

The Center for Muslim Contribution to Civilization

THE
*Distinguished
Jurist's Primer*

VOLUME II

*Bīdāyat al-Mujtabiḍ
wa Nihāyat al-Muqtaṣiḍ*

Ibn Rushd

Translated by Professor Imran Ahsan Khan Nyazee

Reviewed by Professor Mohammad Abdul Rauf

The Distinguished Jurists Primer Volume Ii

Ibn Rushd, Imran Ahsan Khan Nyazee

The Distinguished Jurists Primer Volume II:

The Distinguished Jurist's Primer Volume II Ibn Rushd, 2000 A critical analysis of the opinions of famous Muslim jurists and their methodologies This is the second volume of the 12th century work translated from the Arabic **Routledge Handbook of Islamic Law** Khaled Abou El Fadl, Ahmad Atif Ahmad, Said Fares Hassan, 2019-05-10 This handbook is a detailed reference source comprising original articles covering the origins history theory and practice of Islamic law The handbook starts out by dealing with the question of what type of law is Islamic law and includes a critical analysis of the pedagogical approaches to studying and analysing Islamic law as a discipline The handbook covers a broad range of issues including the role of ethics in Islamic jurisprudence the mechanics and processes of interpretation the purposes and objectives of Islamic law constitutional law and secularism gender bioethics Muslim minorities in the West jihad and terrorism Previous publications on this topic have approached Islamic law from a variety of disciplinary and pedagogical perspectives One of the original features of this handbook is that it treats Islamic law as a legal discipline by taking into account the historical functions and processes of legal cultures and the patterns of legal thought With contributions from a selection of highly regarded and leading scholars in this field the Routledge Handbook of Islamic Law is an essential resource for students and scholars who are interested in the field of Islamic Law **Law, Society and Culture in the Maghrib, 1300-1500** David S. Powers, 2002-09-30 Focusing on the Maghrib in the period between 1300 and 1500 in this 2002 book David Powers analyses the application of Islamic law through the role of the mufti To unravel the sophistication of the law he considers six cases which took place in the Marinid period on subjects as diverse as paternity fornication water rights family endowments the slander of the Prophet and disinheritance The source for these disputes are fatwas issued by the muftis which the author uses to situate each case in its historical context and to interpret the principles of Islamic law In so doing he demonstrates that contrary to popular stereotypes muftis were in fact dedicated to reasoned argument and sensitive to the manner in which law society and culture interacted The book represents a groundbreaking approach to a complex field It will be read by students of Islamic law and those interested in traditional Muslim societies *The Distinguished Jurist's Primer* Averroës, 1994 A critical analysis of the opinions of famous Muslim jurists and their methodologies This is the first volume of the 12th century work translated from the Arabic Islamic Law and International Human Rights Law Anver M. Emon, Mark Ellis, Benjamin Glahn, 2012-10-11 The relationship between Islamic law and international human rights law has been the subject of considerable and heated debate in recent years The usual starting point has been to test one system by the standards of the other asking is Islamic law compatible with international human rights standards or vice versa This approach quickly ends in acrimony and accusations of misunderstanding By overlaying one set of norms on another we overlook the deeply contextual nature of how legal rules operate in a society and meaningful comparison and discussion is impossible In this volume leading experts in Islamic law and international human rights law attempt to deepen the

understanding of human rights and Islam paving the way for a more meaningful debate Focusing on central areas of controversy such as freedom of speech and religion gender equality and minority rights the authors examine the contextual nature of how Islamic law and international human rights law are legitimately formed interpreted and applied within a community They examine how these fundamental interests are recognized and protected within the law and what restrictions are placed on the freedoms associated with them By examining how each system recognizes and limits fundamental freedoms this volume clears the ground for exploring the relationship between Islamic law and international human rights law on a sounder footing In doing so it offers a challenging and distinctive contribution to the literature on the subject and will be an invaluable reference for students academics and policy makers engaged in the legal and religious debates surrounding Islam and the West

Slaves Without Shackles Nur Sobers-Khan,2020-08-10 No detailed description available for Slaves Without Shackles Terrorism and Justice Michael O'Keefe,C. A. J. Coady,2002 This is the first book to address philosophically the moral and political underpinnings of terrorism and anti terrorism It brings together authors with different attitudes and original perspectives on attitudes and ethical and practical justifications for terrorism **Yearbook of Islamic and Middle Eastern Law, Volume 11 (2004-2005)** Eugene Cotran,Martin Lau,2006-11-29 Practitioners and academics dealing with the Middle East can turn to the Yearbook of Islamic and Middle Eastern Law for an instant source of information on the developments over an entire year in the region The Yearbook covers Islamic and non Islamic legal subjects including the laws themselves of some twenty Arab and other Islamic countries The publication s practical features include articles on current topics country surveys reflecting important new legislation and amendments to existing legislation per country the text of a selection of documents and important court cases a Notes and News section and book reviews

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 methodology of some of the greatest legal minds in Islam THE CONSTITUTIONAL HISTORR IN ITS ORGIN AND
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