Obligations and Prohibitions in Islamic Divine Law
This book presents the issues the society is confronted with, in a brief and simple language, both in the field of thought and practice.

Preface of the Assembly

The invaluable legacy of the Household [Ahl al-Bayt] of the Prophet (may peace be upon them all), as preserved by their followers, is a comprehensive school of thought that embraces all branches of Islamic knowledge. This school has produced many brilliant scholars who have drawn inspiration from this rich and pure resource. It has given many scholars to the Muslim ummah who, following in the footsteps of Imams of the Prophet’s Household (‘a), have done their best to clear up the doubts raised by various creeds and currents within and without Muslim society and to answer their questions. Throughout the past centuries, they have given well–reasoned answers and clarifications concerning these questions and doubts.

To meet the responsibilities assigned to it, the Ahl al–Bayt World Assembly (ABWA) has embarked on a defense of the sanctity of the Islamic message and its verities, often obscured by the partisans of various sects and creeds as well as by currents hostile to Islam. The Assembly follows in the footsteps of the Ahl al–Bayt (‘a) and the disciples of their school of thought in its readiness to confront these challenges and tries to be on the frontline in consonance with the demands of every age.

The arguments contained in the works of the scholars belonging to the School of the Ahl al–Bayt (‘a) are of unique significance. That is because they are based on genuine scholarship and appeal to reason, and avoid prejudice and bias. These arguments address scholars and thinkers in a manner that appeals to healthy minds and wholesome human nature.
To assist the seekers of truth, the Ahl al-Bayt World Assembly has endeavored to present a new phase of these arguments contained in the studies and translations of the works of contemporary Shī‘ah writers and those who have embraced this sublime school of thought through divine blessing.

The Assembly is also engaged in edition and publication of the valuable works of leading Shī‘ah scholars of earlier ages to assist the seekers of the truth in discovering the truths which the School of the Prophet’s Household ('a) has offered to the entire world.

The Ahl al-Bayt World Assembly looks forward to benefit from the opinions of the readers and their suggestions and constructive criticism in this area.

We also invite scholars, translators and other institutions to assist us in propagating the genuine Islamic teachings as preached by the Prophet Muhammad (S).

We beseech God, the Most High, to accept our humble efforts and to enable us to enhance them under the auspices of Imam al-Mahdī, His vicegerent on the earth (may Allah expedite his advent).

We express our gratitude to Ayatollah Meshkini (May Allah bless his soul), the author of the present book, and Mrs. Zeynab Biria, its translator. We also thank our colleagues who have participated in producing this work, especially the staff of the Translation Office.

Cultural Affairs Department
The Ahl al-Bayt ('a) World Assembly

Foreword

“This is the spiritual way of reaching human perfection, which I have obtained from God, the last Prophet, his religion, and the Qur’an. I invite to it, out of insight, all humans who have a clear conscience.”

I present this book to all wise and righteous people who believe the religion of Islam to have come from a noble source, to have been revealed and commissioned by the All-merciful God, and to be the last divine doctrine and life-conducting program, which was sent down for achieving social guidance, education, and perfection. I present this book to all those who seek to approach Islam, the noblest of all religions, which is introduced to the Muslim nation through the articulate speech of the Holy Prophet Muhammad, peace be upon him and his Household.

The material of this book is derived from the Glorious Qur’an and the Prophet’s conduct (Sunnah). It
represents a derivation of the religion and a brief account of its laws, without demonstration of proofs.

This book is one of a kind because it presents the issues the society is confronted with, in a brief and simple language, both in the field of thought and practice.

**Preface**

Human deeds and actions are of two kinds:

1. Inward or ideological, such as assertions and beliefs, and
2. Outward or physical, such as enunciation and bodily movements.

Each of these two consists of obligations and prohibitions.

Since intellectual actions and beliefs are the cause of physical actions, they have a greater effect and are of more importance. Accordingly, the words and actions of a person are generally the results of her/his beliefs and will.

This book is arranged into two sections:

1. Inward obligations and prohibitions, under the title “Beliefs,” and
2. Outward obligations and prohibitions under the title “Laws of Action.”

The two following points deserve attention:

1. From the viewpoint of a sound mind and the manifest law, learning the principles of belief and the laws of action is the individual responsibility of every person. Having character conforming to the principles of belief is known as *faith*, and following the laws of action is termed as *justice*. One who is successful in acquiring these two great bounties has reached a high level in human perfection. It is as if one has performed all the commandments of the Glorified God and has realized reverence in belief and action.

Renouncing the principles of belief indicates *disbelief*, and renouncing the laws of action indicates *sinfulness*. These two things cause wickedness and bear severe retribution in the other world.

Now with the intention of performing my duty, which I deem important, I present, yet briefly, these writings so that those seeking prosperity may reach perfection in faith by correcting their beliefs and following the laws of action, treading on the path of justice. Finally, this Qur’anic verse will be applicable...
to them:

“...those who believe and do good deeds. (2/25)"

2. Issues pertaining to belief stated in the first part of this book are derived from Qur’anic verses (ayat, sing. ayah) and chapters (surah), sayings of the Ahl al-Bayt, and books of theology. I have presented them to the extent I saw necessary in this book.

The secondary issues of Part Two, which are derived from books of reasoning and Islamic laws, were combined with the recommended (mustahabb), undesirable (makruh), and permitted (mubah) actions, along with other rulings pertaining to purity (taharah) and impurity (najasah) as well as other issues.

I have separated the obligations and prohibitions from the other rulings and have stated them in this book. Because our duties comprise nothing but these two parts, although performing the recommended and refraining from the undesirable things bring about perfection, the lack of observing the discretionary rulings will not bring punishment, unless they prevent one from performing the obligations or cause a sinful deed.

Part 1: Ideological Laws

Ideological laws are of two kinds of belief (I will state all as “We believe”):

**Group One:** This group includes the beliefs that are obligatory to find the truth about them, to focus on, and about which a question is formed in one’s mind. However, to keep oneself in a state of doubt and uncertainty about these beliefs is forbidden. These beliefs consist of the following issues:

1. **We believe** in the necessary existence of Allah, the source of creation, and the origin of being. **We believe** in the unity and oneness of His Divine Essence and that He does not have any partner in His Attributes of Beauty and Majesty. This means, “There is no god but Allah.”

2. **We believe** in the Attributes of Beauty and Majesty of God Almighty. By the attribute of majesty, we mean that His Divine Essence is free from any defect and imperfection. By the attribute of beauty, we mean that His Pure Essence is adorned with all perfections and good traits.

3. **We believe** in God’s Prophets and Messengers whom He has sent for guiding and conducting humankind and chosen them to be of the same race of humankind. Through them, He has sent down divine books from heaven and delivered a religion for guiding, learning, and educating human race. We have particular faith in the Prophets whose names have been mentioned in the Holy Qur’an and general faith in those not mentioned therein.
4. **We believe** in the prophethood and messengership of Muhammad (s), the son of `Abdullah, the Arab, Medinite and Meccan Prophet. **We also believe** that he is the seal of the prophets. **We believe** in the everlastingness of his prophethood, messengership, faith, and Book, meaning that after his department from this worldly life, human society is in no need for any other religion or book, given that his religion includes all the needed individual and social laws and duties, both spiritual and material, for a complete life in this world. Even if this viewpoint seems logically incorrect to others, it is free of fault from the viewpoint of the Shi’ite School of Thought; for after his awaited reappearance, Imam al–Mahdi (‘a) will enjoy all the attributes of the Holy Prophet except that he is not prophet. Among these attributes, Imam al–Mahdi (‘a) will have full authority over the divine laws so that he will be authorized to change them in a way conforming to the circumstances of his time and the nature of the community.

5. **We believe** in the Next World and the physical resurrection; meaning that after the elimination of this material world, all humans who were born and who have died will be restored to life in a world beyond nature, in the gathering place of resurrection, in a time named the Judgment Day, and will be in the presence of God. Without doubt, all angels, jinn, and animals will also be resurrected in this magnificent and unprecedented event.

6. **We believe** in the lawful and divinely appointed vicegerency and leadership (**imamah**; Imamate) after the Holy Prophet. This means that before he departed this worldly life, Prophet Muhammad (s), by a divine commission, nominated individuals in successive order as his successors for the next leadership of the Muslim nation and gave them authority over the community. **We also undoubtedly believe** that the Prophet (s) did not depart this life before he had performed this duty completely, important to both the creation and the Creator.


The era of the vicegerency of the first eleven Imams extended to the year 260 AH, but the vicegerency of the twelfth Imam, who is at present in occultation, has continued until now. When the Beneficent God wills, this Imam will reappear to fill the world with justice and peace.

8. **We believe** that the Holy Qur’an, this great divine book, which is now in the hands of Muslims, was sent down to the heart of the Noble Prophet (s) as the eternal miracle of his prophecy and he conveyed it to the people without adding or deleting even a single letter of it. **We thus believe** that the Holy Qur’an has never been and will never be altered or exposed to distortion.
Group Two: The second group includes the beliefs about which neither investigation nor research is obligatory; therefore, it is not necessary to believe, disbelieve, or depend on personal views regarding them. However, if a person investigates and learns the truth about them, it is her/his obligation to form his/her own beliefs according to her/his findings. To deny these beliefs without reason, only because of doubt, is not permissible. These beliefs are formed in the following issues:

9. **We believe** that God Almighty is not material, He is not composed of parts, He is not exposed to any alteration or change, and His attributes are not apart from His Divine Essence. He is beyond time and place. He was not born from anything, nor was anything born of Him, and His existence is necessary. Understanding the truth of His Divine Essence is beyond the capacity of any intellect, including those of prophets, angels, or scientists.

10. **We believe** in the existence of angels, their inerrancy, and their vast and widespread control over the world, under the administration of God Almighty. The Divine Book is full of references to them, their missions, and proficiency in various fields all over the creation. **We believe** that to deny them, especially the ones named in the Holy Qur’an, brings about disbelief. We also have faith in the existence of jinn and devils, be they of one kind or of two.

11. **We believe** in all the heavenly books sent down to the prophets prior to the last prophet Muhammad (s). We have specific faith in the books named in the Qur’an and general faith in the ones not mentioned therein.

12. **We believe** in divine revelation, i.e. the secret spiritual communication between the prophets and God Almighty, and that all the divine religions and heavenly books were delivered to humankind from God through them. They also received other laws and sciences and delivered them to the people. There were three methods of revelation:

   a. Inspiration of divine words to the heart of the prophet through a method beyond physical senses.

   b. Inspiration of God’s words through the hearing sense, without the appearance of anything.

   c. Descent of an angel to the prophet and inspiration of God’s words in a face-to-face manner.

   It is likely that all three kinds of revelations were sent down to all prophets, with differences in degree, time, place, and subject.

13. **We believe** in the infallibility and immunity of all prophets from sin, mistake, and error in the religious affairs. This means that they never committed any sin, be it small or great, neither in childhood nor in maturity, neither before being raised up as prophets nor afterwards. They also never made mistakes or errors, neither in the stage of learning the laws of God nor in the stage of delivering them to the people by means of speech or writing, neither in the stage of carrying out and enforcing the laws in the society nor in the stage of personally following the laws and showing reverence to God.
14. **We believe** that extravagance (ghuluww) and digression concerning the Holy Prophet or any of the Infallibles (ma’sumin; the Holy Prophet, Lady Fatimah, and the Twelve Imams) is forbidden and rationally wrong. This is also applicable to the Companions (Sahabah), the angels, and any other mortal being no matter how close to the Prophet and the holy persons. Likewise, we also deny any exaggeration concerning all sacred things.

Extravagance means to exceed the limits in belief, such as:

a. To believe that these individuals are gods along with denial of the existence of God Almighty.

b. To believe that both they and God Almighty are gods, each independent of the other.

c. To attribute partnership in godhead with God, similar to what Christians say about Prophet Jesus (‘a).

d. To characterize them with one of the particular Attributes of God Almighty, such as claiming that they are the creators of heavens and the earth, creators of humans and animals, sustainers of all living beings, taking life away from the living beings and bringing them back to life, or any other things that are exclusively God’s. In most cases, such extremist beliefs are deemed disbelief (kufr).

15. **We believe** that the Holy Qur’an, the Divine Book, which is now in the hands of Muslims, has not been distorted. This means that the present words of the Qur’an are the same as those that the Angel of Revelation inspired to the heart of the Holy Prophet from God Almighty. They are the same words that the Holy Prophet conveyed to the Muslims. They were written by the scribes of revelation and later others and they became available to the people. We have thus received them as undistorted as they were revealed. In other words, the luminous Book we are having in our hands today is the same Book that was descended to the heart of the Holy Prophet (s), and it is the same as what exists in the pre-eternal knowledge of the Almighty.

16. **We believe** that the twelfth Imam—Muhammad ibn al-Hasan, the Argument of God against His creatures (al-hujjah), the expected—al-Mahdi (‘a), was born during the Imamate of his father, Imam al-Hasan al-‘Askari (‘a). Before the martyrdom of his father and according to the predetermined command of God and His Prophet, Imam al-Mahdi (‘a) was appointed as the leader, ruler, and guide for all the duty-bound (mukallaf; a person too sane and mature to be excused for violating religious obligations) persons on earth. Since that time, he has been entrusted with the position of leadership and authority over humankind, and he has undertaken the unseen dignities of divine jurisdiction in the society. When God Almighty wills, Imam Mahdi (‘a) will reappear to turn the corrupted world into a virtuous community.

17. **We believe** that the Holy Prophet (s) received the religious laws and principles through divine education. He knew all the sciences and secrets of the Qur’an, all the Books of the former prophets, all the different fields of knowledge, which the human society of his time was unaware of, all that which he would be questioned about, and the divine knowledge and hidden secrets that are beyond the realm of our imagination. We also have the same belief about his Infallible Successors.
18. **We believe** in the complete validity of God’s Book, the Qur’an. In other words, it is necessary to accept the fundamental and subordinate religious rulings mentioned in the Holy Qur’an as well as the knowledge and wisdom it explicitly or apparently denotes, with their specified circumstances. Hence, it is forbidden to deny them.

19. **We believe** in the traditions (Sunnah) of the Holy Prophet (s) as valid argument against us. The Sunnah consists of the words that the Holy Prophet stated as religious laws and divine knowledge. We also believe that the Holy Imams are transmitters and explainers of the Sunnah, which was completely transferred to them free of fault, doubt, or alteration. On the Judgment Day, God will interrogate all the people of the world with regard to two documents: His Book and the Sunnah, and they will refer to these two to prove their claims and acquit themselves from religious liability.

20. **We believe** in reason and reason–based understanding as valid argument against us. This means that the understanding of every person about the validity and invalidity of beliefs and the goodness and evilness of things is the perfect evidence and convincing proof, just like the Holy Book and Sunnah. On Judgment Day, when God settles account with His creatures in full justice, the reason–based judgment about one’s good and evil acts will be a proof for whether they are deserving of reward or punishment.

21. **We believe** in the temporal contingency of the world, meaning that God created and gave life to all the creatures in the universe from absolute nonexistence. Therefore, His Holy Being is the pre– eternal necessary existence and everything other than Him is a possibly existent (i.e. contingent) product. This means that it exists when He exists and is not other than Him.

22. Regarding persons’ actions, **we believe** in the median between free will and compulsion. This means that both humans and God have influence in any action humans perform. If a human wills and acts, God will help him/her by providing the provisions for the action. Humans are not completely independent such that their will is the complete cause for their actions with God exerting no influence; nor is the will of God the absolute cause for their actions, so that their own will has no influence in their actions, like the movement of a flag by the wind, which is compulsion.

Thus, the median between free will and compulsion denotes the interference of both the person and God in voluntary actions. In this position, there is no difference between obligatory and forbidden actions, although these two differ in other ways. God is content with a permitted action and discontent with a forbidden one. He has ordered or allowed the permitted actions and has forbidden the forbidden ones. He will reward humans for doing permitted and favorable actions and punish them for committing forbidden actions. These distinctions concern the external aspect of the voluntary actions of a person.

23. **We believe** in Barzakh (the period between burial and the final judgment). This period is a temporary abode of the human souls that have departed their bodies in this world. The angels who run the affairs of this intermediate world, which also has a temporary heaven and hell and temporary reward and punishment, also reside there. When they come to this intermediate world, the souls are divided into
three groups:

a. Some souls will be awake and joining blissful life. These are the souls of the pure and faithful believers.

b. Other souls will be awake, yet undergoing chastisement. These are the souls of the unbelievers and infidels.

c. Other souls will be put in a state of dormancy (known as *subat*) until the Judgment Day. These are the souls of those who spent their lives with a mixture of uprightness and sinfulness as well as the souls of the mentally enfeebled ones.

24. **We believe** that on the Judgment Day, all duty-bound persons will be questioned about their beliefs and actions and will be put on trial and settled to account. God will thus impartially judge in all the intellectual and physical disputes, beginning with the issue of His Oneness to the most trivial discrepancies about property and dues.

25. **We believe** that, on the Judgment Day, some “Witnesses” will testify for or against some people with regard to settling account with and judging them. This means that if the disbelievers and wrongdoers deny the missions of the Prophets or deny that they conveyed the message of God to them out of fear and horror of the Resurrection, these “Witnesses,” the Prophets, or private plaintiffs, will rise and give evidence on the inaccuracy of these denials. Accordingly, the disbelievers and wrongdoers will be judged. Such testimonies will also be made to refute the baseless claims of those who deny that they have been invited to the Religion of God, deny the completion of proof against them, deny their sins, or deny their violating the others’ rights.

