THE BOOK OF MARRIAGE
FROM THE EXPLANATION OF BULUGH AL-MARAAM
PART ONE

SHAYKH MUHAMMAD IBN SAALIH AL-UTHAYMEEN
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SHAYKH AL-UTHAYMEEN

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## Vowels

- **Short**: a, i, u
- **Long**: ā, ě, ū
- **Diphthongs**: aw, ē, ay
Arabic Symbols & their meanings

حفظه الله  
May Allāh preserve him

يرحمة وبركاته  
May Allāh be pleased with him (i.e. a male companion of the Prophet Muḥammad)

سبحنا وتعالى  
Glorified & Exalted is Allāh

عَزْزِي  
(Allāh) the Mighty & Sublime

بَلَغَنا وُسْعَهُ  
(Allāh) the Blessed & Exalted

بِعَزْمِهِ وَعلاَه  
(Allāh) the Sublime & Exalted

طَفَالَة  
May Allāh send Blessings & Safety upon him (i.e. a Prophet or Messenger)

عَلَيْهِمَا سَلَامَ  
May Allāh send Blessings & Safety upon him and his
family (i.e. Du‘ā sent when mentioning the Prophet Muḥammad)

May Allāh have mercy upon him

May Allāh be pleased with them (i.e. Du‘ā made for the Companions of the Prophet Muḥammad)

(Allāh) His Majesty is Exalted

May Allāh be pleased with her (i.e. a female companion of the Prophet Muḥammad)
BIOGRAPHY OF THE EXPLAINER OF BULUGH AL-MARAAM

Al-Allaamah Muhammad Bin Saleh Al-'Uthaymeen (1347-1421AH)

His lineage and birth: He is the noble scholar, verifier, Faqeeh, a scholar of Tafsir, Allah-fearing, ascetic, Muhammad Bin Saleh Bin Muhammad bin Sulaymaan bin 'Abd-Rahman Ali 'Uthaymeen from Al-Wahbah of Bani Tameem. He was born on the 27th night of the blessed month Ramadan in the year 1347AH in 'Unayzah - one of the cities of Al-Qaseem - in the kingdom of Saudia Arabia.

His scholastic upbringing: His father, may Allah have mercy upon him, enrolled him to study the Noble Qur’ān with his maternal grandfather, the teacher c Abdur-Rahman Bin Sulaymān Ad-Dāmīgh', may Allah have mercy upon him. Then he studied writing, some arithmetic, and Arabic literature at “Al-Ustaadh ‘Abdul-Azeez Bin Saleh Ad-Daāmīgh’s school”; and that was before he enrolled in “Al-Mu’allim ‘Ali Bin ‘Abdīllah Ash-Shahaytan’s School” where he memorized the Noble Qur’ān with him, and he had not reached fourteen years of age yet.

Under the direction of his father, may Allah have mercy upon him, he embarked upon seeking religious knowledge; and the noble Shaykh Al-'Allamah 'Abdur Rahman Bin Nasir As-
Sa‘dee, may Allah have mercy upon him, used to teach religious sciences and Arabic at “Jaame’ Kabeer” (i.e. Grand masjid where Jumu‘ah is held) in ‘Unayzah. He arranged two of his senior students to teach the beginning students. Therefore, the Shaykh (i.e. Al-‘Uthaymeen) would join Shaykh Muhammad Bin ‘Abdul-‘Azeez Al-Mutawwa’s circle of knowledge, may Allah have mercy upon him, until he attained what he attained from the knowledge of Tawheed, Fiqh and Nahw (i.e. Arabic grammar related to the ending of words).

Then he sat in the circles of knowledge of his Shaykh ‘Abdur Rahman Bin Nasir As-Sa‘dee, may Allah have mercy upon him. He studied with him Tafsir, Hadith, Seerah of the Prophet, At-Tawheed, Al-Fiqh, Al-‘Usool, Al-Faraa’id, An-Nahw and memorized concise texts on these sciences.

The noble Shaykh Al-‘Allamah ‘Abdur Rahman Bin Nasir As-Sa‘dee, May Allah have mercy upon him, was considered to be his first Shaykh. Since he acquired knowledge, experience and methods (of learning) from him more so than anyone else; and he was impressed by his methodology, his principles, his way of teaching and his adherence to proofs and evidence.

When Shaykh ‘Abdur-Rahman Bin ‘Ali Bin ‘Awdaan, may Allah have mercy upon him, was a judge in ‘Unayzah he (i.e. Shaykh Al-‘Uthaymeen) would study the science of Al-Faraa’id with him, just like he would study An-Nahw and Al-Balaghah with Shaykh ‘Abdur-Razzaaq ‘Afeefee, may Allah have mercy upon him, during his presence as a teacher in that city.
When the academic institute opened in Riyadh, some of his brothers urged him to enroll. So, he sought his Shaykh’s, 'Abdur Rahman Bin Nasir As-Sa’de, may Allah have mercy upon him, permission. He gave him permission and he enrolled in the institute from 1372AH to 1373AH.

Indeed, he took advantage of the scholars who used to teach there at that time throughout the two years that he was enrolled in the academic institute in Riyadh. Among them was Al-'Allamah, the scholar in Tafsir, Shaykh Muhammad Al-Ameen As-Shanqitee, Shaykh Al-Faqeeh 'Abdul-'Azeez Bin Nasir Bin Rasheed and Shaykh, the scholar in Hadith, 'Abdur-Rahman Al-Ifreekee, may Allah have mercy on them.

During that time, he would stick with His eminence Shaykh Al-'Allamah 'Abdul-'Azeez Bin 'Abdillah Bin Baaz, may Allah have mercy upon him, and he studied with him Saheeh Bukhari and some treatises of Shaykhul-Islam Ibn Taymiyyah in the masjid. He benefited from him in the science of Hadith, analyzing the views of the scholars of Fiqh and the relationship between them. He considered Shaykh 'Abdul-'Azeez Bin Baaz, may Allah have mercy upon him, to be his second Shaykh in obtaining knowledge and being influenced by him.

Then he returned to 'Unayzah in 1374AH and he commenced studying under his Shaykh Al-'Allamah ' Abdur-Rahmān Bin Nasir As-Sa’de and he followed up his studies in the faculty of Sharee'ah, which had become a subsidiary of Imam Muhammad Bin Saud Islamic University until he obtained a high-ranking degree.
**His teaching:** His Shaykh saw in him nobleness and quickness in the acquisition of knowledge, so he encouraged him to teach while he was still a student in his circles of knowledge. So, he began teaching in 1370AH at the "Jaamee Kabeer" in 'Unayzah.

When he graduated from the institute in Riyadh in 1374AH, he was appointed as a teacher at the institute in 'Unayzah.

In 1376AH, his Shaykh Al-'Allamah 'Abdur-Rahman Bin Nasir as-Sa’dee, may Allah have mercy upon him, died. Therefore, he (i.e. Al-'Uthaymeen) was appointed the imamate of "Jaamee Kabeer" in ‘Unayzah and he was also appointed the imamate of two ‘Eid there and he was appointed to teach in the library of ‘Unayzah Al-Wataniyah next to Jaamee Kabeer, which his Shaykh founded in 1359AH.

When the number of students increased and the library could not suffice them, the noble Shaykh began teaching in Masjid Al-Jaamee. The students gathered there and they would flock together from the Kingdom of Saudia Arabia and outside of the Kingdom until they reached in the hundreds for some of the classes. These people studied seriously and they did not just simply listen to the classes. He (i.e., 'Uthaymeen) remained upon that as an Imam, a Khateeb and a teacher until his passing, may Allah have mercy upon him.

The Shaykh remained a teacher in the institute from 1374AH to 1398AH until he transferred to teaching in the faculty of Sharee'ah and Usul-Din in the Al-Qaseem branch of Muhammad Bin Saud Islamic University and remained there
as a teacher until his passing, may Allâh, the Most High, have mercy upon him.

He would lecture in Masjid Al-Haram and Masjid An-Nabawi during the seasons of Hajj, Ramadan and the summer vacations from 1402AH until his passing, may Allâh have mercy upon him.

The Shaykh had a particular teaching practice in his open-handedness and integrity. He would raise questions to his students, receive their questions and hold classes and lectures with a lofty concern, a composed mind and delight at his propagation of religious knowledge and his closeness to the people.

**His passing away:** He passed away, may Allaah have mercy upon him, in the city of Jeddah, shortly before Maghrib on a Wednesday, the 15th of the month of Shawwal, 1421AH. He was prayed over in Masjid Al-Haram after ‘Asr on Thursday. Then he was followed by the thousands who had prayed over him and he was buried in Mecca Al-Mukaramah.  

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1 The source of this is biography was from the Shaykh’s website (www.ibnothaimeen.com)
CHAPTER OF MARRIAGE

A "chapter" contains many sections. The scholars categorize a book structure into chapter, section and article. There are some differences between them. "Chapter" is a generic term that includes many subcategories. For example, the chapter of purification (Taharah) includes water, pots, cleaning after defecation, performing Wudu', washing (Ghusl), performing tayammum, removal of dirt and hayd (menstruation). Then a "section" is a part of a chapter. For example, the water section and the Wudu' section are both included within the chapter of purification. As for an "article", it includes a collection of points in a singular topic. It is used because either the section is very large or to highlight crucial points inside the section. Interestingly, this framework is meant to avoid boredom. The author mentions here the chapter of marriage as it is a category that contains many things.

First, let’s discuss the ruling of marriage (nikāh) which will be mentioned in Ibn Mas’ūd’s Hadīth (تاریخ). What is the definition of marriage? According to the definition in Shariah law, it is a meeting between a male and a female in a designated manner. This manner is designated by Shariah in the form of the marriage contract with certain conditions.
THE RULING OF MARRIAGE

970- On the authority of ‘Abdullāh ibn Mas‘ūd (رضي الله عنه), the Messenger of Allāh (صلى الله عليه وسلم) told us,

"O young men! Those among you who can afford to marry a wife should marry for it restrains eyes from casting (evil glances) and fortifies oneself against immorality, but those who cannot should devote themselves to fasting for it is a means of controlling sexual desire." Related by Bukhārī and Muslim.

Explanation

"Told us" refers to the young people, the young Companions. The word ‘young’ refers to a man who has reached puberty but has not yet reached thirty years of age. Others maintained

2 Related by al-Bukhārī: Book of Saum, the unit of fasting for those who are afraid to stay unmarried, No. (1905), Muslim: Book of Marriage, the unit of marriage being allowed for the one who is in a dire need of, No. (1400)
it extends to forty years of age, when he becomes middle-aged and eventually becomes old.

"Who can afford to marry a wife should marry,"

The young people are specifically addressed because they are in dire need of that and because they have a stronger sexual desire than the elderly. So, in a prophetic Hadith (This Hadith may be weak),

"Allāh has been wondering about the young man who has no sexual desire,"

Meaning the desire of the young people. This ruling is also applied to young women. However, because it is traditional that the young woman is the one who is proposed to, she is not particularly addressed.

"Those among you who can afford to marry a wife."

This affordance includes the physical and financial capacity. If the young man has no physical capacity, he will have no

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3 Related by Ahmad No. (16920).
need of marriage. And if he has physical capacity, but he has no money, he is not able to marry.

One can argue that capacity here is meant to be the financial capacity only because the Prophet (صلّی اللّه عٰلیهِ وَسلَّم) said,

وَمِنْ أَمْنٍ لَّمْ يَسْتَطِعْ فَعَلَّيْهِ بِالصّوْمَ

"But those who have no ability should devote themselves to fasting."

This indicates that the speech is intended for the one who has physical capacity with no financial capacity.

أَغْضُضَ لِلْبـِصْرِ، وَأَحْصِنُ لِلْفَرْجِ

"For it restrains eyes from casting (evil glances) and fortifies oneself against immorality."

"It" refers to marriage.

The Prophet did not say marriage is the entered into for more children, though it is important. Rather, most young people are more interested in restraining their eyes from evil glances and fortifying themselves against immorality. For this reason, when people congratulate the husband, they do not congratulate him on finding a wife that can give birth to children. They can advise him to wait for two, three or four years concerning giving birth to children. Instead, they congratulate him on restraining his eyes from casting evil glances and fortifying himself against immorality. The Prophet (صلّی الله عٰلیهِ وَسلَّم) did not mention this great benefit because
he is addressing the young who are highly interested in those two matters (mentioned in the Hadith).

أَغْضِبْ لِبَصَرٍ

“For it restrains eyes from casting (evil glances)”: It helps restrain eyes from casting evil glances. It is clear that if the man gets married, he would not gaze at women. Before marriage he may gaze at them out of instinct, but his faith may protect him. Allāh (سُبْحَانَهُ وَتَعَالَٰ) said,

فَلِلْمَلَائِكَةِ وَالْجِنّ يَغْضُبُوا مِنْ أَصْدَرَاهُ

“Tell the believing men to lower their gaze (from looking at forbidden things).” [Surah An-Nur 24:30]

وَأَحْصِنْ لِلْفَرْجِ

“Fortifies oneself against immorality”: Meaning more protective. It is derived from the fort that protects the people in it. It prevents from sinful acts and adultery. The Prophet (صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمَ) ordered the man who sees something seducing in a woman (to gratify his desires) by means of consummation. Where he (صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمَ) said,

إِنِّي مَا مَعَهَا مَيْلُ الَّذِي مَعَهَا
"Both of them are the same"⁴, meaning this wife is similar to that woman one was seduced by.

وَمَنْ لَمْ يَسْتَطِعَ

“But those who cannot”: Meaning those who cannot marry. Marriage cover both meanings of consummation and the expenses of consummation, as he (صلى الله عليه وسلم) said,

وَمَنْ لَمْ يَسْتَطِعَ

“But those who cannot.” It is incorrect to say that, “But those who cannot” does not mean consummation because the one who is not able to consummate is not in need of marriage. So, it refers to the expenses that helps one consummate.

بِالصَّوْمِ

“Devote themselves to fasting”: Meaning he should keep fasting, which means not to eat or drink as an act of worship from the sunrise to the sunset. Here, Saum is used in its legal sense, as opposed to its linguistic sense, which, if it is used here, would be meaningless. This follows the established rule, which states “Speaker’s words are to be understood contextually in the light of his local tradition”

If the Prophet (صلى الله عليه وسلم) delivers a speech, it shall be interpreted according to Shariah as he (صلى الله عليه وسلم) is a

⁴ Related by at-Tirmidhi in book of suckling, under the chapter: what is mentioned concerning the man who see a that pleases him No. (1158)
legislator. But if the speech is delivered by a linguist, it shall be explained according to the linguistic meaning.

"For it is a means of controlling sexual desire. "It" refers to Saum. "for" refers to one who cannot.

"A means of controlling." It controls the sexual desire and its arousal. Saum controls the sexual desire which makes one no longer feel aroused.

In this Hadith, the Prophet (صلى الله عليه وسلم) addresses the youth specifically because they are more in need of this speech than elderly people and because the youth are more sexually aroused than the elderly people.

The benefits of the Hadith:

1. The speech of the Prophet (صلى الله عليه وسلم) is so convenient that it is addressed to the targeted group.

2. The young man who is able to marry must marry. The Prophet (صلى الله عليه وسلم) said,

"should marry", This form is used to confirm inevitability since many scholars believe that the one
who is able to marry must do that to obtain the great benefits.

Other scholars believe that this is desirable because marriage is beneficial because, after all, there is a physical need related to sexual desire. So, this command is meant for guiding and desirability.

This command may also indicate inevitability because marriage is an act of worship and the Prophet (صلى الله عليه وسلم) urged doing it. It is also a tradition of the Messengers, as Allāh (سُنُنُّ عَلَى ظَلَامًا) said,

وَأَنْزَلْنَاهُمْ رَسُولًاٌ مِنَ النَّاسِ وَعَفَّنَا لَهُمْ أَرْوَاحًا وَنَزََٰلًاٌ

"And indeed, We sent Messengers before you (O Muhammad ﷺ) and made for them wives and offspring." [Sūrah ar-Ra’d 13:38]

The Prophet (صلى الله عليه وسلم) said when speaking about himself,

وَأَنْزَلْنَاهُمْ رَسُولًاٌ مِنَ النَّاسِ فَأَمَّنَ رَغِبٌ عَنْ سَنَّتِي فَلَيْسَ مِنِّي

"and take wives. So, whoever turns away from Sunnah does not belong to me."[5]

However, Muslim Jurists (法学), divided marriage (nikāh) into many categories. They said it is obligatory

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[5] Related by al-Bukhārī: Book of marriage, the section of calling for marriage No. (5063), and Muslim: Book of marriage, the section of the desirability of marriage for one who is eager to, No. (1401).
(wājib), forbidden (haram), undesirable, allowed and supererogatory, as the case may be. Thus, the Muslim Jurists (ا) hold the opinion that the ruling of marriage is originally supererogatory' and cannot be obligatory without a reason.

So, what is meant by obligatory (wājib)?

**First:** It is said that the obligatory marriage is meant for those who fear committing adultery if they do not marry, because, in marriage, one abstains from committing the prohibitions that must be avoided. "The rule states whatever is integral to an obligatory act is as obligatory as the action itself." So, if one fears committing adultery, he must marry. This is related to what is mentioned before. The obligation of marriage upon those who are able to marry is due to the fact that those who maintained that marriage is obligatory hold it as such. Even if they do not fear to commit adultery. Whenever one has sexual desire, they shall marry.

**Second:** It is said that marriage is prohibited in enemy territory. For example, if we are in war against the disbelievers in their country, marriage is prohibited in such cases for fear of enslaving the Muslim children. The disbelievers may gain control over the Muslims and capture their children so that they can enslave their children. "The rule states measures that help fend off forbidden acts are obligatory to take." Thus, staying unmarried in such cases is obligatory. But it is said that it is permissible if he fears to commit adultery.
Third: It is undesirable for the needy who have no sexual desire, why? This marriage will result in nothing but burden (to support a wife). There is no doubt that it is an unnecessary burden. Marriage is unnecessary if a person has no sexual desire.

Fourth: it is allowed in the case of a man with a sexual desire, but has no money and is unable to support a wife. In this case, it is allowed, but undesirable, to marry if he can borrow money to marry. Also, for a man who has a lot of money, but has no sexual desire, marriage is allowed because he has no sexual desire. But if he gets married, he would get benefit because the wife will be at his service and the wife’s sexual desire will be satisfied. This is beneficial.

Fifth: To be supererogatory is the original basic ruling. So, we can find that the above-mentioned four rulings are vulnerable to be changed into desirable, obligatory, prohibited, undesirable and allowed.

3. The Prophet’s teaching of the Muslim Ummah is superb because when he (ﷺ) mentioned the ruling, he mentioned its rationale and mentioning the rationale has three benefits:

First: Islamic Shariyah is so highly prestigious that its rulings are based on caring for interests.

Second: Knowing the rationale behind the ruling gives more assurance to the listener and motivates him as well. So, when the Prophet (ﷺ) said,
"For it restrains eyes from casting (evil glances) and fortifies oneself against immorality."

It motivates the man to marry.

Third: Cases that share the same rationale follow the same ruling. When we find the very rationale in another situation, we shall say that the ruling for this situation should be identical to the other situation that has the identical rationale. The Islamic Shariah, owing to being perfect and methodical, does not differentiate between two identical things nor combine between two opposites. If the rationale of the mentioned ruling is found in another situation, this mentioned ruling will extend to this other situation because we know that Islamic Shariah does not differentiate between the identical things.

4. It is necessary to lower the gaze, because one is ordered to marry for the sake of lowering the gaze. So, the rationale of the ruling is more important than the ruling. So, marriage is required for lowering the gaze. In addition, gaze lowering is necessary because Allâh says,

"لَقَلْ نَجَسَّمُكُمْ بَيْنَ أَيْضَاهَا مِنَ النَّفْرَى"
THE RULING OF MARRIAGE

- "Tell the believing men to lower their gaze (from looking at forbidden things)." [Surah an-Nūr 24:30]

And,

وَأَخْصِصْ لِلْفَرْجِ

"And tell the believing women to lower their gaze (from looking at forbidden things)." [Surah an-Nūr 24:31]

So, we need to take the rulings from this Hadith.

5. **The lawfulness of fortifying oneself against immorality** as the Prophet (صلى الله عليه وسلم) said,

وَأَخْصِصْ لِلْفَرْجِ

"And fortifies oneself against immorality."

6. **To avoid all that leads to looking at forbidden things or doing immoral acts.** Since marriage is obligated for purposes of lowering the gaze and preserving one's honor, anything that leads to otherwise is automatically unlawful.

