) denial of things which are as unbelief, f1.3, o8.7(14), u2.4, w47.1, w55.3 ignorance as an excuse for not knowing, u2.4, w47.1 things that are, f1.3, u2.4, w47.1-2 Necessity, as an excuse from legal rulings, c6.2, c7.2, r32.1(end) Necrophilia, w52.1(343) Need, prayer of (salat al-haja), w40.3 Neighbors

annoying by building etc., enormity of, w52.1(207, 211-13) bad, p50.2(2-3) good treatment of as part of faith (iman), r19.2 Newborns. See Babies New Muslims. See Converts to Islam New Testament. See Bible; Evangel Niche, prayer (mihrab) of a mosque may be relied on for the direction of prayer, f6.5 sunna of, first inaugurated by Mu'awiya, x243 Nicknames, unliked, permissibility of identifying people by, r2.22 unlawfulness of giving others, r18.1(2), w52.1(243) Nifaq. See Hypocrisy Night best portion of for supererogatory prayers, f10,8 conversation at, offensiveness of, r32.9 time of, legally defined, f8.25 Nightfall prayer ('isha) performing in a group, merit of, f12.4 sunna prayers performed with, f10.2 suras recommended for, (8,20(2) time of, f2.1(4) Night of Power. See Laylat al-Qadr Night vigil prayer (tahajjud), f10.8 merit of, r27.2(end) merit of seeking Laylat al-Qadr in. w39 time of, in relation to tarawih prayers, f10.5 -, in relation to wirr, f10.4 NIMROD, x286 Nisab, zakat. See Zakat, due, minimum on which zakat is due Nit-picking. See Picking apart another's words NOAH (NUH), x289 Nocturnal emissions. See Wet dreams "No harm in" (la ba's), legal meaning of, p8.2 Nonfungible (mutaqawwim), defined, k20.3(1) Non-Muslims

as allies in jihad, 09.7, 010.1 business ethics in dealing with, k4.7 not censured by Muslims for doing something permissible in their religion, q3.2(N:) (non-zakat) charity may be given to, h9.7 child custody of Muslims, not permissible to, m13.2(c) clothes or vessels of, offensive for Muslims to use, e2.3 considering Muslim to be (see Unbelief, accusing a Muslim of) dealings with those under a safe-conduct in Muslim lands, w43.2 as destined for hell, p1.3, v2.1, w4.1(2), w4.3-4, w18.4(1), w55.3(2) at drought prayer, f21.2(end) endowments (waqf) made by, validity of, k30.2(a,e) eternality of punishment of, w55, 1-3, x233. x265 fair treatment in court for, o22.12 gold and silver vessels used by, p63 greeting with Salams, r33.2 guarantee of protection to (see Safe-conduct) hatred of for the sake of Allah. w59.2(end) the Hijaz, not permissible to reside in by, o11.6 imitation of by Muslims, unlawfulness of, e4.1(2) -, by use of pictures, w50.6 inheritance from, L1.0, L5.2 jihad against (see Jihad) martiages between Muslims and, j17.2(end), m6.7 meat from 'Eid sacrifices not given to, j14.0 Meccan Sacred Precinct not entered by, o11.7 moral responsibility lifted from unless reached by prophets' message, a1.5 Muslim women showing body to women who are, m2.7 permission needed by to enter mosques, o11.7 poll tax (jizya) on (see Poll tax) positions of governmental authority

forbidden to, o25.3(a) praying for the guidance of, recommendedness of, p75.1 propagation of Islam to (see Da'wa) retaliation against Muslims and indemnity for killing, 01.2(2), 04.9 schools run by, Muslim children in. m13.3 selling or giving a Koran to, k1.2(e) selling weapons to, k1.2(f), w52.1(191) as subjects of the Islamic state, 09.8-9.011.1-11, w52.1(382-83) truces with, 09.16 visiting when ill, g1.2 at war with Muslims (harbi), no indemnity for killing, 04.17 -, lawfulness of killing, e12.8 war upon (see Jihad) wisdom in Allah's creating, w55.3(end) zakat not paid by, h1.2 zakat not given to, h8.24 Nonobligatory fasting. See Fasting, nonobligatory Nonobligatory prayer after ablution (wudu), sunna of. f13.3, w29.2(1) before and after the prescribed prayers (see Sunna prayers) better at home than at mosques, f8.52, f10.13 ceasing to pray after having begun, offensiveness of, i2.6 changing one's mind during about the number of rak as of, f10.9(cnd) after circumambulation, sunna of, (5.18 finishing before joining group prayer, f12.9 greeting the mosque, f10.10, f18.17 guidance prayer (istikhara), f10.12 intention for, f8.3 joining a series of rak as of, f10.9 kinds that are better in mosques, f8.52, w40.4 making up missed, f10.7 midmorning (duha), f10.6 night vigil (tahajjud), f10.8 (see also Night vigil prayer) offensiveness of beginning after the prescribed prayer has begun, f10.11

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#### Subject Index

Nonobligatory prayer (continued) prayer of need (salat al-haja), w40.3-4 tarawih, f10.5 types of, f10.1-15 types of spurious, f10.15 wholly supercrogatory, f10.8-9 Witr, f10.3-5 Nonrefundable deposits (earnest money). See Deposits, nonrefundable Noon prayer (zuhr) by someone obliged to attend Friday prayer, invalidity of, f18.5 sunna prayers performed with, f10.2 suras recommended for, f8.20(1) time of, f2.1(1)Normal, the, criterion of in legal rulings. See Descriptive terms Northerly latitudes, times of fasting and prayer at extreme, f2.1(end), w19 Nosebleed, does not nullify ablution (wudu), e7.5 Nosiness. See Privacy, invasion of Not well-authenticated (da'if). See Weak hadiths NU AYM IBN HAMMAD, X288 NUH (NOAH), X289 Nursing an infant. See Breast-feeding Nushuz. See Rebelliousness in wife Oath, the engulfing (yamin ghamus), enormity of, p23, w52.1(388). w52.3(7) Oath of fealty to the caliph, o25.4(1)Oaths (yamin), o18.0-10 not accepting a Muslim's, enormity of, p75.24 contrasted with vows, j18.0(A:)

contrasted with vows, j18.0(A:) as evidence in court claims. k8.2-4, o23.1 examples of broken, o19.1-5 explation for breaking, o20.1-4 frequently swearing, as an enormity. w52.1(390) lying in, as an enormity. w52.1(198, 389) sworn by the Koran, o18.7 sworn by other than Allah, o18.3, w52.1(391-94) Obedience to authority (see Authority, obedience to) of wife to husband, m10.12(N:) Obligation, communal (fard al-kifaya). See Communal obligation Obligation, financial. See Debts; Support Obligatory (fard), the, c2.1 denying the obligatoriness of, as unbelief, f1.3, o8.7(14)merit of fulfilling, p51.2(2), s3.10, w33.2 pastimes which cause neglect of, unlawfulness of, k29.5(4) types of, distinguished, c3.1-4 Obscene language, r26 enomity of using, p75.8, w52.1(64, 435) as part of hypocrisy (nifag), p64.2(6) worse on fast-days than others, i1.27(1)Occult, the. See Astrology; Fortunetelling; Miracles; Psychics; Sorcery; Unseen, the Offensive (makruh), thc, c2.4, w46.2 committed by prophets to distinguish offensive acts from the unlawful. f8.44(end) meaning of in Hanafi texts, r32.0(N:) Old people. See also Family; Parents marital suitability of, m4.2(end) Old Testament. See Bible; Torah Omens, belief in bad, enormity of, p62, w52.1(101, 308) Opiates. See Drugs Opinionated people, the smugness of as an enormity, p75.25(end) Opinion, formal legal (fatwa). See also litihad contradicting scholarly consensus (ijma^{*}) in, unlawfulness of, b7.2 giving, communal obligation of, c3.2 giving the weaker opinion of a school as, unlawfulness of, w12.2 qualifications for giving, b1.2, o22.1(d) taking from other than the four Suppi schools, unlawfulness of. b7.6 Opinion, personal, interpretation of the Koran by, unlawfulness of, r14.t3.9 **Opium**. See Drugs Opposite sex. See Men; Women Oppressed, the, leaving unaided as itself oppression, w52.1(328) Oppression. See Injustice

Oppressors abetting, p13.2(3), r7.1(1) assumption of authority by, w52.1(322) fate of, on Judgement Day. p15.2(1), t3.4 fighting, as part of faith (iman), p75.4(2) keeping the company of, f12.26 love of, enormity of, w52,1(54) lying to circumvent, permissibility of, r8.2 prostration of thanks upon the death of, f11.19(A:) speaking the truth to, q1.2(3/4)taxes imposed by, p32.3 Option to cancel a sale stipulating, k1.4-5 at the time of the agreement, k1.3 Ordering merchandise. See Buying in advance. Ore, zakat on. See Mines Orgasm bath (ghusl) obligatory after, e10.1 fasts broken by, i1.18(9), i1.19(3), i1.21(2)Orientalism, x104 unlawfulness of teaching Sacred Knowledge to those engaged in, 17.1(2) Orphans cases of reviewed by new judges, 022.14 entitlement of to spoils of war, o10.3(1) foundling (see Foundling child) unlawfulness of driving away, r30 wrongful consumption of property of, enormity of, p8.1, w52.1(205), w52.3(10) Orthodoxy, See Ahl al-Sunna wa al-Jama'a: Tenets of faith delusions of polemicists for (see Polemics, theological) Ostentation. See Showing off Other people abetting in sin, unlawfulness of, r7, w52,1(63, 189-93) addressing and listening to, proper way of, r32.1 annoying, unlawfulness of, r28.1 assuaging those from whom one apprehends harm, r16.2 benefiting at the expense of.

enormity of, p75.10 betraying (see Treachery; Trusts, betraval of) cheating, enormity of. k5.1, p20.2, w52.1(5, 197, 200) coercing (see Compulsion) committing excesses against, enormity of. p48 compromising one's principles to please, unlawfulness of, r17. w52.1(402) concern with the faults of to the neglect of one's own, enormity of, w52.1(20) confidences of, keeping (see Secrets) contempt for (see Contempt for others) deceiving (see Lying: Misleading impressions: Treachery) deploying the state of, 14 faults of, unlawfulness of searching out, r24, w52,1(335) giving a misleading impression to. permissibility of, r8.2, r10 greeting with Salams, p75.28, r33 hatred of for the sake of Allah, r3.1(3), w59.2(end) (see also Corrupt people, friendly relations with) informing on to superiors. unlawfulness of, r5 ingratitude towards (see Ingratitude) injuring the feelings of, unlawfulness of. p50.2 injustice to (see Injustice) insulting (see Reviling others) interrupting, 132.1 inviolability of the blood, property, and reputations of, p20.4 judging in one's heart, unlawfulness of, 12.14 laughing at, unlawfulness of, r18 no legal responsibility of oneself for the deeds of, c7.1 lying to (see Lying) malice towards, enormity of, w52.1(3) mimicking, unlawfulness of, r2.7, r18.1 misfortunes of, unlawfulness of displaying satisfaction at, r25 mistakes of, obligation of interpreting positively, r20.2 ---, unlawfulness of asking about, r23

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Other people (continued) pleasantness in dealing with, r27.2 preferring to oneself, f18.16 privacy of (see Privacy, invasion of) reducing one's dependence upon, g6.2 reviling (see Reviling others) ridiculing, unlawfulness of, r18 rights of, the injustice of not fulfilling, t3.4 -, may not be waived by caliph, 017.3 -, not nullified by one's own nced, e12.6(end) -, requital of on Judgement Day, w53.1 -, restoring as part of repentance, k20.2, p77.3 rudeness to, enormity of, p75.8 sarcasm about, r18 secrets of, keeping (see Secrets) talking badly about (see Slander (ghiba)) thinking badly about, unlawfulness of, r2.14 threatening, q5.7, r28.1 Overconfidence. See Delusions Overthrow of previous caliph by new one. See Power, seizure of Paintings. See Pictures Panegyrics, w52,1(438) Paradise, u3.6, v2.5, w6, w55 believers to enter, p1.3 denial of as unbelief, w47.1 drinking wine in, p14.2(3) eternality of, w55.1-3 for those who forgo cavilling, r20.1 sarcastic people barred from, r18.1(end) Paranormal events. See Miracles Parents dealings with children (see Children) disrespect towards, enormity of, p6, r31, r32.2, w52.1(276), w52.3(17) support of (see Family, support of) as guardians (see Children, care and custody of; Guardians) no legal retaliation by offspring against, o1.2(4) limits of obedience to, t3.3 permission of, required to

fight in jihad, o9.5(2) reproving, about religious matters, q2.3 Particular rulings in Sacred Law, differences on. See Schools of Sacred Law, differences among Partners to Allah, ascribing. See Shirk Partnerships (sharika), k16.1-9 cheating one's partner, enormity of, w52.1(215) linking with a profit-sharing venture (girad), permissibility of, k4.12 slander permitted in inquiries about a prospective partner, r2.20(2)zakat on (see Jointly owned property) Passing in front of a person praying, 17.1-4, p75.27, w52.1(84) **Passports** pictures in, w50.4 rights in Islamic state for foreigners with visas (see Safe-conduct) Pasturage, preventing others from, enormity of, p69 Paternity. establishing, n10.1-6 false ascription or denial of, enormity of, p61, w52.1(219-20) mother's false ascription of her child's, enormity of, w52.1(291) Paths defecating or urinating on, unlawfulness of, e9.1(15), w52.1(70) praying on, offensiveness of, f4.14(2) Patience with Allah's decree (see Destiny, acceptance of) with poverty, h9.4, w59.1 Patients. See Illness; Injuries Payment, guarantee of (daman). See Guarantee of payment Payment, postponed. See Postponed payment Pbuh, using in place of the Blessings on the Prophet (Allah bless him and give him peace), defectiveness of, w52.1(60)

Peace treaties, o9.16 Peoping into others's homes. See Privacy, invasion of Penalties. See Death penalty: Disciplinary action; Prescribed legal penalty (hadd); Retaliation (gisas); and numes of particular offenses Penis' See Genitals People of the Book. See Christians; Jews; Non-Muslims Perennialist philosophy. See Comparative religions Perfection of faith. See Ihsan Perfume, use of for Friday prayer, sunna of, f18.14 during hajj or 'umra, unlawfulness of, j3.7, j3.9, j12.6(II) before ihram for hajj or 'umra, sunna of, j3.2(c)in shrouding the dead, g3.3 by women outside the home, cnormity of, w52.1(272) Peril, prayer of, f16.1-5 Permissible (mubah), the, c2.3 declaring the unlawful to be, enormity of, p9.1, w52.1(227) Personally obligatory. See Obligatory, the PETO, R., x308 PHARAOH (FIR AWN), x294 Philosophers, figurative interpretation of scriptural texts by, w6.4(end) Philosophy, unlawfulness of, a7.2(2), w10 Phlogm, swallowing while fasting, i1.18(14) Photographs, w50.9, x255 Picking apart another's words, unlawfulness of, r20 Pictures, w50.1-10 enormity of making, f17.9, p44, w52.1(261) half-length portraits, w50.7 in a humiliated deployment, lawfulness of, m9.2(e), w50.6 -, as unlawful, w52.1(261) procuring and using, unlawfulness of, w50.3-4 putting on walls as imitating non-Muslims, w50.6 reasons for prohibition of, w50.2, w50.6, w50.8 Piecework, wages by, k26.0-3 Pigs

as filth (najasa), e14.1(8) hides of not purified by tanning, e14.6(end) lawful to kill, e12.8 meat of (see Pork) purifying of things made impure by contact with, e14.7 soap etc. made from as pure (tahir), e14.6(4) Pilgrimage. See Hajj; 'Umra Pimping between men and women, enormity of, p27.3, w52.1(282) Pious endowments. See Endowment (waqf) Place of prayer purity of as a condition for prayer (see Purity of body, clothes, and place of praver) putting a barrier in front of. £7.1-2, p75.27 Plague, fleeing from, enormity of, w52.1(378) Pleasantness towards others. praiseworthiness of, r27.3 Pledges. See Collateral: Deposits, nonrefundable Plotting. See Treachery Poetry, a7.3-4, r40.3 interpretation of Sufi, w7.3, x14 unlawful, w52.1(432-38) Poison, cating, [16.5] Polemics, theological, s2.4, w29.3(1) Politeness, obligatoriness of in commanding the right and forbidding the wrong, q6.3 Poll tax, non-Muslim (jizya), o9.8, ol1.3-4, ol1.9 Polytheism, See Shirk Poor, the, See also Short of money, the defined, for zakat entitlement. h8.8-10 entitlement of to spoils of war. o10.3(3-5) may explate broken oaths by fasting, o20.4 sareasm towards, enormity of, w52.1(14) supported by the Muslim common fund (bavt al-mal), k12.6 as the actual owners of zakat funds, h1.9 unlawfulness of turning away, r30 Pork, j16.1, j16.3(1) cnormity of eating, p30, w52.1(172)

Pork (continued) as filth (najasa), e14.1(8) use of by non-Muslims, o11.5(6), Possession of merchandise, taking, defined, k7.3 Postmarital waiting period ('idda) See Waiting period, postmarital Postnatal bleeding bath (ghusl) obligatory after, e10.1 as an excuse from fasting Ramadan. i1.3(4) fasts broken by onset of, i1.23(3) minimal and maximal periods of, e13.3 things unlawful during, e13.4 Postponed payment, as a valid sale stipulation, k4.4(1)Poverty. See also Poor, the fear of, enormity of, w52.1(11) patience with, h9.4, w59.1 Power, seizure of at regional level by subsequently recognized leader, o25,10 by a new caliph, o25.4(3)Power of attorney. See Commissioning another Praise, love of others', enormity of, w52.1(19.35) Praise of others in poetry. See Panegyrics Prayer (salat). See also book f Contents, p. 101 barrier in front of person performing, f7.1-2, p75.27 in battle etc. (see Peril, prayer of) the call to (see Call to prayer) clearing one's throat during, f9.1 clothing, gathering in with one's hand during, offensiveness of, f9.10(5) - -, of one's nakedness for (see Clothing one's nakedness) recommended for men in, f5.7 - recommended for women in, f5.6 conditions of, f9.13 dhikr, does not invalidate during. f9.3 -, postprayer, f8.50 elements of: physical, f8, f9.14-15 (see also names of individual elements) -, bowing in, f8.29-30, f9.10(7) -, prostration in, f8.33-39 -, repose in positions of, defined,

