

INDEX

[See also List of Enactments]

- 'Abduh, Muhammad, 60, 61, 67
Administration of assets, 266
Ahl Hadīth, 89
Ajmer, shrine at, 88, 232
Akbar, Emperor, 59
Ali, Maulana Mohammad, 26, 28, 171
Ali, Maulvi Chiragh, 105
Ali, Syed Ameer, 5, 19, 21, 32, 105, 112, 173
Aligarh Muslim University, 9, 14, 36
Alim, Prof. Abdul, 14
Allahabadi, Akbar, 9
Anderson, J.N.D., 13, 23, 31, 167
Apostacy and conversion, 128-132
Application of Muslim personal law, 82-84
Arbitration, 171, 189
- Bahraich, shrine at, 88
Baksh, Khuda, 77
Bangla Desh, 18, 34, 92-93
Bātil and fāsīd marriages, 135, 201
Bequests, 44, 45, 204
Bohoras, 88, 145
Bukhārī, 27
- Codification of Muslim personal law, 92, 134, 136, 137
Common civil code, 3-4, 17-18, 22, 35-36, 96-97
Constituent Assembly debates, 3, 50-52.
Coulson, N.J., 74, 196
Custody of children, 46
Custom and customary law, 73-74, 116
Cutchi Memons, 19, 84
- Dār al-harb*, 129
Dār al-Islām, 129
Dhavan, J., 48, 177
- Directive principles of state policy, 3, 4, 6, 17, 35
Dissolution of marriage by courts, 5, 38-39, 84-85, 190, 191
Divorce, see *talāq* and 'dissolution of marriage by courts'
Divorced wife—reliefs to, 110, 111
Dower—
 need for reform, 90, 91, 94, 135, 136, 145, 146, 189
 statutory reform of, 84
- Embryo, succession rights of, 266
Equality of sexes—
 as a human right, 69
 and the Indian Constitution, 69
 and Christians, 70
 and Muslims, 69, 78
- Family courts, 49
Family planning, 121, 122
Fazle Ali, Justice Murtaza, 14
Fundamental rights—and Muslim personal law, 3, 54, 55, 57, 58, 70-72, 157, 215
Fyzee, A.A.A., 14, 78, 173
- Galwash, Ahmed A., 25, 26, 170
Gandhi, Mrs. Indira, 108 *f*
Gifts, 209
- Hanafī* law—
 rigidities of, 172, 178
 reform of, 39, 206
Hanbalī law, 40, 46, 203
Hidayatullah, M., 6, 7, 14
Himāriyya, 206
Hinchcliffe, D., 49 *f*
Hindu personal law, 13, 23, 34, 52-54