From this ruling, we can say that if the man has found himself tempted because of newspapers including bad photos, then he must avoid them because they may lead to looking at forbidden things or committing adultery, may Allah preserve us.
7. It is permissible if one does not mention all the benefits related to a particular issue if the situation does not require it. This benefit is taken from the rationale that the benefits the Prophet (ﷺ) provided for marriage, namely, lowering the gaze and fortifying oneself against immorality are the only ones mentioned despite the fact that marriage has another rationale highly considered by the legislator, which is having children. But because Allah addresses the youth who are interested in nothing but sexual desire, marriage and lowering the gaze, the suitable rationale is appropriately addressed to the appropriate addressee, namely, young people.

8. The Prophet (ﷺ) is so wise that when anything is difficult, the Prophet (ﷺ) provides the alternative, as the Prophet (ﷺ) said,

وَ مَنْ لَمْ يَعْلَمْ فَعَلَّفْهُ بِالصَّوْمِ

"But those who have no ability should devote themselves to fasting."

If one is not able to marry because of poverty, they shall devote themselves to fasting.

9. The man shall not borrow in order to marry because the Prophet (ﷺ) said,

وَ مَنْ لَمْ يَعْلَمْ فَعَلَّفْهُ بِالصَّوْمِ
"But those who have no ability should devote themselves to fasting."

He does not say that he shall borrow money, and Allâh (s a y s ,

\[\LaTeX\]

"And let those who find not the financial means for marriage keep themselves chaste until Allâh enriches them of His Bounty."

[Sûrah an-Nûr 24: 33]

Meaning without human interference. He does not say: until Allâh enriches them anyway, but Allâh says,

\[\LaTeX\]

"Until Allâh enriches them of His Bounty."

Another piece of evidence is mentioned in the Hadîth of Sahl ibn Sa‘d (r a s s u n n a) concerning the woman who herself proposed to the Prophet (s a l l a l l a h u a s s û t a t h a r) but the Prophet (s a l l a l l a h u a s s û t a t h a r) had no desire of her. Some people said, “If you are not in need of this woman, let me marry her”. The Prophet (s a l l a l l a h u a s s û t a t h a r) asked him,

\[\LaTeX\]
"Do you have anything to offer her?" He replied. "No, by Allâh, O' Allâh's Messenger!" The Prophet (صلى الله عليه وسلم) said to him, "Go to your family and see if you can find something." The man went and returned, saying, "No, by Allâh, O' Allâh's Messenger! I have not found anything." The Prophet (صلى الله عليه وسلم) said, "Try to find something, even if it is an iron ring." He went again and returned, saying, "No, by Allâh, O' Allâh's Messenger, not even an iron ring, but I have this waist sheet of mine." The man had no upper garment, so he intended to give her half his waist sheet. So Allâh's Messenger (صلى الله عليه وسلم) said, "What would she do with your waist sheet? If you wear it, she will have nothing of it over her body and, if she wears it, you will have nothing over your body." So, that...
man sat for a long period and then got up and Allah’s Messenger (ﷺ) saw him going away, so he ordered somebody to call him. When he came, the Prophet (ﷺ) asked him, “How much of the Qur’an do you know?” He replied, “I know such Surat and such Surat and such Surat,” and went on counting them. The Prophet (ﷺ) asked him, “Can you recite it by heart?” he replied, “Yes.” The Prophet (ﷺ) said, “Go. I have married this woman to you for the amount of the Qur’an you know by heart.”

The Prophet (ﷺ) did not instruct him to borrow. This proves that the one who is not able to marry should not borrow.

If it is asked, “What is the reason for not borrowing, doesn’t this serve the person’s best interests?”

The answer: Yes, but borrowing makes one humiliated, especially when he is seen by the lender who looks down on him as a slave. So, the Prophet (ﷺ) instructed the poor against borrowing.

10. The prohibition of the masturbation. Notice that the Prophet (ﷺ) has not instructed it even in the case of inability to marry. Had it been permissible, he would have advised it. Certainly, it is easier than fasting and an action in which one can find pleasure. Whereas in Saum, one only suffers from the pain of thirst and hunger. It is known that the Prophet
always selects the easier as long as it is not prohibited. So, this indicates that masturbation is prohibited because marriage is easier than both fasting and masturbation. This proves that masturbation is prohibited because the Prophet had not chosen it.

If one asks, “What should the man do if he has a sexual desire in spite of fasting?”

The answer: He can do masturbation because it is less harmful than adultery. Imām Ahmad (may Allah have mercy on him) made it allowed if one fears committing adultery and is unable to fast because it is less harmful. Some scholars believe that masturbation is allowed when necessary, saying that the Companions (may Allah have mercy on them) did such acts in battles when necessary and out of fear of adultery.

If it asked, “Is it allowed to have medications to lessen sexual desire to an extent that is not harmful?”

The answer: If the doctors have said it is not harmful, then there is no problem when Saum is difficult for him. But if they have said it is harmful, those medications are therefore not allowed to be used because they may be needed when one ages. The young man believes that the sexual desire cannot be weakened whereas it will be weak in the future. So, such medications may have a bad effect.

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6 Related by al-Bukhārī: Book of outstanding traits, the unit of the biography of the Prophet (peace and blessings of Allah upon him) No (3560), and Muslim: Book of virtues, the unit that the Prophet (peace and blessings of Allah upon him) avoids sins, No (2327).
HADITH 971

971- On the authority of Anas Ibn Malik (رضي الله عنه),

أَنَّ النَّبِيَّ صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمُ خَلَدَ اللَّهُ وَأَنَّفَ عَلَيْهِ. فَقَالَ: لَكِنَّي أُصْلِيُّ وَأَنَا مُؤَمَّنُ وَأَضْرِمُ وأَفْطَرُ وَأَنَّ شَرَّ النِّسَاءِ قَمِّ رَغَبَ عَنْ سِنَاتِي قَلِبَ مَيْتٍ

The Prophet (صلى الله عليه وسلم) gives thanks and praises to Allah and said, “But still I observe fast and break it, perform Salat and sleep at night and take wives. So, whoever turns away from my Sunnah does not belong to me.” Bukhari and Muslim.

Explanation

The reason behind this Hadith is that three companions, because of loving righteousness, asked the Prophets' wives about his worship at home. When they knew about it, they consider it to be little. They said that the previous and future sins of the Prophet (صلى الله عليه وسلم) were forgiven and we are not as such. One said, “I will fast and won’t break.” The other said, “I shall perform Salāt all the night and won’t sleep.” The third said, “I will not take wives,” meaning that he will never

7 Related by Bukhari: Book of Nikaah (marriage), the unit of calling for marriage, No (5063), and Muslim: Book of Nikaah (marriage), the unit of the desirability of marriage for who has sexual desire, No (1401).
marry so that he can do acts of worship. They thought they were doing their best. When the Prophet (صلى الله عليه وسلم) heard of it, he delivered a speech, praised Allah and then said what is above mentioned. What is said by those young men is a highly dangerous matter. It is similar to the monasticism which was innovated by the Christians. It is not prescribed for them, but they thought it would please Allah. They carried themselves to extremes and Allah made it difficult for them. So, when one stresses himself, he will fail at the end.

These young people came to the Prophet (صلى الله عليه وسلم) who usually gave thanks and praises to Allah in his speeches. “Alhamdulillah” is to give thanks to Allah. “Praise” is to declare the perfect qualities over and over again. If describing the praised one is repeated, it will be a praise of Allah. The Prophet (صلى الله عليه وسلم) said about Allah (مَعَالَةٍ وَايَضْفَقُونَ فَيَضْفَقُهَا لَيْ وَيَضْفَقُهَا لِعَبْدِي)

"I have divided the prayer between Myself and My servant into two halves and My servant shall have what he has asked for. When the servant says, ‘Alhamdu lillahi rabbi l-alamin.’ Allah, Mighty and Sublime be He, says, ‘My servant has praised Me.’ And when he says, ‘Ar-rahmani r-rahim,’ Allah, Mighty
and Sublime be He, says, ‘My servant has extolled Me.’”

And then he said that,

لَكِنِّي أَنَا أُصْلِّي وَأَنَا مَّا يُحْمِدُنِّي

“He performs Salāt and sleeps at night.” This is his way of life. Allāh (سُبْحَانَاهُ وَتَعَالَى) said in Sūrah al-Muzzammil,

“Verily, your Lord knows that you do stand (to pray at night) a little less than two-thirds of the night, or half the night, or a third of the night.” [Sūrah al-Muzzammil 73:20]

“Less two-thirds of the night” means more than half of the night. Then “Half the night.” And “Third of the night” means less than half of the night. So, the Prophet (صلى الله عليه وسلم) had never prayed the two-thirds of the night except in Ramadan. The Prophet (صلى الله عليه وسلم) used to pray all the night when the last ten days of Ramadan came.9. The Prophet

8 Related by Muslim: Book of Salat (prayer), the unit of the necessity of reciting Surat Al-Fatiha in every Raka’ No (395).

9 On the authority of Ā’ishah (رضي الله عنها) said, "When the last ten days of Ramadan came, he (صلى الله عليه وسلم) used to prepare himself rigorously for devotion, remain awake at night and (also) keep his family awake." Related by al-Bukhārī: Book of Tarawih (the extra night prayer performed in Ramadan), the unit of praying in the last ten days in Ramadan, No (2024), and Muslim: Book of I’tikaf, the unit of worshipping in the last ten days of Ramadan, No (1174).
used to get back to sleep (after praying) by the end of the night as A‘ishah (رضي الله عنها) said,

"Never have I ever seen the Prophet awake in the late night before daybreak"\(^\text{10}\),

Meaning that he slept a little late at night. He (رضي الله عنه) said that the best prayers are those of Dawud (عليه السلام) who used to sleep half the night, get up to perform Salât for one-third of it and then sleep through the remaining one-sixth of it\(^\text{11}\)

"He performs Salât and sleeps at night." This applies to one night. He sometimes prayed the whole night every night to the degree where one was left to think he doesn’t sleep. At other times he would sleep so much as it would seem like he doesn’t pray. The reason behind this is that the Prophet (صلى الله عليه وسلم) was worshipping Allah (سُلَيْمَانُ) in the most appropriate manner. He had always committed himself to obligatory prayer. But he performs the Supererogatory

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\(^{10}\) Related by al-Bukhārī, the unit of who slept at early dawn, No (1133), and Muslim: Book of travelers’ prayers and being shortened, the unit of night prayer and the number of Raka’s of the Prophet (صلى الله عليه وسلم), No (742).

\(^{11}\) Related by al-Bukhārī: Book of al-Jumu‘ah, the unit of who sleeps at early dawn, No (1131), and Muslim: Book of Saum, the unit of not to usually observe Saum for who is harmed by which, No (1159).
prayers at the right time. Sometimes it was better to host the guests and to stay with them a bit late.

The Prophet once delayed the supererogatory prayer of Dhuhr until after Asr due to hosting a guest.\(^{12}\) Sometimes a person may be busied by researching a scholarly matter earlier at night, and then sleeps late at night.

So, other than the obligatory prayers, one should choose which is better. So, every voluntary prayer is performed at the right time.

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\text{وَأَصْفُمُ وَأَفْطَرُ}
\]

“But still I observe fast and break it.” The Prophet \(\text{صَلَّى اللهُ عَلَيْهِ وَسَلَّمُ}\) used to fast three days every month. He used to fast at the beginning of the month, at the middle of the month or the end of the month\(^{13}\). He \(\text{صَلَّى اللهُ عَلَيْهِ وَسَلَّمُ}\) used to fast on Mondays and Thursdays.\(^{14}\) He \(\text{صَلَّى اللهُ عَلَيْهِ وَسَلَّمُ}\) used to observe Saum in the favorite days, such as the Day of Arafah and the Day of Ashura. He said,

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\(^{12}\) Related by al-Bukhārī: Book of al-Jumu‘ah’, the unit of what he speaks when praying, so he signed with his hand and listened, No (1233), and Muslim: Book of traveler’s Salat, the unit of praying two Rak’as which are prayed by the Prophet \(\text{صَلَّى اللهُ عَلَيْهِ وَسَلَّمُ}\), No (834).

\(^{13}\) Related by Muslim: Book of Saum, the unit of the desirability of fasting three days every month, No (1160).

\(^{14}\) Related by Muslim: Book of Saum, the unit of the desirability of fasting three days every month, No (1162).
"If I remain alive till the next year, I shall also observe fasting on the ninth of Muharram."  

Thus, he used to observe Saum and break it. He also said that the best Saum is that of Dāwud (عَلَيْهِ السَّلَامُ) who used to fast on alternative days. When Abdullah Ibn Amr Ibn al-A’s (رضي الله عنه) said I will perform night prayers and never sleep, observe Saum and never break it, the Prophet (صلى الله عليه وسلم) told him this is against the Sunnah. The Prophet (صلى الله عليه وسلم) kept discussing such matters with him until he gave him permission to observe fasting on alternative days. Abdullah (رضي الله عنه) said, “I can do more”, the Prophet (صلى الله عليه وسلم) said,

لا أفضل من ذلك

“There is no better than this.” Meaning there is nothing better than Saum of Dāwud (عَلَيْهِ السَّلَامُ) who used to fast on alternative days. When Abdullah ibn Amr (عَلَيْهِ السَّلَامُ) grew older, he said,

أيتيت قبلي رَحْمَةَ اللَّهِ صلى الله عليه وسلم

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15 Related by Muslim: Book of Saum, the unit of the desirability of fasting three days every month, No (1134).
“I wish I had accepted the concession granted to me by the Prophet (ﷺ).”

When he became older, fasting on alternative days was difficult for him. Later, he was fasting for fifteen days and breaking for the other fifteen days.

He (ﷺ) said,

وَ أَنْزَوِ عَلَى النَّسَاءِ

“I take wives.” Meaning I will not commit to worship all the time as those young men. He (ﷺ) took wives just as the Messengers before him. Allāh (ﷻ) said,

ولقد أرسلنا رسولك من قبلك وجعلنا له عزاء وذرية

“And indeed, We sent Messengers before you (O Muhammad ﷺ), and made for them wives and offspring.” [Surah ar-Ra’d 13:38]

He (ﷺ) did not marry because of sexual desire, so he did not marry a virgin wife except Ā’ishah ( فقالت). However, had he wished to marry virgins, he would have done it. But he (ﷺ) got married for the great legitimate interest rather than sexual desire. Allāh (ﷻ) made women beloved to him. He (ﷺ) said,

حُبَّتْ إِلَيْهِ مِنَ النَّسَاءِ اللطٍّبَ وَجَعِلَ فَرُوْءَ عَنْيَ في الصَّلَاةِ
"Women and perfumes in your worldly life are beloved to me and my comfort was in prayer."16

Thus, the Prophet (ﷺ) had ties with every tribe of the Arabs, ties of kin by blood and by marriage. Allah (ﷻ) said,

وَهُوَ الَّذِى خَلَقَ مِنْ أَلْبَاءِ بَشَرٍ فَعَلَّهُ لَأَنَا وَصْحَبُهُ

"And it is He Who has created man from water, and has appointed for him kindred by blood, and kindred by marriage." [Sūrah al-Furqān 25:54]

Women are beloved to the Prophet (ﷺ) and he (ﷺ) has been given the (sexual) potency of thirty young men.17 He (ﷺ) took wives for the sake of making ties with the tribes of the Arabs. Those wives got virtues and privileges because of being married to the Prophet (ﷺ). The Prophet’s knowledge which was delivered at home was conveyed by his wives. Thus, it is the Sunnah of the Prophet (ﷺ) to take wives.

He (ﷺ) said,

فَقَمْ رَجَبُ عَنِ السَّنَّةِ فَلِيَسْ مَنِيٌّ

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16 Related by Ahmad No. (11884); also, related by an-Nisaaee’ No. (3939).
17 Related by al-Bukhārī (268) on the authority of Anas who said, We used to say that the Prophet was given the strength of thirty (men), Tuhfat Al-Ashraf (1365).
"Whoever turns away from my Sunnah is not of me."

Meaning whoever turns away from his way of life regarding Saum and breaking it, praying and sleeping and taking wives is "Not of me." Meaning, "I am free of such a person." According to the Prophet (صل الله عليه وسلم), this is in accordance with the Fitrah. Whoever turns away from one's way of life, such a person is undoubtedly not on the same side and has no ties whatsoever. But he who sticks to one's way is on the same side.

So, in fact, a strong bond is forged when a person is a follower of another person in both sayings and actions. Therefore, if anyone loves a person, he will follow his steps. So is the friendship. So, whoever wants to be one of the Awliya of Allâh and His Messenger, he shall follow the Shariah that is conveyed by the Prophet (صل الله عليه وسلم).

"Whoever turns away from my Sunnah."

Here "Whoever turns away from my Sunnah," meaning abandons it and keeps away from it. "Is not of me." Meaning he does not belong to my nation because the one who really belongs to his nation is the one who follows his Sunnah.

There are many benefits in this Hadith:

1. Islam combats monasticism because the Prophet (صل الله عليه وسلم) condemned abstinence from marriage and excessive worship (prayers and Saum).
2. **Worship may be classified as undesirable, not because of an intrinsic factor, but for contingent reasons.** Prayer, for example, is highly desired by Allah but it may be prohibited or undesirable if it is performed in an innovative way. Moreover, what innovators argue when one condemns the innovation of celebrating the Prophet’s birth, they say, “Are you calling for the turning away from the Prophet (صلى الله عليه وسلم) and from the saying of prayers upon him?” You will say, “I am calling for the saying of prayers upon the Prophet (صلى الله عليه وسلم), but I am also calling for the turning away from innovation (bid’a). Are these prayers and praise upon the Prophet (صلى الله عليه وسلم) on that night in accordance with the Prophet’s Sunnah? No. So, it is innovation (bid’a) and all innovations are considered misguidance. Thus, everything against Sunnah of the Prophet (صلى الله عليه وسلم) is considered bid’a even if it is originally an act of worship.”

3. **The Prophet (صلى الله عليه وسلم) quickly nullified the falsehood** that he delivered a speech in order to denounce the falsehood. We should follow his steps because it is difficult to remove falsehood, to root it out, if it becomes public. It is easier to do so if it’s caught at its inception.

4. **It is important and necessary to denounce a falsehood in public** when the falsehood is widespread. The Prophet (صلى الله عليه وسلم) has delivered a speech even though he was able to speak in private to those
involved. He did so because he was worried about spreading misconceptions.

5. **In addition, it is important to begin with thanks and praises upon Allāh in speeches.** This is in accordance with the Sunnah of the Prophet (صلى الله عليه وسلم). However, the scholars have different views about the speeches of the two Eids, whether to begin them with praising Allāh or with Takbir (i.e. Allāh is the Greatest). In this regard, there are two different views. The most probable is to begin with praises and thanks, even though *takbir* contains praises and thanks because you say,

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	ext{الله أكبر، الله أكبر، لا إلّا الله، الله أكبر، الله أكبر، و لله }
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الحمد

“Allāh is the Greatest. Allāh is the Greatest. No one is worshipped truly but Allāh. Allāh is the Greatest. Allāh is the Greatest. Praise is due to Allāh.”

However, this was not the habit of the Prophet (صلى الله عليه وسلم) whenever he delivered a speech.

6. **Clarifying the easiness of the religion.** He (صلى الله عليه وسلم) said,

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18 This is what Shaykh Al-Islam Ibn Taymiyyah (رضي الله عنه) chooses in "almobd'i" (2/187), "Alforou'a " (2/205), and "alinsaaf" (2/430).
"But still I observe fast and break it, perform Salat and sleep at night."

7. One should not be worshipping Allah too laboriously because the Prophet clarified in his Sunnah that he always balanced between resting the body and worshipping Allah. If one is praying at night and fell asleep, he should stop praying and go to sleep. This is the command of the Prophet. He clarified the reason for that when he said,

"He may abuse himself instead of seeking pardon (as a result of drowsiness)."

This is right. He may want to say, “O My Lord! Forgive my sins” and instead he says, “O My Lord! Get me destroyed (as a result of drowsiness).” So, the man should not worship too laboriously.

8. Fasting can be performed at all times because he (said,

19 Related by al-Bukhari (213) and Muslim (786) on the authority of Anas ( ), Tuhfat Al-Ashraf (953), but Bukhari (212) related on the authority of Aisha ( )：“When one of you dozes off while performing Salât, he should lie down till his drowsiness has gone away from him. When one of you performs Salât while dozing, he may abuse himself instead of seeking pardon (as a result of drowsiness)."
"But still I observe fast and break it."

This includes the indefinite fasting and definite fasting, including the Saum of Mondays and Thursdays, three days every month, the white days, six days in Shawwal, the Day of Arafat and Day of Ashura.

