

Islamic
Jurisprudence,
Islamic Law,
and Modernity

By Mohammad H. Fadel

Resources in Arabic and Islamic Studies

# ISLAMIC JURISPRUDENCE, ISLAMIC LAW, AND MODERNITY

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MOHAMMAD H. FADEL

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#### ISLAMIC JURISPRUDENCE, ISLAMIC LAW, AND MODERNITY

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### Contents

Se	ries Editors' Preface	vi
Ac	knowledgments	ix
In	troduction	X
	Islamic Law and the State	
1.	Nature, Revelation and the State in Pre-Modern Sunni Theological, Legal and Political Thought	3
	Islamic Law Reform: Between Reinterpretation and Democracy The Implications of Figh al-Agalliyyāt (Jurisprudence of Minorities) for the Rights	25
	of Non-Muslim Minorities in Muslim-Majority Countries	67
	Islamic Jurisprudence	
	The Social Logic of <i>Taqlīd</i> and the Rise of the <i>Mukhtaṣar</i> " <i>Istafti qalbaka wa in aftāka al-nāsu wa aftūka</i> ": The Ethical Obligations of the	87
	Muqallid between Autonomy and Trust "Istiḥsān Is Nine-Tenths of the Law": The Puzzling Relationship of Uṣūl to	123
	Furū <sup>c</sup> in the Mālikī Madhhab	143
/.	Is Historicism a Viable Strategy for Islamic Law Reform? The Case of 'Never Shall a Folk Prosper Who Have Appointed a Woman to Rule Them'	157
	Islamic Law, Gender, and the Family	
8.	Two Women, One Man: Knowledge, Power, and Gender in Medieval	
	Sunni Legal Thought	195
9.	Reinterpreting the Guardian's Role in the Islamic Contract of Marriage: The Case of the Mālikī School	219
10	. Political Liberalism, Islamic Family Law, and Family Law Pluralism	237
	. Adoption in Islamic Law	273
	Islamic Law and the Market	
	. <i>Ribā</i> , Efficiency, and Prudential Regulation: Preliminary Thoughts . Ethics and Finance: An Islamic Perspective in the Light of the Purposes	293
	of Islamic Sharī'a	337
	bliography of Mohammad H. Fadel's Published Works dex	373 377

#### Series Editors' Preface

Mohammad Hossam Fadel, the leading exponent of a Rawlsian perspective on Islamic law and governance, has produced an impressive body of innovative, theoretically grounded, and provocative scholarship. His work on Islamic law and Islamic legal history ranges from medieval institutions and the history of Islamic legal interpretation to urgent problems of modernist receptions and re-assessments of Islamic legal doctrine. He received a Ph.D. from the University of Chicago in Near Eastern Languages and Civilizations and a J.D. from the University of Virginia School of Law. After two federal judicial clerkships he worked as an attorney for a major law firm in Manhattan. In 2006 he joined the Faculty of Law at the University of Toronto, where he is currently a professor of law and was for a decade Canada Research Chair for the Law and Economics of Islamic Law.

Although Professor Fadel's intellectual concerns focus to a large degree on the compatibility of the Islamic legal tradition with modern liberal political sensibilities and institutions (what he calls "conditions of modernity" in his Introduction), his research and writing have also focused on premodern Islamic legal thought and institutions. His explorations of issues in commercial law, problems of gender hierarchy, and dimensions of interpretive authority in premodern contexts, for example, underpin arguments that stress the flexible, subtle, and contingent aspects of Islamic law. Those properties of Islamic law, for Professor Fadel, render it suitable, once properly understood, for communities characterized by self-government, by emerging ideas about equality, and by market capitalism.

A frequent point of reference in Professor Fadel's work is the political philosopher John Rawls. Professor Fadel's "Rawlsian-inflected-approach" (as he calls it) leads him to read the Islamic legal tradition politically. His reading is not a search for top-down, 'authentically' Islamic structures of governance. Rather, by teasing out jurists' assumptions, often latent, about the political, the economic, or the familial, and interpreting the legal doctrines the jurists articulate on the basis of those assumptions, he emphasizes those doctrines' sophistication, potential adaptability, and thus the ways in which they thereby retain continuing viability. Although his readings of Islamic legal sources suggest that those sources remain relevant to a society in which there may be substantial but legitimate disagreements over matters of law and morality, equally his Rawlsian approach reminds us that premodern Muslim jurists formulated Islamic law also under conditions

of substantial disagreement over matters of law and morality, and also over questions of religion, politics, theology, and metaphysics.

Drawing on his expertise in the Mālikī school of legal thought, Professor Fadel has recently collaborated (with Connell Monette) on what will likely become the standard translation of the <code>Muwaṭṭa</code> (Harvard University Press, 2019), the legal treatise produced by Mālik ibn Anas (d. 795), the eighth-century CE scholar after whom the Māliki school is named. The <code>Muwaṭṭa</code> is one of the very earliest preserved complete Islamic law texts. It is critically important for the early history of Islamic law in all its dimensions and also the foundation of the work of Mālikī jurists from the early ninth century CE up through today.

The studies published in this volume give an excellent overview of the concerns and approaches that animate Professor Fadel's scholarship. They illustrate well his interests in Islamic law as a domain of Islamic political thought, in law-and-economics perspectives on Islamic commercial law, in the problem of gender hierarchy in Islamic law, and more generally in the ways Islamic law might be deployed in pluralistic and secularized societies today.

Professor Fadel's scholarship benefits from and continues the legacy of those path-breaking historians of Islamic law who re-invigorated its study in the 1980s—notably, Wael Hallaq, Sherman Jackson, Baber Johansen, David Powers, Susan Spectorsky, Jeanette Wakin, Bernard Weiss, Aron Zysow, and others—and put Islamic legal studies and Islamic legal history on a modern academic footing. We are excited to present this collection to scholars and to the interested public.

Joseph E. Lowry Devin J. Stewart Shawkat M. Toorawa

### Acknowledgments

In the course of an academic career, one incurs debts, scholarly and personal, that overwhelm one's capacity to discharge them. Writing as someone who, in the words of the Muslim jurists, is <code>mustaghraq al-dhimma—a person</code> whose capacity to bear any further obligations has been exhausted—I have been blessed to owe too much to far too many. I will never be able to repay what my teachers, friends, colleagues and most importantly, my family, have freely given me over my lifetime. This book, however, would have been impossible without the valuable assistance of my two research assistants, Faizan Malik and Ghassan Osmat, each of whom worked diligently to help me prepare this anthology. I also wish to single out my wife, Reem Elsobky, whose presence in my life catalyzed so much of my work and brought me untold personal joy. Without her resilience, patience, and encouragement, I could not have accomplished what I did. I do hope, in the spirit of the saying "the alms due in respect of knowledge is spreading it," that this work satisfies in part the obligations a scholar owes to knowledge. My numerous errors, of course, are fully my own and I hope no one holds any of my numerous teachers responsible for them, whether real or imagined.

