

Islam in India - Wikipedia

Muslims perform 7 rounds around Kaaba during Hajj which is called Tawaf. Hindus also perform one or more rounds around the center (Garbhagriya) of a temple (one to twenty-one), which is called as Parikrama (known in Sanskrit as pradakṣiṇā). Both of them are commonly called circumambulation.

Hindu-Islamic relations - Wikipedia

What is the wasiyat (will) under Islamic law. A Muslim cannot give away more than one-third of his/her total property through a will. In circumstances where there are no heirs in the estate as prescribed by the law, the wife may inherit a greater amount by will. What is the hiba (gift) under Islamic law. Under Muslim law, any type of property may be given as a gift.

All About Muslim Woman's Right To Property In Islamic Law

All the Muslims in India are governed by the Muslim Personal Law (Shariat) Application Act, 1937. This law deals with marriage, succession, inheritance and charities among Muslims. The Dissolution of Muslim Marriages Act, 1939 deals with the circumstances in which Muslim women can obtain divorce and rights of Muslim women who have been divorced by their husbands and to provide for related matters.

Muslim personal law - Wikipedia

Muslim Marriage Law: Polygamy in Islam. In Islam, monogamy is the general rule while polygamy is only an exception. The Prophet did not favour polygamy except in exceptional circumstances. According to the Muslim Marriage Laws in India, a man can have up to 4 wives, but a woman can only have one husband at a time. In India, the female population is low and polygamy adds to the economic burden of supporting multiple wives and children.

Muslim Marriage Law in India: Formalities, Polygamy ...

Muslim Law in India means "that portion of Islamic Civil Law which is applied to Muslims as a personal law". It consists of injunctions of Quran and has been further supplemented and modified by state Legislation and modern judicial precedents of the High Courts and the Supreme Court of India and also of the Privy Council.

Marriage under Muslim Law - India Law/Indian Lawyer ...

Thus in Muslim law of modern India, there are two breakdown grounds for divorce: (a) non-payment of maintenance by the husband even if the failure has resulted due to the conduct of the wife, (b) where there is total irreconcilability between the spouses.

The Concept of Divorce under Muslim Law - Legal Service India

The law on Muslim wills is different from the law governing wills made by Hindus or those made under Indian Succession Act, 1925. This is because, under Muslim Law, testamentary disposition of property is considered to be divine in nature and draws on the Quran. The Muslim will is not governed by the Indian Succession Act, 1925.

Muslim Wills: 9 Important Points on Wills & Islamic Laws ...

Various religions in India, including Islam, have their own personal laws that govern matters of marriage, divorce and succession among others. Triple talaq, which allows a Muslim man to divorce...

A short history of Muslim personal law in India

In 2018, the Law Commission of India recommended that the 30-day period be reduced to "bring the procedure in line" with Hindu and Muslim marriage laws that enable couples to register their ...

Hindu-Muslim couple in India challenge controversial ...

The new law, which essentially made it more difficult for Muslim refugees to claim citizenship, was just the latest move by the ruling Bharatiya Janata Party (BJP) to determine who was or wasn't...

India's New Laws Hurt Women Most of All

Personal law is defined as a law that applies to a certain class or group of people or a particular person, based on the religions, faith, and culture. Their belief is decided by the sets of laws. In this chapter, we will learn about the personal laws of Hindu, Muslims and the Christian community.