9. **Marriage (nikāh) is legislated** because it is the Sunnah of the Prophet (صلى الله عليه وسلم) who said,

وَأَنْزَلَ اللَّهُ النَّسَاءَ

"I take wives."

If one argues that this act is naturally and instinctively needed, just like eating and drinking. So, it may not be legislated itself.

The answer is that there is a difference between them. The Prophet (صلى الله عليه وسلم) presented this hadith as an act of worship. The Prophet (صلى الله عليه وسلم) did not say, "I eat and drink." Moreover, marriage (nikāh) has many advantages such as being responsible for the wife and children whom he shall bring up. This is not like eating and drinking.

10. **He who turns away from the Prophet’s Sunnah has no relationship with him.** He (صلى الله عليه وسلم) said,
This indicates that turning away from the Prophet’s Sunnah is a major sin. The major sin is identified by Sheikh Al-Islam Ibn Taymiyyah as what is denounced by the Legislator. We have to know that abandoning the Sunnah is divided into two types. To abandon the Sunnah, as in turning away from it, is considered a major sin. To abandon the Sunnah, owing to carelessness but believing that it is legislated and loving it, this is not a major sin unless the act itself is a major sin. To stop practicing a supererogatory act is not a major sin.

So, what can we say if someone stops raising his hands when saying the opening takbir due to a dislike of following the Sunnah? This is a major sin. However, if the Sunnah is abandoned because of laziness, this is not a major sin. So, notice he who abandons it out of reluctance to follow it because, in such case, a person might do that out of dislike for it and that influences him until he no longer practices it. Such reluctance is considered a major sin.

What If one argues, “And he who turns away from my Sunnah” means the Sunnah whose practice is a must?
The answer: if the Ḥadīth is understood in such way, then abandoning the obligatory act is regarded a major sin depending on its importance and its scale. But turning away from the Sunnah is undoubtedly a major sin if one is asked why he does not practice it and he were to reply that he did not want to perform it as it is nonsense.

11. Whoever sticks to the Sunnah will be closely related to the Prophet (ṣallallāhu 'alayhi wa sallam). Is this a concrete or abstract relation? It is abstract because it indicates entire adherence. So, the more you stick to the Sunnah of the Prophet (ṣallallāhu 'alayhi wa sallam), the more you will be related to Him. Allāh (ṣallallāhu 'alayhi wa sallam) said,

إِنَّ أُولَٰئِكَ الَّذِينَ يَتَّبَعُونَ الْمُتَّقِينَ وَالْمُتَّقَاتُ

“Verily, among mankind who have the best claim to Ibrāhīm (Abraham) are those who followed him, and this Prophet (Muhammadṣallallāhu 'alayhi wa sallam) and those who have believed (Muslims). And Allāh is the Wali (Protector and Helper) of the believers.” [Sūrah Alī ʿImrān 3:68]

12. The way of the Prophet (ṣallallāhu 'alayhi wa sallam) is called the Sunnah. It includes the obligatory and desirable acts of worship. In a similar regard, what do you say about one who does not marry (nikāh) out of turning away...
from the Sunnah? He is a sinner and commits a major sin. However, whoever abandons marriage out of fear is not a sinner. And whoever abandons it out of fear of poverty, we say he mistrusts Allah because there is no living creature on earth but its provision is due from Allah. So, if you marry, Allah will increase your living for the sake of your wife. Marriage (nikâh) cannot be a reason for poverty.20

20 Shaykh was asked if this is a major sin (i.e. to believe that marriage is a reason for poverty). He said, “I believe that it is not a major sin but if this is caused by mistrusting Allah or His Promise, it may be a major sin regarding 'Aqidah.”
972- On the authority of Abdullah ibn Mas'ūd (الله صلى الله عليه وسلم يأمرنا بالبناءة، و ينعي عين القتيل
تهيّبًا شديدًا، و يقول: زوجوا الولد الولود قلبي متأثر بحكم الأنبياء يوم القيامة.)

"The Prophet (صلى الله عليه وسلم) used to order us to marry and strongly advised against celibacy and said, “Marry the one who is fertile and loving for I will be proud of your great number before the Prophets on the Day of Resurrection.” Related by Ahmad and graded as Sahih by Ibn Hibbān.

And there is another Hadith related by Abū Dawud, An-Nasai and Ibn Hibbān also on the authority of Maaqel ibn Yassār (رضي الله عنه).  

Explanation

21 al-Musnad (3/158), authenticated by Ibn Hibbān (4028), and said to be Hassan by AlDiaa (5/261), and appendage by AlHaiithami in Almajmaa (4/258).

22 Abu Dawud (2050), Annassai (6/65), Ibn Hibbān (4056) and authenticated by al-Hākim (2/176).

48 | P a g e
"Used to."

Scholars of Usul al-Fiqh said that “used to” expresses what happened often, but not all the time. Thus, the Companions have not always used the phrase: The Prophet (صلى الله عليه وسلم) used to recite surah of ‘Sabbeh’ and Al-Ghashia on Friday prayers. Others said that he used to recite surah al-Jumu’ah and al-Munafiqun. If we were to say “used to” expresses a continuous habit, then there would be contradiction between the two hadiths. This evidently leads to a single conclusion that “used to”, as used here, expresses a habit that was not necessarily exercised all the time.

النِّبَاةَةَ

"He used to order us to marry" indicates nikāh because the Prophet (صلى الله عليه وسلم) said,

من استطاع من أحكم النِّبَاةَ فليتزوج

"Whoever can afford to marry a wife..."

وَيَنْهَى عَنِ الْقُبُولِ

"He prohibits celibacy." “Order” is the opposite of “instruct against” because the former expresses taking an action, while the latter expresses refraining from an action.
“Celibacy” means to abstain from marriage which he (صلى الله عليه وسلم) strongly instructed against it.

In addition to ordering them to marry, he said,

تَزْواَجُوا الوُدُودُ الوُلُودُ

“Marry the one who is fertile ...” Here, the Prophet (صلى الله عليه وسلم) clarified the characteristics of the wife one shall marry.

الوُدُودُ

“Loving” indicates the one who is friendly to her husband. Some women are friendly by way of being gentle and beautiful and so on. These are the women who, when their husbands get in trouble and feel sorrow, they please them and try to make them feel at ease. Other women frown which makes matters worse. So, they are two types. One of them is bad and the other is good. The Prophet (صلى الله عليه وسلم) ordered us to marry the fertile and loving woman. The reason for that is not only enjoying a happy life, but also for having more children. If the man loves his wife, he likes to be more intimate with her and then many children will be born. So, he said later:

الوُلُودُ

“Fertile” meaning able to beget many children. It is known that women are married as (virgin or non-virgin who were previously married). The previously married one is known to
be fertile because she has begotten children before. But the virgin is not known to be fertile except through her relatives with whom she shares similar genetic features including her physical appearance and personality. Thus, if the woman is from a family whose women are known to be fertile, she will be fertile. So, if she is virgin, one may know by considering how it runs in her family.

"For I will be proud of your great number before the Prophets on the Day of Resurrection" indicates I (i.e., Prophet Muhammad ﷺ) will be proud of your great number before the Prophets. It is known that our Prophet’s followers are more than that of any other Prophet. The Prophet ﷺ had a dream in which he saw all nations. He saw some Prophets whose followers were only one or two, while others had none. Then he raised his head and saw a big crowd covering the horizon which he thought to be his nation. He is told, This is Musa and his nation.” And he (ﷺ) raised his head seeing a bigger crowd covering the horizon and he was told, “This is your nation.”

And he (ﷺ) said,
"I hope that you would constitute half of the inhabitants of Paradise."\(^2\)\(^4\)

All the other nations will constitute the other half. The Prophet (ﷺ) said that Paradise is made up of one hundred and twenty ranks, and eighty are from this nation.\(^2\)\(^5\) Thus, this Ummah will form two-thirds of the all the nations. So, to make this a reality, you shall beget more children. The more children there are, the greater the number of the Ummah will be.

**There are some benefits in this Hadith:**

1. **It is obligatory to marry** because the Prophet (ﷺ) used to order us to marry."

The commands of the Prophet are originally obligatory. He (ﷺ) prohibited celibacy which is the opposite of marriage (nikāh). If the Prophet

\(^2\)\(^4\) Related by al-Bukhari (3348) and Muslim (222) on the authority of Abu Said ((probably) Tuhfat al-Ashraf (4005).

\(^2\)\(^5\) Related by Ahmad (5/361), atThirmidhi (2645) on the authority of Abu Musa (probably) with a supporting hadith on the authority of Ibn Masoud (probably) related by Ahmad (1/453), Abu Ya’la (5358), Albazzar (1999), AtTabarani (539) in Al-Aswat, the narrators are mentioned in Sahih except Al-Hārith Ibn Hassira who is trustful, mentioned by Al-Haithami (10/403).
prohibited celibacy, then marriage is be obligatory. So, the right opinion is that nikāh is obligatory depending on one's ability. If one is not able, then it is not obligatory because Allāh (صلى الله عليه وسلم) said,

لا يكُلفنُّ الله الناس إلا وسعهم،

"Allāh burdens not a person beyond his ability." [Surah al-Baqarah 2:286]

2. **Celibacy is prohibited.** Everybody must marry even if his wife is dead or he is divorced. Some people may stick to the religion after being married and think there is no need for women which makes them divorce their wives. We say it is prohibited to worship Allāh by way of abstaining from marriage. The Prophet (صلى الله عليه وسلم) said,

مَنْ رَغَّبَ عَنْ سُنَّتِي فَلَنَّسْ مِنْهُ

"And he who turns away from my Sunnah, he has no relation with Me"

So, celibacy is prohibited.

3. **Prohibition is divided into strong and weak types.** The weak prohibition entails undesirability but the strong prohibition entails a complete prohibition.
4. **There are different levels concerning commands and prohibitions.** Some prohibitions are stricter than others. He said,

\[
\text{نَهْيَةٌ شَدِيدَةٌ}
\]

“Strict forbiddance.” Similarly, sins are divided into minor and major ones. There are different grades of minor sins and major ones as well.

5. **According to the Shariah, one can select the loving and fertile woman.** If one argues that the qualities of loving and fertile were in contrast with the religion, which is to be preferred? We say that religion is to be preferred. The Prophet (ﷺ) said,

\[
\text{إِظْفَرُ بِذَاتِ الْدِّينِ تَرْبَتْ تَمِينَكَ}
\]

“Select the pious, may your hand be rubbed in the dust!” 26

6. **The more the woman loves her husband, the happier his life is.** Allah (ﷻ) says,

\[
\text{وَمَنْ إِلَيْهِ الْجُدُوَّةُ أَنْ خَلَقَ لَهُ مِنْ أَفْسَكِكَ أَزْوَاجًا لَّاتِينَاتَا إِلَيْهَا وَجَعَلَ بِنَبِيِّكَ مَوْضِعَةً وَرَحْمَةً}
\]

---

26 This is the next Hadith in this book.
“And among His Signs is that He created for you wives from among yourselves, that you may find repose in them. And He has put between you affection and mercy.” [Surah ar-Rūm 30:21]

So, the cordiality is rooted in the heart, which is the controller of the organs. If the heart loves, the organs will love. If it hates, they will hate. It is the manager. Happiness and cordiality are bound to happen when Allah blesses both spouses with mutual friendliness, which would not happen by any other way.

7. **The Prophet** (صلى الله عليه وسلم) **is so proud of His Ummah** that he said,

إِنِّي مُكَبَّرُ بِعَصْمٍ

“I will be proud of your great number.” So, the scholars mentioned among the benefits of marriage is that the Prophet (صلى الله عليه وسلم) will be proud of His Ummah. And we will be happy if we strive to accomplish what fulfills the Prophet’s wish.

8. **The Lawmaker is longing for more children** so he said “fertile” because begetting more children establishes a great and dignified Ummah. Allāh (سَلَّمُوا وَتَسَلَّمُوا) has blessed the Children of Israel with lots of children. He said,
“And made you more numerous in manpower.”
[Sūrah al-Isrā’ 17:6]

And Shuaib (يَا عَبْدُ الْحَقِّ وَاتَّبِعْ أَوْلِيَاءَنَا) reminded his people of this when he said,

“And remember when you were but few, and He multiplied you.” [Sūrah al-A’rāf 7: 86]

It is noteworthy that calling for birth control is taken over by a disbeliever who wants to decrease the Muslim Ummah or by an ignorant one who does not know the consequences of birth control or by one who is not interested in anything but gratifying his sexual desire and is not concerned with the growth of the Muslim children. Today, we see many people are interested in having a small number of children. They think this makes the husband gratify his sexual desire. Also, if she is an employee, she will have more time for her job. These are all narrow-minded. Having children is good. And Allāh will enlarge your provision because of your children. Allāh (عَزَّ وَجَلَّ) said,
"And no moving (living) creature is there on earth, but its provision is due from Allāh."
[Sūrah Hud 11:6]

And some women take the contraceptive pills which are medically harmful and negatively affect the birth in addition to being against the Shariah law.

9. **The Prophet (صلى الله عليه وسلم)** is highly interested in **multiplying his Ummah** as he gave an order and mentioned the reason for it. He used to order men to marry the fertile and loving so that he (صلى الله عليه وسلم) would be proud of His Ummah on the Day of Judgment.

10. **The Prophets (عند الله ﷺ)** will be boasting with one another over who has more followers. Why? Because the more followers the Prophet has, the more he will be rewarded. If they followed him and practiced his teachings, he would have the reward of the followers:

\[
\text{“He who introduced some good practice in Islam which was followed after him (by}
\]

people), he would be assured of a reward like he who followed it." 27

27 Related by Muslim on the authority of Jarīr (الجرب).
THE BOOK OF MARRIAGE PART 1 FROM THE EXPLANATION OF BULUGH AL-MARAAM

THE WOMAN IS MARRIED FOR FOUR REASONS

973- Abu Hurairah (رضي الله عنه) reported, the Prophet (صلى الله عليه وسلم) said,

"A woman is married for four reasons: for her wealth, for her class, for her beauty or for her piety. Select the pious, may your hand be rubbed in the dust!"28 Related by Bukhari and Muslim.

Explaination

The purposes of people regarding marriage are different. Women are often married for these four reasons: for her wealth, class, beauty or piety.

First: "For her wealth." For example, an old woman is married for her big fortune because she will die sooner or

28 Related by al-Bukhari (5090), Muslim (1466), Abū Dawud (2047), Annassai (6/68), Ibn Majah (1858), Ahmad (2/428), but related by Tirmidhi (1086) on the authority of Jabir (رضي الله عنه), Tuḥfat Al-Ashraf (14305).
later. If she is childless, he will take half of her wealth or all of it according to a weak point of view.

**Second:** "For her class." Tribes are different from each other regarding superiority and inferiority. A man who is inferior can marry from a tribe superior to his in order to upgrade himself. So, people will say that he married this one to upgrade himself and his children.

**Third:** "For her beauty." The beautiful woman is married in spite of her low class and being penniless.

**Fourth:** "For her religion." This refers to the religious woman, especially a knowledgeable one. The Muslim has to marry a woman who helps him to obey Allāh. The religious woman helps her husband to obey Allāh and she is obedient to her husband. Some religious women can choose another wife for her husband if she notices his desire for her. If she is not religious, she will make troubles if her husband has dreamt of marrying another woman. A religious woman is an honest one. When her husband is absent, she will not betray him. Also, she will care for his wealth, children and family. The Prophet (ﷺ) said,

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فاظفْرُ بِدَائِ التَّمِينِ
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"Select the pious," meaning to look upon her as a prize you want to win. "The pious" meaning the religious one. One should know that if they follow this advice, this religious woman will turn out to be the most beautiful in one's eyes even if she is only slightly beautiful. Beauty is not the only criterion. Sometimes the woman looks very beautiful, but
Allâh makes her look ugly in her husband’s view. And he hears people talk about her beauty, but, in fact, she is not beautiful because hearts are controlled by Allâh. So, if one follows this advice, he will be in good state because he followed the Prophet’s advice (صلى الله عليه وسلم) when he told him to select the pious.

“May your hand be rubbed in dust.” This indicates that dust will stick to your hand or your hand will be filled with dust or the dust is caught by your hand. All these meanings are relevant. It means you will be poor because the poor man is the only one in whose hand you can find dust. This is a figurative phrase and is not used to express its literal or connotational implication, but to urge one to do something. It is also said that it means may your hands be (literally) rubbed in dust because you didn’t marry the religious one.

So, the second meaning indicates that it is an invocatory sentence. The Prophet (صلى الله عليه وسلم) invoked against the man who does not win the religious wife. But the first sentence is invitatory sentence. Its own purpose is to urge anyone to do so, such as what the Prophet (صلى الله عليه وسلم) said to Mu‘adh ibn Jabal (رضي الله عنه):

[Arabic text for the verse]
“May your mother not find you, O Mu’adh! Are people thrown onto their faces in Hell for anything other than the harvest of their tongues?”

"May your mother not find you" means lose you. The Prophet (ṣallallāhu 'alayhi wa sallam) did not invoke against anyone being lost, but it is an invocatory sentence. Others argue that it is an invocative sentence which means he is supplicating this would happen were he fail to understand.

"May your hand be rubbed in the dust." The dust will be stuck to your hand, your hand is filled with dust or the dust is caught by your hand. These are all figurative for poverty. There are some benefits in this Hadith:

1. **This is a reference that men’s most desirable marriage purposes revolve around these four**: wealth, class, beauty and piety.

2. **There is no problem if anyone marries a woman for her wealth** because the Prophet (ṣallallāhu 'alayhi wa sallam) approved this but he urged to marry the religious woman.

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29 Related by Ahmad (5/231), Tirmidhi (2616), Annassai in Assunan al-Kubrā (11394), Ibn Majah (3973), and authenticated by Ibn Hibbān (214), al-Hākim (2/413), and we mentioned their narrations in "Jami' Al-Oloum" (J/29), see our investigation.
3. **There is no problem if the man marries a woman for her class** to upgrade himself and his children.

4. **The woman can be married for her beauty.** So, there is no problem if she is married for her beauty. Maybe the man likes beauty and cannot stand looking at a woman who is not as men are so different in this respect.

5. **A woman may be married for her piety** even if this is the only purpose.

6. **The best one of these purposes is to marry a woman for her piety** as he (ﷺ) said,

\[
فاظلِ فِي الْذَّيِّنَ تَرْبَتِ الْيَدَاءَ
\]

"Select the pious, may your hand be rubbed in the dust."

7. **Everyone should follow the Prophet's advice.** However, nowadays, most people marry a woman for her beauty and others for her wealth and class. Are these the only purposes? No, the proof is in the above-mentioned Hadith,

\[
تَزَوَّجُواْ الْوُدُودُ الْوُلُودُ
\]

"Marry the one who is fertile and loving."
The man can marry a woman because she is known to be loving to her husband and satisfying to his desires. And he can marry a woman because she is known to be fertile. One can marry a woman for being educated. A knowledgeable woman who has earned her Bachelor's degree can be married, even if the man only has a primary certificate.

He also may marry her for the upbringing of his children with his dead wife.

The purposes for men marrying are different. But the Prophet (صلى الله عليه وسلم) mentioned the most common ones. So, whenever the man marries a woman for a legally recognized purpose, this is allowed. However, it is better to marry her for piety. What if a man marries a woman because she is a singer and he loves songs? This is (prohibited) haram unless he wants to call her to abandoning singing. But we are afraid he may be led astray.
CONGRATULATIONS FOR THE ONE WHO GOT MARRIED

974- Narrated Abu Hurairah (رضي الله عنه) reported,

أَنَّ النَّبِيَّ صَلَّى الله عليه وسلم كَانَ إِذًا رَفَعَ الإِنْسَانَ إِذَا تَرَوْجَ قَالَ: بَارَكَ الله لَكَ وَبَارَكَ عَلَيْكَ وَحَمَّلَ بِنْتَكَا فِي خَيْرٍ

When the Prophet (صلى الله عليه وسلم) congratulated a man on his marriage, he (صلى الله عليه وسلم) said,

 Баарак عالِمُ وَلَکَ وُيَارِكَ عَلَیْکَ وَحَمَّلَ بِنْتَکَا فِي خَیْرٍ

"May Allāh bless for you and may He bless on you and bring goodness between you in good (works)."30 Related by Ahmad and the four Imams and graded as Şahīh by At-Tirmidhi, Ibn Khuzaymah and Ibn Hibbān.