A adoption, xii, xxxvi-xxxviii, 273-75, 288-90 'Abd Allāh b. 'Alī b. Samārā (d. 647/1249), 111, 113 Abrahamic religions, xiii, 4 abrogation (naskh), 9, 102, 111-12, 122, 342n5 Abū al-Faraj b. Ṭarār, 179, 179n101, 180-81, 186 Abū Bakra [Nufay' b. al-Ḥārith al-Thaqafī] (d. 51/671), 164-66, 168-69, 171, 173, 173n83, 175, 175n88, 176, 176n92, 177, 180-83, 183n112, 186, 186n129, 187-89, 189nn134-35, 190 Abū Ḥayyān Muḥammad b. Yūsuf al-Andalusī, (d. 745/1344), 186, 186n129 androcentrism, xxxvi, 172, 182, 184-85, 187-88 Abū Thawr [ībrāhīm b. Khālid al-Baghdādī] (d. 124/742 or 124/757), 150n19, 170 acting on behalf of a third-party (al-taṣarruf 'an al-ghayr), 41, 43 Adam and Eve, 255 adoption, pre-Islamic, 274, 289-90 'Aḍud al-Dawla (d. 373/983), 179 affiliated jurist (muntasib), 93, 94n41, 97n54 age of majority, 221, 223, 276, 276n279, 277, 277n284, 279-80, 351n37 adult, xxxvii, 229n39, 247, 282, 289-90 adult daughter, xxxvii, 221, 249 adult man, 221n6 adult son, 221 adult woman, 14, 49, 57n95, 221, 221n6, 223n13, 223n15, 226-28, 228nn34-35, 229, 231, 249 physical maturity, 225-26 physical puberty, xxxvii, 222, 222n10, 225n20, 257n95 social maturity, 225, 225n22, 226nn25-26 agency (wikāla), xxxii-xxxiv, 18-19, 19n30, 20-22, 29-30, 30n17, 31, 35-36, 36nn30-31, 38-39, 39nn40-41, 40, 40n42, 40n46, 41,	65–65, 147, 222–23, 226, 229–30, 230n40, 329, 329n195, 330n198, 344, 344n9, 345, 349–50, 352n40, 359 authorized agent, 60 government agent, 246n43  Ahmed, Leila, 195, 195nn1–2, 202, 216–17  'Ā'isha bint Abī Bakr al-Ṣiddīq (d. 57/677 or 75/694), 165–66, 173, 176, 176n92, 177, 183, 203, 203nn20–21  'Alī b. Abī Bakr, Nūr al-Dīn (d. 807/1405), 164  'Alī b. Abī Ṭālib (d. 41/661), 17, 183, 200, 278  'Alī [b. Aḥmad] al-'Adawī (d. 1189/1775), 119 al-kharāj bi-l-ḍamān, xxxviii, 52, 174, 284, 357n49  al-wāqifiyya, 168 alienage, 71–73 altruism (īthār), xxxix, 341–43, 348–50, 352, 356  al-Āmidī, Sayf al-Dīn (d. 631/1233), 125n11, 127n17, 129n22, 130n24, 131, 131n33, 137, 144n6, 146, 161n17, 170, 170n63, 189n133  analogy (qiyās), 10, 16, 37, 43–44, 48, 53, 56, 94, 94n40, 97, 97n54, 98, 98n60, 99n62, 102, 118, 127–28, 132, 134, 143, 145, 145n7, 147, 147n12, 150, 169n60, 181, 211n37, 220n3, 241, 297, 298n24, 309, 314n124, 339, 343n6, 346, 347, 348, 357, 362, 369n71 'aqd, 30, 34, 58n100, 70, 342 'aqd al-khilāfa (contract of the caliphate), 30, 34  Arab pagans, pre-Islamic, 171  Arabian family, pre-Islamic, 253 argument, weak, 206, 213n40  Ash'arī, 6–7, 7n10, 8–9, 123–24, 125n12, 126, 128, 178–79, 338  Atatürk, Kamal, 78 attribution, certainty (qaṭ'ī al-thubūt), 12 authors, pre-Islamic Christian, 184n121 al-'Aynī, Badr al-Dīn (d. 855/1451), 175–76, 182
11 12 12 12 15 15 15 15 16 17 17	

41nn47-49, 42-45, 47, 47n72, 48, 59-60,

В bailment (amāna), 150, 345, 356, 358 al-Bājī Abu al-Walīd Sulaymān b. Khalaf (d. 474/1081), 105, 129n23, 131n33, 144, 145n7, 146, 168n57, 211n36, 286n337, 330n197, 330n200 bank, 293, 314n122, 314n124, 322-23, 353n45, 356, 356n48, 357-60, 369, 371-72 bankers, 294n4, 357 banking, 295, 322, 325, 356, 358-59 371, 371n73 Islamic banks, 325n182, 337-38, 355, 357-59, 369, 371 The Islamic Development Bank (IDB), 337, bankruptcy, 147-48, 225n23, 296-97, 322, 322n165, 323n173, 328n190, 329, 329n191, 334, 349n29, 368-69 al-Bāqillānī, Abū Bakr (d. 403/1013), 131, 179-80, 186 bay al-salam, 343, 343n6, 345 bay al-ariyya, 307n75, 332, 345 al-Bayḍāwī (d. 685/1286), 106-7, 107nn87-88,

107n90 Bedouin, 126, 126n13, 286, 328n190, 329, 330n198, 352n40

Best Problem Solver, 232

British law, 237, 237n2, 238, 259n102

Buddhist, 81

al-Bukhārī, Muḥammad b. Ismā<sup>c</sup>īl (d. 255/869), 164, 165, 173–75, 175n88, 176, 176n92, 177, 182, 187–88, 215n46

al-Bunānī[, Muḥammad b. al-Ḥasan] (d. 1194/1780), 119-20,

al-Burzulī, Abū al-Qāsim b. Aḥmad (d. 841/1437), 120-21

C

Catholic, 72, 74–75, 259n105, 294n5
Catholicism, 4n3, 72–73
Caliph (*Khalifa*), 17–19, 19n30, 20, 29–30, 34–35, 35n28, 36, 36nn30–31, 37–38, 43n58, 44, 44n61, 45, 45nn62–63, 48, 54, 54n89, 57, 60n105, 177, 178–80, 187–88, 215n45, 278, 281

Caliphate, xxxii, xxxiii, 17-19, 21, 30, 32-35, 37-38, 44, 46, 52, 60, 180, 215n45. See also <sup>c</sup>aqd al-khilāfa Canada, vii, 157, 237, 259, 261, 261n112, 264, 265nn125-26, 267n132, 269, 271 Canadian, 240, 240n8, 261n112, 266n129, 269n146 Canadian Charter of Rights and Freedoms, 269 capitalism, vii, xxxii, 89 caregiver (kāfil), 276-77, 279-80, 286, 286n341, carrion, consumption of (akl al-mayta), 171, 319n151, 347, 347n20 Carmathian, 195 cash waqf (waqf al-nuqūd), 354, 356n48 charity (sadaqa), 296n14, 304n59, 333, 342, 348 - 50capacity to engage in (ahliyyat al-tabarru<sup>c</sup>), 303, 349 child, xxvi-xxviii, xxviiin69, xxix-xxx, xxxn74, xxxviii, 41-42, 42n54, 43, 138, 174, 224-25, 227, 233, 234n47, 241, 243nn25-26, 247, 247nn48-49, 248-49, 253n80, 257, 267, 267n136, 273-75, 275n271, 275nn273-75, 276, 276n279, 277, 277nn283-84, 278, 278n291, 279-83, 283n320, 283n324, 283n326, 284, 285, 285n333, 286, 286n338, 287, 287n345, 287nn347-48, 288, 288nn350-51, 289, 289n356, 290, 341, 349, child's interests, xxxviii, 41–42, 42n54, 233, 260, 267, 274-76, 285n331, 286-88, 288n351, 290, 349 illegitimate, 275n273, 276, 288-89 Christianity, xii, 5, 72, 258-59, 286, 317n143 Church of England, 73 citizen, xii, xvii, 16, 60, 70-71, 71n8, 72-74, 76-83, 238-42, 256, 260, 260n107, 263, 266, 268, 270, 350, 360, 364-66 citizenship, xxxiv, 70-78, 82-83 collateral (that may be secreted away [mā yughāb 'alayhi] and that which cannot [mā lā yughāb 'alayhi]), 146-49, 149n15, 149n17,