 —, sitting back between prostrations of, f8.36~38, f11.6 - sitting at the end of, f8.43 -, standing in, f8.27-28 -, straightening up after bowing in, £8.31-32, £11.6 elements of: spoken, f8, f9,14-15 (see also names of individual elements) -. Allahu Akbar, opening, f8.7-12 -, Allahu Akbars during the motions of, f8.30 -, Ameen in, f8,19 -, audibility of spoken elements, f8.9, f8.25 -, Blessings on the Prophet in (Allah bless him and give him peace), f8.42, f8.45 ---, closing supplication of, f8.46 ---, Fatiha in, f8, 15, f8, 17-18, f8, 25, f11.5, f12.17, s3.3, w1.16 -, Kotan recital in, f8,20-25, s3,3 -, Opening Supplication for (Istiftah), f8.13-15 -, Qunut at dawn prayer, f8.53, f11.7(end), f12.13, f12.23. - Salams, closing prayer with, f8.47-49 -, Ta'awwudh in, f8,16 -, Testification of Faith (Tashahhud) in, f8.42-46, f11.5, f11.7 excuses for delaying, f1.5 eyes, position of while praving. f8.12, f9.10(3), w52.1(90) finger, raising of in the Testification of Faith (Tashahhud), f8.44 forgetfulness prostration after (see Forgetfulness prostration) greeting those praying with Salams. offensiveness of, r33.1(1) group (see Group prayer) hands, position of while praying. f8.12 putting on hips during, w52.1(92) how to perform, f8 ignorance of some things prohibited in excuses them, f9.1(end) imam of (see Imam of group prayer) integrals of, f9.14 -, omission of, f11.2, w52,1(79) -, performing extra, f11.3 intention for, [8,3-5 , obsessive misgivings about. \$3.3, w25

f8.29

interrupting after having begun, i2.6 joining a group at prayer after having begun alone, f12.9 joining two prayers, because of rain, f15.14-17 --- because of travel, f15.9-13 -, for other reasons, f15.18 latecomer to group (see Latecomer to group prayer) main sunnas of, 19.15 making up missed (see Makeup prayers) at Meccan Sacred Precinct (Haram). never offensive, f13.4 merit of, f10.1, p0.1, p10.1(2), t3.1, u2.1-2, w18.4(1), w33.2 motion during, extraneous, f9,6-8 f11.6 nonperformance of, deliberate, f1.4, p4, w18, w52.1(76) obligatoriness of, f1.1-2, o8.7(14) -, not eliminated by illness, f14.5 obligation of the caliph to maintain, o25.3(a) obsessive doubts (waswasa) about while performing, s3.3 passing in front of person praying, f7.3-4, p75.27, w52.1(84) performing, while lying down, f14,4-5 -, while seated, f14.1-2 -, in a vehicle (see Vehicles) places where offensive, f4.14 presence of mind during, r22.1(end), u4.2, w26 purity for, ritual (see Ablution (wudu); Bath. purificatory (ghusl); Purity of body, clothes, and place of prayer) rak'a, criterion for having completed. f8.39 - second, difference of from first, f8.41 -, uncertainty as to number performed, f11.9 recommended measures before, f8.2 shortening for travel, f15.8 of a sick person. f14 speech during, extraneous, f9.1, f11.6 swallowing something during, f9.5 things which invalidate, f9.1-8 things obligatory in, 19.13-14 things offensive during, f9.9-11 time of, beginning before the correct. f8.6

-, excuses for delaying past proper, f1.5 -, for the five prescribed, f2.1 -, at northerly latitudes lacking the true times, w19.2 toothstick (siwak) recommended before, e3.2 while travelling (see Travelling) turning one's chest during, w52,1(91) vows to perform, 18.8 vawning offensive in, (9,10(6)) Prayer, drought. See Drought prayer Prayer, eclipse. See Eclipse prayer Prayer, 'Eid. See 'Eid prayer Prayer, Friday, See Friday prayer Prayer, nonobligatory. See Nonobligatory prayer Prayer beads. See Rosaries Prayer niche. See Niche, prayer Prayers (du'a). See Supplications Prayers, sunna. See Sunna prayers Precaution, the way of greater, in religion. c6.3. c6.5 Predestination. See Destiny Preemption (shuf'a), k21, w14.1(7) Pregnancy as an excuse from fasting Ramadan, i1.8 first, puberty established by, k13.8 fornicatresses not punished during. 012.5-6 inability to prostrate in prayer because of, f8.34 no retaliation against mother during, 03.6 Prescribed legal penalty (hadd). for accusing another of adultery or sodomy without proof, oJ3.1-9 averting through intercession, enormity of, p75.12, w52.1(334) cases of multiple offences before, 016.4 compromising, enormity of, w52.1(337) crimes that entail, enormity of, p0.0 for drinking, 016.1-6 for fornication or sodomy, o12.1-6 for highway robbery, o15,1-3 keeping crimes that entail secret, r36.2 lying to avert, permissibility of, r8.2 lying to bring about, enormity of, w52.1(419) punishment for crimes without prescribed penalties, 017.1

Prescribed legal penalty (continued) as purification from the offence, p32.2 for theft, 014.1-6 Presents. See Gift giving Prestige, avidness for, a3.1, s3.9 as an affliction of Islamic scholars, s2.2 Preventive (mani^{*}), defined, c1.3(end) Price contrasted with value, k5.4(N;) legal conditions for something paid as. k2.1-6 Pride. See also Contempt for others: Humility building higher than needed because of, w52.1(208) in clothing, p52, w52.1(109) effects of, t3.17 enormity of, p15, p48, r4.2, r34, w52.1(4,8,46,109,110,376,385) as an affliction of Islamic scholars. s2.2 in would-be Sufis, s4.2 Principal and agent. See Commissioning another Principles, compromising religious, See Compromising one's principles Prison, prayer in when unable to purify person etc. from filth (najasa), f4.9 Prisoners, cases of reviewed by new judges, 022.14 Prison sentences, as lawful punishment, o17.1 Prisoners of war. See Captives in jihad Privacy, invasion of. See also Other people; Secrets by listening to people's private conversations, p38, r6.4, w52.1(367) by peeping into others' houses, p75.22. w52.1(366) by searching out the faults of others. r24, w52.1(335) by revealing confidential information, r3.1, r36 unlawfulness of whispering to another in the presence of a third, r6 Private parts. See Genitals Private property. See Property, private Prizes, k29.0-5 Profit-sharing venture (girad), financing. See Financing a profit-sharing venture Promises, enormity of breaking, p24.2(2),

p75.15 Proof, oaths as, in court, k8.2-4 Propagation of Islam, See Da'wa Properties, natural, causal effect of. See Causality Property, private, inviolability of, i16.7(end), p20.4 Property, wrongfully acquired, See Wrongfully gotten property Property-line markers, surreptitiously changing, enormity of, p55, w52.1(209) PROPHET, THE (ALLAH BLESS HIM AND GIVE HIM PEACE), x245ascription of disobedience to as unbelief, w18.9(7)birth of, commemorating (see Mawlid) blessings on, neglecting to say when mentioned, enormity of, w52.1(60) -. (see also Blessings on the Prophet) denying his being the last prophet. as unbelief, w47.1 descendants of (see Ahl al-Bayt) intentionally lying about, enormity of, p9, w52.1(49) love of, obligatoriness of, p75.2 nonconformance with, enormity of, p75.3 offensive acts done by, to distinguish them from the unlawful, f8,44(end) reviling, as unbelief, o8.7(4) superiority of, to all other prophets, x245 visiting the tomb of, g5.9, j13.1-5 Prophetic Companions (Sahaba). See Companions Prophets (peace be upon them), the, u3.5 denial of as unbelief, o8.7(15) false (see False prophets) divine protection from error ('isma) of, Introduction p. xxii -, denial of as unbelief, w18.9(7) -, in inspirations (wahy), w60.2 godfearingness (tagwa) of, s1.2, s4.3 intercession of on Judgement Day, v2.8 knowledge of the unseen by, w3.1(end), w60 the last of the, w4.2 the miracles (mujizat) of, w30.2 names of, sunna of giving, j15.3

as not of this world, w5.1 rank of compared to the friends of Allah (awliya'), s4.8, w60.2 schotars as the heirs of, a2.2(5)as the spiritual physicians of mankind, w3 Sufism as following the way of, w9.5 visiting the tombs of, g5.9, j13.1-5, w21 unity of the message of, t3.15, x245. x348 Proposing marriage. See Engagement for marriage Prostitutes marriage to, p12.1(n:) sexual intercourse with, enormity of, w52.1(346) Prostration to other than Allah, as unbelief. o8.7(1) in prayer, f8.33-36 - sitting up between. f8.36-38 unlawfulness of without a valid reason, fI1.20 Prostration of forgetfulness. See Forgetfulness prostration Prostration of Koran recital, e8.1. f11.13-18, f11.21 Prostration of thanks, e8.1, f11.19 Protection, guarantee of, from Muslim to non-Muslim. See Safe-conduct Protective words. See Amulets Prying into others' affairs. See Other people; Privacy, invasion of Psalms, as the word of Allah, u3.4. v1.8 Psi phenomena. See Miracles Psychics. See also Astrology; Fortunetelling; Unseen (al-ghayb), the belief in, enormity of, p41, w52.1(307-16) Puberty criteria for, k13.8 legal responsibility established by, c8.1 Pubic hair. See Hair, body Pubs. See Alcohol: Bars Punishment. See Death penalty; Disciplinary action; Prescribed legal penalty (hadd); Retaliation (gisas); and names of particular offenses Punishment in the hercafter. See also Hell kinds of (see Judgement Day)

subjects of threats of as enormities, p0.0 Purification (tahara), e1.1-e14.15. See also book e Contents p. 49 defined. e1.2 from filth (najasa) (see Filth, how to wash away) water used in (see Water used in purification) Purity all things considered as having until existence of filth is made certain of, f4.8(N:) of heart (see Heart, the) ritual (see Ablution (wudu); Bath. purificatory (ghusl); and following entry) Purity of body, clothes, and place of prayer, f4.1-15 amount of filth excusable on person praving, f4.3-4 filth considered nonexistent until presence is verified, f4.8 how to wash away fifth to purify, e14.10-12.e14.14 inexcusable amounts of filth found after prayer. f4.7 losing track of filth on a garment etc., f4.10, f4.12 meaning of filth that negates, e14 neglecting, enormity of, f17.5, p31 purifying ground, floor, or carpet of filth, e14.12 when unable to purify person etc., 14.9 wearing clothes affected by filth when not praying, f17.5 Purse snatching, 014.6 Pus amount excusable on person praying, f4.4 as filth (najasa), e14,1(4) Qada' al-salat. See Makeup prayers al-Qada' wa al-gadr. See Destiny Qadhf. See Accusing another of adultery or sodomy Qadi. See Judges, Islamic Qadianis, o11.2(A:) QADI IYAD, x296 AL-QALQAMI, MA' AL-'AYNAYN, X225 AL-OALYUBI, x297

AL-QANNAD, x298

OARADAWI, YUSUF, x381 OARL 'ALL X85 **GARUN** (KORAH), x222 Qasm. See Oaths OATADA, x299 Qibla. See Direction of prayer Qirad. See Financing a profitsharing venture Qiran (style of hajj), j1.16.17 obligation to slaughter or fast for, j12.6(1) Qisus. See Retaliation Qiyas. See Analogy Quality of merchandise, expected, as criterion for defectiveness, k5.0(2) Quarrelling, See Arguing OUDURI, AHMAD, x77 Qullatayn, defined, e1.11, w15.1-2 Qunut at dawn prayer, f8.53 -, omitting, f11.7(end) ---- , performed by follower when omitted by imam, f12.23 -, repeated in latecomer's own second rak'a, f12.13 in witr of Ramadan, f10.5 al-Qur'an. See Koran, the QURTUBI, MUHAMMAD IBN AHMAD, X301 QUSHAYRI, ABUL QASIM, X53 Qutb, the, t2.5

Rabbit, meat of, (16.2 RABI', MAHMUD IBN, x226 Races, riding, k29.1-2 RAFI'I, x303 RAHAWAYH, ISHAQ IBN, x193 AL-RAHAWL MALIK, x231 Rahn. See Collateral Rain as an excuse from group prayer. f12.5(1) joining two prayers because of, fl5.14-17 prayer for (see Drought prayer) supplication against too much, f21.7 uncovering part of body for the year's first rainfall to strike, f21,5 zakat on crops watered by, h3.5 Raj'a. See Taking back a divorced wife Rajab fasting during, i2.1(6) indemnity for a killing in, o4.6(3) spurious prayers some perform in,

£10.15 Rak'a criterion for having completed in prayer, f8.39 defined, f8.1 Ramadan fasting during (see Fasting Ramadan) giving charity during, merit of, h9.1 prayer on the nights of (see Tarawih) recommended measures during, i1.26 recommendedness of 'umra during, j11.6(1) Ramy al-fimar. See Mina, stoning and encampment at Ranks, spiritual. See Spiritual stations Rape killing those committing, permissibility of, 07.3 payment due to victim in cases of, m8.10 Rawda, the, j13.2 RAYHAN, 'ADU, YUSUF, **x71** AL-RAZI, FAKHR AL-DIN, x122(a) Reason, human as a condition of legal responsibility, c8.1, c8.3 legally established by puberty, c8.1 and Sacred Law, a1.1-5, w3 Reason, legal (sabab), defined, cl.3 Rebellion against the caliph, o6, 1-4 enormity of, p49, w52.1(317) situations justifying, o25.3(a) Rebelliousness in wife defined, m10.12 enormity of, p42, w52.1(273) Rebels, not a pejorative term, o6.3 Reckoning, final. See Judgement Day Recommended (mandub), the defined, c2.2 types of, c4.1-3 Recreational trips, do not permit travel dispensations, f15.3(A:) Recycled water, use of in purification, e1.16 Reform, Islamic. See "Fundamentalism" Relations with others. See Other people Relations between the sexes, m2.3-11. See also Men; Women Relatives giving gifts to, k31.1 improving relations with during Ramadan, recommendedness of, i1.26(2)merit of giving charity to, h9.2

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#### Release from Marriage (Khul') for Payment

recommended to be given zakat, h8.22 required to pay indemnity (see 'Aqiia) severing ties with, enormity of. p43, w52.1(277) unmarriageable (mahram) (see Unmarriageable kin) withholding charity from when in need, enormity of, w52.1(134) Release from marriage (khul') for payment from wife, n5.0-6 postmarital waiting period ('idda) after, n9.10 Reliance of the Traveller, the. See 'Umdat al-salik Relief work, obligatoriness of, c3.3 Religion, excessiveness in. See Excessiveness in religion Religions comparative (see Comparative religions) Islam's view of other, o8.7(20), o9.8-9, o11.1-2, v2.1, w4, x245, x348 (see also Christianity; Jews; Non-Muslims) praying for the guidance of followers of other, p75.1 universal validity of all (see Comparative religions) Religious sincerity, as a condition to lift suspension from dealing, k13.5(b) Remarrying after divorce (see Waiting period ('idda)) after divorce solely to return to first spouse, enormity of, p29, w52.1(253-55) divorced wife after threefold divorce, conditions of, n7.7 Remembrance of Allah. See Dhikr Renegades from Islam, See Apostates Rennet, of unslaughtered dead animals as pure (tahir), e14.1(14) Renting (ijara), k25.0-15 Repentance. See also Forgiveness conditions for the validity of, p77 effect of continually renewing, t2.5 enormity of neglecting, w52.1(440) entails restoring others' rights and property, p21.3, p77.3, w53.1 for having missed prescribed prayers, w18.9(1.8) legal penalties not mitigated by, o16.5 as obligatory from every sin, c2.5(end) in preparation of death, g1.1, g1.4

as a reason for acceptance of prayers, f21.2 regaining legal uprightness ('adala) through, o24.3(1)seeking others' help in, r35.2 for wrongfully taken property, p21.3 Repose (tuma'nina), in positions of prayer. defined, f8.29 Reputation inviolability of others', p20.4, w52.1(335) (see also Calumny: Slander; Talebearing) love of, as an affliction of Islamic scholars, a3, s2.2 poetry that attacks a Muslim's, enormity of, w52,1(437) Respect to those with authority over one, r32.2 for others (see Faith; Other people) Respectability, legal (muru'a), o24.2(f) Responsibility, legal (taklif), conditions for the validity of, c7.1-c8.3 effect of hardship upon, c7.2, r32.1(end) effect of knowledge or ignorance of the law upon, c7.1, f9.1(end), o12.4, o16.2(f), p70.2, u2.4, w47.1 knowledge of the prophets' messages as a precondition for, a1.5 which acts are the subject of, c7 which people possess, c8 why humans have, if Allah is the Creator of all actions, u3.8 Restoring wrongfully taken property. See Wrongfully taken property Resurrection of the dead bodily, figurative interpretation of as unbelief, w55.3 day of (see Judgement Day) obligation of belief in, u3.6, v2.6, w55.3 Retaliation (gisas), ol.1-o3.13 on the Day of Judgement, w53.1 description of bodily, o3.1-13 lying to circumvent, permissibility of, r8.2 role of intentionality in. o2.1-4 waiving one's right to take, 03.8 Retardation, mental. See Mental retardation Return of defective merchandise. See Defective merchandise Return of wrongfully gotten property. See Wrongfully gotten property