Explanation

كَانَ إِذًا رَفَعَ إِنْسَانًا

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30 Al-Musnad (2/381), Abu Dawud (2130), at-Tirmidhi (1091), an-Nasai in as-Sunan al-Kubra (10089), Ibn Majah (1905), Al-Busiri said, authentic Isnād, its men are trustful, authenticated by Ibn Hibbān (4052), and al-Hākim (2/199) said, in accordance with the conditions of Muslim, it is also authenticated by the author.
"When the Prophet (ﷺ) congratulated a man" indicates that he can invoke for his marriage and say so-and-so. In the pre-Islamic period of ignorance, when they congratulate each other, they say may you be blessed with harmony and children. I wish you harmony and children. They always hate females:

"And when the news of (the birth of) a female (child) is brought to any of them, his face becomes dark, and he is filled with inward grief! * He hides himself from the People because of the evil of that whereof he has been informed. Shall he keep her with dishonor or bury her in the earth? Certainly, evil is their decision." [Surah an-Nahl 16: 58-59]

In such period, they also buried the females alive when they were born. However, they assigned them to Allāh and they said they are the daughters of Allāh:

"They assign to Allah that which they dislike (for themselves), and their tongues assert the falsehood
that the better things will be theirs. No doubt for them is the Fire, and they will be the first to be hastened on into it, and left there neglected.” [Sūrah an-Nahl 16:62]

إِذَا كُرِّحَ

"On his marriage" refers to a marriage contract made between him and a woman whether he consummated the marriage or not. If this is the case, one may offer congratulations. But if he proposed to a woman who accepted him, one should not say that because marriage is not concluded then. The Prophet said “On his marriage.”

إِذَا رَقَأَ إِلَّا نِسَانًا

"When the Prophet (صلى الله عليه وسلم) congratulated a man on his marriage" and the females may be congratulated by their friends and colleagues.

بَارَكَ اللّهُ لَكَ

Baarak Allāh laka “May Allāh bless for you” includes your wife. Blessing is found in knowledge and morals besides care and children. Concerning “blessing,” the scholars have said it indicates much more fertility. It is derived from a pool which is plentiful and full of still water. It is not like water in a glass, and still not running.
"And may He bless on you." He blessed you for your wife. So, the Prophet (ﷺ) prayed for the husband and his wife. Is it probable that the word 'blessing' here indicates a general prayer for the husband and his wife, and everything else? Yes, we can say this is a general prayer. It may also refer to this particular situation given this context of this hadith.

So, those who congratulate the man who married, they do not congratulate him on wealth, but only on marriage. Thus, the generalization here is not intended even if the word is likely to be considered as such because the context requires particularization.

“And bring goodness between you in good (works).” Meaning combine both of you in good works in this life and the life to come. So, it includes all kinds of goodness. These are three sentences:

“May Allāh bless for you, and may He bless on you, and bring goodness between you in good (works).”

How many sentences are in the congratulation of the Jahiliyyah? They are two poor sentences (in meaning and utterance). It is strange that some uneducated people say, when they congratulate one another, “May you be blessed
with harmony and many children.” This is the congratulation of the Jāhiliyyah. This is not allowed because replacing the Islamic congratulation said by the Prophet (صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمَ) with an abrogated congratulation of Jāhiliyyah indicates that they turn away from the Sunnah. And they are often ignorant of what is said by the Prophet (صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمَ) and they do not know how it is dangerous to go back to Jāhiliyyah. So, all matters of Jāhiliyyah must be eradicated unless it is approved by Islam. The Prophet (صَلَّى اللَّهُ عَلَيْهِ وَسَلَّمَ) said,

لا يَس مَنَّ اسْتَرَبَ السُّحُودَ وَشَقَّ اللُّجُوبَ وَدَعَا يَدْعُو أَلْبَاخِيَّةَ

“He who (on befalling a calamity) slaps his cheeks, tears his clothes and follows the ways and traditions of the Days of Ignorance is none of us.”

So, in this Ḥadīth:

First: “May Allāh bless for you.” The hadith maintains that one asks Allah, upon congratulating, to encompass the married person with His blessings.

Second: Is this allowed for men and women? We can say that this is allowed for men, but women can congratulate only the bride.

The benefits of the Hadīth:

1. This dua is only related with the married not with those who are still engaged.

31 Related by al-Bukhārī (1294, 1297), Muslim (103) on the authority of Ibn Mas’ūd (رَضِيَ اللَّهُ عَنْهُ), and Tuhfat Al-Ashraf (9569).
2. The one who got married, but has not consummated the marriage, can be congratulated with such because as soon as the marriage contract is concluded, both couples are married. And they will inherit from each other in case of death.

3. Shaking hands is not allowed during congratulating because there is no existing proof. The Prophet (ﷺ) had not done it. Had he done it, it would have been narrated. It is highly unlikely to say that the Prophet (ﷺ) used to shake hands simultaneously with saying the Duā. The duā is transmitted while the handshake is overlooked, since handshake would be out of context in this case. Instead, a handshake is reasonably made during meeting and greeting. In addition, giving kisses is not allowed. However, it is people’s habits today that they shake hands, give kisses and they may give hugs. Anyway, this is inconsistent with the Sunnah.

4. Furthermore, Islamic greetings and congratulations are better than non-Islamic ones. For example, saying, “Hello” is just a greeting. But saying, “Peace be upon you (as-Salam Alaykum)” is a greeting and a prayer. Likewise, “May you be blessed with harmony and many children” implies a duā for a worldly matter only. Moreover,

بَارَكَ اللَّهُ لَكَ، وَ بَارَكَ عَلَيْكَ، وَ جَمَعَ بَنَاتُكَ ﴿مَا ﺗُحْبَسُواٍ خَيْرٍ﴾

Page 70
“May Allah bless for you and may He bless on you and bring goodness between you in good (works)”

Includes good in this life and the afterlife. When you think about the traditions of the Prophet (ﷺ) in these situations, you find praying, blessing, goodness and setting matters right.

5. **Moreover, you shall resort to Allah (ﷻ) whenever you are sad or happy.** When one gets married, beseeches Allah to bless on and for the husband and combine him and his wife in good (works).
HADITH 975

975- On the authority of Abdullah Ibn Mas'ud (رضي الله عنهّ),

"The Prophet taught us At-Tashahhud (The Testimonial) in case of some need. The Khutbah of need is indeed. Praise is due to Allah. We praise Him and we seek His help and His forgiveness. We seek refuge with Allah from the evil of our own souls. Whomsoever Allah guides will never be led astray and whomsoever is led astray, no one can guide. I bear witness that none has the right to be worshiped in truth but Allah and that Muhammad (صلى الله عليه وسلم) is His servant and His Messenger). Then to recite three verses."

Related by Ahmad, the four Imams, graded as Hassan by at-Tirmidhi and al-Hakim.

32 Al-Musnad (1/350), Abu Dawud (2130), At-Tirmidhi (1091), An-Nassai in Assunan Al-kobra (750), Ibn Majah (1905), Al-Hakim (2/199) on the authority of Abu Ubaida Ibn Abdullah Ibn Mas'ud (رضي الله عنهّ) on the authority of his father but never heard from him, see Al-Elal by Ad-Daraqotni (5/313).
"Taught us." It is habitual that the Prophet (ﷺ) taught his Companions either for answering a question or for no reason.

"Testimonial." When you read what he had taught, you find phrases like "I bear witness that none has the right to be worshipped but Allāh." He named this remembrance At-Tashahhud because it contains the word of Tawḥīd by which one can embrace Islam. This word is said also in At-Tashahhud in prayers because of the superb words contained in it.

"I bear witness that none has the right to be worshipped but Allāh and Muhammad is his servant and Messenger"

"In case of some need." This indicates that it is said at times of dire need, not at every situation. The Prophet (ﷺ)
may be asked about worldly matters and did not say this Khutbah. However, it is to be observed in times of need, like sermons (Jumu‘ah’ speeches) and so on.

إِنَّ الْحَمْدَ لِلَّهِ

"Indeed praise is due to Alläh." The word “indeed” is for emphasis just like when it is used in Talbiyah, “Indeed, all praise and blessings are Yours.” This is because Allah is the only One praised in all circumstances and He is the One worthy of all praise. The word “due” is for singling out Allah and expressing that He merits this praise.

Praise, in its absolute sense, is exclusive to Allah. Whereas others are praised for a limited reason. Also, Allah is praiseworthy no matter the situation. In contrast, there are people who are praised while they are not praiseworthy.

اللله

"is due to Alläh” is meant to describe the praised one with perfection. Indeed, none has the right to be praised but Alläh (عَزَّ وَجَلَّ). Anyone else who is praised, it is because of a favor by the help of Allah. But the only one who merits praise is Alläh (عَزَّ وَجَلَّ). “Praise” in its absolute sense is exclusive for Allah. Those other than Allah merit praise for something they did as well as merit dispraise for other things. No one has the right to be praised whenever and wherever but Alläh (سَلَّمَ عَلَيْهِ وَتَعَالَ).
"We seek His help" in all matters, particularly in this present situation for which such an introduction is used. 

"You (Alone) we worship, and You (Alone) we ask for help (for each and everything)." [Surah al-Fatihah 1:5]

We worship You alone in each and everything, particularly in acts of worship.

وَ دَسْتَغْفِرُهُ

"And His forgiveness." Forgiveness indicates that Allah conceals one's sins in this life and in the Hereafter in addition to bestowing His forgiveness. So, forgiveness can only be achieved by these two things: Concealment of sins and forgiveness. We seek His forgiveness for all sins, because sinning leads to failure. If anyone constantly seeks pardon (from Allah), Allah will provide him a way out of every distress and a relief out of every anxiety. Moreover, sinning stands in the way of making right decisions. Allah (سَبِيلهُ وَتَقَلَّلَ) said,

"Surely, We have sent down to you (O Muḥammad the Book (this Qur’ān) in truth that you
might judge between men by that which Allāh has shown you (i.e. has taught you through Divine Revelation). So be not a pleader for the treacherous. And seek the Forgiveness of Allāh, certainly, Allāh is Ever Oft-Forgiving, Most Merciful.” [Sūrah an-Nisā’ 4:105-106]

Some scholars stated, “This indicates that sins stand in the way of making right decisions.” Everybody should seek forgiveness in order to diminish the effects of sins when giving a fatwa or judgment.

“We seek His Guidance, and we repent.” This is not mentioned in this Ḥadith, but some people say it. However, since this sentence is not mentioned in this Ḥadith, people should not say it. When anyone wants to deliver a speech of his own, he may do whatever he wants whenever it is allowed, but constant delivery of a particular speech while incorporating something foreign to it is disputable. So, we need not say, “We seek His guidance and repent to Him,” because this is not transmitted in this Ḥadith.

“We seek refuge with Allāh from the evil of our own souls.” There is evil and good in human souls. Allāh (سُبْحَانَهُ وَتَقْلِيدُهُ) has divided souls into restful, devilish and self-reproaching. All of them are mentioned in the Qur’ān:
“I swear by the Day of Resurrection. And I swear by the self-reproaching person (a believer).” [Surah al-Qiyamah 75: 1-2]

And,

“(It will be said to the pious - believers of Islamic Monotheism): “O (you) the one in (complete) rest and satisfaction! Come back to your Lord - well pleased (yourself) and well-pleasing unto Him!” [Surah Al-Fajr 89: 27-28]

And,

“And I free not myself (from the blame). Verily, the (human) self is inclined to evil.” [Surah Yūsuf 12:53]

These three kinds of souls exist in the human being. They are recognizable by their influence.

1. The restful one urges doing good deeds and forbids doing evil deeds.
2. The devilish one urges doing evil and bad deeds.
3. Lastly, the self-reproaching soul can describe the other two souls, which excludes it as a third soul.
To clarify, one side of the self-reproaching soul blames itself for missing an evil deed while the other side blames itself for missing a good deed. The former covers the devilish one while the other covers the restful soul. The soul that conceals evil is regarded as a devilish one. The evils of the soul start with making offenses and abandoning commandments which eventually leads to disastrous consequences. Consider the following verse where Allāh (requencies) said,

\[
\text{إِنَّكَ نَيْلًا فَأَعْلَمُ أَنْ اعْتَمَدْ أَنْ يُصِيبِنُمُ بِعَذَابٍ فَوْرِيًّا}
\]

“And if they turn away, then know that Allāh’s Will is to punish them for some sins of theirs.” [Surah al-Mā‘idah 5: 49]

So, turning away from righteousness is a result of previous sins but not all sins. Allāh says,

\[
\text{بِمَعْذَابٍ فَوْرِيًّا فَأَنْفَثَ أَنْ جَاهِزُ الَّذِينَ لَا يَنْفُقُونَ}
\]

“For some sins of theirs. And truly, most of them are Fāsiqūn (rebellious and disobedient to Allāh).” [Surah al-Mā‘idah 5:49]

Some of the Salaf, if they missed the night prayer, would conclude that it must have been because of a sin and then they would seek repentance. They knew that reluctance from doing good deeds or sinning are only a result of previous sins. It is obvious that if a person is close to Allāh, Allāh will protect him against sins and bring him even closer to Him.
All of them, without a doubt, are evil caused by the soul. The evil of the soul is a result of two components: intention and determination. Wrongs one commits are actions that, definitely, incur an unfavorable reaction. Allâh says,

"Evil (sins and disobedience of Allah, etc.) has appeared on land and sea because of what the hands of men have earned." [Sûrah ar-Rum 30:41]

And,

"And whatever of misfortune befalls you, it is because of what your hands have earned." [Sûrah Ash-Shura 42:30]

"Whomsoever Allâh guides will never be led astray." When Allâh wants to guide someone, no one can lead him astray. For example, consider someone who committed all kinds of unimaginable sins, yet Allâh wants to guide him, he will be inclined to go on the straight path in spite of the bad friends who want to lead him astray. They tell him why do you go in such way? But they cannot lead him astray because Allâh wants to guide him.
"And whomsoever is led astray, no one can guide." So, whomsoever is led astray, no one can guide. For example, consider Abu Talib, the Prophet’s uncle, who strongly defended the Prophet (صلى الله عليه وسلم), yet the Prophet could not guide him. The Prophet (صلى الله عليه وسلم) told him before death,

ُلِلَّهِ مَنْ يَدْعُو مِنْ بَعْدِهِ وَلَيۡسَ لَنَا مُدَّةٌ عَلَىٰ رَبِّنَا إِلَّا أَن نُضَرِّعَ مَنۡزَلَةً

"Say 'La ilaha ill Allāh, a word with which I will be able to defend you before Allāh.'"\(^{33}\)

But because Allāh wanted to lead him astray, he did not utter it.

One may argue that these two sentences may indicate losing hope of calling the astray to guidance and one may argue that those whom Allāh wants to lead astray, how can they be guided?

We answer that it is not good to think like this. Rather, if you want to guide or be guided, you can beseech Allāh only. And if you do what you have to, but the one you want to guide does not accept your Da’wah, you should leave it all to Allāh.

وَأَشۡهَدَ أَنَّ لا إِلَهَ إِلَّا الَّلَّهُ وَأَشۡهَدَ أَنَّ محمَدًا عَلۡي‌مُهَا وَرَسُولُهُ

"I bear witness that none has the right to be worshiped but Allāh." Testimony is originally used for what a person physically witnessed. Sometimes, however, it is used to refer

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\(^{33}\) Related by al-Bukhāri (1360), and Muslim (24) on the authority of Al-Mosaib Ibn Hazn (مسايب بن حزن), Tuhfat Al-Ashraf (11281).
to certainties as if they are perceptive. Based on this, when one says, "I bear witness that none has the right to be worshiped but Allāh," it means, "I certainly testify as if I see with my eyes that none has the right to be worshiped but Allāh." If we say, "La ilaha illa Allāh," it asserts that none has the right to be worshiped but Allāh.

The word "Ilah" refers to who is loved and dignified by hearts out of awe. Someone may claim that this testimony is, in fact, a mere lie, because there are gods worshipped along with Allāh, such as al-Lāt, al-Uzza, Manat and Hubal. There are people who worship cows and consider its urine and feces a blessing. In addition, there are people who worship the sun and the moon. Thus, how can we say that "La ilaha illa Allāh" means "None has the right to be worshipped but Allāh"?

The answer: Allāh indicates that these gods are false deities. They are mere names.

"You do not worship besides Him but only names which you have named (forged)." [Surah Yusuf 12:40]

So, al-Lāt is not a god, but they claimed it to be one. It is not a god, because it cannot create, provide, benefit or harm. Ibrahim said to his father:
"O' my father! Why do you worship that which hears not, sees not and cannot avail you in anything?" [Surah Maryam 19:42]

So, this negation denotes that none has the right to be worshipped but Allah. If anyone claimed otherwise, we would tell him that these other gods are false deities:

وَ أَشْهَدُ أَنَّ مُحَمَّدًا

"And that Muhammad (صلى الله عليه وسلم)" Who is Muhammad? He is Muhammad Ibn Abdullah Ibn Abdul-Muttalib Al-Qurashi Al-Hashemi.

عَبْدُهُ وَ رَسُولُهُ

"His servant and His Messenger." He is the Servant of Allah and the Messenger of Allah, so it is not allowed to worship him. He is just a Messenger. The Prophet (صلى الله عليه وسلم) denounced a person's statement, "Whatever Allah wills, you will." He (صلى الله عليه وسلم) responded,

أَ جَعَلَتُني الله نِيَادًا؟

"You have made me an equal with Allah?"  

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34 Related by An-Nassai in Assunan Al-Kubra (10824) on the authority of Jaber (رضي الله عنه), and related by Ahmad in Al-Musnad (1/214) on the authority of Ibn ‘Abbâs (رضي الله عنه) with a Sahih narration.
He is a servant of Allāh, and he is unarguably the best representation of servitude to Allāh. The Prophet (صلى الله عليه وسلم) said,

إِنَّ لَا أَعْلَمُكُمْ بِاللهِ وَ أَنْفَاقْنَاكُمْ لَهُ

“No one is more Allāh-fearing than me and no one is more knowledgeable of Allāh than me.”

He is a servant of Allāh, which would consequently rule out any description of a god.

وَرَسُولُهُ

“And His Messenger” to the creation, both humans and jinn. He is not a liar. He is to worship and never be worshipped and he is a Messenger who cannot be accused of lying.

وَنْفِرُ أَنَّى أَيَاتٍ

“Then to recite three verses,” meaning one should recite these three verses after he reaches “His servant and His Messenger.” He should recite the following three verses:

ۚۚۚبَالِغَا الْحَكَمَةِ مُصَدِّقِي اللَّهِ حَقَّ نَكَاحِيهِ وَلاَ مَسَّنَا إِلَّاَّ وَلَنْ نُسَلِّمُنَّ ۚۚۚ

“O’ you who believe! Fear Allāh (by doing all that He has ordered and by abstaining from all that He has forbidden) as He should be feared. (Obey Him, be
thankful to Him and remember Him always) and die not except in a state of Islam (as Muslims with complete submission to Allāh).” [Sūrah Ali ‘Imrān 3:102]

And, "O mankind! Be dutiful to your Lord, Who created you from a single person (Adam), and from him (Adam) He created his wife, Hawwa (Eve), and from them both, He created many men and women. And fear Allāh through Whom you demand (your mutual rights), and (do not cut the relations of) the wombs (kinship). Surely, Allāh is Ever an All-Watcher over you.” [Sūrah an-Nisā’ 4:1]

And, "O’ you who believe! Keep your duty to Allāh and fear Him, and speak (always) the truth. He will direct you to do righteous good deeds and will forgive you your sins. And whosoever obeys Allāh and His Messenger...
he has indeed achieved a great achievement (i.e. he will be saved from the Hell-fire and will be admitted to Paradise).” [Surah al-Ahzab 33:70-71]

Then, he should address the subject matter of the speech.

The first verse:

“O’ you who believe! Fear Allah (by doing all that He has ordered and by abstaining from all that He has forbidden) as He should be feared.” [Surah Ali-Imran 3:102]

In this verse, Allah urges the believers to duly fear Allah. The due piety is based on faithfulness, not hypocrisy. Some people seem to be pious for the purpose of building a reputation, but privately they commit sins. Allah also warns man to die only in a state of Islam,

“And die not except in a state of Islam (as Muslims) with complete submission to Allah.” [Surah Ali-Imran 3:102]

If anyone argues that this is impossible, because one cannot die but as a Muslim? How can it be?
Answer: Allāh (ﷻ) would not forbid something impossible to abandon, and would not order something impossible to do. How can a man die but a Muslim? One can die as a Muslim by doing good deeds in his life. Allāh (ﷻ) is Most Generous so much so that He cannot forsake the one who spent his life in doing acts of worship. If anyone worships Allāh, Allāh will make his ending good, and make him die in a state of Islām.