These “Witnesses” are God Almighty Himself, the Prophets of each nation, the Prophets’ Successors ordained by God, the angels appointed to certain jobs, the angels commissioned to record the good and evil deeds of each person, the scholars, the righteous people, those who have witnessed the deeds of the deniers, times and places of the committed sins, and finally the limbs and body parts of the deniers.

26. **We believe** in the weighing up of actions in the Hereafter. This means that the good and evil actions of every person, including the internal beliefs, external and physical actions, and moral and mental attributes, will be spiritually and rationally weighed up and measured and will be given reward or punishment depending on the assessment of this Scale (*mizan*). In this assessment, pious and reward-deserving actions are weighed up as “heavy” and less deserving actions as “light.”

27. **We believe** that all good and evil deeds of a person in the worldly life, from the time he/she has the ability to distinguish right from wrong until the last moment of his/her life, are written by the assigned angels. These deeds will be compiled in a book and given to the right or left hand of the person in the Hereafter. This book contains beliefs and actions, be they big or small. The person him/herself will be familiarized with the contents of that book and will be informed of the method of the calculation of her/his
We believe that intercession (shafa‘ah) will play a role in the final judgment of some people. In other words, when a sinner is sentenced to punishment in hell, God will allow certain individuals to intercede and ask Him on behalf of the sinner to release him/her. In this way, God may forgive the sinner. However, intercession is contingent upon God’s permission after it is requested by the “interceders” or the wrongdoers. The “interceders” are particularly the Prophets, the angels, the scholars, the martyrs, and the righteous persons.

Of course, intercession is made for minor sins, not disbelief and polytheism. The result of intercession is either complete rescue or reduction of punishment. Occasionally, there will be intercession for those who enter heaven. This means that those whose reward-deserving deeds are few and their rewards are accordingly little, thus given a low rank, will attain a higher status and given more reward by means of intercession.

We believe in an eternal heaven following the conclusion of the Judgment Day. This means that upon the end of the settling of accounts with the creatures on the Judgment Day, some are deserving of reward for their good deeds or by means of intercession and others are to be sentenced to chastisement on account of their invalid beliefs or wicked deeds. At such time, God will place the pious and the rescued ones in heaven (jannah or Paradise), a place of inexplicable beauty and most pleasing splendor and glory. The promised heaven is eternal and everlasting, and it has chambers, different ranks, gardens, trees with bountiful fruits, spouses, and maids, all beyond imagination. One who enters this environment will never have to exit it. Aging, tiring, sickness, anxiety, sadness, harmful creatures, and any kind of evil, harm, or calamity are nonexistent there. Heaven has already been created.

We believe in an eternal hell upon the conclusion of the Judgment Day. This means that those sentenced to punishment and chastisement in the tribunal of the Judgment Day will be confined to hell, a place full of fire, with various kinds of castigations beyond imagination. Hell is the place of the disbelievers and the ideologically and principally corrupt; it is eternal and everlasting, and those entering it can never leave Although Hell is temporary for those of minor sins.

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1. Sahabah, an Arabic word meaning companions, is a term exclusively said to the companions of the Holy Prophet (s) and, terminologically, all those who saw, heard, or witnessed him (s), regardless of their age. However, various opinions have been expressed in this regard. For more information, see Ahmad Husayn Ya’qub: The Conception of the Sahabah’s Ultimate Decency; translated by Badr Shahin, Ansariyan Publications – Qum, 1999.

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Part 2 Chapter 1: Learning Religious Knowledge

31. It is obligatory upon every sane, mature person to learn the practical laws of Islam and the subsidiary
obligations and prohibitions after confessing faith to the religion’s fundamentals and acquiring wholehearted belief in its primary principles.

32. One who has faith in the religion’s fundamentals will naturally find the complete conviction (yaqin) that is the realm of faith. He/she is then responsible for carrying out certain practical obligations and refraining from all prohibitions. These laws are called “Mandatory Subsidiaries of the Religion” or “The Somatic Program.”

33. Once a duty-bound person learns these laws and understands that God wants us to comply with them, she/he will be no longer excused to act contrarily and it will be obligatory upon him/her to exert all possible efforts in learning the laws and acting accordingly. Otherwise, he/she will be held responsible in the Hereafter and may be punished for violating them.

34. Based on the above law, it is obligatory upon every duty-bound person to be educated in religious knowledge and laws concerning all fields of life. This means that one must try one’s best to deduce all laws from the Book (i.e. Holy Qur’an) and Sunnah (words, deeds, and confirmations of the Holy Prophet and Imams). These laws must be then kept in mind or in a book in order to refer to them whenever necessary and to teach them to others. This process is known as ijtihad in the terminology of Muslim jurisprudence (fiqh). Since this time-consuming process is conditional upon many special qualifications and is extremely exhausting, it is not practically attainable except by a few.

35. One unable to go this route must follow a religious authority. This means that one must refer to a well-qualified religious jurist (mujtahid) who has gone the mentioned way and become an expert in deducing religious laws from their sources. Thus, a duty-bound person has the option to either become a religious jurist or follow a religious jurist, which are two independent ways of attaining the laws of religion. It is up to him/her to choose between the two options.

36. It is said that if a duty-bound person is not a religious jurist and does not want to follow one, it is her/his obligation to choose a third way for attaining the religious laws, which is to observe precaution (ihtiyat) in action. This means that if he/she does not know the ruling of an action but thinks that it may be obligatory, she/he must act upon it, and if he/she thinks it could be forbidden, she/he must abstain from it. However, finding the method of precaution in issues needs dexterity and familiarity with Muslim jurisprudence; thus, the only way to reach a conclusion concerning religious laws is limited to either becoming a religious jurist or following one highly experienced in this field.

37. A duty-bound person may not know the rulings related to a certain case, whether that case is in language or actions, worship or business, etc. Therefore, before acting, she/he must refer to a religious jurist and identify his/her religious duty, for if she/he acts without referring to a jurist, he/she may refrain from an act while it is obligatory to do or perform an act while it is forbidden to do, thus committing a sin.

38. If in a single period there is more than one well-qualified religious jurist, it is obligatory upon one who wants to follow one of them to investigate about all of them. If all of them are equal or close in
knowledge, he/she may refer to any one she/he wants. If they vary in the degree of knowledge, he/she must then refer to the most knowledgeable.

39. It is an obligation for a follower of an unqualified jurist to refer to a qualified one, whether she/he intentionally followed the unqualified jurist or by mistake, whether the jurist was unqualified to begin with or later became unqualified. This is the case even if someone later becomes preferable over the first jurist.

40. In case a jurist dies, it is obligatory upon the jurist’s followers to refer to a living jurist in all affairs. This is the case if the living jurist is more knowledgeable than the deceased one. One may remain a follower of a deceased jurist if the jurist is more knowledgeable than the living one or if both are equal in knowledge. One may remain a follower of the earlier jurist or can refer to the living one, or may follow the earlier in some issues and the second in others.

41. It is collectively obligatory (wajib kifa'i: i.e. if enough people carry it out others will be released from responsibility, but if everyone refrains from carrying it out they will all be liable) upon an intellectually inclined, financially able group from each region to join academies of religious studies in order to study and become learned in the fundamental and subordinate laws of religion, in order to fulfill their own religious duty, educate others, and guide and warn the people.

42. It is collectively obligatory upon people to establish religious assemblies and seminaries by appointing a group to perform this mission and to attain the following three goals:

   a. The first goal is to lead the ignorant people to decency; i.e. religion, its fundamental and secondary principles, virtues, sciences, and learning, which are means of spiritual perfection and motives of material welfare.

   b. The second goal is to enjoin to the right and invite people to perform righteous deeds.

   c. The third goal is to discourage from wrong and keep them from indecent actions.

This is a collective obligation addressed to all Muslims or all duty-bound persons. By a group, we mean those who work in religious centers and other fields of knowledge. It is in fact collectively obligatory upon an assembly of Muslims to choose some persons to study in seminaries and provide for their expenses from their own property. However, since every community naturally needs an authoritative leader, this leader will be automatically responsible for choosing such persons, at least because the leader has the right to allocate public property to various uses.

43. To guide ignorant individuals to the right is mandatory in the sense that it is obligatory to direct people towards the truth and teach them the religious laws—be they principles of belief, action, or introductions to these principles—to the extent possible. The fulfillment of this obligation is the most important reason for establishing seminaries (i.e. hawzah).
44. It is obligatory to examine the validity of any news reported by a corrupt person, be it information about a religious law, such as recounting a command, a saying of an infallible, a ruling from a religious jurist, or information about other issues, such as relating a dead person's will. This obligation is conditional upon investigation and certainty; otherwise, the news cannot be considered substantial evidence or proof.

45. Just as learning religious rulings is an obligation, so is it obligatory to learn the details of these rulings. It is thus obligatory to learn the parts, conditions, and impediments of devotional acts deemed obligatory by religious law, such as prayer (salat), fasting (sawm), poor-rate (zakat), pilgrimage (hajj), atonements (kaffarah), and so on.

The parts of prayer, for example, include takbirat al-ihram (i.e. to say allahu-akbar as the exordial statement of prayer), ruku' (bowing down), sujud (prostrating), and other acts. Its conditions include purity of body and dress, minor ablution (wudhu'), facing the qiblah direction, and other things. The nullifying matters of ritual prayers include talking (during the prayer), eating, and so on.

Similarly, the parts of ritual hajj (pilgrimage to the Holy House in Mecca) are ihram (i.e. entering into a state of consecration by putting the uniform of hajj and refraining from doing certain things), wuquf (halting on Mount ‘Arafat on certain days), tawaf (circumambulating the Holy Ka'bah), sa’y (traveling fast seven times between the hills of al–Safa and al–Marwah), and other matters. Likewise, the validity of one's hajj is conditional upon certain matters.

It is also obligatory to learn the non-devotional laws of religion, such as the amount of kurr, less-than-kurr water, mines, spoils of war, legal distances (as they apply to prayers in journeys), shortened-form prayers, complete-form prayers, residence, homeland, materials on which tayammum (dry ablution) must be done, and the like. Each of these titles has its own details, laws, and rulings.

46. It is obligatory upon every duty-bound person to learn the obligations and prohibitions regarding the issues one encounters in one's daily life, including personal, family, social, devotional, and business affairs. Just as it is obligatory to learn the laws pertaining to the beliefs and principles of the religion, so also is it obligatory to learn the secondary issues of the religion. The difference is that learning the fundamentals of the religion is purely rational obligation, while learning the secondary issues is religious obligation.

47. Innovating heretical doctrines in the religion is forbidden. This includes ascribing to religion a deed, which is not part of religion or cannot be proven so, or teaching it to others under the claim that it is part of religion, be such a deed in the field of belief, devotional acts, or any other field. Examples of heresy include believing that a certain tree or a certain place is sacred (without religious proof), cooking a stew on a certain day in a certain place in the name of a certain person, observing a continuous fast, or abstaining from talking as part of devotional acts.

48. It is forbidden (haram) for both jurists and ordinary persons to issue a religious verdict or explain a
divine law without having full knowledge of it, or give a wrong answer to a religious question.

49. It is forbidden for religious scholars to conceal their knowledge, be it in the field of theology, jurisprudence, mysticism, ethics, exegesis of the Holy Qur’an, or traditions of the Holy Prophet. In other words, it is obligatory upon all experts in any of the fields of religious knowledge to state their views and express their knowledge by means of speech or writing on condition that there is no fear of expressing such views, the community is in need for them, or there is no one else to replace them. Thus, if such information or knowledge cannot be obtained from any other person, it is then an individual obligation upon the expert to declare it. However, this obligation will be collective if there is more than one expert.

50. If people are in urgent need for specialists in a field of knowledge, such as medicine, engineering, or any other field, it is then impermissible for the specialists to conceal their expertise. However, it is collectively obligatory upon such specialists to practice their skills as much as the public needs them. Also in accordance to the need of the public, it is collectively obligatory upon the people to practice jobs that require less specialty, such as grocery, bakery, farming, agriculture, trade, and the like.

In Muslim countries, fulfilling urgent public needs may be either a collective obligation or it may change into individual obligation when refraining from it will cause disorder in the social system, regardless of the nature of the job.

However, this does not mean that they are required to work for free; rather, the occupation itself is an obligation, whether they are paid or not.

Part 2 Chapter 2: Rulings of Devotional Acts

51. It is obligatory upon any ceremonially impure person to obtain purity by means of minor ablution (wudhu') in order to be allowed to do the following acts: (1) performing daily prayers, (2) performing obligatory tawaf, (3) touching the scripts of the Holy Qur’an, and (4) performing prayers for a semi-menstrual (mustahadhah: a woman in the state of light irregular menstruation) five times a day for the five daily prayers, regardless of whether or not it is obligatory upon her to perform the major ablution (ghusl).

52. It is obligatory upon one who is junub (unclean as a result of sexual intercourse) to perform the major ablution in order to perform the following six actions: (1) performing the daily ritual prayers, (2) tawaf, (3) touching the script of the Holy Qur’an, (4) reciting the four verses of prostration (i.e. the four Qur’anic verses upon the reciting of which, it is obligatory to prostrate oneself), (5) staying or stopping in a mosque, and (6) passing through the Sacred Mosque in Mecca and the Prophet’s Mosque in al-Madinah.
53. It is obligatory to wash the urinary orifice with water and to clean the anal orifice with water or three pieces of cleaning material (such as cloth, toilet paper, etc.), for the performance of prayers and obligatory tawaf.

54. For performing the previously mentioned six actions, it is obligatory upon a woman whose menstruation period is over to perform the major ablution of menstruation.

55. In order to be allowed to perform the six mentioned actions, it is obligatory upon a woman who has just given birth to a child to perform the major ablution of lochia after the allowance of ten days for bleeding related to childbirth.

56. In order to be allowed to perform the six mentioned actions, it is obligatory upon a woman who has seen a certain amount of blood in other than her menstrual period to do the major ablution of semi-menstruation.

57. It is obligatory upon a person who has touched a human corpse to perform the Touching the Dead Ritual Ablution (ghusl mass al-mayyit), in the event that the corpse has cooled and has not been given the three ritual ablutions; otherwise, the ritual ablution is not obligatory. This rule is also applicable to touching any separated body part that has a bone.

58. Whenever it is impossible to perform the obligatory major and minor ritual ablutions, it becomes obligatory to perform the dry ablution (i.e. tayammum; wiping a portion of the face and the backs of both hands with dust of certain qualifications) instead.

59. It is individually obligatory to put moribund Muslims, be they male or female, adult or child, legitimate or illegitimate child of two Muslims, in the direction of qiblah. To put someone in the direction of qiblah is to make him/her lie on the back with the feet facing the qiblah direction. It must be noted, however, that this is one of the controversial issues in Muslim jurisprudence.

60. It is individually obligatory upon each duty-bound person who becomes informed of a Muslim’s death to purify the dead body from ceremonial impurities and then give three ritual ablutions: first, with sidr (jujube) leaves water, meaning a little amount of jujube leaves mixed with water; second, with camphor mixed with water; third, with pure (unmixed) water.

61. It is obligatory to perform hanut, meaning to rub camphor on seven parts of a dead body, which are the parts that touch the ground while prostrating. These seven parts are the forehead, the palms of the hands, the knees, and the big toes.

62. It is obligatory to shroud every Muslim dead person with three pieces of pure and legally obtained (halal) fabric; (1) a waistcloth, (2) a shirt, and (3) an allover cloth. The abovementioned three obligations (i.e. ritual ablation, camphorating, and shrouding) are not obligatory upon those martyred in the battlefield.
63. It is obligatory to perform the Prayer of the Dead (salat al-mayyit) on any dead Muslim of more than six years of age, even if he or she is an illegitimate child of a Muslim. This prayer is performed after the ritual ablution, camphorating, and shrouding.

64. It is obligatory to bury any dead Muslim person under the earth, towards the qiblah direction, in a way that the right side be on the ground and facing the qiblah. To perform the abovementioned five matters (i.e. ritual ablution, camphorating, shrouding, praying, and burying) is a collective obligation. It is forbidden to perform these things for a disbeliever and to bury him/her in a Muslim cemetery.

65. It is obligatory to obtain permission from the dead person’s guardian for performing these five rituals. When such a guardian is missing, it becomes obligatory upon all Muslims, yet unconditionally, to perform these five rituals. In this respect, a guardian (i.e. wali) is any of the dead person’s heirs, such as father, son, brother, or husband, each ranking in special order.

66. It is obligatory to dig up the grave of a believer who has been buried: (1) in a usurped place, (2) with an illegally-gotten shroud, (3) before performing one of the ritual ablutions, camphorating, or shrouding, (4) in a non-Muslim cemetery, (5) in a disrespectful place, or (6) in a place other than what was willed by him/her. In all these cases, it is an obligation to disinter the corpse, resolve the shortcomings, and bury it in a suitable place.