Revenues, non-Islamic, See Taxes, non-fslamic Reverence, to other than Allah. o8.7(1), w21, w31 Reviling others, p20.4, p50, w52.1(287-88) as contrary to faith (iman), r26.1(1) as a means for commanding the right and forbidding the wrong, a5.5 Riba. See Usurious gain Rich, the. See Wealthy, the Rida', See Breast-feeding, unmarriageability because of Ridda, See Apostasy Ridicule. See also Contempt for others; Reviling others unlawfulness of, r18, w52.1(244) Riding competitions involving, k29.1-2 performing the prayer while (see Vehicles) RIDWAN, x305 RIFA'A IBN KAFI', X307 RIFAIL YUSUE, x382(a) Right hand. See Hand, right Righteous, the. See also Friends of Allah (awliya') calling upon when physically absent, w40.7 giving charity to, merit of, h9.2 the godfcaringness (taqwa) of, s1.2 hating, enormity of, w52,1(55) hypocritically dressing like, t3.7, w52.1(336) veneration of, as shirk, o8.7(1), w21, w31 visiting the graves of, g5.9, j13.1-5, w21 Rightly Guided Caliphs, the, w56.3 Rights, human, acquired at birth, c8.2 Rithts of others. See Other people, rights of Rigorously authenticated hadiths. See Sahih hadiths Rings covering with one's hand for entering the lavatory, e9.1(3)men wearing, sunna of, j17.6, j17.8 Ritl, metric equivalent of, w15.1 Ritual impurity. See Major ritual impurity (janaba); Minor ritual impurity (badath): Riya'. See Showing off in good works Robbery, highway. See Highway robbery Rosaries (subha), f9.8, w27

Rows of those praying, f7.4, f8.2 Rubies. See Jewels Rudeness, p75.8, r27. See also Other pcople Rugs. See Carpets Ruh. See Spirit RUKANA, x309 Rukhsa. See Dispensation, legal Rukn. See Integrals, legal Ruku'. See Bowing Rulers. See Authority; Caliph; Leaders; Oppressors Rulings, legal, nature of. See Legal Rulings Ruqya. See Medicine, using Koranic verses and healing words as RUYANI, 'ABD AL-WAHID, x310

Sa', metric equivalent of, w15.1 Sabab, See Reason, logal Sabians, o11.1 Sabil Allah, fi. See Jihad Sacred Law adaptability of to new times and places, w29,4(end) application of by Islamic state, 025.9(5) caliphal recognition of a regional usurper who uphoids, o25.10 catiph who alters is removed, 025.3(a) as the criterion of good and bad, a1.4 divine source of, a1.1 evidence for tulings of (see Hadith: Interpretation of Koran and hadith; Koran) the five rulings of, defined, c2.1-5 four Sunni schools as only reliable source for, b7.6 human reason and, a1, 1-5, w3 inabrogability of, w4.5 lying about, as unbelief, p9.1 nature of rulings of (see Legal rulings, definition and nature of) necessity as an excuse from the rulings of, r32.1(end) sarcasm about, as unbelief, o8.7(19) schools of (see Schools of Sacred Law) situational variance in applying, c2.6 study of, communal obligatoriness of. a5.1 Sufism and, s4.3-10, t3.10, w9.3-5, w9.8-11

a tenth of to be sufficient in the Last Days, w4.7 Sacred Months. See Months, sacred Sacred Precinct of Mecca. See Meccan Sacred Precinct (Haram) Sacrifices animals slaughtered as, specifications for, j14.2 —, on hajj (see Hady) after a birth (see 'Agiga) on 'Eid al-Adha (see 'Eid al-Adha, sacrifices on) how to slaughter (see Slaughtering) SA'D IBN ABI WAQQAS, X311 Sadness at a death. See Dead, the, crying for; Dead, the, grief for Safa and Marwa described, j1.1 going between (sa'y), j6.1-6 -, after 'Arafa, j9.11 Safe-conduct harming someone under protection of. enormity of, w52.1(362-65, 381) personal guarantee of, from a Muslim to a non-Muslim, 09.11 Safekeeping articles. See Deposits for safekeeping Safih. See Foolhardy, the SAFTYYA, x312 SAFWAN IBN UMAYYA, x313 Saghira. See Minor sins Sahaba. See Companions Sahih hadiths, o22.1(d(II(2))), w48.3 Saints. See Friends of Allah (awliya') al-Salaf. See Early Muslims Salafivya. See "Fundamentalism" Salam. See Buying in advance SALAMA IBN AL-AKWA', X315 Salams closing the prayer with, f8.47-49 greetings of, effects of, p75.28 -, from imam of Friday prayer when entering the mosque, sunna of, f18.11(2) -, to a member of the opposite sex, r32.6, r33.1(8) —, to non-Muslims, o11.5(3), r33.2 , responding to, r33.2, w52.1(375) -, times when offensive, r32.1, r33 as-Salamu 'alaykum. See Salams al-Salat. See Prayer (salat), the Salat al-'asr. See Midafternoon prayer Salat al-fajr. See Dawn prayer Salat al-haja. See Need, prayer of

Salat al-'isha. See Nightfall prayer Salat al-jama'a. See Group prayer; Follower at group prayer; Imam of group prayer: Latecomer to group prayer Salat al-maghrib. See Sunset prayer Salat al-witr. See Witr prayer Salat al-zuhr. See Noon prayer Sales, k1.0-k2.6. See also Merchandise. commissioning an agent to conduct, k17.2(1) disputes over the terms of, k8,1-5 looking at opposite sex when effecting. permissibility of, m2.11 option to cancel, k1.3-4 return of defective merchandise (see Defective merchandise) stipulations in (see Stipulations, sales) with) things transacted in, k2.1-6 (see also Merchandise) types of unlawful, k4.0-12 undercutting another's, k4.7 valid combined with invalid, k4.11 Sales tax. See Taxes, non-Islamic SAELH, X316 Saliva, as pure (tahir), e14.3 SALMAN, NUH ALI, x290 SALMAN THE PERSIAN, **X318** Samarians, o11.1 SAMARQANDI, ABUL LAYTH, x50 Sand, purification with. See Dry ablution (tayammum) SANUSI, MUHAMMADI ALI, X251 SAQQAF, HASAN, x139 SARAKHSI, MUHAMMAD, X319 Sarcasm, r18. See also Contempt for others; Other people, laughing at towards a Muslim, enormity of, w52.1(26, 244) about religion, as unbelief, 08.7(1, 6, 8, 9, 10, 19) SARIYA, X320 SATAN, x321. See also Devil. the Saturday, fasting on, i2.5 Savings, zakat on. See Money Sa'y. See Safa and Marwa Sayyid. See Master Sayyidina, adding before the names Muhammad and Ibrahim in the prayer, f8.45 Scale, the, of good and bad deeds, u3.6, v2.3, w6.1

Scandals, spreading, enormity of, p50.1(4) Scaring. See Frightening others Scholarly consensus (ijma'). See Consensus, scholarly Scholarly differences. See Schools of Sacred Law, differences among Scholars, Islamic acceptance of a hadith by, as a measure of its authenticity, w48.3 arrogance in, enormity of, p15.3 competition among for unworthy motives, a3.3(2) delusions of, s2.1-8 disrespect towards, unlawfulness of, r32.2, w52.1(47) existence of, as a communal obligation, b2.2 exposing the weakness of others' scholarship, r2.8 failure to apply own knowledge, enormity of, a3.3(3) ijtihad of, as legally binding on nonscholars, b5.1, w12.2 intercession of on Judgement Day, v2.8 merit of, a2 neglect of, as an enormity, w52.4(47) Sufis who were, w9.4 unworthy intentions in, a3.3-4 visiting graves of, g5.7-9, w21 Scholarship, validity of following qualified. See Following qualified scholarship Schools Islamic, as beneficiaries of an endowment (waof), k30.2(e) -, recommendedness of building, w29.3(3) non-Muslim, Muslim children attending, m13.3 Schools of Sacred Law. See also Hanbali school; Hanafi school; Maliki school; Shafi'i school differences among, early, b3.5 -, censure of others on questions involving, unlawfulness of, q3.2 -, conditions for following a different school, w14 -, as dispensations, c6.3-5, w14, x17 -, limitedness of, Introduction p. vii ---, reason for, b6.1-2, division of labor within, Introduction p. viii. w12.1 the four Sunni, obligatoriness of following, b7.6, r7.1(3)

recording research of, recommendedness of, w29.3(3) results of ijtihad by, versus the real truth, 626.1, b6.1-2 Science attainment of as communally obligatory. a5.2 evidence from used to correct legal opinions from previous ages, w41.3(A:) materialism in, unlawfulness of, a7.2(5), w11 Scourging, penalty of for adultery, 012.2, 012.5 for drinking, a16.3 for making unproven accusations of adultery, o13.3 Scriptures, non-Islamic, o11.2. See also Bible; Evangel; Torah assisting in printing, unlawfulness of, k30.6(6) obligation of belief in defined. u3.4 Sculpture, w50.5. See also Pictures Sea, burial at. See Burying the dead, at sea Seafood, j16.4 Sea life. See Amphibians; Aquatic animals; Fish; Seafood Seasickness, prayer seated because of, f14.1 Seawater, use of in purification, validity of. e1.5 Secretary, court, o22.4 Secret knowledge, w9.10(end), t3.10 Secrets. See also Privacy, invasion of lying to keep another's, permissibility of. r8.2 revealing another's, unlawfulness of, r3.1, r36 whispering to another in the presence of a third, unlawfulness of, r6 Security for debts. See Collateral; Guarantee of payment Security for guaranteeing another's appearance, k15.11-12 Security requirements, normal, for safekeeping articles, o14.3 Seizure. See Wrongfully gotten property Self-defence, o7 Self, lower (nafs). See also names of individual blameworthy qualities anger for the sake of, enormity of, w52.1(38) subduing. 09.0, p15.3, p75.1(end),

s2.1-2.t1.5 Selling. See Sales Sermon of Friday prayer. See Friday prayer, sermon of Sermonizers, s2.5 Services, hiring. See Hiring people's services Severity in speech, r27 as a means for commanding the right and forbidding the wrong, q5.5 Sexes, relations between, m2.3-11. See also Men: Women Sexual fluid (women's). See Sperm/ sexual fluid Sexual intercourse bath (ghusl) obligatory after, e10.1 conjugal rights of, m5.1-6 defined for legal purposes, n7.7 discussing a spouse's with another person, enormity of, p75.19, w52.1(256-57) explation for breaking a fast-day of Ramadan by, i1.20 explation for spoiling hajj by, j12.6(III) fasts broken by, i1.18(9), i1.19(2) during thram for hajj or 'umra, j3.13-19, jf2.6(III), w52.1(149) illicit (see Fornication) during menstruation, enormity of. e13.4(2), p75.21, w52.1(75) in a mosque, enormity of, w52.1(147) with multiple wives, m10.5-9 speaking during, offensiveness of, r32.7 with spouse in presence of a third party, enormity of, w52.1(259) Sha'han fasting during, merit of, i2.1, i2.4 spurious prayers some perform in, f10.15 SHAFFL X324 Shafi'i school, strongest position in, w12.3 SHAGHOURI, 'ABD AU-RAHMAN, X14 Shah (sheep/goat), defined, h2.5 Shahada (legal witnessing). See Testimony in court Shahada (la ilaha ill Allah). See Testification of Faith Shahid. See Martyrs Shaking hands with the opposite sex, m2.9(A;) Shakk. See Doubt Shame. See Modesty (haya')

Shaqq (grave), g5.2 SHA'RANI, 'ABD AL-WAHHAB, x17 Sharecropping (muzara'a), k24 Shari'a. See Sacred Law Sharika. See Partnerships Sharpshooting, See Marksmanship Shart. See Condition, legal SHARWANI, 'ABD AL-HAMID, XÓ Shaving beard, unlawfulness or offensiveness of. e4.1(2) body hair, sunna of, e4.1(3)SHAWKANI, MUHAMMAD ALI, x327 Shawwai fasting during, merit of, i2.1(1)marriages in, sunna of, m2.1(3) SHAYBANI, MUHAMMAD IBN HASAN, x257 SHEBA, THE QUEEN OF, x300 Sheep Islamic slaughtering of, j17.7 zakat on, h2.2, h2.5-14 Sheikhs, See also Knowledge, Sacred; Students: Teachers necessity of studying with, for difficult or esoteric books, r20.3 role of in teaching Sacred Law. Introduction pp. viii-ix seeking advice from concerning sins ctc., r35.2 Sufi, w9.5-9 -, adherence to Sacred Law by, s4.7 —, following unworthy, s4.10 -, spiritual experiences of, w33.2(end) Shiites, w56.2-3 impermissibility of following in rulings of Sacred Law, b7.6, r7.1(3) Ships, prayer in. See Vehicles SHIRAZI, ABU ISHAO, x42 SHIRBINI KHAFIB, MUHAMMAD, x264(a) Shirk (ascribing associates to Allah), p1, w52.1(1), w52.3(1) use of amulets as, w17.3 entailed by sorcery, p3.1 obtaining grace (baraka) through the righteous as, w31 showing off in good works as. p33.2(2) supplicating Allah through an intermediary (tawassul) as, w40.7 worship at graves as, w21, w52.1(95) Shooting competitions of (see Marksmanship) legal retaliation for wounds caused by (see Guns)

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## Subject Index

Shortening prayers because of travelling, f15, I-8 distance that permits, f15.1, w15 Short of money (miskin), the entitlement of to spoils of war, o10.3(4) entitlement of to zakat, h8.11-12 may explate broken oaths by fasting, o20.4 Showing off in good works (riva') enormity of, a3, p33, s2.2, s2.6, s5.1, w52.1(2, 46) remedying, s3.11, s6, t1.2-5, t1.8 things imagined to be that are not. p33.3 Shrines building of, at graves, f17.9, g5.7 visiting (see Graves, visiting; Graves, worship at) SHU'AYB, x330 SHU-BA, x332 Shubha (doubtful foods). See Food Shuf a. See Preemption Shuhud, See Gnosis Shunning one's fellow Muslim, enormity of, p75.11, w52.1(269-71) Shyness. See Modesty (haya') Sickness. See Illness Siddigs, 11.8, 12.5 Sidq. See Being true Sidr (lote trableaves), used when washing the dead, g2.8(4) Sikhs. 011.2(A:) Sila al-rahm. See Kinship, severing ties of Silence. See also Conversation; Speech maintaining all day, offensiveness of, i1.32, w38.1 the merit of, versus speaking, r1.1, r1.3 Silk, £17.2-4 men wearing, enormity of, p53, w52.1(105) unlawful as a male's shroud, g3.2 Silver buying and selling of, k3, 1-4 eating or drinking from vessels of, enormity of, e2.1-2, p63, w52,1(67) loaning to offset inflation, w43.6 men's use of, f17.8, f17.10, w52.1(106) zakat on, h4, 1-4 Sins. See also Enormities; Forgiveness; Judgement Day; Minor sins;

Repentance; Unbelief (kufr); Unlawful, the: and names of individual acts accepting as destined, mistake of, w59.2(end) acquiescing to, enormity of, p75,4 bearing the guilt of those who imitate one in. p58.1(2) conversations and stories about. unlawfulness of, r13.1 cursing those who commit, r38 exulting in, enormity of, w52.1(33) helping others to commit, r7. w52.1(63, 189-93) lesser (see Minor sins) levels of severity of, c2.5 persisting in, enormity of. w52.1(34, 64), w52.3(2) repentance from, p77 revealing others', unlawfulness of, r36.2(1-4)revealing one's own, offensiveness of, r35 spiritual effect of committing, w52.3(end) Sincerity (ikhlas), t1.2-5, t3.13 as conforming to Sacred Law in the changing situation, c2.6 Singing, r40.3 Singular (gharib) hadiths, defined, o22.1(d(11(2))) Sirat (bridge over hell), u3.6, v2.4, w6.1 Sitting between prostrations in prayer, f8.36-38, f11.6 at the end of prayer, f8.43 rising from, to show honor to others, w52.1(376) Situation, differences in legal rulings according to varying, c2.6 Siwak. See Toothstick Skimping. See Stinting Sky as the direction (gibla) of making supplications (duta), w8.2 misconception of Allah being in the, w8, x126 Slander (ghiba), r2.1-23, r24.1(2). See also Talebearing by allusion and innuendo, r2.9 of the dead, unlawfulness of, g2.5 enormity of, w52,1(241, 335) reasons which permit, r2.15-23

listening to, unlawfulness of, r2.11-13, w52.1(242) by mimicking another's idiosyncracies. unlawfulness of, r2.7 of others in onc's heart, r2.14-15 in poetry, w52.1(434-37) in published works, r2.8 punishment for in the next world, p50.2(4) repentance from, p77.3(end) when true, r2.6(2) worse on fast-days than others, if .27 Slaughterhouses, as offensive to pray in, f4.14 Slaughtering. See also Sacrifices after a birth (see 'Agiga) description of Islamic, j17.3-8 on 'Eid al-Adha (see 'Eid al-Adha, sacrifices on) on hajj, commissioning others to perform, j12.6(end) for hajj or 'umra explations, j12.6 in the name of other than Allah, enormity of, p54, w52.1(167) with needless pain to animal, enormity of, w52.1(166) Slavery, k32.0, w13 cruelty towards slaves, enormity of, w52.1(278) as preventive of inheriting, L5.3 selling a freeman into, enormity of, w52.1(178) zakat given to slaves to purchase their freedom, h8.15 Sleep ablution (wudu) nullified by, e7.2 the dhikr said before, f8.50(8-10) on roofs without walls, enormity of, w52.1(78) Smiling, merit of, r27.2 Smoking, w41 fasts broken by, i1.18(2) Sneezing, what is said for, r32.6 Snow as an excuse from group prayer, f12.5(1) joining two prayers because of, f15.14-17 Soap made from pigs as pure (tahir), e14,6(4) Social class. See Class distinction. social Socks, wiping for ablution (wudu), invalidity of, e6.4(end(A:)) Sodomy

enormity of, p17, w52.1(339), w52.3(13) penalty for, o12 penalty for making unproven accusations of. 013 proof of, defined, o24.9 of wife, enormity of, m5.4, p75.20, w52.1(258, 341) Soil, purification with. See Dry ablution (tayammum) Soldiers, accepting wages from non-Islamic governments, p32.3, w49 SOLOMON (SULAYMAN): x339 AL-SOMALI, SAYYID MUHAMMAD 'ABDULLAH, x322 Sorcery defined, x136 enormity of, p3, w52.1(302-4), w52.3(8) learning, unlawfulness of, a7.2(1) miracles performed through, w30.2(6)Sorrow at a death. See Dead, the. crying for; Dead, the, grief for Spanking, o17.4(A:) Spear's length above the horizon, defined, f13.2(1)Speech. See also Conversation; and book r Contents, p. 726 brevity in, p64.2(6), r13.3 circumstances in which offensive. r32 enormity of when harm results, w52.1(58) merit of versus silence, r1.1, r1.3 modesty in as part of faith (iman), p64.2(6) proper way of with others, r32.1 severity in, r27 Spending, on the unlawful, enormity of, w52.1(206) Sperm/ sexual fluid (male or female's) bath (ghusl) obligatory after exit of. e10.1 defined, e10.4 as pure (tahir), e14.5(5) unlawfulness of eating, j16.6 Spies. See Spying Spirit (ruh) connection of with deceased's grave, g5.8 exit of from animal being slaughtered, j17.6 time it enters fetus, g4.21(1)