It is known that man cannot die but in a state of Islām, but he can do righteous good deeds that make his ending good. This is not opposed to what is mentioned in the Hadith of Ibn Mas‘ūd (رضي الله عنه).

وَإِنَّ الْرَّجُلَ لَيَعْمَلُ بَعْضَ أَهْلِ الْجَنَّةِ، حَتَّىٰ مَا يَكُونُ بُيُتُهُ وَبَيْنَهَا عَمَّرُ ذَرَاعٍ أَوْ ذَرَاعَينِ، قَيْسَـبُ عَلَيْهِ الْكِتَابِ، قَيْسَـبُ بَعْضَ أَهْلِ الْجَنَّةِ، فَيَدْخُلُهَا

“Similarly, a person may do the deeds of the people of Paradise, so much so that there is only the distance of a cubit between him and it, and then what has been written (by the angel) surpasses and he starts doing deeds of the people of the (Hell) Fire and enters the (Hell) Fire.”

This does not contradict with what we said, because Ibn Mas‘ūd’s Hadith is made clearer by what is narrated in Sahih al-Bukhāri35:

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35 Related by Bukhāri (3208), and Muslim (2643) on the authority of Ibn Mas‘ūd (رضي الله عنه), Tuhfat Al-Ashraf (9228).
"A person performs deeds like the deeds of the people of Paradise apparently before people and he would be amongst the dwellers of Hell, while a person acts apparently like the people of Hell, but (in fact) he would be among the dwellers of Paradise."

All praise and thanks are due to Allah. One cannot be let down if he is truthful, because Allah is More Generous than His servant.

"And fear Allah and know that you are to meet Him (in the Hereafter) and give good tidings to the believers (O' Muhammad)." [Surah al-Baqarah 2:223]

Provided that you are a believer, good tidings are given to you before meeting Allah.

The second verse:

"O mankind! Be dutiful to your Lord, Who created you from a single person (Adam), and from him (Adam) He created his wife, Hawwa (Eve), and from
them both, He created many men and women. And fear Allāh through Whom you demand (your mutual rights), and (do not cut the relations of) the wombs (kinship). Surely, Allāh is Ever an All-Watcher over you.” [Surah an-Nisā’ 4:1]

"Who created you from a single person"

Meaning, Which is Adam.

"And from them both He created." Meaning from Adam and Hawwa’.

"Many men and women." Which are greater in number: men or women”? In reality, women are greater in number than men. Sheikh Al-Islam Ibn Taymiyyah (الإمام ابن طميم) proved this by what the Prophet (صلى الله عليه وسلم) told women, “You are the majority of the inhabitants of the Fire,” and the dwellers of Hell constitute nine hundred ninety-nine out of every thousand.

So, he said that women are greater in number. But the word “many” in the verse qualifies the word “men,” Why is this? It is because men are direly needed and women add more
responsibility and are too emotional. One can notice this when hard times strike, who can stand there? Men. Women only slap their cheeks, tear their clothes and pull their hair out. Thus, Allâh described men as ‘many’ because they are beneficial when they are more in number.

“And fear Allâh through Whom you demand (your mutual rights), and (do not cut the relations of) the wombs (kinship)....” [Surah an-Nisâ’ 4:1]

Fear Allâh through obeying His orders. Fear the wombs by avoiding the cutting off of the relations. This urges contact with the kinship. What is kinship? They are one’s relatives. Allâh (سَيِّدَانِي وَعِيلَانِي) said,

“But kindred by blood are nearer to one another (regarding inheritance)” [Surah al-Anfâl 8:75]

The kindred by blood are not forged by marital relationships as laymen think. The kindred by blood are the relatives of the husband and wife. But in Arabic they are called marital relationships (ashar):

“Surely, Allâh is Ever an All-Watcher over you.”
Allāh is an All-Watcher whenever and wherever. You should always be fully aware of this fact. If you do not fear Allāh, know that He is watching you.

The third verse:

"O' you who believe! Keep your duty to Allāh and fear Him and speak (always) the truth. He will direct you ...."

In this verse, Allāh urges the believers to fear Allāh and to speak the truth to make things right. What is truth? It is any statement that accrues worldly and religious interest. This is similar to what the Prophet (ṣallā Allāh 'alayhī wassallam) said,

"And he who believes in Allāh and the Last Day, let him speak good or remain silent."³⁶

Allāh ordered doing two things and then mentioned two rewards,

"Keep your duty to Allāh and fear Him and speak (always) the truth."

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³⁶ It is mentioned above.
This is what has been ordered. And the reward,

“He will direct you to do righteous good deeds and will forgive your sins.”

He will set right your worldly and religious deeds in this life if you fear Him and speak the truth.

He forgives the sins you commit because you fear Him and speak the truth. Then he said a general sentence that reads,

“And whosoever obeys Allāh and His Messenger (ﷺ), he has indeed achieved a great achievement (i.e. he will be saved from the Hell-fire and will be admitted to Paradise).” [Sūrah al-Ahzāb 33:71]

Achievement means to acquire what you want and to be saved from what you fear. Allāh (ﷻ) said,

“And whoever is removed away from the Fire and admitted to Paradise, he indeed is successful.” [Sūrah Ali ‘Imran 3:185]
By turning away from the Fire, you are saved from what you fear and by being admitted to Paradise, you acquire what you want. This is the genuine success.

"He has indeed achieved a great achievement"

On the contrary, whoever disobeys Allāh and His Messenger will lose. Allāh said in the same Sūrah,

"And whosoever disobeys Allāh and His Messenger, he has indeed strayed into a plain error."

[Sūrah al-Ahzāb 33:36]

The disobedient has strayed in plain error while the obedient obtains great success. Which one do you want to be? Obedience to Allāh is the way to success in this life and the life to come.

Interestingly, there is a switch in pronouns in the following, "We praise Him and we seek His help," while in testimony, it says, "I bear witness" instead of "we." Is this just a linguistic diversity and a rhetorical point or does it have another meaning? We say the meaning is different because seeking help and forgiveness is for the Ummah in general. One can ask forgiveness for himself and others. Allāh (سُبْحَانَاهُ وَتَعَالَ) said about the Tabi‘een,
"And those who came after them say, ‘Our Lord! Forgive us and our brethren who have preceded us in Faith.’” [Surah al-Hashr 59:10]

They used the plural “we” in cases of asking for forgiveness and seeking help. As for testimony, it is considered telling what is in one’s inner self, where nobody shares it.

In this Hadith, there are some benefits:

1. The Prophet (صلی الله علیه وسلم) was keen to convey his Message and guide the Ummah. This is taken from the phrase, “taught us.”

2. Choosing the most suitable name. He named this speech at-Tashahhud.

3. It is desirable to use this Khutbah in important situations by virtue of its title, “Khutbah of need.” Some scholars believe it is obligatory to say it during the marriage contract because the Prophet (صلی الله علیه وسلم) taught them to say it and this reflects its importance. However, the right opinion is that it is desirable. As a proof, the Prophet did not use this Khutbah in the occasion where he (صلی الله علیه وسلم) delivered the speech on the marriage between the man who asked him to marry the woman who offered herself in marriage to the Messenger (صلی الله علیه وسلم). But he said,
HADITH 975

“Ροτέψτην καὶ μακάμ ṣt fμάν fقtān”

“I will marry you to her on the basis of what you have memorized of the Qur’an.”

4. Stating that Allah is praiseworthy. All praise is exclusive to Him as He deserves it all.

5. It is a must to seek forgiveness and help from Allah Alone. He said,

وَتَسْتَعْبِينَهُ وَتَسْتَعْفِرُهُ

“And we seek His help and forgiveness.”

If one argues, “Can anyone ask help from other than Allah?”

The answer: Yes, if this one is able to provide help. The Prophet (صلى الله عليه وسلم) said, “

وَاللَّهُ ﺑِغَاءَنَّ ﺑِغْوَآنَلَّها ﻣَا ﻻَبْعِدُ ﻓِي ﺑِغْوَآنَ أَخِيهِ

“Allah helps His servant as long as he helps his brother.”

And he said,

37 Related by Muslim (699) on the authority of Abu Hurairah (رضي الله عنه), Tuhfat Al-Ashraf (14700).
"To help a man with his mount, lifting him onto it or hoisting up his belongings onto it, is a charity." 38

On the other hand, it is not allowed to ask the help of a dead person because he is powerless. If anyone believes that this dead person has a secret power, this is major Shirk.

Is it allowed to ask forgiveness from other than Allâh? Is it allowed to say, "O' forgive me, young man?" You can ask forgiveness from such person for the offenses you committed against him. Allâh (سبحانه و تعالى) said,

\[
\text{“But if you pardon (them) and overlook and forgive (their faults), then verily Allâh is Oft-Forgiving, Most Merciful.” [Suârah at-Taghâbûn 64:14]}
\]

But seeking forgiveness from someone concerning Allâh’s right is not allowed. Allâh (سبحانه و تعالى) said,

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38 It is previously related
“And none can forgive sins but Allāh.” [Surah Ali ‘Imrān 3:135]

6. **Seeking refuge is with Allāh.**

\[ وَ نَعْوُدُ بِبَيْلَةَ مِنْ شَرُّ وَرُؤُورُ أنفِسِنَا \]

“We seek refuge with Allāh from the evil of our own souls.”

Is it allowed to seek refuge with other than Allāh? It is allowed in something he is able to do? The Prophet said, after addressing trials,

\[ فَمَنْ وَجِدَ مَعَاذًا، فَلْيُعِدْ يَهُ \]

“So whoever can find a place of protection or refuge from them, should take shelter in it.”

Many Ḥadiths are mentioned concerning seeking refuge with the human beings in matters they are capable to deliver.

7. **Allāh is so much more Merciful than our souls** that he said,

\[ وَ نَعْوُدُ بِبَيْلَةَ مِنْ شَرُّ وَرُؤُورُ أنفِسِنَا \]

“We from the evil of our own souls.”

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39 Related by Bukhārī (3601) and Muslim (2886) on the authority of Abū Hurairah (ra), Tuhfat al-Ashraf (13179).
We sought refuge from our souls. There are many other evidences. For example, Allah (JiSySUUi,) said,

"And do not kill yourselves (nor kill one another). Surely, Allah is Most Merciful to you." [Surah an-Nisa 4:29]

Thus, Allah has forbidden killing ourselves.

8. **There are evils inside our souls** as the Prophet (صلى الله عليه وسلم) said,

وَنَعْدُوُّ بِاللَّهِ مِنْ شَرْرِ أَنفُسِنَا

"From the evil of our own souls."

9. **Whomsoever Allah decrees His guidance for, no one can lead him astray.** The Prophet (صلى الله عليه وسلم) said,

مَنْ يَهْدِيْهِ اللَّهُ فَلا مُضَلِّلَ لَهُ

"Whomsoever Allah guides will never be led astray."

10. **It indicates that one ought to resort to Allah to guide him, not to someone else.** He said,
“Whomsoever Allah guides.” So, ask Allah to guide you. This matter can be deduced from a different angle. Consider the following,

وَمَن يَضْلِلْ فَلَا هَادِي لَهُ

“And whomsoever is led astray, no one can guide.”

It means that “I am afraid to be led astray, so I beseech Allah to guide me.”

11. A Muslim must say publicly what he believes concerning the monotheism of Allah, and that Muhammad (صلى الله عليه وسلم) is His servant and Messenger. The Prophet (صلى الله عليه وسلم) said,

وَأَشْهَدَ أَنَّ لَا إِلَهَ إِلَّا الله، وَأَشْهَدَ أَنَّ مُحَمَّدًا عَبْدُهُ وَرَسُولُهُ

“I bear witness...” Mere belief in the heart is not enough, but it is obligatory to say it publicly. The Prophet (صلى الله عليه وسلم) said,

أَمْرَتُ أَنَّ أُقَايِّدَ الْقَاتِلِ الْقَاتِلَ حَتَّى يُشْهَدُوا أَنَّ لَا إِلَهَ إِلَّا الله

“I have been commanded (by Allah) to fight people until they testify that there is no true god except Allah,”
and he (صلی اللہ علیه وسلم) also said,

يَا أَيُّهَا النَّاسُ فُولُوا لَا إِلَهَ إِلَّا اللَّهُ نُفِيْحُوا

"O people! Say, ‘La ilaha illa Allāh’ and you shall succeed."

He used the word, “Aay.” It is advisable to say what you believe.

12. **None has the right to be worshipped but Allāh.** Thus, everything else is falsely worshipped.

13. **The Prophet (صلی اللہ علیه وسلم) is His servant.** He said,

عبده

"His servant.” This is a refutation of those who say that the Prophet should be worshiped or he is a Lord that can relieve pains or answer prayers. We witnessed some incidents proving this. Some laymen approach the Prophet’s grave making Qiblah on their right side when they want to supplicate. Whether they ask Allāh in front of the grave or ask the buried Prophet (صلی اللہ علیه وسلم) therein, it is an extremism on both cases.

Certainly, Muhammad (صلی اللہ علیه وسلم) is a Messenger. He said,
14. **It is honorable to describe Muhammad** (صلى الله عليه وسلم) **as being a Messenger and servant to Allah.**

15. **Allah is Most Merciful to human beings** because He sent them a Messenger from human beings, not angels. If Allah had sent an angel to people on earth, He would have made him a human being because people do not naturally feel comfortable with what is from a different nature than theirs. And the same goes for him. Allah (سَبِيلَةَنِعْمَةُ وَضُرٍّ) said,

> "And they say, "Why has not an angel been sent down to him?" Had We sent down an angel, the matter would have been judged at once and no respite would be granted to them. And had We appointed him an angel, We indeed would have made him a man and We would have certainly confused them in a matter which they have already covered with confusion (i.e. the Message of the Prophet Muhammad (صلى الله عليه وسلم))." [Surah al-An'am 6:8-9]

Meaning they will reject the one sent to them based on their claim “as he will be an angel looking as human”. The Prophet sent by Allah from the human beings cannot be confused, as Allah gives Him signs proving
he is truthful. Allah would not send a messenger asking people to believe in him, or otherwise he would take their lives and their possessions. He rather sends a messenger and support him with signs by which humans will believe.
976- On the authority of Jabir (رضي الله عنه), the Prophet (صلى الله عليه وسلم) said,

"When one of you proposes to a woman, if he is able to look at what will induce him to marry her, he should do so." Related by Ahmad, Abu Dawud, its narrators are in Sahih, and it is graded as Sahih by Al-Hakim.

**Explanation**

إذا خطب أحدكم المرأة فإن استطاع أن ينظر إلى ما بدعوه إلى نسجها فليفعل

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40 Al-Musnad (3/334), Abu Dawud (2082), Alhakim (2/179) and he said it is on the condition of Muslim. It is authenticated by Ibn Hazm in Al-Muhalla (10/31); it is graded as Hassan by the author of Fath Al-Bari (9/181). It is graded as weak by Ibn Al-Qattan, see Nasb Arrayah (4/240).
"When one of you proposes to a woman": In another narration mentioned by Ahmad, the Prophet (peace be upon him) said,

إذا ألقى الله في قلبه امرأة خطيبة امرأة، فلا ينظر أن ينظر إليها

“When Allāh causes a man to propose to a woman, there is nothing wrong with him looking at her.”41

If a man wants to propose to a woman, he is allowed to look at her. In the text of Qur'ān and the Sunnah, there are numerous occasions where the desire to do something is expressed as if one does it or did it already. Allāh (exalted be He) said,

اللهُمَّ اعْفِ عَنَّى مِنَ الْكَحْبَةِ وَ الْكَحْبَاتِ

“Allāhumma Inni `a`udhu bika min al-khubthi Wal khaba’ith,”

41 It is the hadith of Muhammad Ibn Maslamah, it will be mentioned later but with another narration.
"I seek refuge in Allah from male and female devils."

This means when he wants to go to the bathroom. This usage is only applied when it is a decisive will followed by the action itself. When you want to recite the Qur'an, seek refuge. Decisive will is needed. Recitation shall follow the decisive will. But when one wants to recite the Qur'an after Al-Asr prayer, for example, one should not express the recitation done in the morning, as there is a time gap between will and action.

"If a man wants to propose to a woman." Proposal is originally to ask a woman for marriage. There are many ways to do so and it depends on the traditions in a given place. A suitor could introduce himself to the woman's family for the sake of proposal. One can go to the Wali (guardian) of the woman. Or one can also send a mediator.

Or he can send a message. The method depends on the habits and traditions of society.

He said, "If he is able," because virgin women cannot be always seen, but when he is able to look at her, he should. In the past, they would hide to look at the women for marriage.
"At what will induce him to marry her, he should do so." What will induce him? Her face is the most important part. Having a beautiful face may make him propose to her. It is clear that the Prophet (صلى الله عليه وسلم) did not want him to look at her belly or her back, but he means what is allowed to be seen in the presence of her prohibited-to-marry relatives.

"He should do so." Scholars have different opinions about this. Some scholars believe it expresses permissibility, because it is generally prohibited to look at a woman. If one argues that the order here is intended for permissibility. Allah ( سبحانه وتعالى) said,

"But when you finish the Ihram (of Hajj or Umrah), you may hunt." [Sūrah al-?urlah 5:2]

The order here is intended for permissibility, as hunting was prohibited before. But some scholars said that order is intended for desirability. I don’t know of anyone who said it is obligatory. So, there are two points of view. The first is it is permissible. And the second is that it is desirable as it has many benefits. For example, it makes them closer to each other. And based on that look he can decide either to propose to her if he likes her or to not propose because he does not like her.
No one can blame him if he did not accept her for some reasons. But if he proposes and then unreasonably disengages, he is to be blamed.

**There are some benefits in this Hadith:**

1. **It is desirable to look at the fiancée on the basis of desirability.** One should look at his fiancée but not beyond the limits.

**Those limits are:**

**First:** It is prohibited to sit with her in private, the Prophet said,

\[ لا يُحْلِّونَ رجلٌ بامرأةٍ ولا ينسافر إلا و معها ذو حرم 

"No person (man) should be alone with a woman except when there is a Mahram with her."

**Second:** To propose to her seriously. But if one is not taking the matter seriously, he should not look at her because this is originally prohibited.

**Third:** To have a valid prediction that he would be accepted. If he thinks he would be rejected, he should not look at her because looking, at that time, is useless.

For example, it is well known that the tribes, especially the nomadic ones, cannot accept any one outside the tribe. Thus, if anyone outside the tribe wants to
propose to their daughters, he shall not look at her, why? He will probably not be accepted.

Another example is the one who claims to have kinship with the Prophet (ﷺ), they do not accept anyone out of their family. But this is wrong, they are ignorant. However, it is not allowed to look at their daughters because it is probable that they will not accept.

**Fourth:** He should not enjoy looking at her. Thus, looking depends on necessity. When he is convinced, he shall stop looking. So, it depends on necessity. Also, the enjoyment out of looking will drive him to continue the unlawful looking.

**Fifth:** He should be sure that his sexual desire will not be aroused. If he is not sure, he should not look at her. But this opinion is to be reconsidered because no one can be sure about that. So, if he feels himself sexually aroused, he should stop looking at her for the fear of fitnah.

Is it necessary for the woman to know of the presence of her fiancée? There is no problem in that if he wants to look at her unexpectedly. But if she knows, is it allowed to come intentionally? In the past, it was not possible because the Prophet (ﷺ) said,

قولن استطاعت أن ينظر منها إلى ما يدعاو إلى نصحاجها
"If he is able to look at what will induce him to marry her."

This is allowed\(^{42}\) in shaa Allah.

But, is it allowed to speak with her for a long time? Basically, it is not allowed because he wants only to know her and she is still not his wife. He can speak with her for a short time which allows him to know her voice. This is enough. He should not also speak with her on the phone because there will definitely be enjoyment, either sexual or just talking.

A lot of young men speak with their fiancées all night. He does this because his heart is so attached to her and he is really enjoying the conversation as well.

So, the right way is to stop. You proposed to her and she accepted. Speaking is unnecessary. If he says he cannot stand not speaking with her and he cannot sleep, then we advise him to conclude a marriage contract which enables him to speak with her all night.

\(^{42}\) The Shaykh added, "Is she allowed to beautify herself? No, she is not allowed to intentionally wear attractive dress, and she is not allowed to wear kohl or makeup, why? She is not his wife. And there is another problem, if she is beautified at that time but after marriage she is not, what can he be like? There will be a reaction. There is another problem during the wedding party that the man sits with the unveiled women. In addition to being prohibited, this is bad for the bridegroom, because there may be more beautiful woman which may cause him to be unhappy with this marriage."
The fiancée is like any other woman whom he is not allowed to speak with.