67. It is obligatory to intend seeking nearness to God Almighty (i.e. niyyat al-qurbah) in all devotional acts. This means that the only motive driving one towards doing an act of worship must be the intention of seeking nearness to God only, without adding any other intention to this act. For achieving the required intention of seeking nearness to God the Almighty in doing any devotional act, any of the following purposes is adequate; though some are better than others:

1. To comply with God’s command.
2. To attain spiritual nearness to Him.
3. Because He is worthy of worship.
4. To thank Him for His bounties.
5. To acquire His love and satisfaction.
6. Because of understanding the good in the deed itself.
7. To be allowed Paradise in the Next World.
8. To be saved from Hellfire in the Next World.
9. To acquire the worldly blessings of God.
10. To escape worldly calamities.

The best of all these intentions is the fifth item, then the third, and the lowest intention is the last.

68. It is an emphasized obligation to perform the five daily ritual prayers—fajr (between false dawn and sunrise) prayer, ʿuhr (midday) prayer, ʿasr (afternoon) prayer, maghrib (nightfall) prayer, and ʿishaʾ (early night) prayer—each in its own specified time, meeting all given conditions. It is forbidden to refrain from performing any of these prayers or from performing them in their times.

69. It is emphatically obligatory upon the supreme religious authority of Muslims (wali al-amr) or the leader of Friday Prayers appointed by him to hold the congregational Friday Prayers and invite people to participate as long as the prayer conditions are met. It is optional to choose between performing the ritual Noon Prayer and the congregational Friday Prayer.

70. It is obligatory to present oneself in the congregational Friday Prayers when the call to join these prayers is heard and when the conditions of holding them are fully met. However, this obligation is optional; that is to mean that a duty-bound person has the freedom to choose between performing the two-unit Friday Prayer or the four-unit Noon Prayer. However, to attend the congregational Friday Prayers brings about more rewards than performing the Noon Prayer instead. This, however, is a controversial issue.

71. It is obligatory to perform the Fear Prayer (salat al-khawf). However, the performance of this prayer is contingent upon certain conditions. In other words, this prayer is performed in the battlefield when enemy attack is anticipated and when the enemy stands in the opposite direction of the qiblah. When performed congregationally, this prayer must be shortened even if the soldiers are not travelers. The method of this prayer is as follows: a number of soldiers perform the first unit (rakʿat) of the Noon Prayer, for instance, with the leader (imam) and the second on their own. They then leave to the battlefield, allowing another group of soldiers to come and perform the first unit of their prayer congregationally, following the imam who would be performing the second unit of his—or her—prayer. They would then each complete their prayer individually.

72. It is obligatory to perform the pursuit prayer (mutaradah), which is performed in battlefields under heavy attack when it is impossible to perform the acts of ritual prayers. After uttering the takbir statement, it is obligatory to perform all the acts of prayer to the extent possible although it is sufficiently acceptable to make gestures with the eye and eyebrow to express the acts of the prayer. Hence, the other conditions of the validity of a prayer, such as standing erect, facing the qiblah direction, genuflection, and prostration are all cancelled.

73. It is obligatory to investigate and inquire about the qiblah direction when it is unknown, because to face the qiblah direction is a condition of the validity of some ritual acts, such as prayer, facing a dying person towards it, burying the dead towards it, or refraining from discharging in its direction.
74. It is obligatory upon a traveler to half his/her four-unit prayers. In other words, a traveler is required to perform the noon, afternoon, and evening prayers in the form of two units only.

75. It is obligatory to perform *Salat al-‘yat* (the Alarm Prayer) at times of sun and moon eclipses, earthquakes, or at the occurrence of any other frightening earthly or heavenly event.

76. It is obligatory to perform *Salat al-Tawaf* (The Ritual Circumambulating Prayer) after accomplishing the rite of circumambulating the Holy Ka’bah. This two-unit prayer must be performed as close as possible to *Maqam Ibrahim* (the standing-place of Prophet Abraham).

77. It is obligatory upon the eldest son to perform the prayers his father had missed before his death. The son can either perform these prayers himself on behalf of his father or hire someone to perform them instead. Similarly, the eldest son is required to make up for the number of the days on which his father is required to observe fasting and to perform the prayers his dead mother missed to perform. Yet, the latter issue is a matter of dispute.

78. It is obligatory upon a duty-bound person to make up for her/his missed daily and other obligatory prayers as well as the prayers he/she has performed incorrectly and the obligatory prayers she/he has not performed under conditions such as apostasy. However, there are some exceptions. It is forbidden to avoid performing any obligatory prayer or neglect performing it in its time.

79. It is obligatory to perform all prayers that are undertaken under vow, promise, and pledge, or by hire, including those that are originally recommended (vis-à-vis obligatory). Likewise, it is also obligatory to perform the prayers that are stipulated as conditions.

80. It is obligatory to perform any prayer or any other pious deed requested by one’s parents if they would be unhappy or offended in the event their request was disobeyed, since causing one’s parents distress is forbidden.

81. It is obligatory to prostrate oneself when any of the four verses of obligatory prostration is recited or heard. These four verses are the fifth verse of Surah al-Sajdah, the thirty-seventh verse of Surah Fussilat, the last verse of Surah al-Najm, and the last verse of Surah al-‘Alaq.

82. It is obligatory upon all the duty-bound to observe fasting in the holy month of Ramadhan, unless there is a legally acceptable excuse preventing from doing so. Fasting can be defined as abstinence from the following matters during the daylight hours of Ramadhan, intending nearness to God:

a. Eating,

b. drinking

c. sexual intercourse,
d. masturbation; that is, manual stimulation of the genitals for sexual pleasure,

e. deliberate keeping of oneself in the state of major impurity until morning that necessitates ritual bathing, such as sexual intercourse, menstruation, or lochia,

f. intentional fabrication of forgery against God, the prophets, and the Imams,

g. intentional submerging of the whole head under water,

h. intentional inhalation of thick dust or smoke,

i. using liquid enemas; i.e. forcing them into the rectum and colon, and

j. intentional or voluntary vomiting.

Being forbidden for those observing fasting, all these things invalidate fasting and make it obligatory to make atonement for these acts. Just as it is emphatically forbidden to refrain from observing fasting during the month of Ramadhan, so also is it forbidden to refrain from observing any other obligatory fast-day.

83. It is obligatory to make up for the missed obligatory fast-days, be they from the holy month of Ramadhan or any other month, as long as it is possible to observe fasting.

84. It is obligatory to supplement the two-day *i'tikaf (devotional seclusion) with a third day. To explain, if one practices *i'tikaf in a mosque for two days and keeps oneself there up to the morning of the third day, it then becomes obligatory to observe fasting and continue practicing *i'tikaf from the *adhan (call to prayer) of the third day up to the beginning of the fourth night.

85. It is obligatory to defray the *zakat (poor-rate) tax, according to their conditions, that is made on certain kinds of property; namely, (1) golden currency, (2) silver currency, (3) camels, (4) cows, (5) sheep, (6) wheat, (7) barley, (8) dates, and (9) raisins.

The beneficiaries of these taxes are the following eight categories of people: (1) the poor, (2) the needy, (3) officials appointed to collect these taxes, (4) those whose hearts may to incline to truth by receiving such money, (5) the ransoming of captives, (6) those in debts, (7) in the way of Allah, and (8) wayfarers.

86. It is obligatory to defray the *zakat al-fitrah tax that is made on the most ordinary foods. This tax must be paid in the period between the night before *‘id al-Fitr and the time of the *‘id al-Fitr Prayer. This period may be extended to midday instead of morning for those who do not offer the *‘id al-Fitr Prayer.

87. It is strictly forbidden to refrain from paying the *zakat and the *zakat al-fitrah taxes either by desisting from or delaying to a later time than the prescribed.

88. It is obligatory to pay the *khumus (one–fifth) tax that is the due of the Household of Prophet
Muhammad, peace be upon them, and currently of Imam al-Mahdi (may Allah hasten his reappearance) in his capacity as the Imam; i.e. the Divinely ordained leader of Muslims. During the Occultation Age, this tax must be paid to his representatives. When the conditions of its payment are met, this tax is payable on certain kinds of property as follows:

a. spoils of war,

b. mines and quarries,

c. treasures (when discovered),

d. pearls and marine gems (obtained through diving),

e. lands purchased by Dhimmis (i.e. non-Muslim subjects enjoying the protection of Muslim governments) from Muslims,

f. properties mixed with illegally-gotten property when neither their owners nor amounts are known, and

g. all profits and incomes that are gained due to dealings or any other source after deducting the annual expenses.

It is a strictly forbidden to refrain from or delay paying this tax whenever paying is possible.

89. It is obligatory to perform Hijjat al-Islam; i.e. going on ritual pilgrimage to the Holy House of God in Mecca according to the divine law of Islam. Hijjat al-Islam is obligatory once in a lifetime upon all duty-bound persons who meet its conditions and qualifications. It must be performed in the holy city of Mecca, in the great monuments of worship, and in the month of Dh‘ul-Hijjah. Hajj is classified into three kinds: tamattu‘, ifrad, and qiran. Although the three kinds of hajj are similar to each other with regard to rites in general, they differ in intentions and certain rites. There are ten qualifications that must be met by those intending to carry out this religious duty, and it has thirteen ritual parts.

Hajj is incumbent on every Muslim who is (1) mature, (2) mentally healthy, (3) financially able to make the pilgrimage, (4) physically able, (5) having enough time to go on pilgrimage, (6) having access to the place of pilgrimage, (7) sure enough that this journey and the performance of the rituals of hajj will not cause him/her physical harm, (8) sure enough that this will not place hardships on him/her, (9) this journey and rituals will not be the reason for neglecting a more important duty, and (10) going on this pilgrimage will not result in committing a religious forbidden thing.

The ritual parts of hajj are (1) ihram (ritual consecration; a state into which a Muslim must enter before performing a pilgrimage by wearing a certain costume and refraining from certain acts), (2) halting on Mount ‘Arafat, (3) halting at the Holy Monument (mash‘ar), (4) ramy al–Jamarat; throwing a certain number of pebbles on the statues representing Satan, (5) offering an animal as sacrifice, (6) taqsir; shaving or cutting short the hair and trimming the nails, (7) tawaf; circumambulating the Holy Ka‘bah, (8)
performing *Salat al-Tawaf*; the Circumambulating Prayer, (9) *sa’y*; running seven rounds between al-Safa and al-Marwah hillocks, (10) *mabit*; staying at Mina for two or three nights, (11) *ramy al-Jamarat* during the days spent at Mina, (12) *tawaf al-nisa’*; circumambulating the Holy Ka’bah, and (13) performing a two-unit prayer (*salat tawaf al-nisa’*) after the circumambulating.

It is strictly forbidden to forgo or delay performing the hajj or ‘umrah pilgrimages that is made obligatory under any condition to a later time than the ascribed.

90. It is obligatory to perform the *‘umrat al-tamattu’* (the lesser hajj; a pilgrimage made independently of or at the same time as the obligatory hajj according to definite conditions), which is obligatory once in a lifetime. Its obligation, ritual actions, and conditions are the same of those of *hajj al-tamattu’*. The *‘umrat al-tamattu’* consists of five ritual actions: (1) *ihram*, (2) *tawaf*, (3) *salat al-tawaf*, (4) *sa’y*, and (5) *taqsir*.

91. It is obligatory to perform *al-‘umrah al-mufradah*; a special devotional act that is obligatory once in a lifetime upon the residents of Mecca and a limited area of its surrounding villages. It consists of seven parts: the previously mentioned five parts in addition to *tawaf al-nisa’* and *salat tawaf al-nisa’*.

92. It is obligatory upon a duty-bound person to perform hajj and ‘umrah that become obligatory on account of other factors such as proxy (*niyabah*; being appointed by another person going on the pilgrimage to stand in for the principal), re-performing a previous invalid obligatory hajj or ‘umrah, vow, meeting a condition, or any other factor.

93. It is obligatory to accept any generous offer to make the pilgrimage. In plain words, if one, being honest, offers to someone else to bear the expenses of the hajj pilgrimage, it is then obligatory to accept this offer and ready oneself for making the pilgrimage at the proper time.

94. In case of committing certain sins and violating certain religious laws, it is obligatory to make atonement (*kaffarah*). The kinds and amounts of these atonements, as well as the sins and violated laws for which atonement must be made, can be found in details in the books of Muslim jurisprudence. Because the making of atonement is regarded as a devotional act, it must be done with the intention of seeking nearness to God. It seems necessary to explain the situations at which atonements must be made as well as the prescribed amounts.

95. It is obligatory upon a person who accidentally kills a Muslim individual to undergo the hierarchical atonement (*kaffarah murattabah*) in addition to paying the blood money (*diyah*). To undergo a hierarchical atonement means to begin with freeing a slave. If this is impossible, fasting for two successive months must be observed. If this is impossible too, then sixty poor persons must be served with 750 grams of any kind of food each.

96. It is obligatory upon a person who has intentionally and without acceptable reason broken his/her fast in the month of Ramadhan to undergo an optional atonement (*kaffarah mukhayyarah*), which stands for the option to choose any of the abovementioned atonements (i.e. freeing a slave, fasting for two
successive months, or serving sixty poor persons with food).

97. If after midday, one breaks the fast one has observed as settlement of a missed Ramadhan fast–day without acceptable reason, then one is required to serve two poor persons with food as atonement. If this is impossible, one must fast for three days. This is also a type of hierarchical atonement.

98. It is obligatory to undergo the atonement for committing the forbidden ṭihar, which is a sort of dispute between spouses due to which the husband likens his wife to his mother, declares that sexual intercourse with his wife is like it with his mother, or likens his wife’s back to his mother’s, meaning to deem forbidden the matrimonial relationship between his wife and him. In fact, to pronounce these words and their likes is forbidden in itself although it is not considered formal divorce. Yet, a husband who utters such words must undergo expiation; he must perform one of the following three matters respectively: freeing a slave, serving food to sixty poor persons, and fasting for two successive months.

99. It is obligatory upon a person who has broken a legal vow or promise to undergo the same atonement determined for breaking fasting in a Ramadhan fast–day. Optionally, such person must free a slave, observe fasting for two successive months, or serve sixty poor persons with food.

100. It is obligatory upon a woman who has cut her hair with scissors or with any other means in order to express deep grief for the loss of one of her relatives to pay the same atonement determined for breaking fasting in a Ramadhan fast–day.

101. It is obligatory upon a person who has broken an oath to make atonement, by freeing a slave, serving ten poor people with food or giving them clothes, or fasting for three days if it is impossible for him/her to do the previous items.

102. It is obligatory upon a woman who has pulled out the hair of her head as sign of showing grief for the death of her husband or relatives to make atonement, which is the same determined for breaking an oath. Originally, it is forbidden for women to pluck their hair and scratch their faces to draw blood at such misfortunes like the loss of their husbands or relatives.

103. It is obligatory upon men who tear their clothes as sign of showing grievance for the loss of their wives or children to make the same atonement determined for breaking an oath. In essence, such acts are forbidden.

104. It is obligatory upon a person who intentionally and unlawfully kills a Muslim individual to make the combined atonement (kaffarat al-jam’); he/she must free a slave, fast for two successive months, and feed sixty poor people. If it is impossible to find a slave to free, the two other things must be done.

105. Making the combined atonement is also obligatory upon a person who intentionally and without acceptable reason breaks the fast in the month of Ramadhan by committing a forbidden matter, such as eating a forbidden food, drinking wine, or committing adultery.
106. Old men and women as well as persons affected by the disease of continuous thirst who cannot observe fasting in Ramadhan due to lack of physical ability and severe hardship must make atonement.

Pregnant and breast-feeding women who break the fast in Ramadhan for fear of sickness or harm of the fetus or the baby must make atonement, which is, in this as well as the previous case, to pay the amount of one meal, which is 750 grams of food for each broken fast–day. Hence, for the whole month, the quantity is 22.5 kilograms.

Similarly, for the violation of most of the actions forbidden for those in the state of the ritual ihram such atonement must be made. The details of these laws can be found in the books known as Manasik al-Hajj (The Hajj Rituals).

107. As long as the qualifications are met it is obligatory to enjoin the good (i.e. calling upon persons to carry out religious duties to the possible extent) according to the following hierarchy:

1. Using soft language and avoiding cruel statements,

2. Using physical force, softly and harshly in order, and

3. Using severe force, even if it is harmful and serious.

The first level is obligatory upon everyone, the second is also obligatory yet after obtaining the supreme religious authority’s permission, and the third is the responsibility of the supreme religious authority alone.

108. It is obligatory to forbid evil by preventing any violation of religious prohibitions according to the same abovementioned hierarchy. It is emphatically forbidden to refrain from enjoining good and forbidding evil whenever possible; i.e. in the event that there is nothing preventing effectuation of these two duties.

109. It is obligatory upon those who are informed about the innovation of a heretic matter in the religion to prevent it as long as they have the ability to do so. Likewise, it is obligatory to try to eliminate any heretic matter that has already been innovated.

110. It is obligatory to confront the cultural, political, and economic assaults of the enemies of Islam, be they non-Muslims or Muslims trying to deform true Islam.

111. It is forbidden for faithful Muslims in general and scholars in particular to keep silent before any attempt to eradicate the religious rulings, innovate heretic matters in religion, impose anti-Islamic rules, disrespect the sanctities of Islam, or promulgate forbidden acts, even if standing against such things results in physical and financial loss unless doing so would entail greater evil.