150-51, 151n21, 152-54, 154n31, 155,

155nn32-33

colonialism, 157, 161n20, 259n102

```
commenda (girāḍ or muḍāraba), 307n77, 326,
                                                         313n115, 314, 314n122, 315, 315n128,
    338, 342, 343, 343n6, 344, 344n8, 345,
                                                         317, 317n137, 320n158, 322, 326, 328,
    345n12, 355, 357, 357n50, 358, 358n51, 359,
                                                         328nn189-90, 342, 344, 351, 356, 368-69,
    369n71, 371
                                                         369n71, 370
condition of contractual validity (shart al-
                                                    debtor, xxxv, 40, 146-48, 151, 154n31, 155,
                                                         155n33, 295, 295n9, 296, 296n14, 297, 314,
    sihha), 147, 148
                                                         316-18, 318n147, 320n158, 321, 322n165,
condition of perfection (shart al-tamām), 147,
                                                         323n173, 324, 324n177, 328, 328nn189-90,
     147n13, 148
                                                         329, 329n191, 334, 341, 345, 368-69
conscription, Christians, 77
                                                    debts, pre-Islamic, 296-97
consensus (ijmā<sup>c</sup>), 10-11, 11n17, 16, 41n51,
                                                    default, 147, 322, 322n165, 328, 328n190, 334,
     42n55, 64, 91-92, 92n27, 97, 103, 105, 128,
                                                         345, 359, 368-69
     131, 131n33, 134, 143, 145, 145n7, 147,
                                                    delegation
     154, 162n22, 180, 211, 243n27, 363, 363n59
                                                         niyāba, 38–40
consent, xxxvii, 14, 56, 59-60, 64, 65n115,
                                                         tafwid, 38, 38n40, 232
     200, 223, 223n15, 226-27, 227nn31-32,
                                                    delegator (al-munīb), 39
     228nn33-34, 229n38, 235, 245n37, 249,
                                                    democracy, xi-xii, xvii, xx, xxxii-xxxiii, xxxv,
     265n126, 327, 347, 349
                                                         25, 62, 65n115, 66, 72, 80-83, 159, 180n102,
contract for hire for an indefinite wage (al-
                                                         237-38, 259, 269
     ijāra al-majhūla), 343n6, 344, 345n12
                                                    designated successor/guardian (waṣī). See
convert, 77, 333, 333n212
                                                         under successor; guardian
Copt, 78
                                                    designation (wasiyya), 213n41, 223, 223n13,
credible individuals ('udūl), 212, 225n20
                                                         224nn18-19, 225n21, 274,
credit, xxix, 40, 152n22, 154n31, 250, 294n5,
                                                    dhimma, 36n30, 67, 70-71, 83
     295, 295n9, 297-98, 302n52, 312n112,
                                                         mustaghraq al-dhimma, ix
    313, 313n115, 316, 321-22, 322nn164-65,
    324-25, 325n180, 331n201, 334, 342, 342n5,
                                                    dhimmī, 47n71, 71-72, 77, 257
    356, 357n49, 359, 368-72
                                                    diploma (ijāza), 203
creditor, xxxv, 147-48, 151-52, 152n22, 155,
                                                    disobedience (nushūz), 22, 32, 76, 246, 250,
    295n9, 296-97, 297n19, 303n58, 314,
                                                         245n81, 262-63
    314n122, 316, 318, 318n147, 319n152,
                                                    dispositive (qat'ī), 11, 167
     320n158, 321, 323n173, 323n173, 324, 328,
                                                         certain with respect to its meaning (qat<sup>c</sup>i
    328n190, 329n191, 334, 345, 369
                                                              al-dalāla), 12
                                                         conclusive rules (aḥkām gat'iyya), 11
                                                         having certainty with respect to
dār al-ḥarb (enemy territory), 68, 79, 82
                                                              attribution (qat<sup>c</sup>ī al-thubūt), 12
dār al-islām (Muslim territory), 68, 70, 79, 82
                                                    divorce, xxi, xxvii, xxx, xxxin77, 13, 58, 64,
darūra (necessity), xxix, xxx, 8, 11, 17, 25, 27,
                                                         77, 83, 92n28, 208-9, 209n31, 235, 247-48,
     30, 36, 37-38, 51n80, 76, 129, 135, 188,
                                                         248n52, 249-50, 250n65, 252-53, 253n78,
    306n69, 312, 317, 319n151, 344-45, 345n12,
                                                         253n80, 254n81, 261, 261n112, 262-64,
    346-47, 347n19, 348, 351, 351n39, 352, 355,
                                                         264n123, 265, 265n127, 266-67, 267n132,
     363n59
                                                         267n134, 267n136, 270, 270n149, 271
da f, "weak", 117, 170, 206, 213n40, 309
                                                         divorce (talāq), xxviin65, 213n41
debt (dayn), xxxi, 146-48, 149n17, 150-52,
                                                         divorce (khul<sup>c</sup>), 64, 64nn113-14, 65, 250,
     152n22, 153-54, 154n31, 155, 155n33, 191,
                                                         dissolution of marriage, 65, 69, 247, 257,
     198, 234, 249n57, 250, 255n89, 261-62, 271,
                                                              262, 264, 265n127
     285, 287n349, 295, 295n9, 296, 296n11,
```

296n14, 297, 297n19, 298, 303, 303n57,

final divorce (bā²in), xxix, xxxn73 separation, xxix, xxx, 250, 264n123, Dow Jones Islamic Index, 337–38, 369 dowry (mahr, ṣadāq), 234, 252, 253n78, 255n86, 262, 270, 270n149, 271

Е

Ebrahim Moosa, xv, 157–58, 159, 161, 188, 191 education, 178, 180n193, 204, 234, 243n25, 279-80, 286, 287n347, 363, 365, 365n64, 366-67 Egypt, xv-xvii, 25, 56, 64, 64n114, 77-78, 109, 181, 221, 253, 276n282, 314n124, 317n143, 320n158, 321n159, 361, 367 emancipation (tarshīd), 221, 221n6, 225, 225nn21-22, 235, 275n275 emigrate, 70, 274, 348, immigrate, 244n31, 333, 333n213 migrate, 82, 333, 333n212-13 Enlightenment, 4 equity, 320, 325n182, 326, 335, 338, 342, 358n52, 369-71 ethics, Islamic, 5, 124, 136, 140, 243, 243n26, 244, 244n33, 246, 248, 343, 352-53, 358, 360, 365-66, 372 European Court of Human Rights, 81 evidence, dispositive, 167 exegesis (tafsīr), 160n15, 185n125, 186, 190, 195-97, 197n8, 198-99, 202, 217-18, 274,

#### F

extrapolation (takhrīj), 97, 97n54, 98

295

al-Fārābī (d. 339/950), 5 al-Farrā', Abū Ya'lā (d. 458/1066), 18–19, 21, 30 father, xxvii, xxix, 14, 41–42, 42n54, 43, 55, 57n95, 175–76, 219, 221, 221n6, 222, 222nn9–12, 223, 223nn13–14, 223n17, 224, 224nn18–19, 225, 225n21, 226n24, 227, 227n31, 228n33, 233–36, 245n37, 247, 247n48, 249, 253n80, 273–75, 275n273, 275n275, 279–80, 282, 283n320, 285, 285n331, 287–88, 288n350, 289–90 fatwā, 53, 55, 63, 75, 96, 96n49, 96n52, 97–98, 98n60, 103, 105–6, 107n87, 108, 110–11, 113, 114n 124, 130, 133, 135, 137, 137n54,

212, 345, 365n61 Fazlur Rahman, 160, 160nn13-14 feminists, 241 Jewish, 178n94 Muslim, xxxvi, 158, 161n20, 163, 189n135, 191n140, 195, 197, 216 feminism. See woman, women finance, xxxviii-xxxix, 208-9, 209n31, 211, 213, 221n6, 225, 250, 252, 262, 275n275, 276, 279, 279nn298-99, 280-81, 281n313, 284-85, 293-94, 294n5, 308n88, 312, 321, 321n159, 321n163, 322, 323n169, 325, 325nn181-82, 326, 326n183, 335, 337-38, 340-43, 350, 352, 355-58, 358n51, 359-60, 363-64, 366-72 financial system, 322, 340-41, 353, 356 Islamic finance, xxxviii-xxxix, 293-94, 294n5, 304n63, 312-13, 313n116, 334-35, 337–38, 340, 343, 355, 368, 370–72 Islamic financial system, 313n116, 352, 371 Finnis, John, 81 fiqh, xiv, xvi–xvii, xxiii–xxvi, xxviii–xxix, xxxi, xxxv, 3-6, 6nn6-7, 26, 28-29, 144n6, 146, 162n22, 197, 217-18, 220, 337-339, 345, 354-55, 360-63, 368. See also uşūl al-fiqh fiqhiyyāt, 128 figh al-Agalliyyāt, xxxiv, 67, 70, 73, 76, 79–83 forged (mawdū<sup>c</sup>), 12, 179, 188 foundling (laqīt), 273, 275-77, 277nn283-84, 277n287, 278, 278n293m 278n295, 279, 279nn296-99, 280, 280nn301-2, 281, 281n310, 281nn313-14, 282, 282n315, 282nn318-19, 283, 283n321, 283nn323-24, 283n326, 284-85, 285n331, 285nn334-35, 286, 286nn336-37, 286n341, 287, 287nn345-49, 288, 288n351 Christian, 285-86 Fukuyama, Francis, 159 fundamentalism, 157-58, 160-61, 188 furū<sup>c</sup>, 5, 125, 143, 145-46, 150, 222

138-39, 199-200, 202, 202n17, 203, 210,

G

gain (*tanmiya*), 316, 332, 343–44, 345n12, 347, 353, 353n44, 355–56, 358–59, 372 private, 332, 343