**Other benefits of the Hadith:**

2. **Islamic Shariah is highly prestigious** because man cannot engage into something without prior knowledge.

3. **One cannot get worried. According to Islam, man should not open doors of sorrow on himself** because it may cause him to lose his faith or worry about his life. The Prophet (صلى الله عليه وسلم) said about the one who is inflicted after taking all possible means,

\[
\text{لا تقلُ لَوَ... فإنَّ لَوَ تُفتَحَ عَمَلَ الشَّيْطَانِ}
\]

"And beware of (saying) 'If only,' because 'If only' opens the door to Satan."\(^{43}\)

This Hadith indicates that man should not be sorry. If he proposes to her and looks at her, no sorrow will be caused.

4. **It is not allowed to look at women** as the Prophet (صلى الله عليه وسلم) said,

\[
\text{إِذَا خَطَّبَ أَحَدُ فَصَمَّ إِمَّرَةً}
\]

\(^{43}\) Related by Muslim on the authority of Abü Hurairah (رضي الله عنه) (2664).
"When one of you asks a woman in marriage."

Had looking at women been made allowable and it was a habit of the Companions' wives, it would have been easy for someone to look at women whether he is engaged or not. So, it is obligatory for the woman to wear a veil in the presence of other men.
Hadith 977 and 978

977- There is a relevant Hadith related by Al-Tirmidhi and An-Nassai on the authority of Al-Moghira (رضي الله عنه). And it is related by Ibn Majah and Ibn Hibban on the authority of Muhammad Ibn Maslamah (رضي الله عنه).

978- Related by Muslim on the authority of Abu Huraira (رضي الله عنه) who said,

وَلِيُسْلِمَ عَن أَبِي هُرَيْرَةَ — رضي الله عنه — أن النبي قال لرجلٍ تسُرُحِ إمرأةٍ 

"Has he seen her?" He said, "No." The Prophet instructed him, "Go and look at her."

Explanation

44 Related by Tirmidhi (1087), An-Nassai (6/69). It is authenticated by Ibn Hibban (4043), Al-Hakim (2/179) who said on the condition of Bukhari and Muslim, this hadith depends on Bakr Ibn Abdullah Al-Mozani, and Al-Daraquutni mentioned it in Al-Illal that it is related by Al-Moghira.

45 Ibn Majah (1864), Ahmad (4/226), Ibn Hibban (4042), Al-Baihaqi (7/85) who said that the chain of narration of this hadith is different. It is based on the narration of Al-Hajjaj Ibn Artaa, and graded as gharib by Al-Hakim (3/492).

46 Related by Muslim (1424).
“Proposed” asserts his desire to marry. Had he married her, looking at her would have been unnecessary.

When he said,

أَنْتَفَيْنَ إِلَيْهَا

“Did you look at her?” he answered, “No.” The response was,

إِذْهَبْ قَانْتُرْ إِلَيْهَا

“Go and look at her.” This refers to the desirability which we preferred in the previous Ḥadith. The individual should look at the woman he wants to marry, particularly if her family line is not known to feature beauty or has defects in their eyes, noses or mouths.

In this case, there is even more reason to look at the woman.

If one asks, “If I cannot look at her, can someone else look at her instead?

The answer: Yes, we can say if you cannot look at her yourself, you can ask someone like her brother, or someone else who is close to her, look at her and tell you about her features. You can also send one of the women you trust to look at her and tell you about her. However, some women are
not trustworthy. If the fiancée is not beautiful, she may say, “I have seen a very beautiful woman who is like the moon,” though she is not!

Once, a kind-hearted individual told us he proposed to a woman, but when they got married she didn’t turn out as he had expected. One time, he entered the Masjid, preaching to the people. He warned people against those matchmakers who lie about the real features of the women. In short, you should send a trustworthy woman.

One can claim that even if he sent a trustworthy matchmaker, people have various opinions and views about beauty. The woman may be beautiful in one person’s opinion and ugly in another person’s opinion.

We say this is right. Everyone has his own opinion, but anyone is better than none. Anyway, this Hadīth supports the previous one.47

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47 The Shaykh was asked about sending her photo to the fiancé, is this enough? No. this fiancé may enjoy looking at the photo before marriage. In addition, he can show his friends the photo and ask what they think of this woman, so that his friends speak ill of her or make fun of her. Moreover, the photo may be unreal, as woman may take a photo which causes the fiancé to accept her while the photo is doctored. So, it is not allowed.
HADITH 979: A MUSLIM SHOULD NOT PROPOSE TO AN ENGAGED WOMAN

979- Ibn Umar (رضي الله عنه) narrated, the Prophet (صلى الله عليه وسلم) said,

وَعَنِ إِبْنِ عُمَرَ - رضي الله عنهم - قال: قال رسول الله صلى الله عليه وسلم: لا يخطب بغضصحم على خطبته أخيه، حتى يتركل الخاطب قبلة، أو ياذن الله الخاطب. متفق عليه، وَاللَّفظ لِبَلْحَارِي.

"The Muslim should not propose to someone who is already engaged to his Muslim brother, unless the first suitor gives her up or allows him to propose to her."
Related by Bukhāri and Muslim, but this wording is related by Bukhāri.

Explanation

There are two different opinions on the way this sentence should be structured. One that says,

لا يخطب
"A Muslim is not to propose," while the other says, "A Muslim should not propose."

Scholars have said that choosing the statement structure that is found in the first opinion in place of the request which is found in the second is more eloquent than a mere request, as if he assumes this matter is out of question. Why is a statement in the place of request more eloquent than a mere request?

The answer: A request implies there is a choice, whereas a statement leaves choice out of the picture. For instance, the statement in which Allāh (سُبْحَانَ الْهَيْبَةِ) said,

\[
\text{"And divorced women shall wait (as regards their marriage),"} \quad [\text{Sūrah al-Baqarah 2:228}]
\]

This is more eloquent than the request as statements imply inevitability. In other words, those divorced women have to wait. It is not their choice.

"Brother" here indicates the Muslim brother. Allāh (سُبْحَانَ الْهَيْبَةِ) said,
HADITH 979: A MUSLIM SHOULD NOT PROPOSE TO AN ENGAGED WOMAN

“The believers are nothing else than brothers (in Islamic religion).” [Sūrah Al-Hujurāt 48:10]

He said “His Muslim brother” instead of just “a man” to urge him not to propose. This is because they are brothers and they should not violate each other’s rights.

“Gives her up” indicates that he does not want to marry her and he should tell her family about this or some friends of his.

“Or allows him to propose to her.” It means allowing whoever announces his desire to become engaged to such-and-such woman to whom the former is engaged to. Then he would allow him, in clear words, to propose to her.

This phrase also indicates that seeking permission from the fiancée is necessary. It would be invalid to take permission from someone else. The fiancée may give up the engagement for a specific individual and not for someone else. He may regard a particular person more beneficial owing to his wealth, knowledge or other reason. It is invalid to give a general permission for anyone to propose. It must be a specific person.

There are some benefits in this Hadīth:
1. **Shariah is concerned with the brotherhood between Muslims.** Proposing to an engaged woman causes hatred and enmity. So, many Islamic texts implant friendliness and love between the believers.

Similarly, conducting a business transaction by a Muslim individual who is already agreed upon is prohibited. Thus, Islamic Shariah caters to brotherhood and friendliness between Muslims.

2. **It is prohibited to propose to an engaged woman** as the Prophet (ﷺ) said,

\[لا يُخطِّب \]

"A man should not propose to a woman who is already engaged."

This indicates prohibition. Prohibition indicates that this proposal is regarded as hostility against the Muslim brother.

One may ask, "Is the woman allowed to propose to someone who is already engaged?"

**The answer:** By analogy, it is not allowed for the same reasons.

One may ask, "What can you say about the Hadith of Fatimah Bint Qais (رضي الله عنها) who was engaged to Mua’wiyya, Abu Jahm and Usama ibn Zaid (رضي الله عنهم) at

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48 Related by Muslim (1480).
the same time? She consulted the Prophet (ﷺ) who told her that Mua’wiyya (رضي الله عنه) is moneyless, Abu Jahm (رضي الله عنه) habitually beats women and finally, he said,

إنصحجي أسامة

“Marry Usâma.”

What can you say?

The answer: None of them knew of the other two proposals. It is to be interpreted on par with the Shariah guidelines, which suggests, in such cases, that none of them knew of the other two proposals.

3. The Muslim is allowed to propose to a woman engaged to a Dhimmi (Christian or Jewish) or to a non-Muslim fighter. But how can a Muslim do that given that those two kinds of people are not allowed to marry a Muslim woman? The Muslim is allowed to marry a Christian or Jewish woman. If a Muslim wants to propose to a Jewish woman engaged to a Jewish man, the literal interpretation of the Hadith allows it, because the Jewish man is not a fellow Muslim. And the same applies to Christians⁴⁹.

⁴⁹ Imam Ahmad (رضي الله عنه) says, “If the first suitor is a Dhimmi, it is not prohibited to engage his fiancée. He also said this Hadith under study is concerned with the Muslims. So proposing to a girl engaged to a Jewish or a Christian, or cancelling their bargains is allowed because they are not Muslims.
Some scholars said it is prohibited to do that with the Christians and Jews in case there is a covenant of protection. But if they are fighters, they have no rights. And there are many *ahadith* that prohibit violating the rights of non-Muslims in the Muslim countries.

One can ask, "Why does it specify in the *Hadith*, "the Muslim brother"?"

**The answer:** Such phrasing follows the common usage in *Hadith* phraseology and therefore it carries no reasonable justification to scholars. A similar example is when Allah addressed the matter of prohibited-to-marry women,

"Your step-daughters under your guardianship, born of your wives to whom you have consummated the marriage with." [*Surah an-Nisā' 4:23*]

He says,

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50 - Editor's note: This terms means a particular mode of expression, especially one characteristic of a particular speaker or subject area. In this case, the particular speaker is the Prophet, and the subject area is Hadith.
"but there is no sin on you if you have not gone in them (to marry their daughters)"

Despite the restriction expressed by the phrase, "Under your guardianship," the step-daughters not under guardianship are prohibited as well according to most of the scholars. The above restriction follows the common usage, as step-daughters are most likely to stay with their step-father. Therefore, textual proofs that follow this manner do not have a reasonable justification of why they were used in such wording.

According to this point of view, the Muslim is not allowed to propose to a woman engaged to a Jew, a Christian or a non-Muslim. This is a valid and well-reasoned opinion. The non-Muslims may reject Islam when their rights are violated, particularly when they know that Islam considers such overstepping in engagement as being allowed. However, when they know that Islam respects their rights, they may be inclined to embrace Islam or at least speak good of it.

The individual is not allowed to propose to his brother's (in Islam) fiancée despite not knowing if his brother's proposal was rejected or not. Are you allowed to propose to a woman even if you do not know if she is still engaged or not? According to the Hadith, this is prohibited because the Prophet (صلى الله عليه وسلم) made the ruling dependent on the engagement.
This issue of engagement has no more than three scenarios:

First: To know that his brother’s proposal is rejected, in which case, he is allowed to propose.

Second: To know that his brother’s proposal is accepted, in which case, he is not allowed to propose. These two scenarios are not problematic.

Third: To be ignorant regarding whether his brother’s proposal was rejected or accepted. This scenario has three more scenarios: (1) to have probable knowledge that the proposal was accepted; (2) to have probable knowledge that the proposal was rejected; (3) to have no hint of whether the proposal was rejected or accepted.

In all of these later scenarios, he is not allowed to propose to the engaged woman of his brother, because the Prophet (رضي الله عنه) hinged the ruling on the engagement, not its acceptance. Nevertheless, some scholars believe that engagement is allowed in the case where the person has no knowledge of acceptance or rejection. They reasoned that there is no legal presence of the engagement in this case. This, however, contradicts the literal interpretation of the Ḥadīth. There is a chance the woman or her guardians may have been inclined to accept the first suitor, but this inclination may be spoiled by the second proposal, which would be considered a violation of the first suitor’s rights.
Similarly, the Prophet (ﷺ) prohibited cancelling a transaction made by a Muslim brother that is already agreed upon though there is no sale contract yet. It is not allowed, even if the seller wants to buy from the other buyer. In short, it is not allowed to propose to a woman until there is a certain knowledge of the first suitor’s acceptance or rejection.

"Unless the first suitor gives her up." This is the second case, in which he changes his mind, but how is it possible to find out? Either the suitor announces he will not go through with the engagement or it is known through a trustworthy man. In this case, a proposal is allowed.

أَوْ يَأْذِنَ لَهُ

In the third case, "Or allows him to propose to her," when he knows there is someone who expressed a desire to propose to his fiancée. In this case, a proposal is allowed. Thus, the proposal is allowed in the three cases illustrated above.
THE HADĪTH OF THE WOMAN WHO OFFERED HERSELF FOR MARRIAGE

980- Sahl b. Sa’d al-Sa’idi (تَأَرَىُّهَا) reported,

غَنَّ سَهل بن سُعُد السَّاعِدِيَّ قال جاءت امرأة إلى رسول الله صلى الله عليه وسلم فقالت يا رسول الله جئت أُهِبْ لَكّ نَفْسِي. فَنَظَرَ إِلَيْهَا رَسُولُ الله صلى الله عليه وسلم فَقَضَعَ النَّظَرُ فِيِهَا وَضَوْيَتْهُ ثُمَّ طَأَطُّرَ رَسُولُ الله صلى الله عليه وسلم رأسه قَلْتَ الرَّأِيَةُ وَأَنَا لَمْ يَفْقَحْ فِيِهَا شَيْئًا جَلَّسَ فَقَالَ رَجُلٌ مِن أَصْحَابِهِ قَالَ يَا رَسُولُ اللَّهِ إِنَّ لَمْ يَبْصُرْ لَكّ بِهَا حَاجَةٌ فَزَوْجَجْهَا فَقَالَ "قَنْهِلٌ بِنْ عِنْدُكْ مِن شَيْءٍ" فَقَالَ لَا وَاللَّهِ يَا رَسُولُ اللَّهِ فَقَالَ "الْهَيُّ بِإِلَهِكَ قَانُّرَ هَلْ تُحِبْ شَيْئًا" فَقَذَّحَ بَمْ رَجَعَ فَقَالَ لَا وَاللَّهِ مَا وَجَدْتُ شَيْئًا فَقَالَ رَسُولُ اللَّهِ صلى الله عليه وسلم "النَّظَرُ وَلَوْ خَلَتْ مِن حَدِيدٍ" فَقَذَّحَ بَمْ رَجَعَ فَقَالَ لَا وَاللَّهِ يَا رَسُولُ اللَّهِ وَلَّا خَلَتْ مِن حَدِيدٍ فَرَأَى هَذَا إِيَّارِي فَقَالَ سَهِل مَا لَهُ رِدَا فَلَّهَا يَضْفُهُ فَقَالَ رَسُولُ اللَّهِ صلى الله عليه وسلم "مَا تَضْعُعْ إِيَّارَكَ إِنَّ لَبِسْتِهَا لَمْ يَبْصُرُ عَلَيْهَا مِنَّهُ شَيْئًا وَإِنَّ لَبِسْتِهَا لَمْ يَبْصُرَ عَلَيْهَا مِنَّهُ شَيْئًا" فَجَلَّسَ الرَّجُلُ حَتَّى إِذَا طَالَ تَجَلَّسَهُ قَامَ قَرَأَ رَسُولُ اللَّهِ صلى الله عليه وسلم "مَا ذَا مَعَكَ مِنَ النَّفَرِينَ" قَالَ مَعِيِّ سُورَةٌ كَذَا
A woman came to Allâh’s Messenger (Saww) and said, “Messenger of Allâh, I have come to you to offer myself to you (that you may marry me).” Allâh’s Messenger (Saww) saw her and cast a glance at her from head to foot. Allâh’s Messenger (Saww) then lowered his head. When the woman saw that he had made no decision, she sat down.

There stood up a person from amongst his Companions and said, “Messenger of Allâh, marry her to me if you have no interest in her.” He (the Prophet (Saww)) said, “Is there anything with you (which you can give as a dowry)?” He said, “No, Messenger of Allâh, by Allâh, I have nothing.” Thereupon Allâh’s Messenger (Saww) said, “Go to your people (family) and see if you can find something.” He returned and said, “I have found nothing.” The Messenger of Allâh (Saww) said, “See even if it is an iron ring.” He went and returned and said, “No, by Allâh, not even an iron ring, but only this lower garment of mine (Sahl (May Allâh be pleased with him) said that he had no upper garment), half of which (I am prepared to part with) for her.” Thereupon Allâh’s Messenger (Saww) said, “How can your lower garment serve your purpose, for if you wear it, she would not be able to make any use of it, and if she wears it there would not be anything on you?” The man sat down, and as
the sitting prolonged he stood up (in disappointment) and as he was leaving.” Allāh’s Messenger (صلى الله عليه وسلم) sent someone to call him back, and as he came, he said to him, “Have you memorized any part of the Qur’ān?” He said, “I have memorized such-and-such Sūrah(s) (and he counted them), whereupon he (صلى الله عليه وسلم) said, “Can you recite them from heart (from your memory)?” He said, “Yes,” whereupon, he (Allāh’s Messenger (صلى الله عليه وسلم)) said, “Go, I have given her to you in marriage for the part of the Qur’ān which you know.” Related by Bukhari and Muslim, but this is the narration of Muslim.

Explanation

"A woman." It is indefinite who the woman was. It is, however, unnecessary because legal rulings are general for everybody. Yet, we sometimes find someone who unduly searches for that specific unnamed person. This endeavor is unnecessary unless naming that specific individual bears a legal value, which makes his identification necessary.

"To offer" is to give without expecting any return. Here it means that a woman offers herself for marriage, which is a privilege of the Prophet (صلى الله عليه وسلم). Allāh says,
"And a believing woman, if she offers herself to the Prophet, and the Prophet wishes to marry her - a privilege for you only, not for the (rest of) the believers." [Surah al-Ahzab 33:50]

"Allâh’s Messenger (صلى الله عليه وسلم) saw her and cast a glance at her from head to foot." He (صلى الله عليه وسلم) raised his eyes to see her and then he lowered his eyes.

"Saw her and cast a glance at her from head to foot." He looked at her, as he is considered a suitor who is allowed to look at his fiancée. Many scholars mentioned that the Prophet (صلى الله عليه وسلم) had some privileges concerning looking at women and privacy with them. This is because the Prophet (صلى الله عليه وسلم) can never be seduced, given that looking at women is fundamentally prohibited for fear of temptation. Thus, privacy with women and looking at them is prohibited. So, he (صلى الله عليه وسلم) is allowed to look at women or meet them in private. Also, the proposal is another reason for looking.

"When the woman saw that he had made no decision, she sat down."
This indicates how the Prophet (ﷺ) was polite enough not to say no to someone to his/her face. Had he said he had no desire to marry her, she would have been shocked. Instead, he lowered his head and kept silent. But the woman understood the hint and sat down without leaving.

"There stood up a person from amongst his Companions and said, 'Messenger of Allah, marry her to me if you have no need of her.'"

This is a request not a command, because the Companion cannot command the Prophet (ﷺ). He asked him to marry her. The Prophet (ﷺ) said,

"Is there anything with you (which you can give as a dowry)?"

This indefinite pronoun (anything) does not specify any amount as long as it qualifies as a dowry. It cannot be a barley grain as *ad-Dhahriyah* believed, why? Because the dowry must be money or something equivalent. Allah said,

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51 - Editor's note: It is a legal school calling for adopting the literal interpretation of the religious texts from Quran and Sunnah, while disregarding their implications.
"All others are lawful, provided you seek (them in marriage) with Mahr (dowry)." [Surah An-Nisa': 4:24]

"He said, "No, Messenger of Allah, by Allah, I have nothing." The man swore that he had nothing that fits as a dowry for her. And he (said),

"Thereupon Allah's Messenger (said), 'Go to your people (family) and see if you can find something.'"

One may ask, How did the Prophet command him to go to his family when he swore that he had nothing?

The answer: A person may swear that he likely does not have anything. Yet, he may forget that he already has something he wasn't aware of.

"He returned and said, 'I have found nothing.'"

He did not find even a cent. This indicates that the Companions lived in extreme poverty.
"The Messenger of Allah (ﷺ) said, 'See even if it is an iron ring.'"

He did not even have an iron ring? The point is that the marriage would work even with something as insignificant as an iron ring.

"He went and returned and said, 'No, by Allah, not even an iron ring.'"

Because he was poor.

"But only this lower garment of mine." He did not even have an upper garment. He only had a lower garment to cover his private parts. Sahl (رضي الله عنه) said that he had no upper garment.