112. It is forbidden for any duty-bound person to turn the face or the back towards the qiblah direction
while discharging urine or feces, whether in a desert or in a city.

113. It is forbidden for ceremonially impure persons, menstruating women, women in the lochial period, or any person who has not performed the ritual ablution (wudhu’) to touch or come into contact with the inscriptions of the Holy Qur’an as well as the inscriptions of the Name of God (i.e. Allah), the Divine Attributes, and the names of the Holy Prophet and the Holy Imams. However, the question of the prohibition of touching the names of the Holy Imams by the aforementioned categories of people is controversial.

114. It is forbidden for ceremonially impure persons, menstruating women, and women in their lochial period to stop in any mosque under any circumstance. However, it is allowed for them to pass through a mosque.

115. It is forbidden for the abovementioned categories of people to pass through the Sacred Mosque in Mecca and the Holy Prophet’s Mosque in al-Madinah.

116. It is forbidden for a ceremonially impure person, a menstruating women, and women in her lochial period to read the four verses of prostration (i.e. the four Qur’anic verses upon the reciting of which, it is obligatory to prostrate oneself). However, to read the other verses of these Qur’anic chapters is a matter of disagreement among master jurisprudents.

117. It is forbidden for menstruating women and women in their lochial period to perform the ritual prayers, observe the ritual fasting, or stay in the state of ritual i’tikaf.

118. It is forbidden to fast during the ‘d al-Fitr Day (the first of Shawwal) and the ‘d al-Adhha Day (the tenth of Dhu’l-Hijjah).

119. It is forbidden for those performing the ritual hajj and those staying at Mina to fast on the Tashriq Days (i.e. the 11th, 12th, and 13th of Dhu’l-Hijjah).

120. For those who fast during the Doubt Day (yawm al-skahh; the day that is doubted to be the first of Ramadhan or the last of Sha’ban), it is forbidden to decisively consider this day to be the first of Ramadhan.

121. It is forbidden for women to observe a recommended fast in case their fasting occludes any of their duties towards their husbands.

122. It is forbidden for children to fast if it upsets their parents or if it is against their explicit will.

123. It is forbidden to observe obligatory or recommended fasting in travel except in cases of ritual vows. It is also forbidden for ailed persons to fast if it causes harm to their health. As a rule, the forbidden fast is invalid.
124. It is forbidden to cross the arms in prayers, whether the prayers are obligatory or recommended, intending it to be a religious duty or etiquette. Jurisprudents disagree on whether this action invalidates the prayer or not.

125. It is forbidden for the followers in a congregational prayer to say *amin* (i.e. Amen) when the imam (i.e. leader of the prayer) finishes the recitation of Surah al-Fatihah, intending this word to be part of the ritual prayer or a religious law. The same ruling is applicable to the leaders of congregational prayers when they utter this word after finishing reciting Surah al-Fatihah as well as all those who perform prayers individually. However, there is disagreement as to whether this word invalidates the prayer or not.

126. It is forbidden to interrupt a daily prayer intentionally and without *shari’a*-approved reason—even if the prayer is re-performed later. This includes intentionally interrupting prayer by minor impurity \(^1\) (*hadath asghar*), major impurity \(^2\) (*hadath akbar*), turning from the qiblah direction, talking in the middle of prayers, laughter, audible weeping for worldly affairs, doing any action that deforms the form of the prayer, eating, drinking, or any similar action except in cases of emergency.

127. It is forbidden to receive a wage for an action that is individually or collectively obligatory according to religious law, such as performing funeral ablution, funeral prayer, shrouding, or any other action that is within the obligatory funerary ceremonies, whether wage is received from the dead person’s guardian or any other person. However, this matter is controversial.

128. It is forbidden to act hypocritically in any obligatory or recommended act of worship. In other words, to perform any act of worship with the intention of attracting people’s attention exclusively or in tandem with a religiously acceptable intention is forbidden. It does not make a difference whether hypocrisy is intended in the essence of the devotional act, in one of its parts (such as washing the hands and wiping the head in the ritual ablution, and recitation and prostration in a ritual prayer), in its characteristics (such as praying congregationally or in mosques), or whether hypocrisy originated at the beginning of a devotional act or in the middle of it. To sum up, showing off is forbidden in all these cases and also invalidates the devotional acts.

129. After two days of *i’tikaf* it is forbidden to break it until the start of the fourth night; that is, from the dawn of the third day to the start of the fourth night, because every third day of *i’tikaf* becomes obligatory at the end of the second day. This is applicable to every third day, such as the sixth, ninth, and so on.

130. When performing the ritual hajj or ‘umrah, it is forbidden to violate any of the twenty-four prohibitions of *ihram*, which are as follows:

1. Hunting wild, non-aquatic animals, whether on land or in the sky.

2. Lustful association with a woman, even lustful regard.
3. Concluding a temporary or permanent marriage contract for oneself or others and bearing witness to such contracts.

4. Masturbation, which is forbidden regardless.

5. Using perfumes.

6. Men wearing sewn clothes.

7. Darkening the eyes with kohl.

8. Looking in mirrors.

9. Men wearing socks and shoes that cover the top of the feet.

10. Lying, swearing, and boasting.

11. Altercation, which stands for using such expressions like ‘bala–wallahi (yes, by God)’ and ‘la–wallahi (no by God)’ to prove or deny something, be the converser truthful or liar.

12. Killing body parasites, including lice and fleas.

13. Wearing a ring as adornment.


15. Applying oily substances on the body, such as lotions.

16. Removing any amount of body hair by shaving or other means.

17. Men covering their heads with anything.

18. Women covering their faces.

19. Men shading themselves while moving or traveling by any transportation means.

20. Emitting blood, even by brushing or pulling out a tooth.

21. Clipping all or part of the nails.

22. Pulling out a tooth, even if it does not bleed.

23. Cutting grass or a tree inside the Shrine.

24. Carrying any sort of weapon.

Atonement as specified by religious laws must be made for violating most of these forbidden matters.
131. It is forbidden to defile mosques with any type of impure thing (najasat); the same applies to the shrines of the Holy Infallibles, the covers and pages of the Holy Qur’an, and soil taken from the tombs of the Holy Infallibles, if it can be considered disrespectful. Regardless of how it has become impure, it is obligatory to remove as immediately as possible the impurity from these places and things.

132. It is forbidden to destroy mosques, close them down, or prevent people from using them, except in cases of restoration and remodeling.

133. It is forbidden to allow unbelievers, be they polytheists or not, into mosques if this causes disrespect to these places or if they are not ceremonially pure.

1. Any act that invalidates minor ritual ablation, i.e. wudhu’, such as urination, excrement, emission of intestinal gas, and sleep.
2. Any act that invalidates the major ritual ablation, i.e. ghusl, such as having a wet dream, sexual intercourse, ejaculation, and menstruation.

Part 2 Chapter 3: Laws Pertaining To Matrimonial And Family Affairs

134. It is obligatory upon unmarried mature men or women to marry, even with the minimal financial ability, in the event that not getting married causes him or her to sin.

135. It is obligatory to defend one’s wife, children, and relatives against any danger to the extent that it does not result in one’s death. In such cases, depending upon the situation, it may either be allowed or forbidden.

136. It is obligatory to maintain relations with family and relatives, which means keeping a good relationship with one’s parents in matters of salutation, speech, visit, correspondence, and other common affairs the refraining from which is considered breaking off connections with them. This is also applicable to other relatives, yet with different levels. In addition to providing their livelihood, these actions are obligatory towards one’s parents and children.

137. It is forbidden to act disrespectfully towards the parents through such acts like causing one’s father or mother distress and refraining from carrying out their biddings if such behavior causes them heartfelt sorrow or anguish except in cases where they order their children to commit an unlawful deed or violate a forbidden matter.

138. It is forbidden to cut off the ties of kinship without acceptable reason. This includes refraining from providing the expenses of parents, children, grandparents, and grandchildren (however much removed)
if they are in need, and also cutting off relationships with one’s paternal and maternal relatives unless there is a lawful excuse to do so.

139. It is obligatory upon fathers and paternal grandfathers to undertake the supervision and guardianship of their immature and mentally disabled children and grandchildren even after the mentally disabled ones attain puberty. Likewise, it is obligatory upon fathers and grandfathers to hold the properties of their children and grandchildren in trust until they are mature. They are required to educate them physically and mentally and provide them with necessary expenses by using the children’s property or their own property in case the children have no property in a generally acceptable way that is corresponding with the laws of Islam.

140. It is forbidden to kill one’s child for any reason; such as financial deficiency, inability to train them, or disgrace and accusation regarding the parents. This law includes illegitimate children, because to kill an illegitimate child is the same as killing any other Muslim individual.

141. It is obligatory upon the testamentary guardians of fathers and grandfathers to undertake the guardianship and supervision of their immature or mentally disabled children and their properties in the event that their guardian dies and entrusts this responsibility to the testamentary guardian.

142. When fathers, grandfathers, or testamentary guardians are absent and when the supreme religious authority cannot be reached, it is obligatory upon any believer (mu‘min)—if a just1 (‘adil) believer is not available—to look after and supervise orphans and the mentally disabled and provide for them through these individuals’ own property. Naturally, relatives have priority in this regard.

143. It is obligatory upon solvent fathers and paternal grandfathers to pay the marriage expenses of their male and female children and grandchildren when they are in need for marriage, too destitute to afford their own marriages, and expected to commit sins otherwise. As to children and grandchildren, it is obligatory upon them to pay the marriage expenses of their single fathers and mothers according to the aforementioned conditions, since it is obligatory upon them to supply their parents with the necessary provisions. However, this issue is controversial.

144. It is obligatory for a man who marries an immature girl by the permission of her legal guardian and copulates with her before she attains maturity, causing her urinary and vaginal canals or vaginal and anal canals to become joined, to pay her lifetime alimony even if she divorces him and marries another man.2

145. In the aforementioned case, it is perpetually forbidden for the husband to copulate with the wife even if he does not intend to divorce her.3

146. It is obligatory upon wives whose husbands apostatize to separate from them and observe a widow’s period of waiting4 (‘iddah). The period of waiting starts from the time of the husband’s apostasy, regardless of whether he repents or not.
147. Before entering into a marriage contract, it is obligatory for men who suffer one of the following four defects to declare so: (1) insanity, although periodical, (2) having defected testicles or lack thereof, (3) having no genital organ, and (4) impotency (i.e. inability to have sexual intercourse).

148. Before entering into a marriage contract, it is obligatory upon women who suffer one of the following seven defects to declare so: (1) insanity, (2) genital mass that prevents sexual intercourse, (3) leprosy, (4) muteness, (5) vitiligo, (6) blindness, and (7) union of the urinary and vaginal canals or the vaginal and anal canals.

149. It is obligatory upon all men and women to commit themselves to the conditions they have agreed upon in the marriage contract or any other irrevocable contract. Such conditions may involve teaching the other party the Holy Qur’an, financing the hajj pilgrimage of the other party, not taking a wife away from her homeland, etc.

150. It is obligatory upon wives to obey their husbands in sexual matters and to provide him with any type of sexual gratification he desires, whether through sexual intercourse or other means, unless she has a religiously valid excuse. It is forbidden for a wife to deny their husbands from having such pleasure and enjoyment.

151. It is obligatory upon husbands to provide their permanent wives with such livelihood expenses like food, clothing, and housing in a generally acceptable manner. This is also applicable to the alimonies during the period of waiting of revocably divorced wives.

152. It is obligatory upon both wives and husbands to treat each other kindly through such praiseworthy behavior like nice language, good manners, high individual and social moral standards, and familiar family etiquettes, refraining from which is considered misbehavior.

153. It is obligatory upon the wealthy to ensure the living expenses of their needy fathers, mothers, paternal and maternal grandfathers and grandmothers, children, and grandchildren.

154. Even if they do not intend to divorce, in case the husbands are wealthy enough to pay, it is obligatory upon husbands to pay their wives’ dowries, identified in the marriage contracts, whenever the wives demand them. In case the husbands have not yet had sexual intercourse with their wives who demand them to pay their dowries, half of the dowry must be paid. If the dowry has not been identified yet and copulation with the wife has taken place, a familiar dowry\(^5\) (\textit{mahr al-mithl}) must be paid. However, if neither the dowry has been determined nor has copulation taken place husbands are not required to pay anything unless they divorce their wives before copulation. In that case, the husband must pay an amount relative to his own situation, which is then called \textit{mut’ah} in the terminology of Muslim jurisprudence. It is strictly forbidden to refrain from paying the dowry, to pay a lesser amount than determined, or to force the woman to give up part of or the entirety of her dowry.

155. It is obligatory upon polygynous husbands to apply justice with reference to sleeping (not
copulating) with their wives. This does not apply to men who have only one permanent wife. To explain, a husband who has more than one wife must sleep with each wife equally; if he sleeps with a certain wife once a week, he must sleep with the others, be they one or more, once a week, too. However, this issue is controversial.

156. It is obligatory upon permanent and temporary wives who have had sexual intercourse with their husbands to observe the period of waiting (‘iddah) after separating from them by divorce or legal cancellation of the marriage contract for permanent wives or by termination of the term of the temporary marriage or the optional revocation of the contract for the temporary wives. Generally, a marriage contract is automatically revoked in the following cases:

a. If the husband apostatizes.

b. In cases where both husband and wife are non–Muslim and the wife converts to Islam while the husband keeps his to his faith.

c. Certain cases of breastfeeding, such as when the mother–in–law breastfeeds her son–in–law’s child, with further details found in books of Muslim jurisprudence.

In all of these cases, divorced or separated women must observe a period of waiting before they are allowed to remarry.

157. It is obligatory upon permanent and temporary wives to observe the widow’s period of waiting immediately after the death of their husbands even if they have not had sexual intercourse with them.

158. During this period of waiting, it is obligatory upon widows to abandon all sorts of adornment and makeup such as using kohl or perfume, or wearing fancy dresses regardless of the occasion.

159. It is obligatory upon wives who mistakenly have intercourse a man other than their husbands to observe a period of waiting from the time of the intercourse. The husbands then must stay away from them. This serves to remove all ambiguity about paternity should pregnancy have occurred due to the mistaken intercourse.

160. It is obligatory upon a revocably divorced woman to comply with all the rules of matrimony during the period of waiting. She is therefore required to refrain from leaving her house without the permission of her husband and to refrain from refusing her husband if he revokes the divorce. Likewise, it is obligatory upon the revocably divorcing husband to comply with the rules of matrimony, such as paying the living expenses of his wife and not casting her out of the house.

161. It is obligatory upon husbands to break oaths meant to upset their wives. In plain words, if a husband swears that he will not have intercourse with his permanent wife for more than four months or forever, intending to upset or distress her, it is then obligatory upon him to break his oath and engage in intercourse. Moreover, such husbands must make atonement for taking such an oath, which is
terminologically called ila’.

162. It is forbidden to act with prejudice regarding one’s kith and kin, such as introducing them dishonestly, giving them what rightfully belongs to others, turning a blind eye to their violation or oppression, and helping them persecute the others.

163. It is forbidden for wives to act contrary (nushuz) and refrain from fulfilling their legal and moral responsibilities towards their husbands without acceptable reason.

164. It is forbidden for husbands to act contrary and refrain from fulfilling their legal and moral responsibilities towards their wives and treating them in an unworthy manner.

165. It is forbidden for husbands to have sexual intercourse with their permanent or temporary wives before they (i.e. the wives) have reached the age of puberty, be they willing or not.

166. It is strictly forbidden for husbands and wives to have sexual intercourse during the wife’s menstrual and lochial periods, be they permanent or temporary wives.

167. It is forbidden for wives to hide the existence of a fetus in their wombs, to keep their husbands ignorant of their menstrual calendar, or to give false information regarding these issues when it is necessary for their husbands to be informed, such as in case they must know whether the period of waiting has terminated or not to see if they can return to their wives.

168. It is forbidden to harass wives with divorce. In other words, it is forbidden for a husband to revocably divorce his wife, then return to her at the very end of the period of waiting, and then divorce her again and so on, in order to deprive her of her right to remarry. It is also forbidden to prevent her from remarrying after the termination of the period of waiting.

169. It is forbidden to cheat the suitors of a woman by describing her falsely and giving false information about her health, mental, and physical conditions in order to fool the suitors, whether this action is done by the woman herself or by her legal guardians and whether the defects being concealed are among those that automatically cancel a marriage contract or not. If this happens, the husband, after discovering that the woman has one of the defects that automatically annul a marriage contract, has the right to cancel the marriage contract without resorting to divorcement.

170. It is forbidden for any duty-bound person who has not performed the tawaf al-nisa’ ritual in hajj (Women’s Circumambulation) or has performed it incorrectly to engage in sexual intercourse with his or her lawful spouse, whether the spouse is male or female, mature or immature, because such a person is considered to have not yet released himself/herself from the state of ihram until he/she or a proxy on behalf of him/her performs this ritual in the approved manner.

171. It is forbidden for the abovementioned person to choose a spouse and get married until he/she performs this ritual. As to persons who do not believe in tawaf al-nisa’ as one of the obligatory rituals of
hajj, such as Sunnis, to have sexual intercourse with their spouses or to get married is not forbidden or invalid. Thus, it is not forbidden for Shi’ite men and women to marry Sunni women and men who have not performed the ritual of tawaf al-nisa’.