Gaudreault-DesBiens, 237n1, 268-69 177-78, 178n95, 179-83, 183n112, 184, al-Ghazālī, Abū Ḥāmid (d. 505/1111), xxiii, 186, 186n129, 187-91, 197, 203-4, 204n22, xxiiin41, xxxi-xxxii, 4n1, 5, 6nn6-7, 7, 204n23, 205-6, 209-10, 212n39, 215n45-46, 7nn10-11, 8, 13-14, 92, 92n28, 93, 104, 216n48, 310n100, 337, 352n40, 354 123n1, 125, 126n15, 127-28, 129nn22-23, hāja, 347, 359 130n25, 131, 131n31, 132, 133n41, 134-35, fundamental needs (hāja darūriyva), 310 135n47, 137, 137n54, 138-39, 144n6, 169al-Hajawī, Muhammad b. al-Hasan al-Tha<sup>c</sup>ālibī 70, 183, 187, 254nn81-82, 256n90, 338 (d. 1376/1956), 88, 88n8, 89n11, 93, 96n52 gender, vii-viii, xxxii, xxxvii-xxxviii, 157, Hallaq, Wael, viii, xv, xvin8, xvii, xviiin11, 159-60, 162n22, 182, 184-85, 185n126, xxivn48, xxxiii, 11n17, 26, 87n2, 88, 187-88, 195, 195n2, 196, 196n6, 197, 96nn49-50, 115n128, 117n136, 122n155, 200-201, 201n15, 202, 205, 207-10, 213-19, 144n2, 167n52, 169n60 221-22, 231, 243n25, 251n69, 256, 256n90, Ḥanafī, xiv, xxi, xxin28, xxiv-xxvii, xxviin65, 258, 261–62 xxviii-xxxi, xxxviii, 19, 39, 40n42, 40n46, gender equality, xxxii, 157-58, 160, 43, 43n59, 46, 50n78, 52, 54, 56, 56n93, 69-160n13, 184, 189, 195-97, 219, 239n7, 70, 91n19, 93, 134, 148-51, 155n32, 167n53, 240, 242, 261n111 171, 178, 180-82, 82n110, 187, 206, 208n28, gendered division of labor, 199, 241-42, 209, 210n32, 211, 211nn36-37, 217, 241n21, 242, 243 243n26, 245n37, 246n44, 248-49, 249n53, gift (hiba), 249, 249n57, 253n79, 255, 271, 250-52, 254, 254n83, 255, 257, 257n92, 258, 279n299, 280, 341-42, 344, 344nn10-11, 264, 275n273, 276n282, 277-78, 278n293, 348-49, 349nn29-30 280, 282, 284, 287-88, 288n351, 298n26, grace, divine (fadl), 8, 18, 186 299-301, 301n47, 302-3, 303n55, 309, Great Britain, 237, 237n2 309n93, 310-12, 312n108, 313, 314n124, guardian (walī), xxxvii, 38, 41-42, 42n54, 316, 318n146, 323-24, 324n177, 349n27, 349n29, 351n37, 352, 366 43-44, 46n69, 48-49, 54, 56, 57n95, 121, Hanbalī, xxii, 18-20, 50, 179, 212, 248, 276n282, 181, 185n126, 219-20, 220n3, 221-22, 277, 277n284, 281, 287, 298n26 222nn7-8, 223, 223nn13-14, 223n17, 224, 224nn18-19, 225, 225n21, 226, 226nn25ḥaqīqa, 166 27, 227, 227nn31-32, 228, 228nn33-34, hardship (haraj), 286, 308, 308n87, 354, 371 228n36, 229, 229nn38-39, 230-32, 232n44, hardship (mashaqqa), 133 233-34, 282n318, 303n55, 308n87, 344n8, removal of hardship (raf<sup>c</sup> al-haraj), 230n41, 349, 349n27, 350 308, 354-55, 360 designated successor/guardian (waṣī), 41, hashwiyya, 127 41n51, 49n74, 223, 223nn13-14, 224, al-Hattāb, Muḥammad b. Muḥammad (d. 224nn18-19, 225, 225n21, 226n24 954/1547), 42n54, 51n79, 57n95, 57n97, guardianship (walā'), xxxvii, 38–39, 48, 223, 154, 154n31, 204, 204n24, 211n36, 224n19, 225, 232, 282 225n21, 227n32, 232n44, 276n276, 280n300 health care, 365, 365n64, 366 Η Hindu, 81 hadd, 36n30, 68–69, 191, 247n47 historicist, 158-60, 60n13, 162, hadd of zinā, 68, 247n47 historicism, xxxiv, 157-63, 188, 190-91 hadith, xvii, xxiiin40, 95, 96n50, 115, 123, progressive historicism, 159–60, 160n13, 139, 149, 149n18, 150, 150n19, 152n24, 161-63, 191 158, 158n7, 162, 162nn22-23, 163-65, hudūd, applicability to Christians and Jews, 68

165n41, 166, 168–69, 171–72, 172n73, 173, 173n83, 174–75, 175n88, 176, 176n92,

ḥukm (verdict), xxvn54, 6-7, 14, 17n27, 58, 58n100, 100n67, 116, 119, 177, 199-200, 202, 202n17, 207, 214n43, 244 particular rule (ḥukm khāṣṣ), 53 humiliation (dhull), 73, 352, 360

I

Ibn ʿAbbās, [ʿAbd Allāh] 318, 319n150 Ibn ʿAbd al-Salām or Ibn ʿAbdassalām, al-ʿIzz (ʿAbd al-ʿAzīz) (d. 660/1262), 7, 18, 32, 50n78, 106, 131, 131n36, 133, 135, 140, 298n25, 306n69, 338

Ibn ʿĀbidīn, [Muḥammad Amīn b. ʿUmar] (d. 1252/1836), 181n109, 257n95, 318n147, 352

Ibn Abī Shayba, [Abū Bakr] (d. 849/234), 164, 164n34, 172-73, 176-77, 183, 187-88

Ibn Abī Zayd al-Qayrawānī, [Abū Muḥammad 'Abd Allāh b. 'Abd al-Raḥmān] (d. 386/996), 111

Ibn al-'Arabī, Abū Bakr (d. 1148/543), 47, 47n72, 97n54, 98, 178–80, 180n102, 186, 295n9, 296n11, 302n52, 327n187, 328n189

Ibn al-Bashīr, 'Abd al-Ṣamad (d. 526/1131), 113 Ibn al-Furāt, Asad (d. 213/828), 109, 113, 113n116,

Ibn al-Ḥājib, [Abū ʿAmr ʿUthmān b. ʿUmar] (d. 646/1248), 107, 107n90, 108, 108n93, 110, 112, 112n115, 113–15, 115n126, 115n129, 116, 122, 144, 144n6, 146

Ibn Ḥanbal, Aḥmad (d. 240/855), 150n19, 164, 165n41, 174, 276n282

Ibn Kathīr, [Ismāʿīl b. ʿUmar] (d. 1373/774), 186 Ibn al-Ṣalāḥ, [Abū ʿAmr ʿUthmān b. ʿAbd al-Raḥmān] (d. 643/1245), 92n28, 93–94, 94nn40–41, 95, 104, 104n78, 105, 105n82, 111, 112n113, 202, 202n17

Ibn al-Shāṭṭ, [Qāsim b. ʿAbd Allāh] (d. 723/1323), 206, 206n26, 208n30

Ibn Farḥūn, [ibrāhīm b. ʿAlī] (d. 799/1397) xvi-xvii, xxiii, 46n67, 97n54, 98n59, 103, 103n75, 104, 104n76, 105n82, 107, 107n90, 108, 108nn93-94, 109n97, 110-12, 112n115, 113-15, 115n126, 306, 306n74,

Ibn Ḥabīb, [ʿAbd al-Malik] (d. 238/852), 109, 109n98

Ibn Ḥajar al-ʿAsqalānī, [Aḥmad b. ʿAlī] (d. 1449/853), 175, 204n24, 215n45, 333n213
Ibn al-Humām, Kamāl al-Dīn Muḥammad (d. 1457/861), 181-82, 211n37, 285n333, 301n47, 303n55, 310n100, 311, 312n108
Ibn Masʿūd, 352
Ibn al-Mawwāz, Muḥammad (d. 269/882), 109,

Ibn Nujaym, Zayn al-Dīn (d. 969/1562), 181 Ibn Qayyim al-Jawziyya, [Muḥammad b. Abī Bakr] (d. 751/1350), 203n19, 212–13, 213nn40–41, 214, 214n43, 215, 215n44, 217, 232, 232, 253n79, 319nn149–51

Ibn Qudāma, [Muwaffaq al-Dīn ʿAbd Allāh b. Aḥmad] (d. 541/1147), 20, 20n33, 50-51, 51n79, 57nn96-97, 179n99, 211n36, 330nn199-200

Ibn Rushd the Grandfather, [Abū'l Walīd Muḥammad b. Aḥmad] (d. 520/1126), 255n86, 302n52, 334n8, 346

Ibn Rushd the Grandson, [Abū'l Walīd Muḥammad b. Aḥmad] (d. 594/1198), 145–46, 222n7, 227, 297, 297n20, 340

Ibn Shās, [ʿAbd Allāh b. Najm] 103-4, (d. 616/1219), 104n80

Ibn Sīnā (d. 428/1037), 5

ijāra-mutanāqiṣa, 370

ijtihād, xvin8, xvii, xix, xxv, xxvn53, 13n19, 15, 49n74, 57n97, 62, 87, 87n2, 88, 88n8, 89-90, 92, 95-97, 101, 103, 112, 112n113, 115, 117, 119, 122, 124, 126-27, 127n18, 128, 129n22, 131n34, 132-33, 136, 137n54, 340 mujtahid, xxvn54, xxxiv-xxxv, 11-12,