"'Half of which (I am prepared to part with) for her.' Thereupon Allah's Messenger (ﷺ) said, 'How can your lower garment serve your purpose?'"

Even if he gave her half of it as a dowry, how could she make use of it? He continued,
THE HADĪTH OF THE WOMAN WHO OFFERED HERSELF FOR MARRIAGE

إن لبستها لم يصحن عليها منه شيء وإن لبستها لم يصحن عليك منه شيء

"For if you wear it, she would not be able to make any use of it and, if she wears it, there would not be anything on you?"

He continued,

ماذا معك من القرآن قال أذهب فقد ملاكتكها

"'Have you memorized any part of the Qur'ān?' He said, 'Go, I have given her to you in marriage.'"

He married her to the man and then commanded him to go.

اذهب فقد ملكتكها بما معك من القرآن

"Go, I have given her to you in marriage. For the part of the Qur'ān which you know."

This may refer to two meanings. First, the Prophet (صلى الله عليه وسلم) considered that the memorization of this part of the Qur'ān a dowry, which could be beneficial for the woman. Second, it would benefit her in the sense that he would teach her the part of the Qur'ān he memorized. The second meaning is the right one for two reasons:

First:

Allāh (سُبْحَانَ عَلَيْهِ التَّعَالَى) says,
"All others are lawful, provided you seek (them in marriage) with Mahr (bridal money given by the husband to his wife at the time of marriage) from your property. [Surah An-Nisā' 4:24]

Second: There are other narrations of this Ḥadīth that read, "to teach her."

"For the part of the Qur'ān which you know." Is this part of the Qur'ān unknown? No, because he said at first, "I can recite such-and-such Sūrah." This is the narration of Muslim.

In another narration, he said,

إِنْ تَلْقَىَنِ فَقْدُ زُوَّجَتْكُهَا فَعَلِمُوهَا مِنَ الْقُرْآنِ

"Go, I have given her to you in marriage, so teach her the Qur'ān."

There are different narrations of this particular Ḥadīth. Do these different narrations render this a Ḥadīth Mudtarib52 and therefore weak? No. Why? That's because the narrations are not contradictory. The Mudtarib Ḥadīth requires that the narrations must be contradictory, irreconcilable and that there be no preponderant narration. It is better if there is a chance that they are reconcilable or that there is a narration authentic enough to take preference. Otherwise, the Ḥadīth

52 - Editor’s note: This refers to the type of Ḥadīth where there are several narrations of the same Ḥadīth with different wording.
would be considered Mudtarib should those steps be unattainable. And the Mudtarib type of Hadith is one of the reasons for criticizing the authenticity of the Hadith.

Not all scholars are upon the same levels in understanding the Hadith. Some scholars are skilled enough to extract more than forty benefits. Other scholars fall short and extract twenty benefits. Whereas some scholars can only extract six or seven benefits.

Ali Ibn Abi Talib (ع) was asked, “Did the Prophet (صلى الله عليه وسلم) impart upon you (i.e. Companions) any extra knowledge?” Ali said, “No. By Him Who made the grain split (germinate) and created the soul, we have nothing besides the Qur’ān, except the gift of understanding the Qur’ān, which Allah gives a man, in addition to what is written in this manuscript.” He was asked (ع), “What is in this manuscript?” Ali said, “The regulations of Diyah (Blood money), the ransom for captives and the ruling that no Muslim should be killed in Qisas for killing a disbeliever.”

Thus, some people extract out of one text many benefits while others cannot.

There are many benefits in this Hadith:

1. **It is permissible to speak about unknown person in case his/her identification is not necessary**, as the Prophet (صلى الله عليه وسلم) said,
2. A woman is allowed to offer herself in marriage to the Prophet (ﷺ), not in exchange for dowry. She said,

"Messenger of Allāh. I have come to you to offer myself to you."

Can anyone else be the same as the Prophet (ﷺ)? No. No woman is allowed to offer herself with no dowry. Allāh (ﷻ) said,

"O Prophet (Muḥammad ﷺ)! Verily, We have made lawful to you your wives, to whom you have paid their Mahr (bridal money given by the husband to his wife at the time of marriage), and those (captives or slaves) whom..."
your right hand possesses - whom Allah has given to you, and the daughters of your 'Amm (paternal uncles) and the daughters of your 'Ammah (paternal aunts) and the daughters of your Khal (maternal uncles) and the daughters of your Khalah (maternal aunts) who migrated (from Makkah) with you, and a believing woman if she offers herself to the Prophet, and the Prophet wishes to marry her; a privilege for you only, not for the (rest of) the believers."

[Sūrah Al-Ahzāb 33:50]

So, if a woman married herself with no dowry, the marriage (nikāh) will be lawful, but the husband would have to give her a dowry similar to that of her peers.

Let us categorize this issue:

First: A fixed amount of dowry is set for marriage. For example, the woman’s guardian would say, “I married my daughter to you for a dowry in the amount of ten thousand. This is allowed according to the Hadīth,

١٣٤ | P a g e

١٣٤ | P a g e

زَوْجَتُكَهَا يَا مَعَاكَ مِنْ الْقُرْآنِ

“I have given her to you in marriage for the part of the Qur’ān which you know.”
Second: A fixed amount of dowry is set for marriage, but the amount is unknown. For example, the guardian would say, "I marry her to you for a dowry of the amount you have with you. This is also allowed because the marriage contract is not like the disputable compensation contracts in which all the parties seek gains. The marriage contract is considered a contract for pleasure regardless of compensation.

Third: There is no mention of the dowry. For example, the guardian would say, "I marry you to my daughter," and he would answer, "I accept." No dowry is mentioned. In this case, the marriage is also lawful and she is given the dowry similar to that of her peers.

Fourth: Stipulating there is no dowry. For example, the husband would say, "I accept marriage, but I stipulate that I will not give a dowry." There are two opinions concerning this:

First Opinion: According to Shaykh Al-Islam Ibn Taymiyah (رضي الله عنه), the marriage is not lawful because Allāh stipulates giving a dowry for marriage. Allāh (سَلَّمَ رَحْمَتَهُ وَبَرَاتُهُ) said,

"Provided you seek (them in marriage) with Mahr (bridal money given by the husband to his wife at the time of marriage) from your property." [Surah an-Nisā’ 4:24]
The marriage is unlawful and this man will be just a fiancé. If he proposes again and the proposal is accepted, he must provide a dowry.

Second Opinion: By analogy, marriage is lawful, but she must be given a dowry similar to that of her peers, just as in the case of the unspecified amount for dowry. Yet, there is a significant difference between both cases here. The marriage with an unspecified dowry is made lawful in Qur’ān and Sunnah. Allāh (saw) says,

“There is no sin on you, if you divorce women while yet you have not touched them, nor appointed to them their Mahr.” [Surah al-Baqarah 2:236]

It is obvious that divorce would not be effective unless the original marriage contract was valid. This verse indicates that the husband can divorce his wife without giving a specified dowry. As for the Sunnah, the Ḥadīth where Ibn Mas’ūd (رضي الله عنه) indicated that if a woman is married to a man who died later without a specified dowry, then she will have to take the dowry similar to that of her peers.

At that time, a man declared that the Prophet (صلى الله عليه وسلم) decreed the same ruling. This Ḥadīth,
however, is not fit for analogy in the case where there is a stipulation of no dowry, because such stipulation completely contradicts the literal meaning of the Qur’anic verse,

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وَأُلْكِرُ نِّازِلَةَ ذَلِكَ لَكُنَّكَ أَرْسَلْنَا بِأَمْرِنَا لِيَكُونُوا نَارٗ
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“All others are lawful, provided you seek (them in marriage) with Mahr (bridal money given by the husband to his wife at the time of marriage) from your property.” [Surah an-Nisa’ 4:24]

So, the right opinion is that of Shaykh Al-Islam Ibn Taymiyah (رحمه الله). Also, stipulating no dowry for marriage is the very definition of a the situation where a woman is given in marriage for free, which Allah (صلى الله عليه وسلم) says that is a privilege of the Prophet (صلى الله عليه وسلم).

3. **It is allowed for the fiancé to look at the fiancée,** according to what was said regarding the Prophet (صلى الله عليه وسلم),

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فَصَغَّعَ فِيْهَا الْطَّرَّ
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“Allah’s Messenger (صلى الله عليه وسلم) saw her and cast a glance at her from head to foot.”

If one argues that the Prophet (صلى الله عليه وسلم) did not propose, we can say that the woman offered herself for
marriage. Even so, if looking by the one who proposes is lawful, then there is more reason for looking to be lawful for the one who is proposed to.

4. **It is allowed to look at the fiancée thoroughly.** It was said regarding the Prophet (ﷺ),

"Allah’s Messenger (ﷺ) saw her and cast a glance at her from head to foot"

Looking for one time does not allow the man to have a thorough look as long as the conditions for looking are applied.

5. **According to some scholars, the woman is not obliged to cover her face in the presence of the other men,** as the Prophet (ﷺ) cast a glance at her from head to foot. So, this Hadith indicates that the woman is allowed to uncover her face in the presence of men.

In reality, this Hadith is not considered evidence, because there is a model answer to every Hadith indicating that the woman is allowed to uncover her face in the presence of men.

**The model answer is:** There are two cases regarding the uncovering of the face: (1) being allowed, and (2)
"O Allah's Messenger! Have you forgotten or has the prayer been reduced?"

The Prophet replied,

لَمْ أُنَسْلَوَ أَمُّ تَقْصُر

"I have neither forgotten nor has the prayer been reduced."

The people who were in haste left the masjid through its gates. They wondered whether the prayer was reduced. This man asked the Prophet if he had forgotten or the prayer was reduced. There may be three probabilities:

1. The Prophet forgot;

2. The prayer was reduced;

3. The Prophet intentionally saluted before completing the prayer, but this is not right.

The Prophet said,

لَمْ أُنَسْلَوَ أَمُّ تَقْصُر

"I have neither forgotten nor has the prayer been reduced."
One of these probabilities is not right and this begs the question: Are any of the Prophet’s sayings not right? No, but the Prophet (صلى الله عليه وسلم) believed he completed the prayer. So, we can say that there is a great benefit in this. If anyone told what he believed to be true, but, in reality, it is not true, it cannot be said he told a lie. Even if he swore, he would not be called a liar. The Prophet (صلى الله عليه وسلم) said,

لَمْ أُنْسِ، وَلَمْ تَقَصِّرِ

“I have neither forgotten nor has the prayer been reduced.”

In this case, there are two possible scenarios. One of them can happen and the other cannot happen. The probable thing is that the prayer is reduced even though the Prophet (صلى الله عليه وسلم) said it has not been reduced. So, the second probability shall be true that the Prophet (صلى الله عليه وسلم) said,

لَمْ أُنْسِ

“No, I have forgotten.”

So, there is a discrepancy between what the Prophet (صلى الله عليه وسلم) thought and what Dhul-Yadain (رضي الله عنه) thought, as the Prophet (صلى الله عليه وسلم) thought that he
not being allowed. In early Islam, it was allowed to uncover the face as the veil was not made obligatory until the fifth or sixth year. So, every Hadith indicating that the woman is allowed to uncover her face may have taken place before the obligation of the veil. Therefore, this is not evidence.

The scholars use a fixed rule for deduction which maintains, "Probability does not constitute a proof, because it implies two possible and competing interpretations. This means that choosing one of the two meanings without a [supporting] proof is in need of a proof itself. This is why the scholars said that if probability is found, evidence is nullified.

So, according to this Hadith, uncovering the face may have happened before the obligation of the veil. Regardless, I do not believe that this Hadith indicates that the woman is allowed to uncover her face, because looking at the woman does not necessarily indicate that the woman is uncovering her face.

Man can know briefly about a woman’s beauty without seeing her face. So, this is not clear evidence that she uncovered her face. Thus, the texts indicating that the woman is obliged to cover her face are so clear with no competing evidence suggesting otherwise.

6. The good morals of the Prophet (ﷺ). It was said,
THE ḤADĪTH OF THE WOMAN WHO OFFERED HERSELF FOR MARRIAGE

"Allāh’s Messenger (ṣallallāhu ʿalayhi wa sallam) then lowered his head."

He (ṣallallāhu ʿalayhi wa sallam) did not say, “I have no desire of you.” He lowered his head and kept silent.

7. **This woman was so polite** and so patient that she sat down and kept silent so that the Prophet (ṣallallāhu ʿalayhi wa sallam) may accept.

8. **The Companions (ṣallallāhu ʿalayhi wa sallam)** were so polite when addressing the Prophet (ṣallallāhu ʿalayhi wa sallam). The Companion said,

بيا رسول الله إن لم يسكتن لله بها حاجة فزوجنيها

"Messenger of Allāh, marry her to me if you have no need of her."

Also, what has happened when the Prophet (ṣallallāhu ʿalayhi wa sallam) was told that he prayed two rak‘ahs in Al-Asr or Dhuhr prayers. The Prophet (ṣallallāhu ʿalayhi wa sallam) was so prestigious that that his closest Companions, like Abu Bakr and Umar (rā), hesitated to ask the Prophet about that. However, a big-handed man whom the Prophet (ṣallallāhu ʿalayhi wa sallam) called Dhul- Yadain (out of jesting with him (ṣallallāhu ʿalayhi wa sallam)), asked the Prophet (ṣallallāhu ʿalayhi wa sallam),

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completed the prayer and Dhul-Yadain (رضي الله عنه) knew it was not. What was the solution?

The Prophet (صلى الله عليه وسلم) asked the Companions,

أَ حَقُّ مَا يَقُولُ ذُو الْيَدَيْنِ؟

"Is what Dhul-Yadain says true?" They said, "Yes."

Then the Prophet (صلى الله عليه وسلم) completed praying. I can say that the Companions (صلى الله عليه وسلم) are the politest ever because the Companion politely told the Prophet (صلى الله عليه وسلم),

يا رسول الله إن لم تتمكن أليك بها حاجة فوزّجنيها

"Messenger of Allāh, marry her to me if you have no need of her."

9. The Prophet (صلى الله عليه وسلم) could marry a woman without her guardian, as he (صلى الله عليه وسلم) did not ask her where your wali is when the woman said,

أَهْبُ لَكَ نَفْسِي

"I offer myself to you for marriage."

The Prophet (صلى الله عليه وسلم) could also marry without a dowry or wali. He has been given many privileges regarding marriage. This is very important. Every
woman married to the Prophet (صلى الله عليه وسلم) will narrate to us many of the Prophet’s private life affairs, which we otherwise would not have access to. That’s why he was allowed to marry whenever he wanted until Allah revealed,

ّلا يُحَرِّمُ لَكَ اللَّهُ إِلَّآ إِسْتِخْرَاجَ مِنْ بَعْدٍ

"It is not lawful for you (to marry other) women after this." [Surah al-Ahzāb 33:52]

10. The Prophet (صلى الله عليه وسلم) was allowed to give a woman in marriage to anyone without the permission of her guardian. When the man said, “Marry her to me,” he did not say, “I am not her guardian,” nor did he ask for her guardian. Allah (سُبْحَانَاهُ وَتَعَالَى) says,

ّلَيْتِي أَوَّلَ أَيْتَابَاتٍ مِنَ الْأَمْسِيَاتِ

"The Prophet is closer to the believers than their own selves." [Surah al-Ahzāb 33:6]

So, he is closer to this woman than her guardian.

11. It is allowed to pay little or much as dowry, because the Prophet (صلى الله عليه وسلم) said, “anything,” which indicates generalization. Does this include everything, even if it is not money? According to ad-Dhariyah, “yes,” even if the dowry was an eggshell or a seed of
barley. However, this is a very weak opinion because what cannot be spent is not considered a ‘thing’. Allâh says,

\[\text{ولأجل للكَرْمَ وَذَا ذَلِكَ أن تَبَتَّغُوا بِأَمَالٍ خَفِيفَةَ} \]

"Provided you seek (them in marriage) with Mahr."

There is another evidence where Allâh says,

\[\text{وَلَنْ تَلْقَ أَشْرَاطَنَّ مِن كُلِّ ذِي أَن تَعْسَوْنَ وَقَدْ فَرْضَتْنَ لَهُنَّ فَضَايِعًا فَقِيضُ مَّا فَرْضَتْنَ} \]

"And you have appointed to them the Mahr (bridal money given by the husband to the wife at the time of marriage), then (pay) half of that Mahr." [Surah al-Baqarah 2:237]

The seed of barley cannot be divided into two parts. So, it is wrong to take one piece of evidence in consideration without considering the other relevant evidence. It is important to be well-learned if you want to give an opinion. Some people, especially the young people, may give an opinion without having enough knowledge on the matter. All the evidence in the subject must be taken into account. They must not be pieced off. It is obvious that no one would know everything. However, in the least, there must be a strong background.
12. It is allowed to swear even though you do not need to swear. The man said to the Prophet (ﷺ),

لا رَّبِّيِّيَّ يَا رَسُولَ اللَّهِ

“No, Messenger of Allah, by Allah, I have nothing.” Though the Prophet (ﷺ) did not ask him to swear, it was necessary to make an assurance in this situation.

13. It is allowed to answer with “no” to the high prestigious ones. When the Prophet (ﷺ) said to Jabir ibn Abdullah (رضي الله عنه),

بَعْضِهِ

“Can you sell it (the camel),” Jabir answered with “no.” People now consider it impolite to answer with “no,” to people of high prestige. However, the Companions (رضي الله عنهم) were politer than we are and they answered the Prophet (ﷺ) with “no.” That’s why we shall not replace it with any other word.

14. The Prophet (ﷺ) was so wise that he told him,
Go to your people (family) and see if you can find something.

The Prophet said that because the man may find something in his house that he does not know about. This may happen often. There may be something in your house, but you forget about it or do not know about it. Thus, the Prophet was wise when interacting with the Companions.

15. The Companions were so polite when speaking with the Prophet. When the Prophet said to the man,

Go to your people (family) and see if you can find something

He went, though he said at first,

لا وَ الَّذِي نَزَّلَ اللَّهُ

“No, Messenger of Allāh, by Allāh, I have nothing.”

So, he obeyed the Prophet’s command. Or he thought that the Prophet may have known that he
had something in his house by means of Revelation. Anyway, this Companion was so polite that he went without any other question.

16. It is allowed to wear an iron ring\(^{53}\) as the Prophet (ﷺ):

أنتظر ولون حاشم مين حديد

“See even if it is an iron ring.”

The iron ring is intended to be worn. One may argue that it can be sold, but this is a disputable matter. Some scholars said it is not allowed to wear the iron ring, but they depended on a weak Hadith, where the Prophet (ﷺ) was reported to have said,

إنه جلبي أهل النار

“Jewelry of the people of the Fire.”\(^{54}\)

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\(^{53}\) The Shaykh said, it is not allowed to wear it as kind of imitation of the disbelievers. However, when it is widespread, it can no longer be described as imitation of the disbelievers.

\(^{54}\) Related by Abu Dawud (4223), Tirmidhi (1785), An-Nassai (8/172) on the authority of the father of Abdullah Ibn Buraidah (授權). In the chain of narrators Abdullah Ibn Muslim Al-Marwazi – Abu Taibah- Abu Hatim
This indicates disapproval. Nevertheless, it is allowed on the basis of an authentic Hadith related by Bukhari and Muslim, which is more authentic than the above Hadith. When it says in the Hadith, "Jewelry of the people of the Fire," this may indicate that the disbelievers at that time used to wear it. That would be enough to make the Prophet ﷺ declare such statement, in order that there would be no imitation of the disbelievers, not because the iron ring itself is undesirable.

But Allâh is the Ever-Knower. Thus, the Hadith related by Bukhari and Muslim takes overriding priority. Can this be likened to the watch bracelet? Some scholars believe that it can be likened to the iron ring. So, one is not allowed to wear these kinds of bracelets in case it is undesirable or Haram. However, this is a disputable matter because these bracelets are used for keeping the watch steady, regardless of being jewelry, even though some people choose a particular bracelet. So, if we said that wearing rings is lawful, then the iron ring will be consequently allowed.

17. It is lawful that the dowry may be paid as little or much because the Prophet ﷺ said,
THE HADITH OF THE WOMAN WHO OFFERED HERSELF FOR MARRIAGE

أَنظَرُ وَلَوْ خَاتَمًا مِنْ حَدِيدٍ

"See even if it is an iron ring."

And dowry may be a property. This sentence indicates that it is allowed to wear an iron ring. In this case, one should reconcile between this ruling and considering the iron ring as the jewelry of the people of Fire. Reconciliation between texts is needed when two Hadiths need to be compared for preference. However, reconciliation is not possible when one of the two Hadiths is authentic whereas the other one is weak.