Spirits (alcoholic beverages). See Alcohol Spiritual blessing. See Baraka Spiritual intoxication of gnostics ('arifin) at their beginning, s4.8 utterances made under the influence of. o8.7(3), w7.3 Spiritual retreat (i'tikaf), i3 not fulfilling a vow to perform. enormity of, w52.1(145-46) Spiritual stations (magamat). See also Annihilation; Gnosis; Subsistence of ihsan, u4.2 the key to, t2.5 Spoils of battle, o10 misappropriation of, enormity of, p19, w52.1(379-80) state division of, o25.9(8) Sponging a meal, w52,1(262) Spoons, permissibility of using, w29.3(5) Spurious (mawdu') hadiths, p9.3-5 Spying on the Muslims, enormity of, p74, w52.1(384) -, guarantee of protection invalid to those engaged in, o9.11 on other people (see Other people; Privacy, invasion of) Standing during prayer (salat), f8.27-28, f14.1. w24 Stars, belief in the causal effect of. enormity of, w52.1(112). See also Astrology Starvation, relieving. See Hungry, the State. See Islamic state; Caliph Stations, spiritual (magamat). See Spiritual stations Statues of animate beings, w50.5 Stealing. See Theft Stillborn, burying the, g4.21 Stinginess remedying, s5.2, t3.2 unlawfulness of p75.25 Stinting when measuring out goods. enormity of, p20.2, p65 Stipulations marriage contracts with extraneous. m3.2(end) sales with invalid extraneous. k1.1(d.e), k4.3 sales with valid, k4.4 Stipulatory rulings, c1.3 Stolen property. See Wrongfully gotten property

Stoning to death, penalty of, 012.2, 012.6 as purification from fornication, p32.2 Stoning and encampment at Mina. See Mina Storytelling for entertainment, r13.2 in sermons, s2.5 Straightening up from bowing in prayer, f8.31-32 Streets creating a nuisance by building on, w52.1(211-12) renting out parts of, unlawfulness of, w52.1(228) Strictness, legal ('azima), c6.1 using rulings from other legal schools as, c6.3-5 Striking. See Hitting Stud animal, not leading for use, enormity of, w52, 1(186) Students. See also Children, education of; Knowledge, Sacred: Sheikhs; Teachers behavior of with teachers, r32.1-2 discipline of by teachers, 017.4 offensiveness of greeting with Salams during a lesson, r32.1, r33.1(2) of Sacred Knowledge, eligibility of for zakat, h8.8(b(2)), h8.11-12, w36 -, warning about corrupt teachers, slander permissible in, r2.20(3) Subh. See Dawn prayer Subha. See Rosaries "Subhan Allah" exclaimed when something happens in prayer, f9.4 said to prompt a mistaken imam in group prayer, f12.22 Subjects, non-Muslim (ahl al-dhimma) in the Islamic state, ol1 ill treatment of, enormity of. w52.1(382-83) SUBKE TAQLAL-DIN: x345 Subsistence (baga), spiritual station of, s4.8(end), w33.2 Substitutes, for ordered merchandisc, k9.4 Successor to caliph. o25.4(2) Succinctness in speech, r13.3 Suckling, See Breast-feeding, SUDDI, ISMA/IL, x336 Sufis. See also Friends of Allah (awliva'); Gnosis; Sufism; Wahdat al-wujud

attributes of, x68 delusions of would-be, s4 famous Islamic personalities among, w9.4 problematic utterances by, o8,7(3). r20.3, s4.8, t3.10, w7.3, x265 wirds (daily dhikr) of, w20 Sufism, w9. See also Friends of Allah (awliya'); Gnosis; Spiritual stations: Subsistence (baga') aim of, u4.2, w9.1, w9.4, w9.7, w33.2 books of, reading, r20.3, w7.4, x265 conflict between esoteric and exoteric (See Sufism, Sacred Law and) fruits of in worship, u4.2, w26 Junavd's definition of, x51 as a means to sainthood (wilaya), w33.2, x71 monasticism and, x156 need for by students of Sacred Law, x19 and orthodox belief, w9.11, x14 (see also Sufis, problematic utterances by) as personally obligatory, a4.7 Platonism and, x348 poetry of (see Poetry, interpretation of Sufi) pretenders to, s4, 1, s4, 4-10 Sacred Law and, s4.3-10, 13.10, w9.3-5, w9.8-11 "Union with God" and, w7.3-4. w33.2(end) unity of being (wahdat al-wujud) in.x5 and the way of greater precaution in religion, c6.5 SUFYAN AL-THAWRI, x337 Suhur. See Fasting Ramadan, predawn meal for Suicide, enormity of, p25, w52.1(296) Suitability, marital, of a man, m4 Sujud. See Prostration Sujud al-sahw. See Forgetfulness prostration Sujud al-shukr. See Prostration of thanks Suiud al-tilawa. See Prostration of Koran recital SULAMI, ABU 'ABD AL-RAHMAN, X29 SULAYK GHATAFANI, x338 SULAYMAN (SOLOMON), x339 Sun prostrating to as unbelief, o8.7(1)

relieving oneself while facing. offensiveness of, e9.1(16) a spear's length above the horizon. defined, f13.2(1) Sunday, fasting on, i2.5 Sunna, the in body care, e4.1-4 caliph as defender of, o25.2 confirmed (see Confirmed sunna) contrasted with innovation (bid'a), w29.2 as distinguished from the obligatory (see Recommended, the) as distinguished from the Koran (see Hadith) following in everyday manners, c4.3 inaugurating a good or bad, in Islam, p58,1(2) the meanings of distinguished, w29.2 rejecting, enormity of, p37.2(2), p75.3. w52.1(51) ---, as unbelief, e4.1(2), o8.0 Sunna mu'akkada. See Confirmed sunna Sunna prayers, f10.1-4 besides those performed before and after the prescribed prayers. (See Nonobligatory prayer) as best to perform at home, f8.52 finishing before joining group prayer, f12.9 hadith evidence of those before the Friday prayer, w28 intention for, f8,3 when joining two obligatory prayers. f15.19 making up missed, f10.7 offensiveness of beginning after a prescribed prayer has begun, f10.11 before and after prescribed prayers, described, f10.2 before sunset prayer, as better in mosque, f8.52(6) suras recommended for, f8.20(5) Sunnas of prayer, main. See Main sunnas of praver Sunni community, orthodox. See Ahl al-Sunna wa al-Jama'a Sunset prayer (maghrib) recommended suras for, (8,20(3) sunna prayers performed with, f10.2 time for, f2.1(3) Supererogatory (nafila) defined, c4.2

Supercrogatory (nafila) (continued) pravers, deficiencies in prescribed prayers made up from on Judgement Day, w18.9(8) ----, performing (see Sunna prayers) Superiority, feelings of. See Contempt for others; Pride Superiors. See Authority Supernatural phenomena. See Miracles Supersession (naskh) of all religions by Islam, o8.7(20), v2.1, w4, x245, x265, x348 Shafi'i as the founder of the science of, x324 of rulings by others, examples of, p12.1(end), w34 -, inapplicability of to tenets of faith, x233, x245 -, knowledge of as a condition for ijtihad, o22.1(d(1(9-10))) knowledge of as a condition for interpreting the Koran, r14.2 Supplications (du'a) as consistent with acceptance of fate, w59.2 effect of on the heart, t2.3, w59.2 English transliteration of the present volume's, w1 forms of without a precedent in the sunna, w29.2(2)index for tape-recording the present volume's, w2 through an intermediary (see Tawassul) position of the hands during, f8.53(O:) the sky as the direction (gibla) of, w8.2 Support of parents, children, etc. (see Family, support of) of wife (see Wife, support of) -, during postmarital waiting period ('idda) (see Waiting period, postmarital) Suppositories, fasts broken by, i1.18(4) Suras. See Koran, recital of; Prayer (salat), elements of: spoken Surety for debts (see Guarantee of payment) in guaranteeing another's appearance. k15.13-12 Surgery ablution (wudu) or bath (ghusl) after, (see Injuries)

purity (tahara) of alcohol used in, e14.1(7) Surrender to Allah, c2.1, t2.2, u2.2, w59 in fihad to non-Muslims, 09.3 Survival, eating unslaughtered meat as a means of, j16.7 Suspension of bankrupt debtor from dealings, k12.2 of children and the insane from dealings, k13 of the person who puts up collaterai from disposing of it, k11.2 Suspicion. See Thinking badly of others Sutra, See Barrier SUYUTE x341 Su' al-zann. See Thinking badly of others Swearing oaths. See Oaths Swine. See Pigs Symbolic interpretation. See Interpretation of Koran and hadith, figurative

Ta'awwudh, f8.1, f8.16 TABARANI, SULAYMAN, X342(a) Tabarruk, See Baraka, obtaining Tabi'in, b3.5, o22.1(d(II(4))) Taflis, See Bankruptcy Tafsir. See Commentaries Tahajjud. See Night vigil prayer Tahara. See Ablution (wudu); Bath, purificatory (ghusl); Purity Tahivyat al-masild. See Greeting the mosque TAHTAWI, AHMAD, X343 Tailoring, hiring someone to do. k25.6(end) Takbir, See Allahu Akbar Takeover of caliphate. See Power, seizure of Takfir. See Unbelief, accusing a Muslim of Taking back a divorced wife (raj'a), n7 sexual intercourse with before, enormity of, w52.1(283) 1AL. UMAR, x355 Talbiya. See "Labbayk" Talebearing (namima), r2.1, r2.3-4, r3 enormity of, p45, w52.1(245) punished by the forment of the grave, p31.2 Talfig. See Schools of Sacred Law, conditions for following

#### www.islamicbulletin.com

a different school TALHA, x344 Talion. See Retaliation Talking, See Conversation; Speech Talgin al-mayyit. See Instructing the dead Tamattu' (style of performing hajj), i1.15, i1.17 description of obligation to slaughter or fast for, j12.6(1) going between Safa and Marwa during, j6.1 Tambourines, permissibility of, r40.2 al-Tan'im, entering ihram for 'umra at, i1.14 Tanning. See Leather Tape-recording the dhikr and supplications of the present volume, index for, w2 Tagivya. See Head, covering Taglid. See Following qualified scholarship Taqwa. See Godfearingness Tarawih prayer, f10.5 Tariffs, p22.0(A:) Tasbih. See Rosaries; "Subhan Allah" Tasmiya. See Basmala Tasriya, (fraud in sales of milk animals), k5.8, w52.1(197) Tattletales. See Informing on others; Secrets Tattooing, enormity of, p59, w52,1(81) Taverns. See Bars Tawaf. See Circumambulation Tawaf al-ifada. See Circumambolation, the going-forth Tawaf al-gudum. See Circumambulation, the arrival Tawaf al-wada'. See Circumambulation, the farewell Tawakkul, 12.2, w59 Tawarruk style of sitting in payer, f8.43 Tawassul, f21.2, j13.2, w40 Tawba. See Forgiveness; Repentance Tawhid, See Allah TAWHIDI, ABU HAYYAN, x39 Ta'wil. See Interpretation of Koran and hadith, figurative Ta'wiz. See Annulets; Medicine Tawrah. See Torah Taxes, non-Islamic, p32 citizens accepting proceeds of as wages for labor, w49 disposing of unlawful wealth by paying, h9.2(end) enormity of, p20.2, p32, w52.1(131)

on estates, L4.3(1) impermissibility of speaking of as a "right," r12 offensiveness of prayer in places where gathered, f4.14(6) as unlawful innovation (bid a), w29.3(2) Tavammum. See Dry ablution Ta'zir. See Disciplinary action Ta'ziya. See Consoling Teachers, See also Children, education of; Knowledge, Sacred; Sheikhs: Students behavior of with students, r32.1-2 discipline of students by, o17.4 discussing others' mistakes for instruction, r23.1 looking at the opposite sex for teaching, m2.11 offensiveness of greeting with Salams during a lesson, r32.1, r33.1(2) slander permissible in warning students about corrupt, r2.20(3) of Sacred Knowledge, eligibility of for zakat, w36 toothstick (siwak) recommended before teaching, e3.2 using explicit language for sexual terms etc., r26.2 Teeth repairing with gold, f17.7 sharpening, enormity of, w52.1(82) Television, w50.10 Temporary marriage (mut'a), m6.12(2), w52.1(345) Temptation (fitna) in dealing with the opposite sex. See also Men: Women defined, m2.3 in mosques where both sexes pray, f12.4(N;) Tenets of faith ('agida). See also book a Contents, p. 807; book v Contents, p. 816 about the afterlife, u3.6, v2.2-8, w6.1, w6,3-4 about Allah, u3.2, v1 about the finality of the messengerhood of the Prophet (Allah bless him and give him peace), w4 about the Prophet (Aliah bless him and give him peace), v2.1, x245 about other religions, o8.7(20),

Tenets of faith (continued) v2.1, w4 degree to which figurative interpretation enters into, w6 (see also Interpretation of Koran and hadith, figurative) disagreements about, o26.1 deviations in, as not necessarily unbelief, w47.2 in-depth knowledge of, as a condition for accusing another of unbelief, w47.1(end) —, as a condition for interpreting the Koran, r14.2 learning that causes doubts about, unlawfulness of, a7.2(6) as personally obligatory to learn. a4.2-3 relation of Sufism to orthodox, w9.11, x14 the six pillars of, defined, n3 not subject to abrogation or supersession, x233, x245 Terrorizing others, r28 Testament (will). See Bequests Testament, New, Old. See Bible; Evangel; Torah: Scriptures, non-Islamic Testification of Faith (Shahada) establishes a person's Islam, u2.1-2 as a pillar of Islam, p10.1(3) refusing to teach, as unbelief, 08.7(12)Testification of Faith (Tashahhud) in the prayer, f8.42-46 of follower, when imam omits the first, f12.23 omitting the first, f11.7 reciting at the wrong point in prayer, f11.5 Testimony, false, enormity of, p16, w52.1(416-17), w52.3(5) Testimony in court, o24 looking at the opposite sex in, m2.11 not performing, enormity of, w52.1(418) Textual interpretation. See interpretation of Koran and hadith THA'LABA IBN HATIB, X346 Thanking others. See Ingratitude Thanks, prostration of. See Prostration of thanks AL-THAWRI, SUFYAN, X337 Theft. See also Wrongfully gotten property

enormity of, p20.2, p21, w52.1(348). w52.3(15) multiple offences of before punishment, 016.4 penalty for, o14 property taken in (see Wrongfully gotten property) repentance from, p21.3, p77.3 Theodicy. See Evil, the problem of Theology. See also Allah; and names of individual questions Islamic (see Ash'ari school; Tenets of faith) polemics in (See Polemics, theological) scholastic, avoiding, a4.2 Think (zann), defined, k4.9 Thinking badly of others (su' al-zann). unlawfulness of, r2.14, r20.2, w47.2, w52.1(31) Thinking the best of Allah, p67, t2.4. t3.12, w52.1(39-42) Thirst excessive, as an excuse from fasting Ramadan, i1.6 when fear of permits dry ablution (tayammum), e12.8 when taking others' water is permitted by, e12.6(end) This world (dunya) as accursed, a2.2(8), w5 efforts for, compared with efforts for the hereafter, x134 enormity of learning Sacred Knowledge for the sake of, a3.1-4, p35, w52.1(43) love of by Islamic scholars, a3 pride in and vying with others over, enormity of, w52.1(16) satisfaction and contentment with the life of, enormity of, p66.1(3), w52.1(36) sciences needed in, as communally obligatory to attain, a5.2 those deluded by, s1.1 wanting the life of more than the next life, enormityof, w52.1(29) Thoughts, occurrence of passing bad, r2.14 Threat of punishment in the hereafter. See Judgement Day: Punishment in the hereafter Threatening others in commanding the right and forbidding the wrong, q5.7

unlawfulness of, r28.1 Throne ('arsh), the Allah's 'establishment' (istiwa') upon, a4.3, v1.3, w6.2 as over the sky, w8.2(end) Thunder, dhikr for, f21.6 Thursday extra prayers on the night of, offensiveness of, f10.14 fasting on, i2.1(4)visiting graves on, g5.8 Time, wasting, r13.3 Time of prayer, f2.1-5 beginning the prayer before, f8.6 consistent day after day mistakes in. f2.12 deliberately performing the prayer before or after its time, enormity of, w52.1(77)for the five obligatory prayers, f2.1 how to determine, f2.5 minimal definition of performing a prayer on time, f2.3 at northerly latitudes lacking the true times, f2.1(end), w19.2 optimal, f2.2 when prayer is forbidden, f13 Time stipulations on efficacy of sales, invalidity of, k1.1(c) TIRMIDHI (HADITH IMAM), x347 TIRMIDHLAL-HAKIM, x130 Tobacco, w41 Toenails, See Nails Toilet, using the. See Lavatory, going to the Toilet paper, use of. e9.4-5 Tomb of the Prophet (Allah bless him and give him peace). See Prophet, the (Allah bless him and give him peace), visiting the tomb of Tombs, See Graves Tongue, holding one's. See Holding one's tongue To oneself (speaking), legal meaning of, f8.10 Toothstick (siwak), use of, c3.0-4, i1.30 Torah, the abrogation of by Evangel, w4.4 assisting in printing, k30.6(6) belief in as the word of Allah, u3.4, v1.8 reciting of, 011.5(6) Torment of the grave. See Graves,

torment of Torture, enormity of, p48.2(3-4) Touching a member of the opposite sex. m2.9-10 Trade. See Merchandise; Sales; and names of individual transactions Trade goods, zakat on, h5 Trade routes, safety of, o15.1(A:) Trains, prayer in. See Vehicles Traits, innate human, legal rulings inapplicable to, c7.1 Transactions. See Sales Transcendent unity of all religions. See Comparative religions Transfer of debts (hawala), k14 Transformation, chemical. See Chemical transformation Translation. faulty, of Sufi terminology, w7.4, x265 of Koran and hadith, r14.3, t3.9 method of in the present volume, Introduction pp. viii-ix; Arabic Introduction p. 1227 ff. of testimony in court cases, o23,3 Transliteration of dhikr and supplications of the present volume, w1 Transvestism, enormity of, p28,1(3), w52.1(107) Travellers. See also Travelling excused from Friday prayer by group's impending departure, f12.5(12) group prayer a sunna for, f12,2 in need of money, entitlement of to spoils of war, o10.3(5)-, entitlement of to zakat, h8.18 Travelling alone, enormity of, w52.1(99) beginning and end of, defined for prayer dispensations, f15.6-7, f15.11 conditions for joining two prayers because of, f15.9-13 conditions for shortening prayers because of, f15.1-8 distance that permits shortening or joining prayers, defined, f15.1-4 as an excuse from fasting Ramadan, i1.3(2), i1.7 fees and taxes upon, unlawfulness of, p22.0(A:)