19/14/14, xxvn54, xxxiv-xxxv, 11-12, 12n19, 15, 29, 63, 87, 87n2, 90, 92, 92n26, 92n28, 93, 93n30, 96n52, 102-3, 111-12, 119-21, 121n152, 122, 124-27, 127nn17-18, 128-29, 129n22, 130-33, 133n41, 134-35, 135n47, 136, 136n52, 137-40, 145, 200

Imam, xxv, xxvn54, 17–18, 18n29, 32, 34, 36–37, 43, 43n58, 46n70, 47, 47n72, 48, 49n74, 51, 51n79, 53–54, 54n89, 57n98, 61, 68–69, 91n21, 94, 98, 100, 100n68, 103, 112n113, 118–22, 128, 134, 177–78, 180, 221n5, 228n33, 232, 233n46, 244n31, 281, 281n311, 338, 346, 354, 363, 363n60, 366. See also al-taṣarruf bi'l-imāma

'agd al-imāma, 34 independent jurist (mustaqill), 93, 93n30 indicant, weak, 170 infallibilism, 131, 131nn31-34, 135 infrastructure, 25, 363, 365 inheritance (irth), xxix, 208, 223, 247n48, 248, 253n80, 257n95, 274, 275n275, 276, 282n318, 284, 290 iftiyāt (vigilantism), 36n30, 46, 46n67 inhitāt, 88 interpretations, feminist, 159 interpreter of the law. See ijtihād, mujtahid investor (rabb al-māl), 41n48, 294n5, 326, 340, 344, 376n48, 357, 357n50, 358-60, 369n71, 370 - 71Islam, orthodox, 159, 237–38, 238n5, 239–40, 245, 245n42, 246, 246n45, 258-60, 262-65, 269-71 Islamic Development Bank (IDB). See bank Islamic family law. See law, family Islamic state. See state, Islamic Ismā'īl b. Muḥammad al-Jarrāḥ (d. 1748/1161), 164 istiḥsān (juristic preference), xxxv, 143, 145, 151, 156, 346-47, 347n19, 359 istishāb al-hāl (presumption of continuity), 145, 145n7

#### I

Jāmi<sup>c</sup> al-ummahāt, 107, 108n93, 109-10, 112,

114, 114n124, 115, 117n135, 122, 146 Jew, 68, 81, 178n94, 237, 258, 261n112, 264, 264n121, 267, 267n134, 267n137, 271n151, 285, 285n333, 286 Judaism, xii, 258, 286, 317n143 orthodox Jewish law, 240, 266 jizya (a tax), 67 judge (qāḍī), xiv, xvi, xxv, xxvn54, xxvi–xxx, 13-14, 14n21, 15-16, 16n26, 17, 19, 19n30, 21, 32, 35, 35n28, 37, 44, 44n61, 45, 45nn63-63, 46n69, 49-50, 50n78, 53, 53n86, 54, 54n88, 55, 55n91, 56, 57n95, 58, 58n100, 59, 59n104, 60, 60n105, 77, 91, 93, 93n29, 94, 97-99, 99n64, 100, 100n66, 100n68, 102-3, 103n75, 104n80, 105-6, 109-14, 117, 117n139, 118-21, 121n152, 122, 128, 131, 131n36, 134, 151n21, 166,

175, 177, 177n93, 178, 178n94, 179–82, 186–88, 199–202, 205, 209, 209n31, 210–11, 211nn36–37, 212–14, 214n43, 215, 217, 221n5, 223, 223n17, 224, 224n18, 226n24, 227–228, 228n34, 232, 232n44, 244, 244n35, 245, 249, 249n57, 250, 250n150, 279, 279nn296–97, 280, 280n301, 283, 287, 353, 367

jurisdictions (*wilāyāt*/s. *wilāya*), xxi, xxxixxxii, 19n30, 21, 29–31, 35, 36n30, 38, 40n46, 42, 42n55, 43, 44n61, 45n62, 45n64, 46, 46n67, 46n70, 47–49, 49n74, 52, 54–55, 55n91, 56–57, 57n95, 58, 58n100, 59–61, 80, 83, 96, 98, 119, 179, 181, 213n40, 225, 227, 231–32, 240, 246n45, 257, 259–60, 262–65, 265n126, 266, 270, 270n150, 271

al-Juwaynī, [Abū al-Ma'ālī 'Abd al-Malik b. 'Abd Allāh] (d. 478/1085), 104, 133n41, 137–38

#### K

kafā'a (sufficiency), 228, 228n36, 229, 229n38, 230, 249

kalām (rationalist theology), 3, 123–25. See also theology

Kaldor-Hicks, 295, 353n44

al-Kāsānī, Abū Bakr (d. 587/1191), 19, 19n30, 39, 39n40, 40n42, 40n46, 41, 41n48, 41n51, 43, 43n59, 44-47, 47n71, 52nn81-83, 57n97, 59-60, 280nn301-2, 281n314, 282n315, 284n328, 287, 287n347, 303n55, 303n57, 313n118

Khaled Abou el Fadl, xii, xviii, xixn21, xx, 63n111, 163, 173n83, 183n112, 188, 189n134

Khalīl, 89n11, 104n80, 106n86, 108n93, 114, 114n124, 115, 115n126, 115n129, 116, 116n130, 117nn135, 118–21, 121n152, 121n154, 122, 146

Kharāj, 17, 149, 180, 343, 363, 363n61, 364 al-kharāj bi'l-ḍamān, xxxviii, 52, 154, 174, 284, 357n49

al-Kharshī, [Muḥammad b. ʿAbd Allāh] (d. 1101/1690) 61n106, 119-20, 275n273, 276n279, 277n283, 281n313 Khayr al-Dīn al-Tūnisī (1307/1890), 27-28

Khawārij, 17, 17n27, 18, 189

L

labor, reproductive, 242 law

Canadian, 237, 265n126, 266n129, 268, 269n147

commercial, vii-viii, xxiv, xxviin65, xxviii, xxxi, xxxv, xxxvii-xxxviii, 40, 198, 210, 255, 293, 305, 314, 314n122, 314n124, 315, 315n125, 316, 320, 322, 324-25, 325n182, 326n183, 335, 341-44, 344n8, 347, 349, 349n27, 350, 352, 357, 357n49, 359

common, xix, 64n114, 91, 122, 259, 259n100, 270n149, 327

family, xxviin65, xxxvii–xxxviii, 58, 64, 76, 237–39, 239n7, 240, 240n8, 242, 245–46, 248, 249n53, 251, 253, 255–59, 260n105, 261, 261n112, 263–64, 264nn123–24, 265, 265n126, 266–71 Islamic family law, xxxvii–xxxviii, 191, 237–40, 246, 246, 246nn45–46, 248, 251, 253, 257, 262–66, 271, 284, 290,

liberal family law, xxxviii, 238–40, 251, 258–59, 265–66, 268–69, 271 rule of, xxxii, xxxv, 15, 21, 27, 28, 38, 50, 52, 59n103, 90, 92, 116, 200, 244,

245–46, 258, 375 partnership law (*sharika*), 326, 342, 344n8, 344n10, 345n13

school of (madhhab), xvn6, xvii, xxiin35, xxvn54, xxviiin70, xxixn71-72, xxxn73, xxxin77, xxxiv, xl, 21n36, 22n38, 47n72, 56n93, 58, 89n10, 90, 100, 106-8, 112n113, 113, 121, 143, 144n6, 146n10, 171n70, 178n96, 182n110, 200n13, 211n37, 245n36, 276n282, 281n311

substantive (*furū*<sup>c</sup>), xvi–xix, xxi, xxxiv– xxxv, xxxvii, xxxix, 5, 9, 15, 43n58, 45–46, 58, 73, 76, 96n49, 110n101, 110n104, 115n128, 117n136, 122, 125–26, 143, 145–46, 150, 162n22, 177–78, 182, 186, 191, 222, 248, 282, 308, 311n107

legal opinion (al-fatwā). See fatwā

legitimacy, vii, xxiii, xxivn50, xxvn53, xxxiv, 16-17, 21-22, 27-28, 31-32, 35, 37, 39, 56, 59-60, 62-66, 68, 70, 74-75, 79, 81, 83, 93, 93n29, 94, 99, 110, 115-16, 139, 158n5, 158n8, 162n22, 169n60, 181, 187, 200n12, 202, 204-5, 211n37, 212, 214n43, 231, 239, 247–48, 253, 258, 265, 268, 274–75, 282, 282n318, 283n321, 290, 295-96, 316, 317n144, 319, 319n152, 345, 347, 359, 363-66. See also illegitimate child Islamic conception of, xxxiv, xxxviii, 17, 26-27, 30, 33, 37, 60-61, 63, 68-69, 72, 89-90, 92-93, 97, 99n64, 104, 127-28, 146, 160, 199, 247, 247n49, 258, 298, 299n33, 304, 320, 323, 337, 344-45, 364, 366

liability, strict, 247 liberalism, xii, xvii, xx, xxxviii, 237, 239–40, 240n8, 241–43, 251, 256, 258–59, 269n145,

liberal family law. See law, family

270 - 71

loan (qarḍ), xxxviii, 255, 281n312, 301n47, 303, 303nn53-58, 304n59, 313, 313n118, 314, 314n119, 314n124, 315-16, 318, 319n146, 320, 320n157, 321-22, 322n165, 325, 325n179, 331n201, 342, 344n8, 348, 348n22, 349, 349n29, 350, 356, 356n48, 359, 363, 368-69