172. It is forbidden for men to marry unmarriageable (mahram)6 blood kinswomen; namely, the following five categories:

1. Daughters and granddaughters, however much removed.

2. Mothers and paternal and maternal grandmothers, however much removed.

3. Full sisters and maternal and paternal half-sisters.

4. Daughters and granddaughters of one’s full or half-siblings.

5. Sisters of one’s parents, grandparents, and so on.

173. It is forbidden for a man to marry anyone who falls within one of the five aforementioned categories because of an illegitimate sexual relationship, such as an illegitimate sister, illegitimate mother, and the like.

174. It is forbidden for men to marry anyone who falls within one of the five aforementioned categories as a result of drinking a sufficient amount of a woman’s milk and thus becoming her foster (ridha’) child.

175. It is forbidden for women to marry unmarriageable blood kinsmen; namely, the following five categories:

1. Sons and grandsons, however much removed.

2. Fathers and paternal and maternal grandfathers, however much removed.

3. Full and half-brothers.

4. Sons and grandsons of one’s full or half-siblings.

5. Brothers of one’s parents, grandparents, and so on.

176. It is forbidden for a woman to marry anyone who falls within one of the five aforementioned categories because of an illegitimate sexual relationship, such as an illegitimate father, illegitimate son, and the like.

177. It is forbidden for women to marry anyone who falls within one of the five aforementioned categories as a result of ridha’i fostership (see item 174).

178. It is forbidden to marry stepdaughters (i.e. a daughter of one’s wife by another marriage) and step-
granddaughters, if sexual intercourse has been had with the wife herself.

179. It is forbidden for a man, after the marriage contract has been carried out, to marry his mother-in-
law, the mother of his father-in-law, the mother of his mother-in-law, and so on up.

180. It is forbidden for a man to marry his daughter-in-law (i.e. the son’s wife).

181. It is forbidden for a woman to marry her father-in-law and grandparents-in-law, however much
removed.

182. It is forbidden for a man to marry his father’s wife and it is forbidden for a woman to marry her
husband’s son and grandsons, however much removed.

183. It is forbidden for a man to simultaneously have two sisters as wives, whether their marriage
contract is conducted at the same time or with an interval. In this case, the marriage with the second
sister is forbidden.

184. It is forbidden for a man to marry the daughter of his wife’s brother or sister without the permission
of his wife.

185. It is forbidden for a man to marry the mother, sister, and daughter of a boy with whom he has
committed sodomy during childhood or maturity. However, it is not forbidden for the sodomized to marry
the mother, sister, or daughter of the perpetrator.

186. It is forbidden to marry more than four permanent wives.

187. It is precautiously forbidden to marry a second or more wives permanently for those who know that
they will not be able to treat the wives fairly and equally.

188. It is forbidden for Muslim men to marry non-Muslim women with the exception of the *Ahl al-Kitab*
(i.e. People of the Book), although this exception is a controversial issue among Muslim master
jurisprudents.

189. It is forbidden for a Muslim woman to marry temporarily or permanently a non-Muslim man, be he
from the *Ahl al-Kitab* or not.

190. It is forbidden for a permanent wife to leave her house without her husband’s permission, except in
certain cases such as performing the obligatory hajj and ‘umrah, urgent medical treatment, and
participation in defensive or primary jihad if individually obligatory or commanded by the supreme
religious authority.

191. It is forbidden for fathers to disavow paternity of their children unless they have proof that the child
is not theirs and by the verdict of a religious magistrate.
192. It is forbidden for a husband to hinder his wife’s right of custody and nursing of her own children if she is willing to nurse without being paid or for a wage equal or less than what others get.

It is forbidden to force one’s wife to nurse her child if she does not want to, with or without payment.

It is forbidden to impose on the father a payment beyond his lawful responsibility.

193. It is forbidden to divorce one’s wife three times on one occasion. This is not a valid divorce and accordingly the wife is not legally detached from matrimony.

194. It is forbidden for a man to remarry his three-time divorcee unless she permanently marries another man, has sexual intercourse with him, and then separates from him through divorce or his death. After observing the period of waiting of the divorced or the widow, the first husband is allowed to remarry her.

195. It is forbidden for a woman whose husband is missing to remarry unless she gains conclusive knowledge of his death or she refers to the supreme religious authority who is required by the divine law to search for the missing husband for four years. If the husband is not found, then the wife’s guardian can declare her divorced by a judgment issued by the supreme authority who, also, has the right to declare her divorced. After her period of waiting elapses, she has the right to remarry.

196. It is forbidden for a husband to swear, in one of the legal forms of oath, to eschew sexual intercourse with his permanent wife for more than four months, with the intent to upset her. Although such an oath is valid, it is forbidden and it is obligatory to break it and make atonement, as previously shown in Question No. 71.

197. It is forbidden for a man to accuse his wife of adultery due to likelihood, suspicion, or someone else’s word, even if the informer is reliable, before he has absolute conviction. Even if he has such conviction, a husband must not accuse his wife, because this exposes him to punishment if he cannot provide before the judge four witnesses to testify to the wife’s having committed adultery after their testimonies are subjected to certain strict procedures. If not, the husband and wife have to take part in a mutual imprecation of God’s curse upon the lying party (terminologically *li‘an*).

198. It is forbidden for a man to marry a woman after they have been the parties of a legal form of mutual imprecation. Mutual imprecation of God’s curse upon the lying party (*li‘an*) is a legal procedure according to which a husband who has accused his wife of committing adultery or disavowed her child swears before the judge, using the fourfold Qur’anic forms of oath, that he is the truthful party while his wife is lying. In order to prove her innocence, the wife swears in the same manner that she is telling truth while her husband is lying. Once they do so, their matrimonial contract revoked and they are forever disallowed from marrying one another.

199. It is forbidden for a husband to remarry his divorcee after he has divorced her revocably nine times, even if she has been married and then divorced by another husband for every three times. After the
nineth divorce, it becomes eternally forbidden for the divorcer and the divorcee to remarry. Details of the revocable divorcement can be found in books of Muslim jurisprudence.

200. It is forbidden to carry out a matrimonial contract with a married woman or a woman whose period of waiting due to a previous marriage with another husband has not yet elapsed. If the two parties of such a matrimonial contract have had full acquaintance of this condition, it becomes forbidden for both of them to remarry each other forever, even after the woman’s current husband divorces her or departs life.

201. It is forbidden for a man to marry a woman with whom he has committed adultery during her husband’s lifetime or during her period of waiting of revocable divorcement. As a general law, it is eternally forbidden to marry a woman with whom adultery was committed during the lifetime of her husband even if the he divorces her or dies.

202. It is forbidden forever for ex-husbands to remarry their deaf and mute ex–wives after they have accused them of adultery, but could not prove it by providing religiously acceptable evidence. In this case, their matrimonial contract is revoked and they can never remarry.

203. It is forbidden for a man to marry a daughter of one of his parents’ sisters if he has had sexual intercourse with her. However, the issue is controversial.

204. In the Islamic law, it is strictly obligatory upon women to wear hijab (the modest, covering veil of Muslim women). It is forbidden for women to beautify themselves and show their ornaments and parts of their bodies—except the naturally and normally shown parts, such as the face, the palms of the hands, and the outward appearance of the clothed body—before men other than the following categories:

1. Husbands,

2. unmarriageable blood relatives (i.e. father, brothers, and the like),

3. unmarriageable foster–relatives (ridha’i),

4. unmarriageable in–laws,

5. insane and feeble minded men, and

6. immature boys.

Women who have lost any sexual attraction because of old age or the like matters are allowed to show their body parts on condition that they do not beautify themselves.

205. It is forbidden to allow wives to return to their infidel husbands after they, having been proven as faithful Muslims, have separated from their husbands and have taken refuge in the Muslim state. Of course, when a wife converts to Islam, her marriage with an infidel husband is canceled and it is forbidden to return her to the ex–husband; rather, she is allowed to marry a Muslim man.
206. It is forbidden for men to look at the body parts of marriageable women (ajnabiyyah) except the face and the hands, whether with the intention of lust and taking pleasure or otherwise. Excepted from this law are the lust-free looks at women who are accustomed to exposing certain parts of their body and do not heed enjoinments to the contrary, such as non-Muslim women and Muslim women who imitate them.

It is also forbidden to look lustfully and pleasurably at the faces and hands of marriageable women.

207. It is forbidden for women to look at the body parts of unmarriageable men with and without the intention of lust and taking pleasure. Excepted from this law are the looks at the body parts that are naturally uncovered.

It is forbidden for women to look lustfully and pleasurably at the naturally uncovered body parts of men.

208. Adultery and all kinds of illegal sexual intercourse are forbidden. So are all preparatory acts to illegal sexual intercourse, such as conversation, phone calls, correspondence, dating, moving towards an illegal goal, lustful looks, shaking hands, kissing, and the like.

209. Sodomy (i.e. male homosexuality) is forbidden along with all of its preparatory acts, such as kissing and lustful physical contact. Likewise, lustful looks of men at boys and other men are forbidden.

210. Lesbianism (i.e. female homosexuality) is forbidden, whether the two women are relatives, one of them or both are married or single, or one is mature and the other is immature. However, in case that one of them is immature, the effects of violating this prohibition are undergone by the mature only. Likewise, all preparatory acts of lesbianism are forbidden, such as the acts previously mentioned for the prohibition of sodomy.

211. It is forbidden for two naked men or two naked women to sleep under one cover. Excepted from this law are the relatives, like father and his son and mother and her daughter even if it is not necessary to do so. It is forbidden for men to sleep with non-relative women under one cover even if both are fully clad. Specified punishments have been determined for committing such sins.

212. It is forbidden to act as intermediary between two persons for committing adultery or homosexuality.

213. On the whole, all sorts of lustful actions that are intended for taking pleasure are forbidden for men (except with their wives and bondwomen) and for women (except with their husbands and masters). This prohibition is extended to include all sorts of masturbation, and lustful manual and mutual stimulation for sexual pleasure, whether or not the two parties are of the same sex or one party is not human, regardless of the form of sexual pleasure; e.g. looking, kissing, body contact, or sexual intercourse.

214. It is obligatory upon men to cover their private parts against all discerning persons (i.e. having the power of mind developed enough to discern the good from the bad) regardless of the sex except their
wives. The ritual prayers of those who do not cover their private parts during prayer are invalid.

215. It is forbidden to look at the private parts of others, be they male, female, or hermaphrodite, marriageable or unmarriageable, except for spouses, undiscerning children, or instances of necessity.

216. Exclusive of husbands, it is forbidden for men to assist women in childbirth, be they relatives or not, except in urgent cases.

217. It is forbidden to inhibit a man’s ability to have sexual intercourse by depriving him of sexual appetite or power towards his present or future wife through means such as casting a spell upon him, using certain medications, and any other means. It is also forbidden to inflict such means on a wife in order to make it impossible for her husband to have sexual intercourse with her.

218. Abortion and removal of a fetus from the womb after the fertilization of the ovum whether at the beginning of the fertilization or in later stages is forbidden, whether this is done by the parents or a third person and whether their permission is or is not obtained, except in cases of emergency, such as danger to the life of the mother. Miscarriage, regardless of the stage, is a sin that necessitates atonement and payment of blood money.

219. Medical examination, treatment, surgery, care, and childbirth of women, requiring sight and touch of body parts must be done by female physicians except in cases of necessity and emergency.

220. Medical examination, treatment, surgery, and care of men, requiring sight and touch of body parts must be done by male physicians except in cases of necessity and emergency.

1. An 'adil person is one who complies with religious duties and refrains from violating religious prohibitions.
2. In the terminology of Muslim jurisprudence, this case is known as ifdha'.
3. Here it seems necessary to add that a girl who has been married to a man before her age of consent may annul the marriage after reaching that age. Additionally, item 145 is a point of controversy.
4. ‘Iddah is a specified period of time that must elapse before a widow or divorcee may legally remarry.
5. This is a dowry equal to the dowries of women similar to her in terms of familial, social, aesthetic, religious, intellectual, etc. statuses.
6. These are illegally marriageable persons due to kinship, foster relation, or the like.
7. These are followers of divine religions such as Judaism and Christianity that possess divine books as distinguished from those whose religions that are not based on divine revelations.
8. According to the law of Islam, the unmarried women that are owned by men due to slavery are legally considered their wives. Owing to the wisdom of the Islamic legislation, slavery was abolished, yet gradually.

Part 2 Chapter 4: Laws Pertaining To Financial
And Ownership Affairs

221. It is obligatory upon every man and woman to engage in work and other lawful ways of earning, in order to provide their living expenses and that of their dependants and to settle their debts. This rule is applicable to every person who has the ability to work and make money and whose expenses cannot be maintained in any other way. It is forbidden for any person to refuse a job that is within his/her ability that suits his/her personality, and meets the abovementioned needs.

222. It is forbidden to use derelict lands, public resources of water, and unknown–owner properties more than needed such that others are deprived of their use, although the use of them is allowed in itself.

223. It is forbidden to act extravagantly; that is to use one’s own belongings in an excessive manner, leave them unattended until they are wasted, or give others the permission to waste them.

224. It is forbidden to squander; that is to use one’s property in an unlawful way.

225. It is obligatory upon the owners and breeders of domestic animals such as camels, cows, sheep, horses, mules, chickens, bees, and the like to provide their faddors or to turn them out to feed in pastures; otherwise, the owner must sell them or transfer their ownership.

226. It is forbidden to slaughter an animal with pronouncing a name other than the Name of God—a name of something that the speaker considers holy, stated to gain proximity with it—such as offering animals to an idol, the sun, a sheep, a rock, an old tree, etc. In addition to the prohibition of this act, it wastes the life of the animal and it is regarded as worthless damage of property.

227. It is obligatory upon a usurper of a property or a person who has acquired a usurped property from another to return it to its owners as immediately as possible. In addition to restoring to its owner, it is obligatory upon a usurper or holder of a usurped thing to make the following reparations:

1. Return of the property itself.

2. Payment of an adequate rent for the time it was usurped.

3. Recompense for damage caused by the usurper.

4. Giving back the benefits obtained from the usurped thing, including produce such as milk, wool, offspring, etc. and revenues.

5. Fully compensate for consumed or lost benefits with money.

228. It is obligatory to restore the properties of others even if they were not gained by means of usurpation if they do not have the right to keep them and the properties are restorable; otherwise, the
current keeper of such properties is required to make the aforementioned reparations.

229. It is obligatory to compensate a just amount for a usurped property if it exists but cannot be returned, such as a gold coin or ring that has fallen into a well or a river, or a property that has been confiscated by a tyrannical person and cannot be taken back. This recompense is called badal haylulah (compensation for unreturnable things) in the language of Muslim jurisprudence.

230. It is obligatory upon all those who held a usurped property to satisfy the owner, because the owner has the right to ask for her/his property from any one of them. To explain, if, for example, a property was handed down through ten persons the last of whom wasted it, the owner will have the right to ask for his property from any one of the ten persons. When the owner asks for his/her property from one of them, she/he must pay its price and then refer to the person to whom he/she gave that property. Finally, the compensation is paid by the person who has used up or lost the property. If, in this case, the property is available in the hands of the tenth person, the owner can still demand her/his property from any one of them and it is obligatory upon that one to provide the property and give it back to its owner. If he/she cannot, she/he must pay an amount equal to its worth as compensation of unreturnable things.

231. It is obligatory to announce found property (luqatah). If one picks up a thing of unknown ownership or he/she is given a thing of unknown ownership, she/he must then announce that thing being in his/her possession. If a found property is in the possession of a single person, it is individually obligatory upon her/him to announce it, but if it is in the possession of a group of people, it is not obligatory upon all of them to announce it; rather, it is sufficient for one of them to announce it.

232. It is obligatory to pick up and protect a foundling (i.e. a child whose guardian has for any reason abandoned him/her and who is exposed to death) whether infant or not, discerning or undiscerning.

233. It is forbidden to give and receive usurious money (i.e. money lent at interest) whether the giver or taker is a relative or nor, except in the following cases:

1. The recipient is in extreme need and has no other option.

2. The recipient is Muslim but the giver is not.

In the two above cases, interest is allowed for the recipient.

3. The recipient and the giver are father and son.

4. The recipient and the giver are spouses.

234. Fraud in dealings is forbidden, which involves selling a product in the name of another product, selling a mixed product described as a pure one without informing the customer, or selling a product that seems to be something other than what it is, be it food, clothes, means of transportation, housing, etc. Fraud in transactional deals is also forbidden, such as contracts of lease, partnership, sharecropping,
and the like.

235. It is forbidden to enter another person’s property, such as house and ranch, before obtaining his/her approval unless there is a specific or general indication of the owner’s approval.

236. It is forbidden to make any sort of disposition of the possessions of others before obtaining permission, or if there is doubt or hesitation about their permission, regardless of whether the disposer is poor or wealthy, whether she/he intends to make compensation or not, and whether he/she is family or otherwise. Excepted from this law are the following cases:

1. Cases of emergency.

2. Making disposition of the others’ property having the status of right of passage. To explain, if a person incidentally passes by an orchard or a fruitful tree, he/she has the right to eat some of its fruits by picking some fruits from the tree or picking up the ones that have fallen to the ground, even if the permission of the owner is in doubt.