Travelling (continued) giving charity while, merit of, h9.1 legitimate reasons for, f15.3(A:) performing prescribed prayers in a vehicle while, w24 prohibition of after dawn on Fridays, f18.6 sunna prayers before and after, f8.52(3) which wife should accompany husband while, m10.6 by women, m10.3, p42.2(4), w52.1(100) Treachery by betraying trusts, w52.1(237) breach of faith as, p34 in contracts, w52.1(53) enormity of, p24.2(3), p34, p75.6, w52.1(28, 199) Treasure troves, zakat on, h6.2 Treasury of Islamic state. See Muslim common fund Treaties, o9.16 Trees, explation for destroying in Meccan Sacred Precinct, j12.6(IV) Trip. See Travelling Trivialities, arguing over. See Picking apart another's words Troubles, unlawfulness of showing satisfaction at another's, r25 Truces, 09.16 True dawn. See Dawn, true True faith. See Faith (iman) Trusts (amana) betrayal of, enormity of, p20.2, p24.2(2), p34, w52.3(237) (see also Treachery) legal responsibility for, k17.14 Truth, the not accepting, enormity of, w52.1(27, 30, 32) disagreements over through ijtihad. b6.1-2, o26.1 severity of, t1.9 telling the, r17.1, t3.6 (see also Deception; Lying) Turban, as recommended in prayer, f5.7 TUSTARI, SAHLIBN 'ABDULLAH, x314 TV. See Television Two-facedness, r16.1, w52.1(246) (see also Talebearing) Tyranny. See Injustice Tyrants. See Oppressors

UBAYY IBN KITALAF, x350 Ugly matters, prohibition of expressing in plain words, r26.2 Ulterior motives, in performing good works. See Intention, importance of sincere 'UMAR, MUHAMMAD, x264(b) 'UMAR IBN KHATTAB, x351 legitimacy of caliphate of (see Rightly Guided Caliphs) 'Umdat al-salik author's introduction to, d1 conclusion of, o26,1 reason for the name of, d1.3 Umma. See Community, Islamic UMM KULTHUM, x357 UMM SALAMA, X358 'Umra. See also book j Contents, p. 297 ability to perform, defined, (1.5-10) baring shoulder for (see Circumanbulation, baring the right shoulder during) being prevented from completing, j12.5, j12.6(III) chanting "Labbayk" for. j3.4 circumambulating the Kaaba in (see Circumanbulation) clothing for, j3.2, j3.6 committing acts forbidden during (see Ihram, explations for violating conditions of; and names of individual forbidden acts listed under Ihram) description of, j12.1-2 entering ihram for at at-Tan'im, j1.14 full summary of explations connected with, j12.6 going between Safa and Marwa in (see Safa and Marwa) ihram for (see Ihram). integrals of, (12.2, )12.4 obligatoriness of, conditions for, j1.2, j1.6, j1.8-9 omitting an obligatory feature of, j12.4, j12.6 priority of obligatory, over any other, j1.11-12 sending another in one's place for, j1.10 sunnas for entering Mecca while оп, (4 time of year for entering ihram for, j1.19

'UBADA (BN AL-SAMIT, x349

unfulfilled, remains obligatory after death, j1.9 vows connected with, j18.5 who must perform, j1.2-10 Unbelief (kufr), c2.5(3) accusing 'A'isha of adultery as, p18.3 accusing a Muslim of, danger of, w47 -----, as itself unbelief, 08.7(11, 13) altering the Sacred Law as, o25.3(a) ambiguous statements are not considered as until checked, w60.1 annulment of marriage because of (see Apostates, annulment of marriage of) ascription of disobedience to the Prophet (Allah bless him and give him peace) as, w18.9(7) belief in the acceptability of non-Islamic religions as. o8.7(20), w4.1(2) belief in the independence of causality from Allah's will as, o8.7(17), u3.8, w11 calling upon others besides Allah as. w40.7 consequences of, legal (see Apostates) denial of eternality of paradise or hell as, w55.3 denial of a mutawatir hadith as, o22.1(d(II)) denying what is necessarily known to be of Islam as, f1.3, u2.4, w47.1-2 disputation as, r21.1 entailed by sorcery, p3.1, x136 not every deviant belief is considered as. w47.2 expressions of by Sufis (see Sufis. problematic utterances by) figurative interpretation of Koranic verses about hell or bodily resurrection as, w55.3 hypocrisy (nifaq) as, r16.1 imitating non-Muslims as, c4.1(2) lying about the lawful and unlawful as, p9.1 lying about the Prophet (Allah bless him and give him peace) as, p9.1 missing prescribed prayers as, w18.1-5 Muslims not guilty of merely through sin or innovations (bid*a), u2.3, w47.1-2

passing thoughts of, r2.14 statements of made under compulsion, c6.2 words that entail, o8.7 Unborn, the. See Fetus Unclean substances. See Filth (najasa) Unconsciousness (through other than sleep) bath (ghusl) after recovering from, sunna of, e11.5(6) various contractual agreements annulled by, k17.17, k18.7, k22.5 Undercutting another's deal, k4.7, w52.1(195-96) Underhandedness. See Treachery Undertaking. See Dead, the Unfaithfulness, See Fornication Ungratefulness. See Ingratitude Union with God (ittihad), a4.3, v1.3, w7.2-4. w33.2(end) belief in as a pitfall for wouldbe mystics without a genuine spiritual way, w33.2(end) contrasted with Sufi gnosis, w7.3-4 contrasted with the unity of being (wahdat al-wujud), x5 metaphysical impossibility of, w7.2 Unity of all religions. See Comparative religions Unity of being (wahdat al-wujud), x5 Universal heirs ('asaba), L10 (see also Estate divison) order of, L10.6 Unlawful (haram), the. See also Sins contrasted with the invalid, e5.1-2, k4.0 declaring permissible, as unbelief, p9.1 defined, c2.5 ignorance of as an excuse for committing (see Ignorance) kceping confidential, r36.2(1-4) reasons for prohibition of, c5,1-2 selling another the means to commit. k4.9. w52.1(189-93) spending money on, w52,1(206) three levels of , c2.5 widespreadness of among people does not make lawful, w50,9(end) Unlawful wealth. See Income, blameworthy: Wrongfully gotten property Unluckiness, belief in as an enormity, p62 Unmarriageable kin (mahram), m6.0-5

Unmarriageable kin (continued) ablution (wudu) not broken by touching, e7.3 because of breast-feeding (see Breast-feeding) enormity of marrying, w52.1(252) indemnity for killing, o4.6(1) women travelling with, obligatoriness of. m10.3 Unseen (al-ghayb), the, knowledge of, w60. See also Astrology; Fortune-telling; Psychics Unslaughtered dead animals (mayyit). See also Meat, unslaughtered as filth (najasa), e14.1(11) parts of as pure (tahir), e14.1(14(end)) Unsubmissiveness in a wife. See Rebelliousness in wife Uprightness ('adala), legal, defined, 024.4 UQAYEE ABDULLAR IBN SHAQIO, x26 'UQBA IBN 'AMIR, x359 'Utf. See Common acknowledgement Urinating, See Lavatory, going to the Urine chronic exit of drops of, ablution (wudu) for people with, e5.3(2), e13.7 -, joining prayers for people with, f15.18(4) cleaning oneself of, e9.4-6 -. enormity of not, p31, w52,1(71) as filth (najasa), e14.1 Used water. See Water used in purification, not reusable Usul. See Tenets of faith Usurious gain (riba), k3, k10.5 accepting money from those who deal in, w49 dealing in, in enemy lands (dar al-harb), w43 -, as an enormity, p7, w52.1(179-85), w52.3(11) in loans, k3.1, k10.5, w43 -, an alternative to, w43.6 Usurpation of caliphate. See Power, seizure of Usury. See Usurious gain Utensils. See Vessels 'UTHMAN IBN 'AFFAN, x360 legitimacy of caliphate of (see Rightly Guided Caliphs) **'UTHMAN IBN HUNAYF, X365** 'UYUN AL-SUD, 'ABD AL-GHAFFAR, X4

Vagina. See Genitals; Gynecological examinations Vaginal discharge ablution (wudu) for women with chronic, e5.3, e13.6 joining prayers because of chronic, f15.18(3) as pure (tahir) before exit, e14.5(2) Validity, legal, contrasted with lawfulness or unlawfulness, c5.1-2, k4.0 Value, contrasted with price, k5.4(N;) Vanity. See Pride Vegetables, no zakat on crops of, h3.2 Vehicles performing nonobligatory prayers in, £6.2 performing prescribed prayers in, w24 Veils, face unlawful for women during ihram, j3.24 women wearing, m2.3, m2.7-8, w23 Vending machines, k1.1(N:) Verifying one's words before speaking, r11 Vessels and utensils, e2, w29.3(5) enormity of eating or drinking from gold or silver, p63, w52.1(67) Vice. See Sins Vinegar from wine, as pure (tahir), e14.6 Violence to others, as injustice, p20.4 use of (see Hitting; Killing; Self-defense) use of in commanding the right and forbidding the wrong, q5.6-9. q5.8-9 Virgins, desirability of marrying, m1.4 Visa fees, p22.0(A:) Visiting fellow Muslims, f15.3(A:), f18.14(A;) graves (see Graves, visiting) the ill (see Illness, visiting those in a state of) the Prophet's tomb (Allah bless him and give him peace), j13.1-5 Voluntary prayers. See Nonobligatory prayers: Sunna prayers Vomit, as filth (najasa), e14.1(4) Vomiting ablution (wudu) not nullified by. e7.5 fasts broken by, i1.18(8) Vows, j18 explation for nonperformance of on hajj, j18.5, j12.6(1)

#### Vulgarity

to perform the prayer or fast, i2.6, j18.7-8 to perform spiritual retreat (i'tikaf), 13.4-7 unfulfilled, enormity of, w52.1(395) -, discharging of, paid for from deceased's estate, L3.5 Vulgarity, r26 enormity of, p75.8, w52.1(64, 435) as part of hypocrisy (nifaq), p64.2(6) worse on fast-days than others, i1.27(1) Wadi'a. See Deposits for safekeeping Wady (nonsperm male discharge), defined, e10.5-6 as filth (najasa), e14.1(9) Wages enormity of delaying, w52.1(225) job (see Job wages) Wahdat al-wajad, x5, x68, x265 Wahm. See Imagine Waiting period, postmarital ('idda), n9 end of, a9.17-18, w52.1(292) after husband's death, n9.11, n9.19 marrying during, unlawfulness of, m6.9 proposing marriage during, unlawfulness of, m2.12-14 after release from marriage for payment from wife (khul⁺), n9,10 sexual intercourse with wife during. enormity of, w52.1(283) taking back wife during (see Taking back a divorced wife) woman's deceit about, enormity of, w52.1(292) woman's housing and support during, m11.10, n9.13-15, w52.1(293) Wallb, contrasted with fard, c2.1(A:) Wakala, Wakil. See Commissioning another Wali. See Friends of Allah Walima. See Wedding feast Walking to prayers, recommendedness of, fJ2.8, f18.14(2), f19.4(1) Walking with a strutting gait, enormity of, w52.1(110) Waqf See Endowment Warfare, Sce Jihad Wasiyya. See Bequests Waste, bodily. See Excrement; Lavatory, going to the: Urine Wasting time, r13.3 Waswasa. See Doubts, obsessive Water

when taking others' is permitted by thirst, e12.6(end) withholding one's surplus from those in need, enormity of, p69, w52.1(136, 229) Watering place (hawd) before entering paradise, the, v2.5 Water used in purification, e1 amount of, e5.25(1-2) change in, defined, e1.17 , from filth (najasa), e1.4 dipping hands in, e1,9 filth discernible by evesight in, defined, e1.15 less than 216 liters becomes impure through mere contact with filth, e1.15 less than 216 liters of used or impure water becomes purifying if increased to 216 liters and no change remains, e1.16 216 liters or more becomes impure only by change through filth. e1.12 216 liters or more becomes purifying again if change due to fifth disappears, e1.13 216 liters or more remains purifying after use, e1.10 natural variations in, e1.5 when obligatory to clean oneself. with, after using the lavatory, e9.5 purifying water distinguished from pure or impure water, e1.1-4 purity of, after being used to wash away filth (najasa). e14.14 not reusable, e1.5, c1.7(2-3) reusable in Maliki school, e1.9 not usable if altered by a pure substance, e1.7(1) using earth in place of (see Dry ablution) Way of greater precaution. See Precaution, the way of greater Weak (da'if) hadiths, o22.1(d(H(2)))not considered lies, p9.5 use of as legal evidence, w48 Wealth, unlawful. See Income, blameworthy; Wrongfully gotten property Wealthy, the admiring for their wealth, enormity of. w52.1(13)

#### Subject Index

Wealthy, the (continued) delusions of, s5 and groom's marital suitability, m4.2(end) Weapons contests involving (see Marksmanship) decoration of men's, f17.8 pointing at others, enormity of, p60, w52.1(301) sales of to non-Muslims, k1.2(f), w52.1(191) Weather, severity of as an excuse from group prayer, f12.5 Wedding feast (walima), m9 Weddings. See also Marriage, contract of playing tambourines at, r40.2 strewing sweets around at, m9.3 Weeping for the dead. See Dead, the, crying for Weights, Islamic, metric equivalents of. w15 Welfare. See also Zakat, eligibility funds for provided by the Muslim common fund, k12.6 Well-authenticated hadiths. See Hasan hadiths Well-known hadiths. See Mashhur hadiths Wet dreams bath (ghusl) obligatory after, e10.1 do not invalidate fasts, i1.21(2) mark the onset of puberty, k13.8 Wheat, zakat on. See Crops Whiskey. See Alcohol Whispering to another in the presence of a third, unlawfulness of, r6 Wicked, the. See Corrupt people Wickedness. See Sins Widows, postmarital waiting period ('idda) of after husband's death, n9.11, n9.16, n9.19, w52.1(294) Wife. See also Marriage; Women amusing one's, r13.2 charging with fornication, n11 desirable characteristics in a prospective. mL.4 disaffecting of from her husband. enormity of, p75.7, r37 discipline of by husband, 017.4, m10.12 duties of, m5.1, m5.4, m5.6, m11.9, m10.1, m10.4, m10.6, m10.12, p42, r32.2, w45, w52.1(268, 273) entitled to reprove husband in religious matters, q2.3 intercourse during menstruation,

enormity of, p75.21 kindness due to from husband, m10.1 lies between husband and, as sometimes permissible, r8.2 number of wives permissible, m6.10, т7.5 obedience of to husband defined, m10.12(N;) rebelliousness (nushuz) in, m10.12, m11.9(1), p42 respect due to husband by, r32.2, q2.3 rights of, m5.1-2, m10.1-3, m10.5-6, m10.8-9, m11, q2.3, w52.1(267, 274) sodomizing, enormity of, m5.4, p75.20, w52.1(258, 341) support of, m10.12, m11.0-15, n9.13-15, w52.1(274) talking to others about lovemaking with, enormity of, p75.19. w52.1(256-57) travel by, m10.3 Wigs, wearing, enormity of, p59.1, w52.3(80) Wilaya. See Friends of Allah (awliya') Wilderness, taking possession of things found in a, k17.2(6) Will, last. See Bequests Will of Allah. See Allah, will of Wine, See Alcohol Wiping footgear, See Footgear, wiping Wird (daily portion of dhikr or Koran) as a means of knowing prayer times, f2.5 the merit of, w20, w29.3(3) Wisal (not breaking one's fast at night), i1.29 Witchcraft. See Sorcery Witnesses, legal, o24 Witr prayer, f10.3-5 making up missed, f10.7 standing in supplication (qubut) in. f10.5 time of in relation to tarawih, f10.5 Women. See also Marriage; Men; Wife accusing of adultery without proof (see Accusing another of fornication) attending group prayer at mosques, f12.4(N:), f12.32, f18.14, f20.3 beautification, unlawful ways of, p59, w51 circumcision of, e4.3 clothing of, f5.3, f5.6, j3.24, m2.3, m2.7-8, m11.5-7, w23, w52.1(108)