Louisiana, 260 loyalty (*walā*'), 35, 36n31, 73–75, 79–80, 183, 254n82

M

Madina, 67, 82, 149, 179, 220, 276n282, 330n199, 331n201, 333, 333n212, 334 maintenance (*nafaqa*), xxvii, 54–55, 55n91, 235, 247–48, 248n52, 249, 249n57, 250–51, 251n69, 253n78, 257, 257n95, 261, 276, 280 *majāz* (metaphor), 167 Makka, 235, 333, 333n212–13 Malaysia, 367–69 Mālik b. Anas, viii, 144, 170, 220, 276n282, 279n299, 281,

Mālikī, viii, xiv-xvii, xxii, xxvi, xxviii-xxxi, xxxv, xxxvii-xxxviii, 4n1, 40n42, 40n46, 42, 42n54, 46, 46n67, 47-48, 54, 57n95, 57n98, 58-59, 61, 70, 89, 89n11, 91n19,

93-96, 100, 103, 103n75, 104-8, 108n95, 248, 250-53, 255-56, 258, 261, 264, 109, 109nn98-99, 110-12, 112n115, 113-14, 264n123, 267n137, 270-71, 344n8 marriage contracted for a specific period 114n124, 115-16, 117n135, 118, 118n140, 120-22, 131n33, 134, 143-44, 144n6, 145of time (mut<sup>c</sup>a), 251 46, 148, 149n17, 150, 153-54, 154n31, 155-Marx, Karl, 159 56, 178-79, 184, 201n15, 204, 210, 210n32, maṣāliḥ mursala (public welfare), 36, 338, 347 211n36, 219-20, 220n4, 221, 221n6, 222-23, maslaha, 21, 30n17, 39n41, 49n74, 54, 54n90, 223n17, 224-27, 227nn31-32, 228n34, 229, 133, 145, 224nn18-19, 340-41, 341n9, 347, 232, 245n37, 246n44, 248-49, 249n53, 250-363-66 52, 254, 254n83, 255, 255n89, 257, 275n273, al-maslaha al-'āmma (public good), 20n32, 276, 276n282, 278-79, 281-82, 286n337, 21-23, 43, 43n59, 49n74, 54-55, 56n98, 58, 287, 298n26, 299-301, 301n42, 301n44, 60, 62-64, 74, 343, 363-65 301n47, 302, 302n52, 303, 303n56, 307n81, al-Māwardī, [Abū al-Ḥasan ʿAlī b. Muḥammad 309-10, 314, 314n124, 316, 324-25, 340, b. Habīb] (d. 450/1058), 4n1, 15, 18-19, 340n6, 345-47, 347n20, 348-49, 349n27, 21, 30, 33-35, 35n28, 36, 36n30-31, 37-38, 349n29, 350-51, 351n37, 354, 359-60, 363, 46-47, 80, 104, 178, 182, 216n48 369n71 meaning, certain (qaț<sup>c</sup>ī al-dalāla), 12 Mamlūk, 56, 58, 253 Mehmet 'Ali Pasha (d. 1245/1849), 78 magāṣid (ends), 9, 9n16, 83, 337-40, 340n3, 343 Mernissi, Fatima, 158n7, 160n13, 162n23, universal ends (al-Magāṣid al-kulliyya), 8, 163n25, 162n27, 188-89, 195, 195n1, 167n53, 192n138, 338 195n4, 196-97, 256n91 magāṣidī (purposive approach), xxxvi, 337–40, messenger (rasūl), 19, 45, 102, 103, 165, 342, 350-52, 355, 362, 368 187n126, 244n31, 296, 330, 330n199, 363 marriage, Christian, 260 misogyny, 184, 184n121, 185-88 marital property. See property mispricing (ghabn), 302n52, 309-10, 343 market, prudential regulation of, xxxviimukallaf (moral agent), 129, 134, 140, 351n37 xxxviii, 22, 293, 295, 323, 329-30, 334 mu'āmala (transaction), xxxiii, 14, 39, 42n54, marriage, xxiv, xxviii, xxxviii, xxxn75, 171, 198, 209, 214, 230, 230n41, 295, 297, xxxvii-xxxviii, 13-14, 42, 42nn54-55, 49, 299, 302n52, 303, 314n122, 316, 318n146, 54, 56, 56n93, 57n95, 64-65, 69, 92n28, 319n150, 321, 321n162, 323n170, 324, 174, 191n139, 201n15, 208-9, 209n31, 324n173, 325, 335, 340n3, 346-47, 354, 359, 219-21, 221n6, 222, 222n7-12, 223, 368-69, 371 223nn13-15, 223n17, 224, 224nn18-19, Mu<sup>c</sup>āwiya b. Abī Sufyān (d. 60/680), 17 225-26, 226nn24-27, 227, 227nn31-32, mudāraba (commenda). See commenda 228, 228nn33-35, 229, 229nn38-39, 230, muftī, 53n85-86, 54, 58-59, 88n2, 91, 96, 96n52, 230n41, 231, 233-35, 238, 238n6, 239-41, 97, 99-100, 105-6, 109-10, 113, 114n124, 241n11, 244n31, 245, 245n37, 246-47, 117-18, 121, 124, 202, 202n17, 203n19, 210, 247nn48-49, 248-49, 251-52, 253nn79-217, 307, 315n121 80, 254, 254n82, 255-56, 256n90, 257, Muhammad 'Abduh (d. 1323/1905), 198, 257n95, 259, 259n100, 259nn104-105, 198n10, 199 260, 260n106, 260nn108-109, 262, 264, Muhammad (the Prophet), xvin8, xxiv, 264n123, 265, 265n126, 269-71, 275, 10-12, 17-18, 48, 91, 123, 128, 139, 143, 275n271, 275n273, 276, 289n356, 339, 344, 162n22, 163-64, 167, 169, 170n63, 172-73, 344n8 173n83, 175-77, 188, 189n133, 203, 235, marriage contract, xiii, xxx, xxxvii-243n27, 244n31, 247n47, 254n81, 274, 278, xxxviii, 14, 54, 64, 220-22, 227, 229-278n291, 285n333, 289, 297, 297n22, 298, 30, 230nn41-42, 231-35, 239, 244-45,