3. Making disposition of the houses and household furniture and appliances that God has given permission to make disposition of. These are namely the houses of one’s children, father, mother, brothers, sisters, uncles, aunts, and friends, and also houses which one (rightfully) possesses the keys of. According to the law of Islam, it is allowable to use the possessions in these houses without need for obtaining their owners’ permission. The disposition allowed at such houses without obtaining their owners’ permission includes such ordinary matters like sitting, sleeping, performing and offering prayers, eating, and drinking from the available foods and drinks.

237. Usurpation is forbidden. This means that it is forbidden to appropriate others’ properties wrongfully. Usurpation may take various forms. It may be in the form of (1) making changes to the properties of others, (2) making use of the other’s properties themselves or of their benefits, like the domination of an owner over his/her property after she/he has rented it out, (3) appropriating wrongfully the others’ prerogatives, like controlling over an uncultivated land after someone else has fenced it, (4) appropriating the others’ rights, like the domination of a debtor over the property he/she has charged in favor of a creditor as security for a debt, before obtaining the creditor’s permission, or (5) actions, like forcing a person to do a definite action.

238. It is forbidden to take possession of derelict lands that fall inside the borders of the properties of others or that the use of which interferes with another person’s right or property. For instance, it is forbidden to dig a well within the perimeter of the well of others, causing them loss.

239. It is forbidden to make disposition of one’s own property in a way that causes loss for neighbors or other people in the event that to avoid making this disposition does not cause loss and severe hardship to the owner him/herself.
240. It is forbidden to make changes in public ways, roads, and streets in a dominating manner or any other manner if doing so is obtrusive to people’s passage.

241. It is forbidden to construct balconies, install rainwater pipes, dig underground tunnels, dig a well, and make a stream in a public way if doing so is obtrusive to pedestrians.

242. It is forbidden to take possession of any animal that is found in villages or cities, such as cows, sheep, and chickens. It is also forbidden to take possession of animals that are found in deserts that can protect themselves from predators by means of escape or defense, such as horses, camels, cows and buffalos. If they are taken, then their safety must be guaranteed.

243. It is forbidden to take possession and make disposition of properties or unknown ownership other than *luqatah* (i.e. found property with specific attributes), whether they are kept by the person himself or given to another person.

244. Setting off against a debtor is forbidden. To explain, it is prohibited for a creditor to take secretly her/his due from the debtor’s property while the debtor intends to pay his/her debt.

245. It is forbidden for beneficiaries of *zakat* and *khumus* taxes to take secretly their portions from the property of persons who owe these dues except by the permission of the supreme religious authority.

**Part 2 Chapter 5: Laws Pertaining To Food, Dress, and Ways Of Self-Protection**

246. It is obligatory to protect oneself against any significant harm and against any food, drink, and bodily movement, which causes notable harm or serious disease.

247. It is obligatory to defend oneself in any possible way against danger and causes of death, whether the menace is human, animal, or an event in nature, even if the defense causes harm, injury, or death to the attacker.

248. It is forbidden to eat the meat, eggs, and other body parts of marine animals, except for fish with scales. Also, it is forbidden to eat the eggs and body parts of animals whose meat is haram.

249. It is obligatory to slaughter, according to Islamic standards, the animals whose meat is halal for eating and other uses and to slaughter, according to Islamic standards, the animals whose meat is haram for uses and benefits other than eating. There are certain Islamic standards for slaughtering any animal. For instance, camels are slaughtered from the jugular notch, i.e. the hollow at the bottom of their
necks, (this type of slaughter is used for camels and it is called nahr), other animals by cutting their jugular veins, wild animals by hunting, marine animals by bringing them out of water while still alive, and grasshoppers by trapping them in a container or a special place for this purpose, or by emergency slaughtering. In cases of emergency, animals may be slaughtered in a non-standard form. For example, a cow that falls into a well and is about to die may be stabbed with a piece of iron while pronouncing the phrase 'bismillahi (in the Name of God)' so that its blood is shed and slaughtering takes place.

250. It is forbidden to eat the meat of a dead animal (i.e. an animal that is not slaughtered in a lawful way), be it domestic, wild, desert, or marine, such as the strangled, the dead through beating, the dead through falling from a height, that which has been killed by the goring of horns, that which is killed by wild beasts, and that which has been immolated unto idols. In any of these cases, however, if the animal can be slaughtered according to Islamic standards before death their meat is halal. Also, in cases of emergency the aforementioned meat may be consumed. The prohibition of eating the meat of dead animals is the same whether the flesh of the dead animal is impure, i.e. najis, (such as dog and swine) or pure, i.e. tayyib, (such as fish). However, whether or not it is legal to use the body parts of animals whose flesh is impure is controversial, such as the skins of swine and dogs.

251. It is forbidden to eat the meat obtained from the markets of unbelievers, from an unbeliever in non-Muslims markets, or from a Muslim who has bought it from an unbeliever. The skin of an animal obtained in this way is impure and it is wrong to use it.

252. It is forbidden to eat the meat of various small ground and sky animals, whether they have gushing blood—like rats and porcupines—or not—like frogs and snakes—except for grasshoppers, which are halal.

253. Of the domestic animals, it is forbidden to eat the meat of cats and dogs.

254. It is forbidden to eat the meat of predatory animals such as lions, leopards, wolves, fox, hyenas, and jackals.

255. It is forbidden to eat the meat of the various metamorphosed creatures—creatures that were originally evil humans of ancient rebellious nations, transformed by God the Almighty as punishment—such as elephants, monkeys, pigs, bears, and rabbits.

256. It is forbidden to eat the meat of birds that have talons, such as hawks, eagles, falcons, and vultures.

257. It is forbidden to eat the meat of the various kinds of crows, whether black, spotted, or otherwise. This issue is controversial.

258. It is forbidden to eat the meat of birds that always or usually fly with open wings, without flapping them, and birds that do not have crops, gizzards, and spurs, except those that are specifically stated as
halal in traditions.

259. It is forbidden to eat the eggs of the birds whose meat is haram.

260. It is forbidden to eat the meat of halal animals that have become used to eating human excrement. This prohibition remains effective until the habit is broken and its normal cleanliness is restored.

261. It is forbidden to eat the meat of a halal animal with which a human being has committed a sexual act. It is also forbidden to drink their milk, eat their eggs, or even eat the meat of the offspring of such animals.

262. Some body parts of halal animals are forbidden to eat even if they have been slaughtered legally. These parts are namely: (1) both male and female genital organs, (2) uterus, (3) bodily glands, (4) testicles, (5) pea-like parts of the brain, (5) spinal cord, (6) the fat on the two sides of the backbone, (6) gall bladder, (7) spleen, (8) urinary bladder, (9) pupil of the eye, and (10) the center of hooves. However, some above items are subject to controversy.

263. It is forbidden to eat and drink impure things (najis), such as dead bodies, blood, the meat of a dog or swine, wine, and all other intoxicating liquids.

264. It is forbidden to eat and drink pure and clean foods and drinks that are unpurified due to contact with impure things.

265. It is forbidden to use things that are normally intoxicating, even if they do not intoxicate on exception. The prohibition of using such things include eating, drinking, injecting, smoking, rubbing on the body, sniffing, or even wearing, since there are certain clothes that cause intoxication.

266. It is forbidden to take part in a gathering in which alcoholic and intoxicating liquids are served.

267. It is forbidden to drink beer, even if it does not cause intoxication.

268. It is forbidden to drink the grape juice that has boiled on fire and two thirds of its quantity have not evaporated. This is also true in case that it has boiled under sunlight or on its own.

269. It is forbidden to eat and drink anything that causes notable harm to the body and to use any thing that causes notable harm, whether it causes death, paralysis of limbs, impairment of constitution, or disablement of any of the bodily abilities, like the ability to reproduce and give birth.

It is forbidden to cut off any of the body parts unless there is justifiable reason. It is also forbidden to use any substance that brings about obvious harm to the mind and spirit.

270. It is forbidden to eat any kind of dust or mud, whether small or large in amount.

271. It is forbidden to abstain forever from eating the good things God had deemed legal. These good
things include allowed actions, allowed pure food and clothing, and all the natural gifts and bounties that Islam has not forbidden. To abstain forever from doing something is to claim that this thing is forbidden in the law of Islam.

**Part 2 Chapter 6: Laws Pertaining To Contracts And One-Side Decisions**

272. It is obligatory upon every duty-bound person to fulfill his/her pacts and commitments. In Islamic law, pacts are of three types:

1. Pacts that God has made with His servants, such as the obligations and prohibitions that God has charged upon His servants through His prophets.

2. Pacts people make with themselves such as an oath, vow, or promise to perform or abstain from a specific act.

3. The commitments people make with each other, including mutual agreements or contracts (‘aqd)—such as business dealings—and one-sided resolutions—such as divorce, acquittance, and annulment of a contract.

All the above are considered by the Islamic law pacts and covenants and it is obligatory to fulfill all of them according to their conditions. A brief example of each is stated in the following issues.

273. It is obligatory upon both parties of an irrevocable contract (‘aqd-e lazim) to act according to their agreement and to undergo all of its effects and stipulations, whether the contract is verbal, written, practical, or reciprocal delivery. An ‘aqd is a contract based upon the consent of both parties. There are two types of contracts (‘aqd):

1) Irrevocable contracts: The contracts whose parties have no right to revoke except in special cases.

2) Revocable contracts: The contracts whose parties have the right to revoke at any time.

Whatever is commonly considered a contract is an irrevocable contract unless there is evidence to the contrary; thus, violating such a contract is forbidden.

Now let us refer to a few irrevocable contracts:

1. Transaction (mubaya’ah), i.e. buying and selling: It is obligatory upon the selling party to transfer the purchased commodity to the buyer after concluding the deal, and it is obligatory upon the buying party to
pay the set price to the seller, except in certain cases. It is forbidden for the two parties to violate the contract.

2. Lease (ijarah; a contract comprising the possession of benefit, which is a job or the like, in return for compensation): It is obligatory upon the lessor to convey the leased property, service, etc. to the lessee. In property lease, the property must be conveyed, and in hiring people, the hired person must be made available. It is obligatory upon the lessee to pay the rent to the lessor. It is forbidden for any of the parties to violate the contract except in special cases.

3. Endowment (waqf; endowment of property to be devoted to a religious or charitable purpose): It is obligatory on the donor and the beneficiary to act according to the endowment contract after delivery of the endowed property and concluding the contract. It is forbidden for the donor to revoke or change the endowment stipulations after the closing of the contract. It is forbidden for others to annul or change the endowment stipulations after the death of the donor, whether the endowment is public, such as mosques, schools, and bridges, or private, such as endued to the children of the donor exclusively, except in some cases.

4. Settlement (sulh; a transaction involving seeking agreement between two persons on possessing of a property or canceling of a debt or a right, be it with compensation or free): It is obligatory upon the parties of a settlement contract on an ambiguous property, a disputed debt, or an action to act according to the articles of the contract, and it is forbidden for them to violate these articles except in special cases.

5. Will (wasiyyah; a formal declaration involving investment with ownership or authorization of a certain disposal after death): It is obligatory upon the executer of a will to act according to its articles after accepting and confirming it. To violate any of these articles is forbidden. It is also forbidden to refrain from acting upon the will, delay it beyond the required time, change the aim of the testator, or refrain from acting upon some of its articles. It is also forbidden for a testator to will unfair things, such as depriving certain heirs of their inheritance, deciding not to pay the dues of a creditor, or using the property for sinful actions.

6. Matrimony: It obligatory upon the two parties to act upon the lawful responsibilities after the concluding of this holy covenant. Refraining from acting upon any of the marriage responsibilities is a violation of the covenant and strictly forbidden.

7. Sharecropping (muzara‘ah): This is a farming contract by with usually one party pledges to supply land, water, and facilities and the other undertakes sowing and cultivation of crops. It is obligatory upon the two parties to act according to this contract, and it is forbidden to violate it.

8. Share-irrigating contracts (musaqat): This is a contract comprising the agreement of irrigating and watching over the trees of another person to a specified term with a share of the produce. It is obligatory upon the two parties to act according to the contract, and to dissolve it is violation of the contract, which is forbidden.
9. Mortgage (rahn): This is a property given as pledge for a debt. After the contract is made, it is obligatory for the debtor to deliver the collateral to the creditor who must keep it as security for the debt. It is forbidden for either of the parties to take possession of and make changes in the mortgaged property or to violate the contract, except by the consent and agreement of both parties.

10. Competition (musabaqah): In Islam, horseracing, some other types of races, and archery have been declared permissible. After determining the conditions, the prize of the race, and the success of the winner, it becomes obligatory to give the prize to the winner and it is forbidden to violate the transaction. The same conditions are applied to the shooting competitions.

11. Guaranty (dhaman): This is when one person undertakes the debt of another person. When such contracts are concluded, it becomes obligatory upon the guarantor to consider himself the debtor and to pay the guaranteed property to the creditor. To violate such contracts is forbidden.

12. Debt Transfer (hawalah): This is a transaction in which a debtor refers the creditor to another person, i.e. a second debtor, for receiving his/her due. It is obligatory upon the debtor and the party who accepts the debt transfer to act upon the contract, the violation of which is forbidden.

13. Surety (kafalah): This is when a person undertakes to present a third party who owes a debt or blood money, or deserves retaliation whenever the entitled party requests. After concluding the contract, it becomes obligatory upon the guarantor to bring the debtor at any time the owner of the right wants, and if she/he cannot ensure his/her presence, the guarantor her/himself must pay the debt or blood money.

14. Donation (hibah; a contract involving transfer of ownership without compensation): In this revocable contract, taking back the donated property is allowed except in the following cases in which it is forbidden to take back the donated property:

A. Reciprocal Donations: This means that a person gives something as donation to another person who reciprocally gives her/him something in return, or that a person states as a condition that the donated person should give him/her a donation in return, even if the second person has not yet given her/him anything.

B. Donations intended for seeking nearness to God.

C. Donations to relatives and kinsfolk.

D. Donations that are consumed or destroyed while in the possession of the donee.

E. Donations that are no longer possessed by their recipients.

F. Donations whose donors have died and their heir demands their return.

G. Donations whose donees have died and the doner wants to retrieve it.
It is not forbidden to take back a donation except in these cases. Similarly, to cancel other revocable contracts is not forbidden, such as in limited partnership, trust, free lending, attorneyship, and mortgage for the recipient of mortgages.

274. After the composition of the majority of the one-sided contracts (‘qa’), it becomes binding to fulfill these commitments, since to violate or cancel them is forbidden. Examples of one-sided obligations are stated below.

275. It is obligatory on all duty-bound persons to commit themselves to their proper oaths (qasam), i.e. oaths in God’s name.

276. It is obligatory to act upon one’s vow (nadhr), which is to undertake something as a duty to God.

277. It is obligatory to act upon a promise, which is to make a covenant with God to perform a certain act. Violation of any of these three commitments results in obligatory atonements. The details of these atonements can be found in the books of Muslim jurisprudence, under the title kaffarat.

278. Perjury (i.e. false swearing) is forbidden. In the terminology of Muslim jurisprudence, such false swearing is called yamin ghamus; which means an oath that drowns the person in an ocean of sins.

279. It is obligatory to protect deposits and trusts until they are given back to their owners. Trust stands for a property that is entrusted to a person by its owner, such as deposits entrusted to trustees, properties rented to a tenant, properties of an employer in the hands of the employees, and properties entrusted to the other party of a limited partnership contract, a sharecropping contract, and a share-irrigating contract.

280. It is obligatory to protect and return to the owner the trusts that have been kept in the custody of a person by permission of the law, such as found properties, foundlings, and properties accidentally forgotten inside a purchased house or chest.

281. It is obligatory to give full measure in weight, number, area, inspection, and any other unit, whether the measurement involves the delivery of sold merchandise, equivalence, price, payable loan, share of beneficiaries, or distribution of inheritance. Violation of giving full measure is strictly forbidden. In the terminology of Muslim jurisprudence, such violation is called tatfif, meaning giving a deficient or insufficient measure of something, be it a debt or one of the duties towards God.

282. It is obligatory to settle and pay up the debts and dues in their due times if their owner asks for settlement and the debtor has the ability to pay, whether the liability is to a person, such as debts whose deadline has arrived, monetary atonements for causing death or loss of property, or a religious tax, such as khumus, zakat, and kaffarah. It is strictly forbidden to refrain from paying the dues and property of others, whatever the due may be and to whomever it must be paid, except in certain cases.

283. It is obligatory to pay the commission iju’alah; a pronouncement involving taking upon oneself the
rendering of a remuneration in return for a certain work) after the work is done accordingly. For example, if a person says, ‘I will give whoever finds my car one hundred dollars,’ and then a person finds it and gives it to its owner, the owner of the car must immediately pay the hundred dollars to the finder.

284. It is obligatory upon the partners in the possession of a property to distribute it among themselves when one of them asks for his/her share, on the condition that this distribution does not cause loss to them and does not make them pay anything.

285. It is obligatory upon a person who confesses something to act according to her/his confession as long as this confession causes him/her loss, but not benefit. For example, if a man admits having a child, he must provide for the education and living expenses of that child, but he does not have a parental right on him. If he dies, the child will inherit his wealth, but he will not be given inheritance if the child dies. If the father becomes poor, he does not have the right to take his living expenses from the child.