1210

cutting hair by, c4.4, j9.7 defense of, o7.2-3 divorce of (see Divorce) fasts by, without husband's permission. p42.2(3), w52.1(143) following funeral processions, w52.1(123) gold worn by, f17.11 group prayer of (see also Group prayer) -, call to prayer (adhan) not given before, f3.4 --- , clap hands to apprise imam of mistakes, f9.4 -, invalidity of leading men at. f12.27 -, at mosques, f12.4(N:), f18.14, f20.3 -, place of in relation to men. f12.32 ----, sunna of, f12.2 hajj and 'umra of (see also Hajj; Ihram; 'Umra) -. clothing for, j3.2(end), j3.24 -, cutting hair during, j9.7 -, entering ihram without husband's permission, m11.9(3), w52.1(151) -, mahram etc. required to accompany on, j1.7 -, things prohibited to in ihram. i3.24 indemnity for death or injury of, 04.9 injury to, 03.3, 04.9, 07.2-3, 09.10 in jihad, 09.3(end), 09.10 leadership by, o25.3(d), p28.1(1) leaving the house, m10.3-4, p42.2(4), w52.1(272) marital obligations of (see Wife, duties of) marital rights of (see Wife, rights of) marriage payment (mahr) of (see Marriage payment) marrying husband of choice, right of, m3.9 masculinity in, p28.1(2-3), w52.1(107) men giving medical treatment to, m2.10 men being alone with, m2.3(end) men imitating, p28, w52.1(107) men looking at, f5.3, m2.2-11, w52.1(238-40) men obeying, p28.1(1) men speaking with when there is no need, r32.6 men touching, m2.9-10 menstruation of (see Menstruation) nakedness of, defined, f5.3, w23 obedience of to husbands, m10.12(N:)

prayer of (see also Prayer (salat), the) -, clothing recommended for, f5.6 -, joining two prayers because of chronic vaginal discharge, breastfeeding, etc., f15,18(3) -, shortening or joining for travel, f15.4-5 not punished during pregnancy for fornication, 012.5-6 removing facial hair, w51 require husband's permission for spiritual retreat (i'tikaf), i3.9 retaliation (gisas) of against men, o3.3 sexual discharge of (see Sperm/ sexual fluid) sexual relations of (see Conjugal rights; Sexual intercourse, marital; Wife, duties of; Wife, rights of) showing body to adolescents or non-Muslim women, m2.7 travelling alone by, m10.3, w52.1(100) unmarriageable kinsmen (mahram) of. m6.2 veiling by (see Veils, face) visiting of graves by. g5.9, w34. w52.1(122) voices of, m2.3 working, n9.13(end) Word, breaking one's, enormity of, p24.2(2), p75.15, w52.1(53) Work, occupational, as an excuse to join two prayers, f15.18(5) World, this (dunya). See This World Worship, acts of claims to made from pride, cnormity of, w52.1(46) donating the reward of to the dead, w35 as medicine for the heart, w3.1 offensiveness of preferring others to oneself in, f18.16 Worshippers, delusions of. See Devotees Worshipping others with Allah. See Shirk Wounds. See Injuries Wrestling, k29.4 Writings beneficial, recommendedness of, w29.3(3) covert boasting by authors in, ittness of, s2.2(end) embellishment of script with silver, f17.10 slander in. unlawfulness of, r2.8

1211

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### Subject Index

Wrongdoing, See Sins Wrongfully gotten property accepting money from doubtful sources. t3.11, p32.3, w49 through cheating a buyer (see Cheating a buyer) eating food bought with, t3.11, p20.3(4), w52.1(187) eliminating from one's possession, obligatoriness of, h9.2(end) enormity of, p20, w52.1(224) obligatoriness of returning, k20. p77.3, w53 official fees, taxes, etc., as, p22.0(A:), p32.3, w49 owner's zakat after recovering, h1.4 penalty for their inapplicable when taken by forcible seizure etc., o14.6 taking the use of something as. k20.3(end), k20.6 Wudu. See Ablution Wusul (Sufi term), w7.4

YAHYA (JOHN), x371 YAHYA IBN ABI KATHIR. x372 YA'OUB (JACOB) x370 AL-YASA' (ELISHA), x374 Yamin, See Oaths Yamin ghamus. See Oath, the engulfing Yawning, w16.1(7) YUNUS (JONAH), x376 YUSUF (JOSEPH), x378

ZACHARIAS (ZAKARIYYA), x384 Zahir (Koranic ruling type), o22.1(d(I)) Zahiri school, b1.2, x161 Zakat, h1,0-h8,25. See also book h Contents, p. 244 administration of by state, o25.9(3) advance payment of, h8.2 assessing crops for, h3.7 authorizing another to distribute, h8.3 debts do not eliminate obligation to pay, h1.6 delaying payment of, enormity of, w52.1(128) dishonesty in handling or taking. enormity of, p19, w52.1(130, 414) distributing to eligible recipients, h8.1-26

distribution proportionate to individual recipient's degree of need, h8.23 division of between recipients, h8,19-25 due, on categories of property, listed, h1.7 -, on crops, h3 -, on gold, silver, and other money, h4 -, on jointly owned or shared property, h2.15 -, on livestock, h2 -. on lost property, loans, etc., h1.4. h1.6 —, on mines and treasure troves, h6 -, minimum (nisab) on which zakat is due, h1.1(b)-, on trade goods, h5 -, on wasteful women's jewelry, f17,11 of 'Eid al-Fitr (see 'Eid al-Fitr, zakat of) eligibility, categories of deserving recipients defined, h8.8-18 -, of debtors to receive, h8.16 -, of the poor to receive, h8.8-10, h8.12 ----, of recent converts to Islam to receive. h8.14 -, of the short of money (miskin) to receive, h8.11-12 -, of slaves buying their freedom to receive, h8.15 -, of students and teachers of Sacred Knowledge to receive, h8.8, h8.11-12, w36 -, of those fighting in jihad to receive, h8.17 -, of "those whose hearts are to be reconciled" to receive. h8.14 ---, of travellers needing money to receive, h8.18 —, of zakat workers to receive, h8,13 how much the poor are given, h8.12 as an incentive to eliminate slavery, k32.0 intention necessary for, b8.5, s5.3 from which lot of property it is taken, h1.8 meaning of the word zakat, h1.0 nonpayment of, enormity of, p5, w52.1(127) not given to non-Muslims or dependents, h8.24

ownership of funds of, h1.9, h1.12

when ownership of property is interrupted during the year, h1.11 payment of wife's to husband, h7.4 as a pillar of Islam, p10.1(3), u2.1-2 prayer (du'a) of recipient for giver, h8.4 relatives recommended to be given, h8.22 unpaid is taken from deceased's estate, L3.5, L4.2(1) who is obliged to pay, h1.1-6 year of (hawl), h1.9-12 Zakat al-Fitr. See 'Eid al-Fitr. zakat of Zann. See Think Zamzam, drinking the water of, j11.6(3) ZARKASHI, MUHAMMAD, x386 ZAYD IBN 'ALLIBN HUSAYN, X387 ZAYD IBN THABIT, X388 Zaydi school, impermissibility of following the positions of, b7.6 Zealotry, for other than Allah's religion, enormity of, w52.1(22)

Zihar. See Injurious comparison Zikr. See Dhikr Zina. See Fornication Zindigs (those with corrupt beliefs on basic tenets of faith) hadith forgery by, p9.4 meat slaughtered by, j17.2 Zoroastrians indemnity for death or injury of, o4.9 jihad against, 09.8 meat slaughtered by, j17.2 Muslim marriages with, unlawfulness of, m6.7 Muslims ordered to differentiate themselves from, p75.16 as subjects of the Islamic state, o11 ZUBAYR, X390 Zuhd. See Abstinence; This world Zuhr. See Noon prayer ZUHRI, x391 Zuhn. See Injustice; Oppressors Zunnar, o11.5(2) ZURRUQ, AHMAĐ, X78

*

# **II. SECTION INDEX**

## BOOK A: SACRED KNOWLEDGE

## page

L				
	2	a1.	The Knowledge of Good and Bad	
l	3 a2. The Superiority of Sacred Knowledge over Devotions			
	6 a3. Blameworthiness of Sceking Knowledge for Other Than Al			
	8 a4. Personally Obligatory Knowledge			
	13	a5.	Communally Obligatory Knowledge	
	13	аб.	Recommended Knowledge	
	13	a7.	Subjects That Are Not Sacred Knowledge	
ł	BOOK B: THE VALIDITY OF FOLLOWING QUALIFIED SCHOLARSHIP			
İ	15	<b>b</b> 1.	Introduction	
ł	17	b2.	The Koranic Evidence for Following Scholars	
	17	b3.	The Practice of the Prophetic Companions (Sahaba)	
	19	b4.	The Rational Evidence for Following Specialists	
	20	b5.	The Obligatoriness of Following Qualified Scholarship	
	20	b6.	Why Qualified Scholars Differ on Legal Questions	
ļ	23	b7.	Scholarly Consensus (Ijma')	
	Воок	С: Тнь М	NATURE OF LEGAL RULINGS	
ĺ	28	ci.	Kinds of Rulings	
l	30	c2.	Types of Human Act	
l	32	c3.	Obligatory Acts	
Į	34	c4.	Recommended Acts	
	36	c5.	Unlawful Acts	
1	37	c6.	Dispensation (Rukhsa) and Strictness ('Azima)	
I	40	c7.	Things One May Be Held Legally Responsible For	
	42	c8.	Who May Be Held Legally Responsible	
	BOOK D: AUTHOR'S INTRODUCTION TO 'UMDAT AL-SALIK			
Ì	47	<b>d</b> 1.	Introduction	
	Воок	E: PURIF	ICATION	
	52	el.	Water	
	56	e2.	Containers and Utensils	

57	e3.	Using a Toothstick (Siwak)
58	e4.	The Body
59	e5.	Ablution (Wudu)
67	e6.	Wiping Footgear
70	e7.	The Four Causes of Minor Ritual Impurity (Hadath)
74	e8.	Actions Unlawful During Minor Ritual Impurity
75	e9.	Going to the Lavatory
79	e10.	Major Ritual Impurity (Janaba)
82	e11.	How to Perform the Purificatory Bath (Ghusl)
84	e12.	Dry Ablution (Tayammum)
93	e13.	The Menstrual Period
95	e14.	Filth (Najasa)
Воок	F: The	PRAYER (SALAT)
108	f1.	Who Must Pray
110	f2.	Prayer Times and Making Up Missed Prayers
114	f3.	The Call to Prayer (Adhan) and Call to Commence (Iqama)
117	f4.	Purity of Body, Clothes, and Place of Prayer
121	f5.	Clothing One's Nakedness
123	f6.	Facing the Direction of Prayer (Oibla)
125	f7.	Placing a Barrier in Front of One's Prayer Place
126	f8.	Description of the Prayer
148	f9.	What Invalidates, Is Offensive, or Obligatory in Prayer
155	f10,	Supererogatory Prayer
162	ť11.	Prostrations of Forgetfulness, Koran Recital, or Thanks
170	f12,	Group Prayer and the Imam
187	f13.	Times When the Prayer Is Forbidden
188	f14.	The Prayer of a Sick Person
189	f15,	Shortening or Joining prayers for Travel or Rain
197	f16.	The Prayer of Peril
199	f17.	Unlawful Clothing and Jeweiry
202	f18.	The Friday Prayer (Jumu'a)
211	f19.	Prayer on the Two 'Eids
214	f20,	The Eclipse Prayer
216	f21.	The Drought Prayer
BOOK G: THE FUNERAL PRAYER (JANAZA)		
221	<b>g</b> 1.	Visiting the Sick and Dying
224	g2.	Washing the Body
228	g3.	Shrouding the Body
229	g4.	The Prayer over the Dead
237	g5.	Burial
242	g6.	Consoling Next of Kin
Воок	- Н: Zлк	
246	b1.	Who Must Pay Zakat
240	h2.	Who Must Pay Zakat Zakat on Livestock
<u></u>	114.	ZARAUOHTIVESLUCK

254	h3.	Zakat on Crops
257	h4.	Zakat on Gold, Silver, and Other Money
259	ħ5.	Zakat on Trade Goods
260	b6.	Zakat on Mines and Treasure Troves
261	h7.	The Zakat of 'Eid al-Fitr
263	h8.	Giving Zakat to Deserving Recipients
275	h9.	Voluntary Charity
Воок	I: Fasti	NG
278	í1.	Fasting Ramadan
291	i2.	Voluntary Fasting
294	i3.	Spiritual Retreat (I'tikaf)
Воок	J: The I	PILGRIMAGE
300	<b>i</b> 1	Who Must Perform Hall and Himro
310	j1. j2.	Who Must Perform Hajj and 'Umra Sites for Entering Ihram
310	j2. j3.	-
322	j <i>3.</i> j4.	Ihram (The State of Pilgrim Sanctity)
323	j <del>4.</del> j5.	Entering Mecca Circumarchulating the Keaks (Tawaf)
331		Circumambulating the Kaaba (Tawaf)
334	j6. ;7	Going Between Safa and Marwa (Sa'y)
335	j7.	The Way to 'Arafa Storn diamath Arafa
337	j8. 30	Standing at 'Arafa Murdelife Mine and the Coine Frieth Club as which if it
342	j9, ;10	Muzdelifa, Mina, and the Going-Forth Circumambulation
342 347	j10.	Encampment and Stoning at Mina on the Days After 'Eid
350	j11.	The Farewell Circumambulation and Final Measures
355	j12.	The Obligatory Features of Hajj and 'Umra Visiting the Tamb of the Provident
	j13.	Visiting the Tomb of the Prophet
357	j14.	Sacrifices on Eid al-Adha
360	j15.	Sacrifice for a Newborn ('Aqiqa) and Name-Giving
361	j16.	Foods
364	j17. ;18	Hunting and Slaughtering Vowe (Nedbr)
367 j18. Vows (Nadhr) BOOK K: TRADE		
254		
376	kl.	Sale
381	k2.	The Things Exchanged in a Transaction
384	k3.	Usurious Gain (Riba)
387	k4.	Some Prohibited Kinds of Transactions
392	k5.	The Return of Merchandise Because of a Defect
396	<b>k</b> 6.	Selling Fruit and Crops
397 200	k7.	Merchandise Before the Buyer Takes Possession of It
398	k8.	Disputes over What the Terms of a Transaction Were
400	k9.	Buying in Advance (Salam)
402	k10.	Personal Loans (Qard)
4(14	k11.	Putting Up Collateral (Rahn)
406	k12,	Bankruptcy (Taflis)

i.

ر ب

<ul> <li>408 k13. The Suspension of Children and the Insane from Dealing</li> <li>412 k14. Transferring the Right to Collect a Debt (Hawala)</li> <li>413 k15. Guaranteeing Payment (Daman)</li> <li>417 k16. Partnerships (Sharika)</li> <li>419 k17. Commissioning Another to Do Something (Wakala)</li> <li>424 k18. Deposits for Safekeeping (Wadi'a)</li> <li>427 k19. Lending Something for Use ('Ariyya)</li> <li>429 k20. The Return of Wrongfully Taken Property (Ghasb)</li> <li>432 k21. Preempting the Sale of a Co-Owners Share to Another</li> <li>435 k22. Financing a Profit-Sharing Venture (Oirad)</li> <li>438 k23. Watering Grapes or Dates for Part of the Crop (Untranslated)</li> <li>438 k24. Sbarecropping (Muzara'a)</li> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
<ul> <li>413 k15. Guaranteeing Payment (Daman)</li> <li>417 k16. Partnerships (Sharika)</li> <li>419 k17. Commissioning Another to Do Something (Wakala)</li> <li>424 k18. Deposits for Safekeeping (Wadi'a)</li> <li>427 k19. Lending Something for Use ('Ariyya)</li> <li>429 k20. The Return of Wrongfully Taken Property (Ghasb)</li> <li>432 k21. Preempting the Sale of a Co-Owners Share to Another</li> <li>435 k22. Financing a Profit-Sharing Venture (Qirad)</li> <li>438 k23. Watering Grapes or Dates for Part of the Crop (Untranslated)</li> <li>438 k24. Sharecropping (Muzara'a)</li> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest 's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
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424k18.Deposits for Safekeeping (Wadi'a)427k19.Lending Something for Use ('Ariyya)429k20.The Return of Wrongfully Taken Property (Ghasb)432k21.Preempting the Sale of a Co-Owners Share to Another435k22.Financing a Profit-Sharing Venture (Oirad)438k23.Watering Grapes or Dates for Part of the Crop (Untranslated)438k24.Sbarecropping (Muzara'a)439k25.Renting Things and Hiring People's Services (Ijara)445k26.Job Wages (Ja'ala)446k27.Lost and Found (Luqta)449k28.A Foundling Child (Laqit)451k29.Games, Contests, and Prizes453k30.Establishing an Endowment (Waqf)457k31.Gift Giving (Hiba)458k32.Manumission ('Itq)BOOK L:INHERITANCE462L1.Bequests (Wasiyya)463L2.The Bequest 's Executor465L3.The Bequest470L4.Estate Division (Irth)		
<ul> <li>427 k19. Lending Something for Use ('Ariyya)</li> <li>429 k20. The Return of Wrongfully Taken Property (Ghasb)</li> <li>432 k21. Preempting the Sale of a Co-Owners Share to Another</li> <li>435 k22. Financing a Profit-Sharing Venture (Qirad)</li> <li>438 k23. Watering Grapes or Dates for Part of the Crop (Untranslated)</li> <li>438 k24. Sbarecropping (Muzara'a)</li> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>445 k26. Job Wages (Ja'ala)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest 's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
<ul> <li>429 k20. The Return of Wrongfully Taken Property (Ghasb)</li> <li>432 k21. Preempting the Sale of a Co-Owners Share to Another</li> <li>435 k22. Financing a Profit-Sharing Venture (Qirad)</li> <li>438 k23. Watering Grapes or Dates for Part of the Crop (Untranslated)</li> <li>438 k24. Sbarecropping (Muzara'a)</li> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>445 k26. Job Wages (Ja'ala)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest 's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
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<ul> <li>435 k22. Financing a Profit-Sharing Venture (Qirad)</li> <li>438 k23. Watering Grapes or Dates for Part of the Crop (Untranslated)</li> <li>438 k24. Sharecropping (Muzara'a)</li> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>445 k26. Job Wages (Ja'ala)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission (*Itq)</li> <li>BOOK L: INHERITANCE</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
438k23.Watering Grapes or Dates for Part of the Crop (Untranslated)438k24.Sbarecropping (Muzara'a)439k25.Renting Things and Hiring People's Services (Ijara)445k26.Job Wages (Ja'ala)446k27.Lost and Found (Luqta)449k28.A Foundling Child (Laqit)451k29.Games, Contests, and Prizes453k30.Establishing an Endowment (Waqf)457k31.Gift Giving (Hiba)458k32.Manumission (*Itq)BOOK L:INHERITANCE462L1.Bequests (Wasiyya)463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
<ul> <li>439 k25. Renting Things and Hiring People's Services (Ijara)</li> <li>445 k26. Job Wages (Ja'ala)</li> <li>446 k27. Lost and Found (Luqta)</li> <li>449 k28. A Foundling Child (Laqit)</li> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
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445k26.Job Wages (Ja'ala)446k27.Lost and Found (Luqta)449k28.A Foundling Child (Laqit)451k29.Games, Contests, and Prizes453k30.Establishing an Endowment (Waqf)457k31.Gift Giving (Hiba)458k32.Manumission (*Itq)BOOK L:INHERITANCE462L1.Bequests (Wasiyya)463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
446k27.Lost and Found (Luqta)449k28.A Foundling Child (Laqit)451k29.Games, Contests, and Prizes453k30.Establishing an Endowment (Waqf)457k31.Gift Giving (Hiba)458k32.Manumission (Itq)BOOK L:INHERITANCE462L1.Bequests (Wasiyya)463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
449k28.A Foundling Child (Laqit)451k29.Games, Contests, and Prizes453k30.Establishing an Endowment (Waqf)457k31.Gift Giving (Hiba)458k32.Manumission (Itq)BOOK L:INHERITANCE462L1.Bequests (Wasiyya)463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
<ul> <li>451 k29. Games, Contests, and Prizes</li> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
<ul> <li>453 k30. Establishing an Endowment (Waqf)</li> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
<ul> <li>457 k31. Gift Giving (Hiba)</li> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>	l	
<ul> <li>458 k32. Manumission ('Itq)</li> <li>BOOK L: INHERITANCE</li> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>		
BOOK L: INHERITANCE462L1.463L2.The Bequest's Executor465L3.470L4.Estate Division (Irth)		
<ul> <li>462 L1. Bequests (Wasiyya)</li> <li>463 L2. The Bequest's Executor</li> <li>465 L3. The Bequest</li> <li>470 L4. Estate Division (Irth)</li> </ul>	1	
463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
463L2.The Bequest's Executor465L3.The Bequest470L4.Estate Division (Irth)		
465L3.The Bequest470L4.Estate Division (Irth)		
470 L4. Estate Division (Irth)		
	ļ	
475 L5. The Four Preventives of Inheriting an Estate Division Share	ļ	
476 L6. The Estate Division Shares		
495 L7. Those Whose Shares Arc Eliminated by Others (Hajb)		
497 L8. Adjustment When Shares Exceed the Total Estate ('Awl)		
497 L9. Redistribution When Shares Are Less Than the Estate		
499 L10. Universal Heir ('Asaba)		
Book M: Marriage		
508 m1. Who Should Marry		
510 m2. Engagement and Looking At the Opposite Sex		
517 m3. The Integrals of a Marriage Agreement		
523 m4. A Suitable Match (Kafa'a)		
525 m5. Conjugal Rights		
527 m6. Unmartiageable Kin (Mahram)		
531 m7. Defects in the Spouse Permitting Annulment of Marriage		
533 m8. The Bride's Matriage Payment (Mahr)		
536 m9. The Wedding Feast		
538 m10. Relations Between a Husband and Wives		
542 m11. The Wife's Financial Support		
547 m12. Support of One's Parents and Children	ĺ	
550 m13. Child Care and Custody		
too mio. Cana care as Custouy	i	