Muhammad (continued) Ontarian law, 264nn123-24, 268 299n33, 300, 305n68, 314nn124, 318, 330, opinion 330n199, 333, 333n13, 334 probable (zann), 11-13, 15, 92n27, 123, murābaḥa (cost plus contract), 318, 370 132-33, 135, 147, 167, 208n27, 215n47, musāmaḥa or mukārama (presumption of 223n17 generosity), 255, 344, 344n8, 348 valid (al-sahīh), 96, 136n52 weak (da<sup>c</sup>īf), 117, 309 musāqāt (irrigation partnership), 342, 344n8, well-established (mashhūr), xx, 56, 64, 345 mushāḥḥa or mukāyasa (presumption of mutual 93n34, 94, 96, 99-100, 107-8, 110-15, covetousness), 255, 302n52, 344, 344n8, 117, 120, 122, 159, 220n4, 238 orientalism, xiii, xx, xxiii, 157 al-Muttaqī, 'Alī b. 'Abd al-Malik (d. 974/1567), orthodox Jewish law. See Jew Ottoman, 25-26, 56n93, 77 Empire, 25, 77, 316, 318, 354, 356n48 muzāra'a (sharecropping contract), 326n183, Era, 21, 56, 223n17, 317 342, 345 Muslim territory (dār al-Islām). See dār al-Islām Р mutakallim (speculative theologian), 3, 125, parent, xxxviii, 42n54, 138, 247-49, 257, 262, 204 267n136, 273-74, 275n273, 276-77, 284-85, Mu<sup>c</sup>tazilī, 7, 7n9, 8-9, 123-26, 128 285n333, 286, 286n336, 287, 287n347, al-Muzanī, [Ismā'īl b. Yaḥyā] (d. 263/877), 170, 287n349, 288-89, 349, 352, 283n324 parental rights, 284-85, 288-90 N paternity (nasab), 247n48, 275n273, 275n275, 277, 282, 268n338, 287, 287nn345-49, Nahda, 28-29 287n349, 288, 288n351, 289, 289n356 narrator (rāwī), 174, 188, 200-202, 202n17, 206 pledgor (al-rāhin), 146, 146n11, 147-50, 152, al-Nasā'ī, [Abū 'Abd al-Raḥmān Shu'ayb b. 'Ali] 152n24, 155, (d. 915/302), 164, 166, 173-75, 175n88, pledgee (al-murtahin), 146, 146n11, 147-48, 177, 188 150-51, 151n21, 152, 152n24, 154-55 naskh (abrogation). See abrogation pluralism, legal, xx, xxxviii, 15, 27-40, 248, al-Nawawī, [Yaḥyā b. Sharaf] (d. 676/1277) 253, 256-58, 263, 269-71, 89 106, 107nn87-88, 107n90, 117n136, 139, poetry, pre-Islamic, xiv 303n57, 325n179 polygamy, 259, 259nn100-103, 260, 260nn106necessity (darūra). See darūra 107, 265, 265n126, 270 New Testament, 240 pragmatism, 17, 27, 143, 167n53, 216-17 New York, xi, xiin3, 64n113, 240, 266-68, profligate (safiha), 225, 225n22, 226, 226n25 269n146, 270-71 proof niyāba (delegation). See delegation detailed (tafṣīlī), 125-26 al-nukūl (refusal to swear), 214 general (ijmālī), 125-26, 126n13 0 property (māl), xix, xxvi, xxix, xxxi, xxxv, 8, 19n30, 20, 20n32, 36n30, 40, 42, 42n54, 43, oaths (yamīn), xxvn54, xxxi, xxxin77, 39, 52, 53n86, 170, 201n15, 214, 214n43, 235, 252, 44n61, 46-49, 49n74, 49n77, 50, 50n78, 51n79, 52, 52nn82-83, 57n97, 69, 71, 134, 255n89 137, 146, 148, 149n17, 150, 151n21, 152-53, obligation, moral, xxxi, 22, 58, 124, 126, 129, 131-33, 140, 185, 190, 239, 366 153n27, 153n29, 154n31, 155, 155n32, 169, 201, 219-20, 220n3, 221n6, 223n16, 225, Ontario, 237, 237n1, 240, 264-65, 268, 269n147, 271 225n20, 225n22, 231, 235, 245, 247, 248,

al-Rāghib al-Isfahānī, [Abū'l-Qāsim al-Husayn 250n65, 253n80, 254n82, 261, 262, 278, b. Muḥammad] (d. 502/1108 or 503/1109), 278n295, 279n299, 280, 280nn301-302, 283n321, 283n326, 284n327, 285-86, 301, Rashīd Riḍā, 27-28, 62-63, 198n10, 315-17, 303n55, 303n58, 306, 308n87, 310, 312, 315n125, 316, 319n151, 324n173, 330n199, 319, 323 338-39, 341-42, 344n11, 345, 347, 347n20, Rawls, John, vii, xix-xx, xxxviii, 239, 241, 348-49, 349n27, 350-51, 351n37, 353n44, 241n17, 242, 242n21, 243n25, 260n107, 357, 359-63, 363n60, 366n65, 368 266, 268-69, 269n145, 270, 366 Islamic property law, 52 ra'y (practical reason), 27-28, 55, 125, 143, marital property, 225, 225nn20-21, 246, 216n48, 266, 340 252-53, 262, 264n123 al-Rāzī, Fakhr al-Dīn [Muḥammad b. 'Umar] (d. property law, xxxvi, 264n123, 284-85, 606/1210), 8, 123n1, 126, 126n15, 127n17, 288-89 138, 144n6, 146, 185, 185n125, 198, 198n9, property rights, 22, 148, 151-53, 153n27, 206, 367 154, 154n31, 220n3, 285, 347 rebels (bughāt), 17, 21, 35 Reformation, 73, 294n5 Reformer's Dilemma, 159, 163 al-Qaraḍāwī, Yūsuf 75, 162n22, 163n24, reports 180n103, 183, 183n117, 187, 189, 189n136, of individuals (āḥād, sing. aḥad), 10 190, 362n56, 364n61 solitary (or individual) (khabar al-wāḥid or al-Qarāfī, Shihāb al-Dīn Ahmad b. Idrīs (d. akhbār al-āhād), 11, 127, 209, 214n42 684/1285), 14, 42n55, 48, 49n74, 49n77, 53, revealed law, pre-Islamic, 8 53n84, 54, 54n89, 55-56, 58, 59, 89, 93-97, revelation, interpretation of, 15, 27, 29-30, 97n54, 98-99, 99n62, 99n64, 100, 100n66-30n19, 55, 64, 66, 91, 100-102, 132, 136, 69, 104-6, 110, 123, 127, 127nn17-18, 131, 140, 185, 202-3, 243, 245, 275n273, 309, 342 131n36, 133-35, 137, 140, 144, 144nn5-6, ribā, xxxvii, xxxviii, xxxix, 171, 293–304, 146, 179n99, 184, 200n13, 201, 204-7, 209, 306-29, 331-35, 346, 351n34, 354-55, 359, 210n39, 216-17, 325, 363n58, 368, 376 qarīna (extrinsic circumstance), 167 pre-Islamic, 314-15, 318-19, 320n158, gasāma (collective oaths), 52 323n173, 327-28, 239n191 gāt<sup>c</sup>ī al-dalāla (conclusive in meaning), 10, 12 *ribā al-fadl* (of excess), 293, 298, 298–302, gāt<sup>c</sup>ī al-thubūt (conclusive in attribution), 10, 307, 310-12, 314, 321, 323-24, 327-29, 12 331-32, 346, 354-55 girād (commenda). See commenda ribā al-jāhiliyya, 297 Quebec, 284 ribā al-nasā' or nasī'a (of delay), 293, 300-Qur'ān (Quran), xvii, xxv, xxviii, xxxviii, 160, 302, 304, 307, 312, 314-15, 319-22, 195, 196, 199, 243, 253, 260 323n173, 324-25, 327-29, 331, 346 feminist interpretation of, 159 ribā al-Qur'ān, 295-97 interpretation of, 158n5, 171, 185, 191, right of first refusal, neighbor's (shufat al-196, 214, 218, 273. jiwār), 134, 246n44 Quraysh, 34 rukhṣa (dispensation), 126, 171, 326, 343, 347, 350, 355 rule, explicit (al-manṣūṣ), 94, 94n40, 97-100, raf<sup>c</sup> al-haraj (removal of hardship), 230n41, 308, 110-11, 118, 225, 339 354, 355, 360, 371 rules, conclusive (aḥkām qaṭ'iyya), 11 rules of conduct (fightyvāt). See figh

```
S
Sahnūn [b. Sa'īd] (d. 240/854-5), 109, 109n98,
    113, 113n116, 155, 346
salaf (loan), 301-2, 302n47, 303n53, 348
sale (al-bay<sup>c</sup>), xxi, xxii, 58, 134, 147, 149,
    149n15, 153-54, 171, 245, 246n44, 296,
    298, 299n33, 302n52, 307n75, 308n88,
    310-11, 314n124, 317-18, 319n151, 321-22,
    322n165, 323, 233n173, 324, 325, 332, 334,
    342-45, 348, 349, 354, 361, 368-70
al-Sanhūrī, 'Abd al-Razzāq (d. 1391/1971),
    xxxiiin82, 78, 78n16, 79, 317, 317nn140-
    41, 318, 318n147, 319, 319nn149-52, 320,
    320n158, 323, 325nn181-82
al-Sarakhsī, [Abū Sahl Muḥammad b. Aḥmad]
    (d. 483/1090), xxvin61, 20n32, 46,
    275n273-74, 279n299, 282n319, 283n321,
    284n327, 285n333, 287n346
Sayyid Qutb (d. 1386/1966), 198, 198n9, 206
Schacht, Joseph, xvin7, xviii, xviiin15, xxn27,
    25, 26nn5-6, 87nn1-2, 88, 91n22, 116-17,
    143n1
Scott, Elizabeth, 260
Scott, Robert, 260
al-Shāfi<sup>c</sup>ī, Muḥammad b. Idrīs (d. 204/820),
    50n78, 95, 95n43, 104, 107n87, 111,
    112n113, 134, 143-44, 144n2, 145-46,
    170-71, 276n282, 282n319, 338
Shāfi'ī, 4n1, 7, 8, 18, 19, 50n78, 58, 70, 91, 93,
    94, 104-7, 111, 112n113, 117, 134, 144-46,
    148-51, 152n24, 153-54, 162n22, 171, 178-
    79, 185, 248, 277–78, 280–81, 283–84, 287,
    298n26, 299-303, 310-13, 314n124, 316,
    318n147, 325, 338, 349n29, 351n37, 363
shahāda (testimony), 53n86, 128, 179, 181,
    189n136, 197-202, 205-18, 225, 283,
    287n349
Shaikh, Sa<sup>c</sup>diyya, 161, 161n20, 163n27
Shajarat al-Durr (d. 655/1257), 181
Sharia, xvin7, xxxiiin82, 33n23, 237, 240n9
al-Shāṭibī, Abū Isḥāq Ibrāhīm b. Mūsā (d.
    790/1388), 130n28, 131-32, 133n41, 134-
    35, 137-39, 167n53, 260n109, 307-8, 338,
    340, 345-46
Shī<sup>c</sup>a or Shī<sup>c</sup>ī, xxv, xxxix, 17–18, 91n21, 189,
```