286. It is obligatory upon the creditor to grant his/her debtor respite if it is proved that the debtor does not have the ability to pay her/his debt. It is forbidden to pursue him/her, take legal action against her/him, and put him/her in jail. It is also forbidden to force her/him to sell his/her essentials of life, such as her/his house and furniture in order to pay his/her debt.

287. It is obligatory upon all duty-bound persons who feel the imminence of death to try their bests to return the trusts, properties, and debts they owe people, to perform the obligatory devotional acts they have missed, such as prayers, fasts, hajj and ‘umrah, and make the physical and monetary atonements. In case a person is unable to make up all these missed duties, she/he must inform his/her heirs and bid their performance after her/his death.

288. It is forbidden to break a promise without acceptable reason, even if fulfilling this promise was not intended at the time of promising or the promising person has changed his/her mind later. However, this issue is subject to controversy.

289. It is forbidden for a borrower to use the lent property in a way other than stated in the contract. In this case, she/he is liable for the property if it is lost and must also pay the common fee for uses not stated in the contract.

290. It is forbidden for a person judged as bankrupt to take possession of and make changes in her/his own property if the judge determines him/her to be under interdiction, except for the properties that are not part of the confiscation, such as his/her private house, furniture, and living requirements.

291. Forbidden is the betrayal of trusts, which means to make impermissible disposition of trusts, neglect protecting them, and fail to safeguard them suitably thus exposing them to damage, whether these trusts belong to people or to God. In addition to being forbidden, this action also brings about liability. This law is also applicable to the trusts of non-Muslims. However, it is controversial issue.
292. It is forbidden for any of the partners to make disposition of the shared property or right before obtaining the permission of the other partners, except in necessary cases.

Part 2 Chapter 7: Miscellaneous Laws Pertaining To Mental And Physical Issues

293. Haughtiness is forbidden, meaning to see oneself as superior and to regard other believers as inferior. To have this quality and not to restrain it in one’s inner self is a sin, whether we consider it an attribute that invalidates a person’s justness or not, since it is an inner sin. Showing the effects of haughtiness in one’s words and deeds is forbidden, even if we do not regard its original existence in the inner self as forbidden.

294. Envy is forbidden, that is, it is forbidden to have this quality in one’s inner self, to abide by its continuance, and to show its effects in one’s words, writings, and deeds.

295. It is forbidden to despair of God’s mercy, that is, to continue to have this feeling while it is possible to overcome it. Words and deeds that are said and done under the effect of this feeling are forbidden, just like haughtiness.

296. To feel secured against God’s wrath is as forbidden as despair of His mercy.

297. It is forbidden to have ill thoughts about God. For example, to believe that God has not acted fairly towards oneself with regard to the distribution of children and wealth, that He has given less rewards to oneself than others or has determined severer punishments, or that He has placed more calamities than deserved, etc. This sin is also an inner state and it may lead to unbelief.

298. It is forbidden to feel angry and dissatisfied towards divine providence, whether one’s own or that of another person, especially if followed by verbal objection. However, this issue is controversial.

299. It is forbidden to suspect or to have ill thoughts about a believer if one manifests them in speech or action.

300. It is forbidden to act upon one’s conjecture or speculation (as opposed to knowledge), whether in principles of faith or in practical religious laws, whether in affirmation or denial of a duty, such as decreeing a certain act to be obligatory or forbidden, or to abnegate oneself of a proven decree through one’s personal speculation.

301. It is forbidden for men to effeminize themselves through such means like wearing feminine clothes.
Likewise, it is forbidden for women to assume masculine manners through such means like wearing specifically male clothing. However, this issue is a matter of controversy.

302. It is forbidden for men to adorn themselves with gold, such as wearing golden rings, bands, and necklaces, and gilding one’s front teeth with the intention of ornamentation. In addition to being forbidden, such things invalidate ritual prayers. This is regardless of whether the gold is yellow or red, pure or mixed. None of the aforementioned, however, are forbidden for women.

303. It is forbidden for men to wear any item of clothing made of silk, including silk hats and gloves, at any time, including the times of performing ritual prayers. Accordingly, such prayers are invalid except in necessary cases. This precept does not appertain to women, i.e. wearing silk is halal for women.

304. It is forbidden to disrespect the Holy Qur’an, the Divine Attributes, and the names of the prophets and the Infallibles (peace be upon them). Some of these cases are instances of disbelief (making a person an unbeliever) and others iniquity.

305. It is forbidden to disrespect and insult the Holy Ka’bah, the Holy Prophet’s Mosque, all mosques, and the shrines of the Infallibles (peace be upon them). It is also forbidden to disrespect the following:

1. The religious reference books, such as *Nahj al-Balaghah*, *al-Sahifah al-Sajjadiyyah*, *al-Kafi*, and *Wasa’il al-Shi’ah*,

2. The religious master scholars and master jurisprudents whom are known for piety and reverence,

3. religious venues, such as *Husayniyyah* (i.e. places dedicated to commemorating Imam al-Husayn’s martyrdom and delivering lectures about his uprising and its spiritual, moral, political, social, and doctrinal features) and theaters for religious plays,

4. the tombs of the famous and honorable descendants of the Holy Infallibles, and

5. the days of God, such as the months of Sha’ban and Ramadhan and Islamic feast days.

It is forbidden to disrespect and dishonor the stated sacred things by word or deed, because this is considered disrespecting the religion of Islam and the sanctities of Shi’ism.

306. It is forbidden to use for any purpose golden or silver vessels, such as trays, plates, spoons, cups, teapots, saucers, vases, and the like.

307. It is forbidden to carve statues of complete human or animal bodies.

308. Astrology is forbidden, meaning to believe in the voluntary and independent influence of heavenly bodies on earthly events and to give rulings according to it.

309. Singing with modulation between bass and high tones, is forbidden, when occurring with vain lyrics
and musical instruments, and appropriate for gatherings of dance or revelry.

310. It is forbidden to play musical instruments, such as tambourine, flute, guitar, lute, violin, and piano, and to listen to the playing of these instruments when the quality of the music is suitable for gatherings of frivolity, dance, or revelry.

311. It is forbidden to forge lies against God, the Holy Prophet, and the Holy Infallibles without a religiously acceptable reason, whether during Ramadhan or in any other season. The difference between this type of lie and others is that the intellectual offensiveness and religious prohibition of the former is considered far graver than the latter. Such forgeries invalidate the fasting when they are told during a fast-day of Ramadhan.

312. Any action that is preparatory to the commitment of a sin is forbidden, even if the action is allowed in itself, like studying the basics of spying for foreigners, learning how to gamble, how to produce narcotics, and methods of fraud, and arranging for the preliminaries of murdering or hurting people.

313. It is forbidden for men to shave their beard or to cut it in a way that the skin of the face shows. However, this issue is controversial.

314. It is forbidden to enthrall believing jinn, angels, and spirits of dead believers in a way that causes them distress or pain.

315. It is forbidden to make up a fake dream and narrate it to others. This is a kind of lie but it has been mentioned separately because it is frequent.

316. It is forbidden to commit suicide, which entails the same laws of homicide, except in cases of emergency.

317. It is forbidden to settle or reside in places or countries that entail alteration of one’s Islamic beliefs and humane morality or incompliance with Islamic obligations and restrictions.

318. It is forbidden to gamble and bet in any way and with any device, whether local or imported equipments and cards or modern or traditional devices, even with eggs, a ring, by making two animals fight, jumping the highest, weightlifting, and the like betting competitions, except for the lawful competitions, such as horseracing, races with other means of transport, shooting competitions, and similar competitions, which can be used in initiative or defensive war. It is also forbidden to play with gambling tools even without betting. However, this latter issue is controversial.

Consequently, it is obligatory to destroy or modify the tools of gambling as well as musical instruments. In general, one must destroy any tool that is used for unlawful purposes and does not possess a significant permissible usage.

319. It is forbidden to play chess with and without betting, if this game is commonly played for betting. If
it is played without betting in a certain milieu, for reasons such as intelligence competitions, it is apparently not a problem.

320. It is forbidden to teach or learn any action that is considered as magic, witchcraft, or sorcery except in certain cases, such as preparing to confront wicked magicians and negate their sorcery.

321. It is forbidden to establish centers for corrupt and sinful actions, such as casinos.

322. It is forbidden to write, publish, distribute, store, and promote vain and misleading books on beliefs, moralities, and deeds. It is also forbidden to do any service and to receive any profit from this way.

323. It is forbidden to assist and help oppressors and tyrants in their oppression, or to become their helper at all, whether this assistance is related directly or not to these oppressive acts. It is also forbidden to gain profits in this way.

324. It is forbidden to take part in gatherings in which alcoholic drinks and intoxicating liquids are consumed, even for those who do not consume these intoxicants.

325. It is forbidden to create a dispute between two or more persons or groups, causing enmity between them and resulting in fighting, injury, murder, and other corrupt actions.

326. It is forbidden to have affinity, reliance, and trust in oppressors in life affairs, whether in heart or in deed, even if these feelings do not contribute to their oppression.

327. It is forbidden to steal and rob others’ properties except in special cases, such as when a debtor does not intend to pay back his/her debt while she/he is able to, and the creditor has no other way to retrieve his/her money other than seizing her/his due stealthily. In this case, it is permissible to steal the due amount only.

328. It is forbidden to accuse falsely an innocent believer, meaning to charge him/her with a wrongful act she/he has not done or an act that he/she does not want to be attributed to her/him.

329. It is forbidden to speak ill of, swear at, and use abusive language against a believer.

330. It is forbidden to mock and make fun of a believer.

331. It is forbidden to give an indecent name or a bad nickname to a believer.

332. It is forbidden to bother or irritate a Muslim without a religious authorization.

333. It is forbidden to violently or offensively dismiss an orphan or a poor person from one’s house.

334. It is forbidden to invoke curse upon a living or dead believer. This is a matter of controversy.

335. It is forbidden to blame a believer for his/her calamities, defects, physical faults, disease, etc.
336. It is forbidden to oppress and do injustice to any human being and even any harmless animal. However, there is no objection to beating and killing harmful animals, which may be obligatory in certain conditions.

337. It is forbidden to kill any person. In other words, killing Muslims and disbelievers whose death has not been authorized, such as Dhimmis (unbelievers who live under the protection of Muslim governments), scripturaries, and those granted security, like refugees in Muslim countries.

338. It is forbidden to look into other people’s houses from higher places or from a hole in the wall without their consent.

339. It is forbidden to investigate about a believer’s beliefs and secrets with the intention of bothering or disgracing him/her.

340. It is forbidden to backbite a believer who does not openly display her/his sin; that is, to disclose his/her defects and faults without her/his consent, by means of words, writing, deeds, or any other means.

341. Talebearing is forbidden, which is to cause dispute between two or more persons, hatred, and any other evil.

342. It is forbidden to have secret conversations regarding sins, such as exchanging secret information about harming, mocking, or humiliating a believer or about other sins, using words in private, whispering, or gestures.

343. It is forbidden to disseminate corrupt actions among the believers, whether by disseminating the act itself or by disseminating the incrimination an innocent.

344. It is forbidden to salaam and to respond to salaams of unbelievers, and ask God to forgive disbelievers, especially polytheists without a religiously acceptable reason or without necessity. The same thing is applicable to oppressors the strengthening of whom would cause harm to Islam and Muslims. However, this issue is controversial.

345. It is forbidden to shelter a murderer, a militant enemy, or a criminal with the intention of preventing the execution of God’s punishment imposed on them. It is also forbidden to do so in the name of law.

346. It is forbidden to establish heartfelt affection with disbelievers in a similar manner to believing friends and family. It is also forbidden to become friends with them. Furthermore, it is forbidden to establish good cultural, political, military, and economic relationships with the governments and companies ruled and managed by unbelievers which naturally results in weakening and endangering the Islamic government and causing deviation in the beliefs and actions of Muslims, except in cases of *taqiyah* (i.e. self-protection; the practice of concealing one’s belief and foregoing ordinary religious duties when under threat of death or injury to oneself and one’s fellow Muslims) and of necessary interests, if
safety from corruptions is ensured or when the interests weigh heavier than the corruptions.

347. It is forbidden to praise and speak highly of a person who is unworthy of praise, and to talk highly of a worthy person beyond his/her merit.

348. It is forbidden to remind a person of a favor done to him/her. However, this issue is subject to dispute.

349. It is forbidden to deceive or defraud people by appropriating their properties dishonestly or making them work without wage.

350. It is forbidden to be disloyal in counseling; meaning to intentionally advise a person wrongly.

351. It is forbidden to refrain from aiding an oppressed believer who asks for help while having the ability to do so.

352. It is forbidden to practice verbal hypocrisy, which in some cases necessitates disbelief and in others is only sinful. Hypocrisy stands for falsely professing belief in Islam or falsely presenting an appearance of affection and friendship (or other things) to which the inner belief and feelings do not conform.

353. Hoarding is forbidden. This means to collect and store a necessary commodity for purpose of selling it later for a higher price when people will have a pressing need for it.

354. It is forbidden to neglect one’s duties towards neighbors, causing them annoyance and bother unless there is a religiously acceptable reason.

355. It is strictly forbidden to establish and supply companies that produce intoxicating drinks, narcotics, and tools of gambling and betting.

It is also forbidden to produce and distribute the products of such companies and take part in any sort of activity, such as being an employer, employee, worker, and renter of transportation means, storage, and shops for them. It is thus forbidden to receive any pay or profit from such activities let alone buying, selling, and using their products.

It is also forbidden to use any income that is obtained from such activities.

356. It is obligatory to destroy all tools and devices that are specifically designed for committing sins, such as gambling and betting tools, musical instruments, intoxicant and narcotics producing apparatuses, tools of robbery and pick-pocketing, tools of explosives, tools of murder, dangerous chemical substances, and any tool or device that cannot be or rarely used in a legal way, or the destruction of which prevents sinning.

It is obligatory on everyone to destroy these objects no matter whose they are unless their destruction brings about a greater harm. Some of the above cases have exceptions.
357. It is obligatory to refrain from using any object that is suspected to involve violation of a forbidden matter. For example, if one knows that one of several dishes or one of several clothes is impure but does not know which one it is, he/she must refrain from using all of them or cleanse them all. If one knows that one of two or three things is another person’s property, she/he must make sure before using them.

358. It is obligatory to make up for any obligatory act that is suspected not to have been performed properly. For example, if one knows that either the Maghrib (nightfall) or the ‘Isha’ (early night) prayers was missed at a certain night, he/she must make up for both the prayers. If a person knows that she/he owes one of two persons something, he/she must acquire the consent of both of them or pay what she/he owes to both of them.

359. It is obligatory to act upon the rule of presumptive continuity (i.e. *istishab*; continuing according to the former state). For example, if one is sure that he/she missed performing an obligatory prayer, but now doubts whether she/he has made up for it or not, he/she must depend upon the former state of missing performing that prayer. Similarly, if one is sure that a certain shirt belonged to someone else, but now doubts whether it still belongs to someone else, she/he must consider it to still belong to that person, as per its former state.

360. It is obligatory to avoid and stay away from the following ten impure things: (1) urine, (2) excrement, (3) semen, (4) corpses, (5) blood, (6) dogs, (7) swine, (8) liquid intoxicants, (9) beer, and (10) militant disbelievers (*kafir harbi*; disbelievers who are engaged in warfare against Muslims).

It is obligatory to keep oneself from contaminating his/her house and living equipment with these things. It is forbidden to eat and drink anything that has been contaminated with these impure things. A ritual prayer that is performed while the clothes and body parts are polluted with these things is invalid. In addition, if a Muslim individual does not eschew contamination with these things, the angels of God’s mercy will flee from her/his house and devils will be drawn near.

361. It is obligatory to repent of any sin immediately. The more one delays repenting, the greater the liability of the sin will be, while the obligation of repenting remains intact.

362. It is obligatory to maintain truth in speech all the time and under all circumstances. A jurist must be truthful in issuing verdicts, a judge must be truthful in issuing decrees, a witness must be truthful in testimonies, and a confessor must be truthful in confessions. Likewise, everybody must be truthful in common speech and judgments about people and events, whether the truth brings about benefit or loss for the speaker, his/her relatives, or her/his friends.

363. It is obligatory upon men that attain maturity and newly converted male Muslims to be circumcised if they have not been circumcised before.

364. It is obligatory to answer a person’s salaam (ritual greeting) immediately, even during prayers, in a
way that the greeter can hear it if there is no obstacle between them. To respond to ritual greeting during prayers, the phrase salamun ‘alaykum must be used, even if the greeter uses a different form.

1. It seems necessary to point out that some believe that in such contexts devil may have been used in a metaphorical manner to mean harmful germs [ed.].

Part 2 Chapter 8: Laws Pertaining To Authority Over Muslims And The Muslim Community

365. It is strictly obligatory upon the well-qualified to take charge of the position of authority and leadership over the Muslim community during the Occultation Age (‘asr al-ghaybah; the period between the disappearance and the reappearance of Imam al-Mahdi). If there is only one person qualified enough to hold this position, it is then individually obligatory upon him to assume it; otherwise, it is collectively obligatory to do so.

366. It is obligatory upon the consultants (ahl al-‘aqd wa’l-hall; the specialists in Islamic sciences who are experienced enough to recognize jurists, mujtahids—scholars competent to practice independent reasoning in legal judgment—and authoritative leaders) to appoint the qualified person as the supreme authority of the Muslim community if he alone is qualified for this position, or to choose the most preferred and the most virtuous among the qualified scholars and to introduce him to the people. It is then obligatory upon people to accept the person chosen by the consultants to assume this position.