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Book N: Divorce		
556	nl.	Who May Effect a Divorce
558	n2.	General Provisions Concerning Divorce
559	n3.	Words That Effect a Divorce
561	n4.	Conditional Expressions That Effect a Divorce
562	n5.	A Release for Payment from the Wife (Khul')
<b>5</b> 63		
564	n7.	Taking Back a Divorced Wife (Raja)
565	n8.	Forswearing One's Wife More Than Four Months
566	n9.	A Woman's Postmarital Waiting Period ('Idda)
572	n10.	Establishing Paternity
574	nll.	Charging One's Wife with Adultery
575	n12.	Becoming Unmarriageable Kin by Suckling (Rida)
BOOK O: JUSTICE		
BOOK	O: JUST	IC.F
582	o1.	Who Is Subject to Retaliation for Injurious Crimes
584	o2.	Intentionality in Injurious Crimes
585	оЗ.	Retaliation for Bodily Injury or Death (Qisas)
588	o4.	Indemnity (Diya)
593	o5,	The Explation to Allah for Taking a Human Life
593	o6.	Fighting Those Who Rebel Against the Caliph
594	o7.	Warding Off Aggressors
595	08.	Apostasy from Islam (Ridda)
599	o9.	Jihad
606	o10.	The Spoils of Battle
607	oH.	Non-Muslim Subjects of the Islamic State (Ahl al-Dhimma)
610	o12.	The Penalty for Fornication or Sodomy
611	o13.	The Penalty for Accusing a Person of Adultery Without Proof
613	o14.	The Penalty for Theft
616	o15.	The Penalty for Highway Robbery
617	016.	The Penalty for Drinking
619	o17.	Disciplinary Action (Tazir)
620	018.	Oaths (Yamin)
622	019.	Examples of Breaking and Not Breaking Oaths
623	o20.	The Expiation for a Broken Oath
624	o21.	The Judgeship
625	022.	The Judge and the Court
632	023.	Court Chaims
635	024.	Witnessing and Testifying
638	025.	The Caliphate
648	026.	The Conclusion of 'Umdatal-Salik
	P: ENOR	
651	p0.	The Author's Introduction
652	p1.	Ascribing Associates to Allah Most High (Shirk)
653	p2.	Killing a Human Being
	· - ·	

I.

l i

| |-|

1

654	р3.	Sorcery
654	p4.	Not Performing the Prayer
655	p5.	Not Paying Zakat
655	p6.	Showing Disrespect to One's Parents
656	p7.	Accepting Usurious Gain (Riba)
657	p8.	Wrongfully Consuming an Orphan's Property
657	р9.	Lying About the Prophet
659	p10.	Breaking One's Fast During Ramadan
659	p11.	Fleeing from Combat in Jihad
660	p12.	Fornication
660	p13.	The Leader Who Misleads, the Tyrant and Oppressor
661	p14.	Drinking
662	p15.	Arrogance, Pride, Conceit, Vanity, and Haughtiness
664	p16.	Bearing False Witness
664	p17.	Sodomy and Lesbianism
665	p18.	Charging a Woman Who Could Be Chaste with Adultery
666	p19.	Misappropriating Spoils of War, Muslim Funds, or Zakat
666	p20.	Taking People's Property Through Falschood
668	p21.	Theft
668	p22.	Highwaymen Who Menace the Road
669	p23.	The Engulting Oath
669	p24.	The Inveterate Liar
670	p25.	Suicide
671	p26.	The Bad Judge
672	p27.	Permitting One's Wife to Fornicate
672	p28.	Masculine Women and Effeminate Men
673	p29.	Marrying Solely to Return to Previous Husband
673	p30.	Eating Unstaughtered Meat, Blood, or Pork
673	p31.	Not Freeing Oneself of All Traces of Urine
674	p32,	Collecting Taxes
675	р33.	Showing Off in Good Works
676	р34,	Breach of Faith
677	p35.	Learning Sacred Knowledge for the Sake of This World
678	p36.	Reminding Recipients of One's Charity to Them
678	р37.	Disbelieving in Destiny (Qadr)
679	p38.	Listening to People's Private Conversations
679	р39.	Cursing Others
680	p40.	Leaving One's Leader
681	p41.	Believing in Fortune-Tellers or Astrologers
681	p42.	A Wife's Rebelliousness to Her Husband
682	p43.	Severing Ties of Kinship
683	p44.	Making Pictures
684	p45.	The Talebearer Who Stirs Up Enmity Between People
684	p46.	Loudly Lamenting the Dead
684	p47.	Attacking Another's Ancestry
685	p48.	Excesses Against Others
686	p49.	Armed Revolt and Considering Muslims Unbelievers
686	p50.	Hurting or Reviling Muslims
687	p51.	Harming the Friends (Awliya') of Allah Most High

688	p52.	Dragging the Hem of One's Garment out of Conceit	
689	p53.	Men Wearing Silk or Gold	
689	p54.	Slaughtering in Other Than Allah's Name	
690 p55. Surreptitiously Changing Property-Line Markers			
690 p56. Disparaging the Prophetic Companions (Sahaba)			
690 p57. Disparaging the Medinan Helpers (Ansar)			
691	p58.	Inaugurating a Reprehensible Innovation (Bid'a)	
691	p59.	Women Wearing False Hair and the Like	
691	p60.	Pointing a Blade at One's Brother	
692	p61.	Faisely Claiming Someone Is One's Father	
692	p62.	Believing That Something Portends Bad Luck	
692	p63.	Drinking from Gold or Silver Vessels	
693	p64.	Arguing, Picking Apart Another's Words, and Quarrelling	
694	р65.	Stinting When Weighing or Measuring Out Goods	
694	p66.	Feeling Secure from Allah's Devising	
695	р67.	Despairing of the Mercy of Allah and Loss of Hope	
695	р68.	Ingratitude to Someone Who Does One a Kindness	
696	p69.	Withholding Excess Water from Others	
696	p70.	Branding an Animal's Face	
696	p71.	Gambling	
697	p72.	Violating the Meccan Sacred Precinct (Haram)	
698	p73.	Forgoing the Friday Prayer to Pray Alone	
698	p74.	Spying on the Muslims and Revealing Their Weaknesses	
699	p75.	Probable Enormities	
710	p76.	For Further Reading	
710	p77.	The Conditions for a Valid Repentance	
	<b>r</b> · · · ·		
BOOK Q: COMMANDING THE RIGHT AND FORBIDDING THE WRONG			
714	q0.	Introduction	
714	q1.	The Obligation to Command the Right	
716	q2.	Who May Command the Right and Forbid the Wrong	
719	q3.	What May Be Censured	
720	q4.	The Person Doing the Wrong	
721	q5.	The Act of Censuring	
724	q6.	The Attributes of the Person Censuring	
BOOK R: HOLDING ONE'S TONGUE			
	BOOK K. HOLDING UNES TONGUE		
728	<b>r</b> 0,	Introduction	
729	r1.	The Importance of Holding One's Tongue	
730	r2.	Slander (Ghiba)	
740	r3.	Talebearing (Namima)	
741	r4.	Saying "The People Have Gone to Ruin"	
742	r5.	Informing On Another	
742	<b>r</b> 6.	Two People Conversing So a Third Cannot Hear	
743	r7.	Giving Directions to Someone Who Wants to Do Wrong	
744	r8.	Lying	
747	r9.	Exaggeration	
1			

1.1

748	r10.	Giving a Misleading Impression
749	тH.	Verifying One's Words Before Speaking
749	r12.	Speaking of Taxes As "the Ruler's Right"
750	r13.	Conversing About What Is Useless or Immoral
751	г14.	Explaining the Koran by Personal Opinion
752	т15.	Asking About the Nature of Allah Most High
753	r16.	Hypocrisy
754	r17.	Compromising One's Principles
754	r18.	Ridicule and Sarcasm
755	r 19,	Joking
756	r20.	Picking Apart Another's Words
758	r21.	Learned Disputation
758	r22.	Arguing
759	r23.	Asking About Another's Mistakes
759	r24.	Searching Out a Person's Faults
760	r25.	Displaying Satisfaction at a Muslim's Troubles
760	r26.	Obscenity
762	r27.	Severity in Speech and Harshness
763	r28.	Frightening or Coercing a Believer
763	r29.	Rejecting a Brother's Excuse
764	r30.	Driving Away the Poor, the Weak, the Orphan, or the Beggar
764	r31.	Putting Off One's Father or Mother
765	r32.	Circumstances in Which Conversation Is Offensive
768	r33.	People Offensive to Greet with Salams
769	r34.	Boasting
770	r35.	Revealing One's Sins to Others
771	r36.	Revealing a Secret
772	r37.	Disaffecting a Person's Family from Him
773	r38.	Cursing
774	r39.	Begging
774	r40.	Music, Song, and Dance
Воок	S: Delt	JSIONS
778	s1.	Those Deluded by Thie World Allah's Essentiant on March
780	52.	Those Deluded by This World, Allah's Forgiveness, or Works The Delusions of Islamic Scholars
784	s	The Delusions of Devotees
787	s4.	_
792	54. 55.	The Delusions of Would-Be Sufis
792	s5. s6.	The Delusions of the Wealthy
134	50.	Remedying Delusions
Воок	T: A P	URE HEARI
796	t1.	Intention, Sincerity, and Being True
800	ı2.	A Letter to One of the Brethren
803	13.	Counsels and Maxims
Воок	U: The	Gabriel Hadith
807	ul.	The Hadith Text

<u> </u>			
808	u2.	Islam	
809	u3.	True Faith (Iman)	
814	u4.	The Perfection of Faith (Ihsan)	
Воок	BOOK V: ALLAH AND HIS MESSENGER		
816	vi.	Allab	
822	v2.	His Messenger	
825	v3.	Conclusion	
BOOK W: NOTES AND APPENDICES			
830	w1.	Transliteration of Dhikr and Supplications	
842	w2.	Index for Tape-Recording Dhikr and Supplications	
844	w3.	Reason and Sacred Law	
846	w4.	The Finality of the Prophet's Message	
851	w5.	In What Sense This World Is Accursed	
852	w6.	Figurative Interpretation (Ta'wil) of Koran and Hadith	
855	w7.	On Divine Indwelling (Hulul) and "Union with God" (Ittihad)	
859	w8.	Allah Is Exalted Above Needing Space or Time	
861	w9.	Sufism	
868	w10.	In What Sense Philosophy Is Unlawful	
868	w11.	The Unlawfulness of the Sciences of the Materialists	
869	w12.	The Reason for Various Positions Within One School	
871	w13.	Slavery in Islam	
871	w14,	Following Another Imam in Legal Rulings	
873	w15.	Metric Equivalents of Islamic Weights and Measures	
875	w16.	Proper Manners Towards the Holy Koran	
879	wł7.	Protective or Healing Words (Ruqya) and Amuleis	
881	w18.	Making Up Missed Prayers Is Obligatory	
994	w19.	Fasting and Praying at Northerly Latitudes	
896	w20.	The Merit of Wirds	
896	w21.	Praying Towards Tombs	
897	w22.	The Jinn	
899	w23.	Women's Obligatory Clothing	
899	w24.	Performing the Obligatory Prayer in a Vehicle	
900	w25.	Doubts About the Intention of Prayer	
900	w26.	Presence of Mind in Prayer	
902	w27.	Rosaries	
903	w28.	The Sunnas Before the Friday Praver	
906	w29.	Innovation (Bid'a)	
917	w30.	Miracles (Karamat)	
920	w30. w31.	Obtaining Blessings (Tabarruk) Through the Righteous	
921	w31. w32.	Instructing the Deceased (Talgín)	
924	w32. w33.	The Friends of Allah (Awliya`)	
924	w33. w34.	Visiting Graves	
928	w34. w35,	Donating the Reward for Koran Recital to the Dead	
928	w <i>35.</i> w36.		
		Students of Sacred Law Accepting Zakat	
932	w37.	The Unlawfulness of Masturbation	

τ.

933	w38.	Keeping Silent All Day Is Offensive
933	w39,	Laylat al-Qadr
933	w40,	Supplicating Allah Through an Intermediary (Tawassul)
940	w41.	Smoking
942	w42.	Buying and Selling Insurance Is Unlawful
943	w43.	Dealing in Interest (Riba) in Enemy Lands (Dar al-Harb)
948	w44.	Bequeathing More Than One-Third of One's Property
948	w45.	A Wife's Marital Obligations
949	w46.	The Permissibility of Contraception
950	w47.	A Warning Against Careless Accusations of Unbelief
954	w48.	Weak Hadiths
958	w49.	Accepting the Proceeds of Un-Islamic Tax Revenues
958	w50.	The Prohibition of Depicting Animate Life
965	w51,	Women Removing Facial Hair
966	w52,	Ibn Hajar Haytami's List of Enormities
993	w53.	Repentance Does Not Eliminate Others' Rights
994	w54.	Leaving What Does Not Concern One
995	w55.	The Eternality of Paradisc and Hell
1003	w56.	The Excellence of the Prophetic Companions (Sahaba)
1008	w57.	The Ash'ari School
1011	w58.	Commemorating the Birth (Mawlid) of the Prophet
1012	w59.	The Acceptance of Fate
1015	w60.	Knowledge of the Unseen
		RAPHICAL NOTES
1019	<b>x</b> 0.	Introduction
1020	x1.	Biographics
Воок	CY: Wor	ks Cited
1116	y1.	List of Works
BOOR	<b>Z:</b> INDE	XES
1128	L	Subject Index
1214	IJ.	Section Index
		4
		*
1		
1		