- Ibn al-Qayyim, 39f.
 Ibn Taymiyya, 39f.
 'idda, 129, 170
 Ijma', 112, 118
 Ijtihad, 5, 61, 115, 116, 118, 119
 Indian Law Institute, 5, 12, 13, 34, 36, 174
 Indian legislatures—
 power to reform Muslim law, 44-56
 Inheritance, 41-46, 97, 165
 Interpretation of Muslim law—
 mistakes in, 134-136
 judicial attitudes, 10, 175-177, 195-197,
 184, 185
 Iqbal, Dr. Sir M., 5
 Islamic law, sociological interpretation of,
 65, 66
 Ithnā 'Asharī law, 46, 205
 Iyer, Justice Krishna, 11, 47, 170
- Jamū'at al-'Ulamā' Hind*, 84
Jamā'at Islāmī, 156
 Jamia Millia Islamia, 11f
 Jinnah, M.A., 83f.
 Judicial reforms—
 general, 47
 of matrimonial law, 21-28, 30, 31, 47
 of the law of pre-emption, 214-16, 224-25
- Kabir, Humayun, 231f.
 Kalyar, shrine at, 88
 Kenya, 230
 Khan, Liaqat Ali, 112
 Khan, Sir Syed Ahmed, 9, 86, 104, 105
 Khojas, 19, 145
 Killer-legatees, 205
 Kāzīs, 86, 87
 Kitābiyya, marriage with, 132
 Khul', 6, 227
- Law Commission, 98
 Legitimacy—
 presumptions, 197
 application of Evidence Act (s. 112), 134,
 199-201
 blood-tests, 195-96
 changing attitudes to illegitimacy, 192
 gestation period, 197-201
 English law, 193-195
 legitimation, 196
 Muslim law of, 196-99
Li'ān, 49, 135
 Life-estates, 208, 209
- Mahmood, Justice Syed, 47, 105, 200, 206,
 211
 Mahmood, Tahir, 6, 13, 36, 68, 85, 126,
 145, 154, 156, 174, 211
 Maintenance of wife, 111, 182, 183
Mālikī law, 38, 40, 41, 46, 107, 188, 199, 203
- Marriage—
 as a contract, 11, 25, 109
 reform of the law of, see 'polygamy' and
 'dower'
 dissolution of, see *talāq*
 sanctity of, 23, 31
 registration of, 47, 85, 86
 sanctity of, 23
 Methodology of reform, 125-127, 155, 156
 Monogamy, 158-163
 Moplas, 19, 83
 Muslim law—
 in British India, 101-106
 under the Moghul Empire, 59, 60, 100, 101
 Muslim personal law—
 discrepancies and inadequacies, 82-88
 variations and drawbacks, 88-92
 validity of some features, 56-8
 repercussions of world war II, 107, 108
 in free India, 108
 Muslim Progressive Group, 228
Mu'tazila, 32, 99, 100
- Nizamuddin, shrine at, 88
 Nu'mani, Shibli, 87
- Opposition to reform—
 causes of, 73, 74, 94, 96, 99-101, 125, 141
 Option of puberty, 136, 178, 180
 Orphaned grandchildren, 44-45, 202-203
- Polygamy, 21-23, 36-38, 90-91, 111, 112, 119,
 120, 142, 143, 147-155, 158-163, 186, 187,
 196, 197
- Pre-emption—
 origin of, 212
 introduced in India, 219
 in Muslim law, 216-17, 221-22
 need for reconsideration, 223-26
 vicinage, 214
 nature of, 211, 219, 221
 modern judicial trends, 214, 216, 224,
 225
 Pre-marital stipulations, 111
 Public interest, doctrine of, 116

- Qur'ān*—
 general, 9, 10, 19, 61-63, 80, 115, 123, 155
 on divorce, 26, 27, 168
 on polygamy, 22, 23, 37, 55, 142, 149
 on inheritance, 11, 42
- Reform of Muslim personal law in foreign countries—
 in Tunisia, 37, 45, 153, 203, 205, 230
 in Morocco, 45, 75, 92, 95, 154, 203, 205
 in Pakistan, 6, 55, 62, 75, 92, 108, 154, 203
 in Iraq, 75, 92, 93, 89, 205
 in Iran, 49, 92
 in Syria, 45, 153, 203, 206, 230
 in Egypt, 44, 45, 60, 67, 75, 89, 93, 154, 203, 206, 230
 in the Sudan, 89, 92, 93, 206
 in Albania, 92
 in Lebanon, 92, 230
 in Turkey, 6, 55, 76, 92, 153
 in Malaysia, 92
 in Algeria, 75, 92, 93
 in Bangla Desh, 92, 93
 in Jordan, 92
 in Indonesia, 92, 93
 in Israel, 92
 in Singapore, 92
 in Ceylon, 92
 general, 6, 13, 36, 68, 92-94, 174
- Saudi Arabia, 36
- Schools of Islamic law prevalent in India—
 conflicting doctrines, 88, 89
- Shāfi'ī* law, 37, 38, 173, 1203
- Shari'a*, 8, 9, 12, 42, 73, 74, 123
- Shaw, George Bernard, 22
- Status of women, 93, 94, 188, 189,
- Subsidiary legislative principles, 112, 113, 117, 126, 127
- Sultanpuri, Abdullah, 10
- Sunna*, 64, 65, 115, 116, 124, 155
- Sunnī* and *Shi'a* laws—
 differences between, 42-43
- Talāq*, 24, 38-41, 90, 91, 120, 121, 144, 145, 163-165, 167-173, 181, 182, 187-188
- Talāq al-tafwid*, 170
- Tamil Nadu, 88
- Tawūs, 39f
- Thanavi, Ashraf Ali, 39, 48, 84
- '*Ulamā*', 9, 37, 39, 48, 112, 122, 126, 127, 156
- Waqfs*—
 administration of—
 general, 6, 87, 88, 233-238
 legislation, 232
mutawallis, 236-37
waqf section, 232-33
 central *waqf* council, 235-36
waqf boards, 236-37
waqf tribunals, 235
 district *waqf* committees, 236
- Waqf ala'l-aulād*, 87, 106, 205, 210-11, 228-230, 237, 238
- Zāhiri* school, 39