237

```
siyāsa or siyāsa shar<sup>c</sup>iyya, xxv, 16, 22, 27, 28, 29,
slave, xxxi, 41n48, 94n40, 148-49, 176, 181,
     199, 209, 212, 229, 234, 274, 275n271, 277,
     283-84, 288
Spain, 72-73, 276n282
speech, normative, 200, 210, 212
sphere
     public, 4n3, 31, 37–38, 46–47, 162n22, 187
    private, 31, 38, 47, 221
state
    Christian or Jewish, 258
     Islamic, xxxiiin82, xxxiv, 16n26, 27n8,
         33, 36n30, 65, 67-73, 76-83, 177-78,
         183n117, 233, 245n42, 257, 283n32,
         331n201, 333-34, 362-63, 372
successor
    designated successor/guardian (waṣī), 41,
         41n51, 49n74, 223, 223nn13-14, 224,
         224nn18-19, 225, 225n21, 226n24
    generation of, 149n18, 215n45, 362
    guardian, 223, 224n19, 226n24, 282n315
    head of state (walī al-'ahd), 34, 36n31, 165
    judge, 118n140
    state, 25-26
    trustee, 42n56
Sufism, 195
al-Sulamī, Abū 'Abd Allāh Muḥammad, 104,
     111-12
Sunna, xvin8, 10, 75, 95, 97, 102-3, 135n47,
     143-45, 149, 167, 243n27, 341-42, 372
Sunnī, xviii, xxiv-xxv, xxviiin65, xxxii-xxxiv,
    xxxvii, xl-xli, 3, 4-6, 10-13, 15-23, 29,
     31-35, 37-39, 41, 43-46, 48, 52-53, 61, 63-
     64, 69, 88, 91n21, 123, 126, 128, 140, 159,
     162, 164, 167, 172, 177n93, 180, 182n110,
     184n120, 189, 195-97, 202, 207, 211n36-37,
     216-17, 237, 238n5, 248, 251, 260n109,
     276-77, 298, 309, 323, 338-39
supervisor of an endowment (nāẓir al-waqf), 41
suspicion (tuhma), 106, 151, 201, 210, 212n39,
     277, 324
al-Suyūṭī, Jalāl al-Dīn [ʿAbd al-Raḥmān b. Abī
    Bakr] (d. 1505/910), 49n74, 149n16, 164,
     366
```

Т

al-Tabarī, Muhammad b. Jarīr (d. 923/310), 178-79, 179n101, 197n8, 211, 211n36, 217, 295n9, 296n11 tadayyun (religious consciousness), 229 al-Tahṭāwī, Rifāʿa Rāfiʿ (1290/1873), 27-28 takhṣīṣ al-ʿāmm (specification of the general term), 159, 161, 162n22, 163, 166, 168-70, 188, 191 takhyīr, 100, 104-6, 109, 130n28, 131-35, 137, 140 Tanzīmāt, 25-27, 78 taqlīd or muqallid, xxxiv-xxxv, 15-16, 21n35, 87-90, 92-93, 99n64, 100-101, 112, 115-16, 122, 124-30, 135, 139-41, 152n23,163n28 al-Tarābulusī, ['Alā' al-Dīn 'Alī b. Khalīl] (d. 844/1440), 206, 206n27, 207, 209-10, 210n32, 217 tarjīḥ (weighing), 105, 131–33, 137–40 al-Tartūshī, Abū Bakr (d. 520/1126), 104, 104n80 tasarruf bi'l-imāma (administrative act), 54, 56, 58, 60-61, 363 tawarrug, 368, 370 tawātur, 10, 137 Taʻlīmiyya, 127-28 ta<sup>c</sup>zīr (discretionary penalty), 68-69 thayyib (previously married woman), 222, 228n33 theology (kalām), xvin8, xviii, xx-xxi, xxiii, xxv, xxxiii, 3, 4, 9, 12, 91n22, 124-27, 140, 172, 261. See also kalām Christian, 4-5, 22-23, 261 al-Tirmidhī, [Abū 'Īsā] Muḥammad b. 'Īsā (d. 279/892), 164-66, 173-74, 175n88, 176, 176n9, 177 trade, xxii, 69, 294, 296n12, 299, 300-302, 306, 310-11, 313, 316-17, 319n151, 321, 323-24, 327-32, 334, 341-43, 350, 353, 359, 367 traditionalist, traditionalism, 3, 158-60, 255-56 trustee, 36n31, 42-43, 245 Turkey, 81n20-21

. .

'Umar b. al-Khattāb (d. 23/644), 179

'Uthmān b. 'Affān (d. 36/656), 17, 215n45 Umm 'Aṭiyya, [Nusayba bt. al-Ḥārith al-Anṣāriyya] 215, 215n45, 215n47 Umm al-Dardā', [Hujayma bt. Ḥuyay], d. 82/701, 215, 215n45, 215n47 United States, xi, xvii, 53, 61, 159, 219, 233, 238n4, 259, 261, 264, 265n126–27, 268n142, 270n149, 271, 313n115, 353 uṣūl al-fiqh (jurisprudence). See fiqh uṣūlīs, xxvn53, 127n17, 129–31, 133, 135, 137, 139, 146 al-'Utbī, [Abū 'Abd Allāh Muḥammad b. Aḥmad] (d. 255/868), 109, 109n98, 113n116

W

Wadud-Muhsin, Amina, 160n13, 162n21,

191n140, 195, 195n1, 195n3, 196, 196n6, 256n91 al-Wansharīsī, [Abū'l-'Abbās Aḥmad b. Yaḥyā] (d. 914/1508), 121, 328n190 ward (mūlā 'alayhi), 38, 42, 48, 221, 222n8, 223n17, 224n19, 225-27, 282 weak. See da<sup>c</sup>īf Weber, Max, 89, 89n15, 90 witnesses in court (shuhūd), 77 woman, women, xxviii-xxix, xxxn73-74, xxxiv, 14, 49, 54-55, 58, 77, 92n28, 149n15, 157-58, 160n13, 162, 164-65, 175-77, 179-83, 186, 189n134, 195, 196n6, 198, 202, 204-6, 208n30, 211n37, 212n37, 213-17, 219, 220n3, 221, 222n7, 224n19, 225-31, 232n44, 233, 234n47, 244n31, 245, 248n52, 249-52, 254n81, 254n83, 255n86, 256n91, 259n104, 260, 264, 268, 271, 275n273, 287n345 female testimony, capacity to testify, xxxvii, 179, 181, 189n136, 197-98, 198n9, 200, 202-3, 205-8, 208n28, 208n30, 209, 210n32, 211, 211nn36-37, 213-15, 217-18, 225, 225n20,

> 225n22 feminism, xiii, 218

> > 7

*zāhir* (presumptive), 43n59, 50–51, 51n79, 59n103, 107–8, 110n102, 114, 167, 170, 182,

zāhir (continued)
217, 221, 244, 267, 283n321, 311, 319n150, 320, 327, 364
Zāhirī, 298, 309, 339
Zakat, xxxi, 61, 310, 331-34, 338, 342-43, 350-52, 360-64
zannī al-dalāla (probable in meaning), 11-13, 15, 91-92, 115n126, 117, 123, 132-33, 135, 147, 167, 223n17

al-Zarkashī, [Badr al-Dīn Muḥammad b. ʿAbd Allāh], (d. 794/1392), 68n3, 171, 203n20, 314n119

Zayd b. Ḥāritha, (d. 8/629), 274
al-Zuḥaylī, Wahba (1436/2015), 79–80, 82, 297n21, 312, 312n111, 313–14, 314n120, 314n122, 314nn124–25, 323n173, 324n177, 325nn181–182
al-Zurqānī, [Muḥammad b. ʿAbd al-Bāqī] (d.

1122/1710), 119-20