للإجازة، فأجازه مجمع البحوث الإسلامية في الأزهر الشريف، وكذلك المعهد العالمي للفكر الإسلامي بواشنطن، وقد أثبت صورة عن كل من هاتين الإجازتين في أول الكتاب، والحمد لله أولاً وآخراً. هذا؛ وقد وضعت النص العربي الأصيل للكتاب إلى يمين الترجمة الانكليزية؛ راغباً من وراء ذلك بتحقيق غايتين : الأولى: أن لا أفوّت على القارىء الذي نال قسطاً من المعرفة باللغة العربية أن يطّلع على النص الأصلى للمادة المترجمة. والأخرى: أن يشعر القارىء بالراحة التامة والثقة الأكيدة بدقة الترجمة وصدق النقل. وأسأل الله العلى القدير أن يكتب لعملي هذا قبولاً حسناً، وأن ينفع به، وأن يجعله ذخراً لكل من ساهم فيه بكثير أو قليل، وأن يجزيهم خير الجزاء؛ إنه نعم المولى ونعم الوكيل، والحمد لله رب العالمين، وصلى الله على سيدنا محمد وعلى أله وصحبه وسلم. عمان في شهر رمضان سنة ١٤١١هـ الموافق آذار سنة ۱۹۹۱م وكتبه الطالب المسلم الأمريكي نوح حا ميم كلر

time of either of them (N: or the Friday prayer (jumu'a) and midafternoon prayer in the time of the Friday prayer), and permissible to similarly join the sunset prayer (maghrib) and nightfall prayer ('isha) during the time of either, provided one joins them during a journey in which prayer may be shortened (def: f15.8(a,b,c,d)).
فالنص العربي المكتوب أعلاه يقابله من الإنكليزية ما معناه : «يجوز
أن يجمع بين صلاة الظهر وصلاة العصر في وقت أي منهما (الشيخ نوح :
وبين صلاة الجمعة وصلاة العصر في وقت صلاة الجمعة)، ويجوز كذلك
أن يجمع بين صلاة المغرب وصلاة العشاء في وقت أي منهما؛ بشرط أن
يجمعهما في سفر يجوز أن تقصر الصلاة فيه (تعريفه (a.b.c.d)»، وهذا
الأخير هو رقم الفقرة التي تبيّن شروط السفر الذي تُقصر الصلاة فيه .
ويلاحظ أيضاً تعليق الشيخ نوح علي سلمان المشار إليه بالحرف (N:)
المثبت (بين القوسين) بالإنكليزية فقط دون المتن العربي .
ولعل القارىء يستطيع أن يلمس هنا ما في هذا الأسلوب من اليسر
والسهولة والبعد عن المصطلحات الفنية التي قد تحول دون فهم المقصود.
ثم إنني أضفت في الترجمة الإنكليزية في كثير من المواضع عناوين
فرعية غير موجودة في الأصل العربي ، وعندما نقلها الشيخ نوح علي سلمان
إلى العربية؛ راعي فيها اصطلاح الفقهاء، ولذلك نجد أحياناً عدم المطابقة
التمامة بين العنوانين، وأمثَّل لذلك بما جاء في باب الصيد والذبائح في
الصفحة ٣٦٦، فقد عنونت له بالإِنكليزية بكلمة (Hunting) ؛ يعني الصيد،
بينما وضبع الشيخ نوح له عنواناً : أحكام الصيد وهكذا .
دقة الترجمة :
ثم إنني عرضت هذا الكتاب على عدد ممن يتقنون العربية والإنكليزية
معاً لمراجعته؛ زيادة في التوثيق، وتحرياً لمزيد من الدقة، وقدمته بعد ذلك

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التفسيرية لا الحرفية، وهذا الأمر ينسحب أيضاً على النصوص القرآنية، حيث كنت أولًا أقرأ النص القرآني باللغة العربية، ثم أنظر ما تيسر من كتب معاني القرآن المترجمة إلى اللغة الإنكليزية، ثم أراجع معاني هذا النص في التقاسير المختلفة؛ كـ «تفسير الجلالين بحاشية الجمل»، أو «تفسير ابن كثير»، أو «تفسير القرطبي»، ثم أنقل إلى الإنكليزية أقرب المعاني إلى موضع الاستشهاد، ولعل من المفيد هنا أن أشير إلى أن ترجمة النص القرآني. إلى أي لغة أجنبية تفقده ميزة احتماله للمعاني والوجوه المتعددة بأن واحد، فلا بمكن أن نأخذ إلا وجهاً واحداً من تلك الوجوه عند الترجمة؛ لأنه تفسير للقرآن بتلك اللغية وليس ترجمية للقرآن، إذ لا يسمّى قرآنياً بالمعنى الاصطلاحي إلا نصه العربي . نصوص الحديث الشريف: ثم إننى سلكت المسلك المذكور نفسه في ترجمة نصوص الحديث الشريف، ورجعت من أجل ذلك إلى واحدٍ أو أكثر من كتب السنَّة التالية : «فتـح الباري» للحافظ ابن حجر، و«شرح صحيح مسلم» للإمام النووي، و«النهاية في غريب الحديث» لابن الأثير، و«فيض القدير شوح الجامع الصغير» لعبد الرؤوف المناوي، و«دليل الفالحين لطرق رياض الصالحين» لابن علان البكري، ووالفتوحات الربانية على الأذكار النووية» له أيضاً. النصوص الفقهية : وأما النصوص الفقهية؛ فإنني نسجت فيها على نفس المنوال؛ ساعياً قدر المستطاع إلى اليسر والسهولة اللتين تعينان القارىء على الفهم ثم التطبيق، ولعل المثال التالي (المأخوذ من الصفحة ١٩٣ و ١٩٤) من الكتاب يوضح هذا الأمر بصورة جلية:

f15.9 It is permissible to join the noon prayer (نجمعُ بينَ الظهير f15.9 and midafternoon prayer ('asr) during the والعصر في وقت أحدِهمًا وبينَ المغربُ

ما قاله، ثم عنوان الكتاب والجزء والصفحة، فإن كان هناك حذف في الكلام؛ أشرت إلى موضعه بثلاث نقاط [. . . ]. ثم قلت في أخر الكلام: ا «محوَّر من المصدر الفلاني»؛ وإن لم يكن هناك حذف؛ استغنيت عن هذه النقباط، وقلت في أخره: «نُقل من المصدر الفلاني»، وفي كلتا الحالتين أضفت في آخر النص المترجم بالإنكليزية رقم مصدره كـ (٧٤٩) في ثبت ا المراجع المشار إليها في آخر الكتاب، والتي تُبيِّن اسم الكتاب الكامل. وأسماء حواشيه إن وُجِدَتٌ، وأسماء المؤلف والمحشِّي والمحقِّق والناشر. وعدد أجزائه، ومتى طُبع، وأين، وإن كان مصوَّراً؛ فمتى طُبع الأصل. وبالجملة؛ فليس في الكتاب من جهالة في نسبة النصوص إلى مصادرها وسيلاحظ القارىء أنى قرنت كل فقرة من فقرات الكتاب بعلامة مؤلفة من حرف ورقم؛ مثال ذلك: (e1.12) ، وهو حكم تنجس القلتين من الماء، -فحرف (e) يشير إلى كونه من كتاب الطهارة، ورقم (t) يشير إلى أنه أول بأب من هذا الكتاب، وأما رقم (12) ؛ فيشير إلى أنه الموضوع الثاني عشر من هذا البياب. وفائدة اقتران فقرات الكتاب بهذه العلامات هي تسهيل استعمال الفهارس، وسهولة إحالة القارىء على مسائل الكتاب، وسأبين ذلك فيما ىغانا. منهج الترجمة : أما طريقة الترجمة؛ فهي تفسيرية كما سبق ذكره، وسأوضح هذا بالنسبة لترجمة ثلاثة أنواع من النصوص إلى معانيها بالإنكليزية، وهي: ا نصوص القرآن الكريم، ونصوص الحديث الشريف، والنصوص الفقهية. نصوص القرآن الكريم : ذكرت فيما سبق أنني اعتمدت في نصوص كتابي هذا أسلوب الترجمة ا

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وأخيرا وضعت بالإنكليزية قائمة بأسماء المراجع الواردة في الكتاب. وهي ١٣٦ مرجعا. طريقة تحرير النصوص، واصطلاحات ضبطها: ذكرت أن المتن الفقهي الأساسي هو «عمدة السالك» الذي ألفه الشيخ أحمد بن النقيب المصري، وقد أثبتُ كامل النص العربي، وضبطت أفعاله بالشكل التام، في حين ضبطت أواخر الكلمات الأخرى، وعند نقله إلى الإنكليزية تركت ترجمة بعض الأحكام نادرة الوقوع ؛ إلا أن تكون مهمة ، وقد وضعت ما لم أترجم من النص العربي بين معقوفتين [ ]. وأما شرح المتن ـ وهـ و «فيض الإلـه المـالك»، تأليف الشيخ عمر بركات ..؛ فقد أدخلت بعضه في ثنايا المتن، وميَّزته في النص العربي بوضعه. بين قوسين، وتركه من غير تشكيل، وأما في النص الإنكليزي؛ فوضعته بين قوسين وأشرت إليه بالحرف (:0) الكبير . وأثبتُ تعليقات الشيخ عبد الوكيل الدروبي في اللغتين بين قوسين، وأشرت إليها بالحرف (ع:) في النص العربي، وبالحرف (٨:) في النص الإنكليزي. وأما تعليقات الشيخ نوح على سلمان؛ فقد أثبتها بين قوسين، وأشرت إليها بالحرف (ح : ) في النص العربي ، وبالحرف (٨) في النص الإنكليزي . وكثيراً ما اقتصرت على ذكر ملاحظات الشيخين بالإنكليزية فقط. وأما ملاحظاتي أنا المترجم؛ فقد وضعتها بين قوسين، وأشرت إليها بالحرف (n:) الصغير في الإنكليزية، وبالحرف (ت : ) في العربية، وأحياناً قد توجد هذه الملاحظات في إحدى اللغتين دون الأخرى. وأما ما أخذ من المصادر الأخرى؛ فقد ذكرت قبل كل قول قائله، ثم

وأضفت بعد المتن أبوابا؛ كملخص «كتاب الكبائر» للإمام الذهبي، الذي يلحق بباب الشهادة من «عمدة السالك»، حيث ورد فيه أنه لا تقبل شهادة صاحب كبيرة، فأردت أن أوضح للقاري، هٰذه المسألة بسرد الكبائر، و«كتاب حفظ اللسان» من «كتاب الأذكار» للإمام النووي؛ لأن الأحكام المتعلقة بالغيبة المحرمة ـ مثلًا ـ لها في حياة المسلم اليومية أهمية توازي أو تزيد على أهمية أحكام سنن الوضوء المتضمنة في «عمدة السالك». . . وهكذا، و«كتاب الأمر بالمعروف والنهي عن المنكو»، و«كتاب الغرور»؛ اللذان لخصهما ابن قدامة المقدسي من «منهاج القاصدين» لابن الجوزي ، وهو تهذيب لـ «إحياء علوم الدين»، وفي العقيدة اخترت «ترجمة عقيدة أهل السنة في كلمتي الشهـادة» لحجة الإسلام الإمام الغزالي، وبعده حديث جبريل عليه السلام؛ بشرحين: أحدهما للإمام النووي، والثاني للشيخ محمد بن عيد الله الجرداني (تلميذ العلامة الباجوري) يفسران معاني الإسلام والإيمان والإحسان. وفي آخـر الكتـاب أضفت ملاحق تتعلق بأمـور مذكـورة في المتن احتاجت إلى زيادة التوضيح، وهي ستون مبحثاً مقتبسة من علماء أهل السنة؛ كالإمام النووي، والغزالي، والقرطبي، والسيوطي، والبغوي، وأبي اسحاق الشيرازي، والعزين عبد السلام، وابن حجر العسقلاني، وابن كثير، -وتقى البدين السبكي، وابن حجر الهيتمي، ومحمد أمين ابن عابدين، ا والحافظ المناوي، وإبن علان البكري، وعبد الوهاب الشعراني، وغيرهم. وليس لهذه الملاحق ترتيب فيما بينها غير ترتيب ورودها في نصوص الكتاب

ثم أفردت باباً خاصًاً باللغة الإِنكليزية في ترجمة الأعلام المذكورين في الكتاب، وهو يشتمل على ترجمة ٣٩٥ علماً.

التي تتعلق بها.

بما رجحة النووي في «منهاج الطالبين» ـ ولما كان الفهم هو أول وإجبات ناقل مثل هذه النصوص؛ شرح الله صدري أن أقرأه على الاستاذ الشيخ عبد الوكيل الدروبي بجامع درويش باشا بدمشق الشبام، وكمذلك راجعته مع الشيخ نوح على سلمان مفتى القوات المسلحة الأردنية في عمَّان، فنقَّحت كامل النص العربي، واستعرضته كلمة كلمة مع كل من الشيخين جزاهما الله خيراً في مجالس متعددة على مدار خمس سنوات، وأجازني كل منهما خطيّاً بشرحه وترجمته، وقد صورت الإجازتين في الصفحات الأولى من مصنفي هذا. ئم إنني بعد أن أطمأننت إلى تمكني من استيعاب مادة الكتاب وفهمها وهضمها على وجه أحسبه حسناً، عملت على توصيل هذا الفهم إلى القاريء باللغة الإنكليزية بطريقة سهلة عصرية تناسب القارىء الغربي، فاعتمدت في عملي هذا ترجمة تفسيرية لا حرفية للنصوص، أغنيتها بما استفدته من كتاب «فيض الإله المالك في حل ألفاظ عمدة السالك وعدة الناسك» للشيخ عمر بركات تلميذ الشيخ العلامة إبراهيم الباجوري، وما استفدته أيضاً من الشيخ عبـد الـوكيل الـدروبي، والشيخ نوح على سلمـان، وبهـذا أغنيت القارىء الغربي عن الخوض في تعقيدات المصطلحات الفنية الفقهية التي

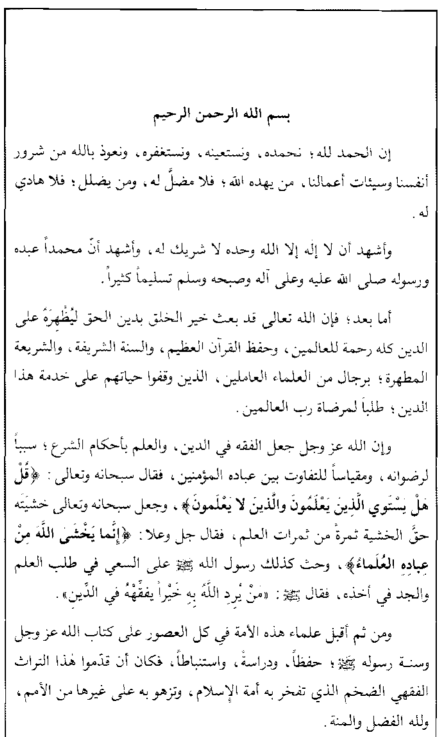
قد يصعب عليه فهمها .

هَذا؛ وقد أضفت إلى مباحث الكتاب أبواباً أخرى:

منها ثلاثة قبل ترجمة المتن، وهي : «كتاب العلم» مقتبس من «المجموع شرح المهذب» للإمام النووي، و«كتاب مشروعية التقليد» من كتاب «اللامذهبية أخطر بدعة تهدد الشريعة الإسلامية» للدكتور محمد سعيد البوطي، و«كتاب الحكم الشرعي» من كتب الأصول وبخاصة كتاب «علم أصول الفقه» للشيخ عبد الوهاب خلاف.

Arabic Introduction

غير أنه من الضروري أن نشير في هٰذا المقام إلى أن هٰذه المكتبة الضخمة تنحصر الاستفادة منها بالمسلمين العرب دون غيرهم من الذين لا يجيدون العربية أو لا يتكلمونها، ولا سيما المسلمين في العالم الغربي، الذين لا يعرفون في معظم الأحيان عن هذا الدين العظيم إلا مبادىء وأوليات لا تفي بحاجتهم كمسلمين جدد ينتظرون أن يجدوا في الإسلام نظاماً شاملًا . يستوعب كل مناحي الحياة، فإذا أراد أحدهم أن يتوسع في معرفة تفاصيل هذا الدين الحنيف؛ لم يجد أمامه إلا منشورات تخدم أغراض بعض الفئات ا المنحرفة ؛ كالقاديانيين والمستشرقين وغيرهم . ومن هنا أحببتُ أن أقدم لإخواني المسلمين الذين يحسنون الإنكليزية مصنفأ يعينهم على معرفة الأحكام الفقهية التي تتوقف عليها صحة عباداتهم ومعاملاتهم بيسر ووضوح، فرأيت أن أقوم بترجمة كتاب فقهى معتَّمَد عند الشافعية هو «عمدة السالك وعدة الناسك»، مع إضافة بعض النصوص الأخرى؛ تكميلًا للفائدة؛ راجياً من الله تعالى أن يَسْلَكُني في عداد من أخبر عنهم رسول الله ﷺ بقوله : «من دعا إلى هدى؛ كان له من الأجر مثل أجور من تبعه لا ينقص ذلك من أجورهم شيئاً». وصف مضمون الكتاب : يعدَ المتن الأساسي «عمدة السالك» بحق من أرقى وأوثق المتون في مذهب الإمام الشافعي رضي الله عنه؛ ذلك أن المؤلف _ وهو الشيخ العلامة أحمـد بن النقيب المصـري (المتـوفي ٧٦٩هـ) رحمـه الله ـ اقتصر على الصحيح من المذهب عند الرافعي والنووي؛ مقدماً لتصحيح النووي؛ لأنه العمدة في المذهب، وقد اتبع في ترتيبه موسوعة النووي «المجموع: شرح المهذب» مع «التكملة» التي كتبها شيخ ابن النقيب الإمام الحافظ تقي الدين السبكي؛ فـ «عمدة السالك» هو ملخص لأحكام «المجموع» تصحيحاً له



المحتويات

vii	مقدمة المترجم
xiii	الوثائق:
	إجازة الشيخ عبد الوكيل الدروبي
	إجازة الشيخ نوح على سلمان
	تقرير المعهد العالمي للفكر الإسلامي
	إجازة الأزهر الشريف
XXII	قائمة الرموز المستعملة في الكتاب
	•
1	كتاب العلم
15	كتاب مشروعية التقليد
27	كتاب الحكم الشرعي
47	مقدمة المؤلف لعمدة السالك
49	كتاب الطهارة
151	كتاب الصلاة
220	كتاب الجنائز
244	كتاب الزكاة
277	كتاب الصيام
297	كتاب الحج
371	كتاب البيع
460	كتاب الفرآئض
506	كتاب النكاح
554	كتاب الطلاق
578	كتاب الجنايات
649	كتاب الكبائر
713	كتاب الأمر بالمعروف والتهي عن المنكر
726	كتاب حفظ اللبيان
777	كتاب الغرور
796	كتاب القلب السليم
807	کتاب حدیث جبریل
816	كتاب الاعتقاد في الله ورسوله
826	تعليقات وملاحق
1019	تراجم الأعلام
1116	تبت المراجع
1128	الفهارس

زمب التكير لي لكنا عدة السالك وه . قال ا 1 1 . برخ حمد ^ابن کشقیبسه المستدفي سنة ٧٦٩ محرية النص لعربي مقت ابل ترجمت وبالإ بتكليزيت ف مَعْ مَلاحِقٌ في الفيقدِ والعَقِيّدة والأخلاق تزجكمه وعساق غليه يوخ حا امان ه للنشر amana publications Beltsville, Maryland U.S.A