367. It is obligatory to obey the orders and commands of the authoritative leaders, be they infallible, like the Holy Prophet and Imams; directly appointed by the Holy Infallibles, like Salman and Malik al-Ashtar in the reign of Imam ‘Ali (‘a); indirectly appointed by the Holy Infallibles, like the qualified supreme authorities during the Occultation Age; appointed by virtue of the office, like those who hold such leading positions like military commanders, judges, leaders of Friday prayers, and the like offices; or appointed to issue such decisive orders like waging wars, entering into peace treaty, sentencing to imprisonment, amnesty, and the like.

368. It is obligatory upon those resting upon the verdicts of a qualified jurisprudent other than the supreme religious authority to obey and follow the latter’s verdicts when they are contradictory to the verdicts of the qualified jurisprudent they follow. Such being the case, the verdicts of the qualified jurisprudent are regarded as inoperative.

369. It is forbidden for unqualified persons to assume the position of supreme religious authority.

370. It is obligatory upon the supreme religious authority to accept peoples’ oath of allegiance to him. If a
number of Muslim men and women want to take an oath of allegiance to the supreme religious authority that they will ascribe no thing as partner to God or that they will neither violate the prohibitions nor forego the obligations of the religion, it is then obligatory upon the supreme religious authority to accept their oath of allegiance and implore God’s forgiveness for them. However, this oath of allegiance is not a condition for the acceptance of their Islam and faith; rather, it reinforces their beliefs and strengthens their commitment to the branches of religion.

371. Defensive war is obligatory. If the enemy attacks an Islamic country, threatening the principles and fundamentals of the religion, even if in a specific region, or threatening Muslim lands with occupation, it is then obligatory upon every Muslim to defend the religion, the community, and the lands of Muslims and to sacrifice his/her property and life for this cause. Such defensive war is not contingent upon any permission and it applies to both men and women.

372. It is forbidden to flee the battlefronts in offensive or defensive wars unless the retreat is planned to find a better position for fighting or to join other soldiers.

373. It is forbidden to strengthen disbelief and hypocrisy, to sow disunion among Muslims, and to collide with the conspirators against a Muslim government in any way, even if it takes the form of building mosques, religious centers, and charitable establishments.

374. It is forbidden to prevent and discourage people to go to war, whether defensive or offensive.

It is forbidden to prevent from carrying out the religious obligations through such means like speech, writings, threatening, or allurement.

It is also forbidden to encourage, advance, or force people to violate the religious prohibitions.

375. In order to face the enemies of Islam, it is emphatically obligatory to prepare armed forces, troops, equipment of war, and transportation means that are suitable to the forces and war conditions of the enemy. It is obligatory to build and provide all necessary equipments for resistance, defense, and victory over the anti-Muslim armies. This obligation is collective; it pertains to the community and then to the supreme religious authority who must meet the expenses of these preparations from his own treasury or from the public treasury.

376. It is obligatory to wage war and fight against the rebels who revolt against an Imam or a religious authority appointed by the Imam. This is part of the offensive jihad and it has its own conditions.

377. It is obligatory to hand over the properties of *fay’* (spoils given by God exclusively to the Holy Prophet) to the supreme religious authority. Properties of *fay’* include lands that have been seized from non-Muslims without fighting and bloodshed.

378. It is forbidden to make disposition of the *anfal* properties before obtaining the permission of the supreme religious authority who has control over the Muslim community. Properties of *anfal* stand for
public properties that are under the control of the head of the Islamic government, according to the Islamic law. They are as follows:

1. The derelict lands and the lands the descendants of whose owner have died out.

2. Public seashores and riversides of which no one has made disposition.

3. Mountaintops, jungles, and canyons.

4. The lands, properties, and precious objects of a ruler that have been seized by the Muslim army, on the condition that they have not been usurped from a particular person.

5. Precious and valuable booties.

6. Booties seized by the Muslim army from the disbelievers without the permission of the supreme religious authority.

7. Inheritances and legacies of the heirless.

8. Ownerless mines.

379. It is obligatory to give protection to any group of disbelievers who want to enter an Islamic country in order to learn about the religion, to hear God’s words, and to understand its meanings. It is necessary to guarantee their return to their positions safely. This must be under the supervision of the supreme religious authority and the Islamic government.

380. It is emphatically obligatory to execute the divine penal laws that are sentenced to those who have committed punishable sins. This is one of the most important individual or collective duties. It is the duty of the supreme religious authority as well as the just rulers and the judges they appoint. If there is only one person to carry out this law, it is then that person’s individual duty to do so. If there are numerous persons who can carry out this law, it is their collective duty; i.e. if one of them carries out the law, the others will be exempted from liability.

381. It is obligatory to respect the sanctity of the Sacred Months; namely, Rajab, Dhu’l-Hijjah, Dhu’l-Qa’dah, and Muharram. In these months, the Muslim government should not wage war. If a war has started before these months and continued, the Muslim government must suggest a truce and, if accepted, cease fighting, even temporarily.

382. It is individually obligatory upon all persons who are experienced in judgeship to assume this position when it is necessitated by the supreme religious authority. If there is only one person qualified for assuming this position, it is then individually obligatory upon that person, upon request, to accept this position. In any case other than these two, to assume the position of judgeship is collectively obligatory.

383. It is forbidden for an unqualified person to take charge of the position of judgeship even if the
plaintiffs accept the person as judge, except in special cases.

384. It is obligatory upon judges to judge fairly between the two parties of a case, since it is strictly forbidden to issue unjust verdicts. It is obligatory upon any person to judge rightfully and to give a fair opinion in any case, be it rational, religious, or customary. It is forbidden for any person to give an incorrect opinion about any case, deliberately and without valid reason.

385. It is obligatory upon the judge to treat the two parties equally. The judge is thus required to behave with the two or more parties of a case in the same way, in greeting, speech, and etiquette of entrance and egress. The judge is also required to respect them equally and finally observe justice in judgment.

386. It is obligatory to accept an invitation for observing an incident in order to be a witness in the future. This is called witnessing. It is also obligatory to be present for bearing witness. If the witness is only one person, it is his/her individual duty to testify to or against an incident and if there is more than one witness, it is sufficient for one of them to testify. It is strictly forbidden to conceal testimony unless there is reasonable justification.

387. It is obligatory upon all duty-bound persons to testify justly to the truth and to refrain from deviating from the truth for any reason, except in cases of emergency. It is forbidden to give false testimony unless in cases of necessity.

388. It is obligatory to reveal false testimonies. If the testimony of a witness causes a person to be sentenced to death penalty, retaliation, or undergoing blood money, and after the execution of the judgment the falsehood of the testimony is discovered, it is obligatory upon the judge to sentence the testifier to retaliation or undergoing the blood money and to expose him/her before the people in any possible way.

389. It is obligatory on a person who has committed a crime against others to yield to retaliation in the case of intentional offences, whether the retaliation takes the form of death penalty in cases of intentional homicide, cutting off an organ or body part in cases of intentional cutting of a part of someone’s body, or destruction of faculty in cases of disabling of physical ability, such as blinding or deafening someone. It is obligatory to pay blood money if the offence is unintentional. It is forbidden for the criminal to avoid retaliation or refrain from giving blood money.

390. It is obligatory upon the Muslim ruler to pay the stated blood money to the heir of a victim who has been killed in a crowd making it impossible to recognize the killer. The Muslim ruler is also required to pay the stated blood money to the heir of any victim whose killer is unknown. These blood moneys are paid from the public treasury so that the blood of the deceased believer does not go to waste.

391. It is forbidden to spy to the detriment of the Muslim government or to the loss of Islam and Muslims.

392. It is forbidden to make mischief in the lands through such acts like distorting the faith, morals, social
order, and public financial and social security, promoting anti-Islamic behaviors, traditions, and customs, changing Islamic manners and rules, and other actions that the tyrannical ruling authorities disseminate in the society, such as seizing, jailing, beating, killing, etc.

393. Forbidded is \textit{qadhf}, which is to accuse a married man of adultery or sodomy or a married woman of adultery while they are innocent or do not openly display such actions. If the maker of such an accusation neither has sure knowledge nor can prove it, in addition to the act being haram, she/he must be sentenced to a punishment. Of course, such an accusation is permissible in cases where the accuser has sure knowledge of the perpetration of the act by the accused and can prove it by either the testimony of four witnesses before the judge or the confession of the accused, four times, to committing the offense intended.

394. Waging war is forbidden; that is to carry a weapon with the intention of terrifying people and perpetrating corruption through hitting, injuring, killing, seizing property, etc.

395. It is forbidden to fight and battle inside the Secure Precinct of God unless it is intended for self-defense. The Secure Precinct of God is a limited oval–shaped area that surrounds the holy city of Mecca and its borders, about ten kilometers wide and about twenty kilometers long.

396. It is forbidden to sell weapons, war instruments, transportation means, fuel, and other things used in warfare for an enemy who is engaged in warfare against Islam. Moreover, it is forbidden to sell anything that may strengthen the enemy and weaken Muslims in such a situation. However, the latter issue is controversial.

397. It is strictly forbidden for the parties of a claim to refer to unqualified judges or judges appointed by the tyrannical ruling authorities. It is also forbidden for the parties of a case to take possession of anything that is judged as belonging to them by the verdict of such judges, even if it is their due, except in cases of necessity.

398. It is strictly forbidden to bribe a judge and it is forbidden for a judge to take bribe if the bribery is intended for wrongful judgment or in favor of the briber, be he/she the rightful party or not. Excepted from this law is the situation when the briber is the rightful party and there is no other way to gain her/his due. In this case, it is allowed to give but it is forbidden to take the bribe. Regarding the prohibition of bribery, there is no difference whether a bribe is given as a bribe or under such other pretenses like gift, present, or dealing in which a commodity is sold to the judge at a lower price in order to win the case.

399. It is forbidden for the judge to teach one of the two parties in a case how to defeat the other if the judge knows that that party is wrong. People other than judges are also forbidden to do such a thing if they know the person is in the wrong.

400. It is forbidden for a judge to judge against an absentee in cases regarding the rights of God. For example, if four just persons testify against an absent person in a case of adultery, the judge has no
right to issue a verdict. This rule does not apply to cases regarding the rights of people.

401. It is forbidden for the owner of a right to exceed her/his right, such as torturing a killer or cutting his/her body parts before retaliation, or causing more physical or material loss to the condemned that is due.

402. It is forbidden to conceal or keep hidden a truth when the validity or falsity of an accusation depend upon it, such as proving a murder or other crime, the validity of a marriage, the nursing of a child, the owning of a property, the arresting of a offender, or the acquittal of an innocent.

**Epilogue**

With reference to the science of jurisprudence and familiarity with the lawful and unlawful issues, it is necessary to take notice of the following point:

As introductory to jurisprudence, the obligations and prohibitions relating to the secondary laws of the religion have been classified into different divisions.

It seems proper to mention these divisions, yet briefly, in order to bring into the light the varieties of obligations and prohibitions and how to comply with them.

**Divisions Of Obligations**

**Independent And Dependent Obligations**

An independent obligation is an action that is obligatory in itself, not for accomplishing another action, such as performance of the obligatory prayers and observance of the obligatory fasting.

A dependent obligation is an action that is deemed obligatory in order to accomplish another obligation, such as the minor ablution (wudhu’), the major ablution (ghusl), and the cleansing clothes of impure (najis) things. These obligations are also called introductory obligations.

**Devotional And Instrumental Obligations**

A devotional obligation is an action that must be performed with the intention of seeking nearness to God and worshipping Him; otherwise, the action is invalid, such as the ritual hajj pilgrimage and the ritual prayers.

An instrumental obligation is an action whose mere performance is sufficiently acceptable, even if
seeking nearness to God is not intended, such as cleaning a ceremonially impure object or purifying the body for performing a prayer.

**Individual And Collective Obligations**

An individual obligation is an act that must be carried out by all individuals independently, such as performing the ritual prayers, the minor ablution, and observing obligatory fasting.

A collective obligation is a particular act that is required from a group; therefore, if it is carried out by any member of the group, the others will be not answerable, such as burying the body of the dead person by one person who has found out about the death.

**Determined And Optional Obligations**

A determined obligation is an action that is specifically required from every duty-bound person, such as performing the Dawn Prayers.

An optional obligation is when a duty-bound person has to choose to carry out one of two, three, or more actions, such as the right of choosing between performing the Friday prayer or the Midday Prayer or the right of choosing one of three atonements that are made for breaking the fast on a Ramadhan day.

**Absolute And Contingent Obligations**

An absolute obligation is an action that does not have any conditions or requirements, such as the obligation to answer a greeting.

A contingent obligation is an action the carrying out of which is contingent upon certain conditions, such as the ritual hajj pilgrimage, which is conditional upon having the means and wherewithal.

**Confirmed And Pending Obligations**

A confirmed obligation is an action that is presently required, such as repaying a debt when its due time has arrived.

A pending obligation is an action that is required in the future or after a period, such as repaying a debt within two months or going to Mecca during the hajj season.

**Divine And Rational Obligations**

A divine obligation is an action that is deemed obligatory by the Holy Qur’an and Sunnah.

A rational obligation is an action that is logically required. For example, if in the law of Islam performing
the ritual hajj and ‘umrah is obligatory, the logic of a duty-bound person will see it necessary to prepare the essentials of this journey. Thus, to perform the ritual hajj and ‘umrah is divinely obligatory, while to ready oneself for its journey is rationally obligatory. Theologically, to act kindly towards a kind person, to thank a favor, to refrain from oppression, to stop telling lies—all these and their likes are ordered by reason, whether they are deemed obligatory in the law of Islam or not.

**Authoritative And Directive Obligations**

An authoritative obligation is any action that is deemed obligatory through an order issued by a person the obedience to whom is obligatory, such as the Holy Prophet, the Holy Imams, and persons appointed on their behalf, if the order has been independently issued by that person on the strength of such necessary matters like the demands of common interest.

A directive obligation is an action that is deemed obligatory because instructs to perform an obligatory matter. For example, if the supreme religious authority orders the recruitment of an army, waging war, or ceasefire, these orders are authoritative obligations. If the leader orders to perform the ritual prayers and fast in Ramadhan, such orders are called directive obligations.

**Extended And Constricted Obligations**

An extended obligation is an action that can be done in an extended period, and the duty-bound person can for example perform it in the beginning, middle, or at the end of its time, such as the Midday Prayers the time of whose performance extends to sunset.

A constricted obligation is an action that must be done in a short or fixed period, such as fasting on each day of Ramadhan, which must be performed from sunrise to sunset and cannot be observed either earlier or later. Another example is the Friday prayer that must be performed at exactly midday in a very limited time.

**Urgent And Non-Urgent Obligations**

An urgent obligation is an action that must be performed immediately without delay, such as answering to a form of ritual greeting, performing the ritual Alarm Prayer (salat ayat) immediately after an earthquake, or paying back debts when their due time has arrived and the lender requests for repayment.

Non-urgent obligations are actions the performance of which is not immediately necessary, such as making up for missed prayers or paying back a debt whose owner has not determined a certain time for repayment.
Primary And Subordinate Obligations

It is forbidden to refrain from carrying out any action that the law of Islam deems obligatory and consequently proscribes abstaining from it. Such an action is a primary obligation, while to refrain from carrying it out is a subordinate prohibition. In this way, every primary obligation necessitates a subordinate prohibition and every primary prohibition necessitates a subordinate obligation. For this reason, subordinate obligations and prohibitions are sometimes mentioned in this book. For example, it was said that drinking wine is forbidden and refraining from it is obligatory, or that defrayment of the zakat tax is obligatory and refraining from defraying it is forbidden. Subordinate prohibitions and obligations are also used in other cases.

If studied carefully, the prohibitions of the religious law can be also classified into most of the divisions of obligations; nevertheless, they are few in kind and rarely mentioned in books of master jurisprudents. Therefore, I have disregarded referring to these divisions.

However, it seems necessary to point out that prohibitions are divided into two main parts, as is understood from the Holy Qur’an and Sunnah:

Major And Minor Sins

Logically, sins are not equal in extent; rather, they differ in the levels of intellectual loathing towards them, personal and social immorality, and detestation in the view of God. They are therefore divided into major (kabirah) and minor (saghirah). Inferring this from the traditions of the Holy Infallibles, master scholars have discriminated the major sins from the minor, depending upon the following three points that define the major sins:

1. Sins described as major in traditions (riwayat; reported sayings of the Holy Infallibles).

2. Sins whose committers have been threatened with painful chastisement and casting in Hellfire by the Holy Qur’an and Sunnah. (These are thus major sins)

3. Sins that are considered great by Muslims and religious people.

Thus, any sin falling under one of these three points is a major sin. It naturally follows that any sin, which cannot be placed under any one of these titles, is considered a minor sin. However, this categorization has no practical effect, because in a way, all sins are major, for sinning is transgression against God, violation of the divine boundaries, and stepping over the limits of the obligations and prohibitions. This is in fact enough to consider any sin major.

Although sins have various names, titles, and levels, all of them are violations of justice. If a just person commits a sin, whether major or minor, his/her righteousness will be temporarily lost, until she/he compensates through repentance.
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