18. The Companions were so poor that the man did not find clothing to wear. He said,

وَلَا خَاتَمًا مِنْ حَدِيدٍ، وَلَكِنْ هَذَا إِزارٍ

"Not even an iron ring, but only this lower garment of mine."

19. It is not obligatory to cover the upper part of the body because this man had no upper garment (Sahl (سَلَّم) said that he had no upper garment).

Jabir Ibn Abdullah (صَلَّى اللَّهُ عَلَيْهِ وَرَحْمَتِهِ) narrated that the Prophet (صَلَّى اللَّهُ عَلَيْهِ وَرَحْمَتِهِ) said about the garment,
“If the garment is large enough, wrap it round the body (covering the shoulders) and if it is tight (too short) then use it as an Izār (tie it around your waist only).”

Jabir (رضي الله عنه) himself had worn an ʿızār during prayers though he had a garment.

20. One is not allowed to give the others what he direly needs, as the Prophet (صلى الله عليه وسلم) said,

وجِنِّي لَا يَسْتَهْلَكْ عَلَيْكَ مِنْهَ شَيْءٌ

“And if she wears it, there would not be anything on you.”

It is apparent that this sentence is problematic as he (صلى الله عليه وسلم) said, “And if she wears it,” because the Izār worn by men is not like that of women. So, it may be an imitation of men which is considered a greater sin, because the Prophet (صلى الله عليه وسلم) cursed women who imitate men.

But what about the literal meaning of the Hadith? It indicates that she can use it either to wear it like men or to use it as an under-garment. When Anas Ibn Malik

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55 It is related before.
(mentioned the Prophet’s visit to him, his mother and his grandmother Mulaikah (ṣ.), he said that he took a mat, whose color turned black because of its overuse. Obviously, a mat cannot be worn but it is used. So, according to the literal meaning of the Ḥadīth, the woman could wear the Ḥizar of a man in a way that does not resemble that of men, in order to avoid committing the detestable sin of imitation.

21. **If one is patient, he will win.** The man in this Ḥadīth, kept silent and stayed a long time but when he stood up, Allah gave him a way out. He said,

فَجَلَسَ الرَّجُلُ، حَتَّى إِذَا طَلَّ تَجْلِيسَهُ قَامَ

"The man sat down and, as the sitting prolonged he stood up."

22. **It is allowed to use the property as a dowry.** He said,

ملََّكَتْكُهَا بِمَا مَعَكَ مِنَ النُّورَانِ

"I have given her to you in marriage for the part of the Qur’ān which you know."

So, dowry is allowed to be a utility. This can be supported by what happened to Musa (ṣ.)
when the dowry of one of the two girls was to raise goats for eight or ten years.

23. **It is allowed to take a wage in exchange for teaching the Qur'an** because marriage, in this Hadith, was in effect by the dowry, which was Qur'an. In other words, this marriage would not have been in effect had there been no wage in exchange for teaching the Qur'an to the wife. Allah (s a y s ,

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\text{وَأَيُّهَا الَّذِينَ آمَنُوا مَن ضَرَّبَتْ أَيْمَانُكُمْ بِالْكُفَا نَة}
\]

"Provided you seek (them in marriage) with Mahr (bridal money given by the husband to the wife at the time of marriage) from your property." [Surah an-Nisā' 4:24]

24. **The permissibility of making the actual teaching of the Qur'an itself as a wage.** Is there any difference between this benefit and the previous one? Yes. For example, I asked a person who has a house to rent me his house in exchange for me teaching him the Qur'an. Here, teaching the Qur'an is considered itself a wage. We consider that the one who teaches the Qur'an shall take a wage. Some scholars believe that it is not allowed to consider teaching the Qur'an as a dowry on the basis of a weak Hadith, where the Prophet (s a s a s) said,

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56 - Editor's note: The author refers to the story mentioned in full in Sūrah al-Qasas.
THE HADITH OF THE WOMAN WHO OFFERED HERSELF FOR MARRIAGE

"She can no longer be a dowry." This is a weak Hadith. However, if we assume it is authentic, "no longer be" can be explained as being another case, as we said concerning Hadith of Burda Ibn Nyar when the Prophet (安宁) said to him about a young female-goat:

"Yes, and it is better and it will suffice for you, but a Jadha’ will not be accepted after you."

Shaykh Al-Islam Ibn Taymiyyah (安宁) said that the phrase, "Will not be accepted after you," is not about time. Rather, it is about every she-kid of that description. Generally speaking, the Islamic Shariahh does not particularly address a specific individual with a ruling. Rather, it addresses the surrounding circumstances which required the revelation of that

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57 Related by Said Ibn Mansour (642). It is a Mursal hadith. The author said in Al-fath (9/212), "In addition, its chain of narration includes an anonymous narrator." Ibn Hazm said, "It is a fabricated hadith in which there are three faults; it is incompletely transmitted hadith and therefore cannot be used for argument; second: Abu Arfaga Al-Fashi (a narrator in the chain) is anonymous; third: Abu El-No’aman Al-Azdi is also anonymous. Al-Mohalla (9/499).

58 Related before.
ruling in the first place. For example, the Prophet's unique characteristics are not endowed by merit of their own selves. There are many clear signs given to the Prophet (صلى الله عليه وسلم) by merit of being a Messenger, not because he is Muhammad Ibn Abdullah (صلى الله عليه وسلم). Ibn Taimyyah's opinion (رضي الله عنه) is the right one.

25. The Hadith may indicate that the ability to give the dowry is stipulated, as the Prophet (صلى الله عليه وسلم) said,

 مُتْقَرَوْهُمْ عَنْ ظَهْرِ قَلْبٍ

"Can you recite them from heart?"

Because the one who cannot recite the Qur'an by heart cannot get a copy of the Qur'an, particularly at the time of the Prophet (صلى الله عليه وسلم). Whereas, the one who memorizes the Qur'an by heart is able to teach it without needing a copy of the Qur'an.

26. Marriage can be concluded with words expressing it, as the Prophet (صلى الله عليه وسلم) said,

 مَلْكَتُكُمُّهَا ، رَزُوْجَكُمُّهَا ، أَمْكَانَكُمُّهَا

"I have given her to you in marriage for the part of the Qur'an which you know."

Words like "give" and "marry." Scholars have different opinions about this matter. Can marriage be concluded by any word expressing it? Or is it
necessary to use particular words? The Hanbali’s opinion is that particular words which refer to marriage are a must. Concerning the bondmaid, her master may say, “I have set you free and made your freedom your dowry,” as the Prophet (صلى الله عليه وسلم) did with Safia Bnt Huauy (رضي الله عنها). The Prophet (صلى الله عليه وسلم) set her free and made this her dowry. What is their evidence? They said, “This is the word mentioned in the Qur’ān. Allāh (سُنُودُهُ وَقُلُوْيَ) says,

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\text{"O’ you who believe! When you marry believing women" [Sūrah al-Ahzāb 33:49]}
\]

And says,

\[
\text{“And give not (your daughters) in marriage to Al-Mushrikun [Sūrah al-Baqarah 2:221]}
\]

And says,
“And marry those among you who are single (i.e. a man who has no wife and the woman who has no husband).” [Surah an-Nur 24:32]

“Marry” is the word mentioned in the Qur’ān, and therefore, it has to be used. One may argue that Allāh does not mean the word itself but its meaning is what is intended. Following the same way (in deduction), one would have to say that transactions cannot be concluded except with “I sell you so and so,” because this is the word that is mentioned in the Qur’ān.

So, the word of marriage is used to refer to its meaning and not this word in particular. Generally speaking, any act of worship that does not have a fixed formula (in terms of what is to be said in it) by the Shariah, then its formula is to be dependent on tradition. So, language of contracts is originally determined by tradition.

Accordingly, the marriage contract, like any contract, may be concluded by any term such as “marry you, nikāh, I set you free,” or “I give you my daughter,” or any term by which the nikāh can be concluded.
27. The husband has to deliver the dowry to whoever in charge, as he (صلى الله عليه وسلم) said,

فَعَلْنَهَا

"You teach her something of the Qur’an.”

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59 Shaykh was asked if Qur’an fits as a dowry nowadays? He said, “Teaching [Qur’an] is considered a type of work that entails payment. He is like someone hired for a job and he will be paid.”
Hadîth 981

981- Related by Abu Dawud on the authority of Abu Hurairah (صَلَّى الله ﷺ عَلَيْهِ وَسَلَّمَ), the Prophet (صَلَّى الله ﷺ عَلَيْهِ وَسَلَّمَ) said,

"ما تَفْلِفَ الْقُرْآنِ " قَالَ سُورَةُ الْبَقَرَةَ أَوِ الْيَبِيمَةَ. قَالَ "فَقُمْ فَعَلُّوا هَا عِشْرِينَ آيَةً وَهِيَ امْرَأَتُكَ."

"How much have you memorized from Qur’ân? He said, Surâh al-Baqarah and the one that follows it. He (صَلَّى الله ﷺ عَلَيْهِ وَسَلَّمَ) said, "Teach her twenty verses. She is your wife."\(^{60}\)

Explanation

This narration related by Abu Dawud contradicts the narration related by Bukhari and Muslim. According to the literal meaning of the narration of Bukhari and Muslim, it indicates that the woman is married in exchange for all of what he memorized from the Qur’ân. Whereas this narration says, "Teach her twenty verses." It seems that this narration is not memorized.

\(^{60}\) Related by Abu Dawud (2112), An-Nassai in "As-Sunan Al-Kobra" (5506), but it is weak; see "At-Talkhis" (3/60).
936- On the authority of Amir Ibn Abdullāh Ibn Az-Zubair from his father (رضي الله عنه) that the Prophet (صلى الله عليه وسلم) said,

أعلَنوا النكاح

"Publicize the marriage."\(^{61}\)

Explanation

"Publicize." This speech addresses the Ummah. Publicizing marriage includes publicizing the contract and consummation. The Prophet (صلى الله عليه وسلم) commanded publicizing marriage for the benefits included.

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\(^{61}\) Al-Musnad (4/5), Al-Bazzar (2214), Ibn Hibban (4066), Al-Haithami (4/289) said, the narrators in Al-Musnad are trustworthy. It is also authenticated by Al-Hakim (2/200).
One of the benefits of publicizing marriage is to differentiate between it and fornication. Fornication is made in secret, but marriage is made in public.

1. Publicizing marriage is something required by nature and Shariah.

2. It urges following the steps of the one who is married, so that people would marry.

3. Assuming the husband and the wife are foster brothers, publicizing the marriage would push people with knowledge of such matter to disclose it.

These are the benefits of the publicizing of the marriage that is commanded by the Prophet ﷺ.  

"Publicize" is an order which indicates obligation. However, not one of the scholars maintained this opinion and, hence, it is desirable.

Pay heed that marriage is perfect when it is publicized along with witnesses [to the contract]. If there are witnesses, but it is not publicized, then the scholars have different opinions about that. Some scholars believe it is lawful. Others express no opinion because if there are witnesses but the marriage is not publicized, then this will not be beneficial.

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62 The Shaykh said that car horns are considered one of the ways of publicizing marriage provided that it causes no disturbance.
Another case is if the marriage is publicized without the presence of witnesses to the contract. For example, in a situation where a man married in the presence of the guardian who said, “I marry you to my daughter,” and the other replied, “I accept.” And then he publicizes this marriage.

There are different opinions on this regard. The right of which is that of Sheikh Al-Islam Ibn Taimyyah (的理念) who said publicizing marriage is more beneficial than only having the contract witnessed.

Also, the issue of witnessing is included when the marriage is publicized because everyone would know. But if there is no publicizing or witnessing, the marriage will be unlawful because it lacks the element of witnessing that certifies the marriage or the issue of making it public.  

63 The Shaykh was asked about a man visiting his friend who has a young girl. This man said in the presence of two other men about this young girl that she is beautiful. At that time her father assumingly said, “I have given her to you in marriage.” All the people who were present have gone and time passed. What is the ruling here? He said (理念), “The marriage is unlawful because the man had not accepted. But if the man said, “Give her to me in marriage,” and the father replied, “I have given her to you in marriage.” In this situation, if we say that the father has the right to force his daughter to marry the man, this contract is lawful but I have no opinion about that, because the father may believe that it is beneficial for his daughter to marry that man. People must be careful. If the man said, “I have given her to you,” is this a lawful contract? No. This is just a promise according to the traditions.
THE BOOK OF MARRIAGE PART 1 FROM THE EXPLANATION OF BULUGH AL-MARAAM

THE CONDITION OF A WALI (GUARDIAN)

937- On the authority of Bordah Ibn Abu Musa on the authority of his father (رضي الله عنه) who said that the Prophet (صلى الله عليه وسلم) said,

لا يَمْرُحَ ِإِلَّا بَوْلِي

"There is no marriage except with a guardian."64

Related by Ahmad and the four Imams, graded as Ṣaḥīḥ by Ibn Al-Madini, At-Tirmidhi, Ibn Hibban who maintained that it has the defect of Ḳursal (a missing Companion between the Ṭabī‘ee and the Prophet (صلى الله عليه وسلم) in the chain of narration).

Explanation

لا يَمْرُحَ ِإِلَّا بَوْلِي

"There is no marriage except with a guardian." The negative word 'no' addresses the validity of the marriage without the

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64 Al-Musnad (4/413), Abu Dawud (2085), At-Tirmidhi (1101), Ibn Majah (1881), Ibn Hibban (4077), At-Tirmidhi said in Al-Elal (p. 155), "I think that the hadith of Abu Burdhah (رضي الله عنه) is sahih." And Al-Baihaqi (7/108) narrated through Ibrahim Ibn Jabalah said, I heard Ali Ibn Al-Madidni said, the hadith of "There is no marriage except with a guardian," is Sahih.
THE CONDITION OF A WALI (GUARDIAN)

presence of the guardian. The guardian must be one of the blood relatives from the paternal kinsmen. The maternal kinsman or maternal brothers shall not be guardians.

لا يصَّاحِ بِهِ إِلَّا بِوُلْدَٰنِ

"There is no marriage except with a guardian." The guardian is often more knowledgeable and far-sighted compared to the woman. He is also considerably more cautious than the woman. The woman, in contrast, is nearsighted and easily deceived by the appearance, gentle words and so on. So, Allah is so Merciful that He (سُبْحَانَهُ وَتَعَلَّمَ) made her unable to marry herself except with a guardian.

Hadith benefits:

1. **Nikāh is not lawful without a guardian.** The presence of the guardian must be stipulated for the lawfulness of nikāh, as Allah (سُبْحَانَهُ وَتَعَلَّمَ) said,

وَلاَ نَكُحْوَ أَلْمُشْرِكِينَ حَتَّى يُؤْمِنُوا

"And give not (your daughters) in marriage to Al-Mushrikun till they believe (in Allah Alone)." [Sūrah al-Baqarah 2:221]

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“And give not (your daughters) in marriage.” Allâh uses this verb because the man can marry himself, but the woman cannot. Thus, Allâh said,

وَلَا تَنْكَحُواْ

“And give not (your daughters) in marriage.”

Allâh also says,

وَأَنْكُحُوا اَلَاتِينِ

“And marry those among you who are single.” [Surah an-Nur 24:32]

‘Single’ refers to the woman who has no husband and the man who has no wife.

وَأَصِلِّيْنَ مِنْ عَبَّادِكَ وَأَمَانِيْنَ

“And (also marry) the Salihun (pious, fit and capable ones) of your male slaves and maidservants (female slaves).” [Surah an-Nur 24:32]

The male and female slaves are to be married by their master. Here, Allâh ascribed the marriage to the unmarried. So, there must be a guardian.
Allāh (سُنّة) says,

"Do not prevent them from marrying their (former) husbands." [Sūrah al-Baqarah 2:232]

Thus, had there been no stipulated guardian, there would not have been any act of prevention that would warrant the command in the verse. These are three verses, in addition to the above Hadith. The wisdom behind the stipulation of the guardian is that the woman is near-sighted so she wouldn’t be able to bear a serious responsibility such as concluding this contract for life by herself without a guardian.

"Except with a guardian" indicates that the guardian must be perceptive. The Hadith indicates that the woman cannot get any benefit if the guardian is not perceptive.

2. The guardian must be one of the blood relatives of the woman. A disbeliever cannot act as a guardian for a Muslim woman, even if he is her father. Therefore, if her father does not perform salāt, but her uncle does, then her uncle will replace him as the guardian. The father cannot be a guardian because he is a disbeliever.
If there are two more guardians, the closest will be chosen. Thus, if there is an uncle and a brother, who is responsible for concluding the marriage? Her bother must be her guardian, because he is closer than her uncle. So, how are the guardians arranged? They are arranged according to their order of inheritance except in the presence of the father of the woman and her son.

The father takes precedence for two reasons. First, it is necessary for a virgin because she does not have a son to begin with. Second, if she is a widow with sons and a father, her father is entitled to be her guardian because he has more experience than the son and he is probably more merciful than the son. Thus, the father is worthier when it comes to marriage, though the son is worthier when it comes to inheritance.

Suppose one died and left a father or a son? We say, "The father will take the sixth and the son will take the remaining inheritance."

But if the closest guardian is not worthy or he prevents his daughter from marriage, then we move to the closest one after him. If the father prevents his daughters, who are teachers, from marriage in order to take their salaries, can their uncle be allowed to marry
them if one proposes? Yes, or the closest one like the brother\textsuperscript{65}.

\footnote{Shaykh was asked if there are two guardians of the same level, is the eldest, the most learnt or the most religious responsible for marriage? He answered: There is no doubt that the one who knows what is more beneficial for the women and the most perceptive must be chosen. Though, if the lesser one marries her to someone, the marriage will be lawful. This is like the order of the right and left hand in Wudu (ablution). If one washes the left hand before the right one, his Wudu will be correct, but it is desirable to wash the right hand first.}
Hadith 983

983- Imam Ahmad narrated on the authority of ‘Imran Ibn Al-Husain (رضي الله عنه), the Prophet (صلى الله عليه وسلم) said,

لا يحالف إلا بويتين وشاهدين

“There is no marriage except with a guardian and two witnesses.”

The narration with the addition of the two witnesses is a weak one. However, the first narration, “There is no marriage except with a guardian,” is Sahih and it has a supporting narration from the Hadith of Abu Musa (رضي الله عنه).

66 I did not find hadith of Imran in Al-Musnad. It is related by Abdul-razzaq (10473), and from this way it is related by At-Tabarani in Al-Kabir (18/142/299). Al-Haithami (4/287) commented on this chain of narration, “There is ‘ Abdullah Ibn Mihrez who is a abandoned narrator.”
938- On the authority of ‘Aishah (رضي الله عنها), the Messenger of Allah (صلى الله عليه وسلم) said,

أيما امرأة نصحبت بغفر إذن وليها فيكاحها ببطل، فيكاحها ببطل. فيكاحها ببطل، فقلن دخل بها قبلها المنهر بما استحلل من فرجها فإن اشتررو فالسلطان ولن من لا وللله

“Whichever woman marries without the permission of her guardian, her marriage is (Batil) invalid. If he had sexual intercourse with her, then the dowry is for her in lieu of that sexual intercourse. If they (guardians) disagree, then the Sultan is the guardian for the one who has no guardian.”67 Related by the four Imams except An-Nassa’i, and graded as Sahih by Abu ‘Awana, Ibn Hibban and Al-Hakim.

67 Related by Ahmad (6/47), Abu Dawud (2083), At-Tirmidhi (1102), Ibn Majah (1879), Ibn Hibban (4074), Al-Hakim (2/182), it is also authenticated by the author in Al-Fath (9/494).
Explanation

"Woman" is an indefinite noun that includes the virgin and the previously-married woman.

"Without the permission of her guardian her," He did not say, "Without a guardian," because he may allow marriage by way of authorizing someone else. However, if he is present, the need for permission is less significant in this case. And if one asks, "What if her guardian allowed her to marry herself?"

**The answer:** This is unlawful, because had she been allowed to conclude the marriage by herself with the permission of her guardian, she could have done that herself without his permission in the first place.

So, we say, "Whoever is not entitled to do something, he does not have the right to be authorized in that thing." Therefore, this Hadith cannot be evidence that if the guardian gives the woman permission to conclude the marriage herself that the marriage will be lawful.

"Her marriage is invalid." Meaning ineffective. A valid marriage, however, entails lawful sexual intercourse, ascribing the children to the husband and that the expenses
are obligatory in addition to many rulings. All these rulings will not be effective if marriage is invalid. So, whoever is married without the permission of her guardian, her marriage will be invalid.

"If he had sexual intercourse with her."\(^{68}\) Allāh \(سُبْحَانَهُ وَتَعَالَ\) says,

"Born of your wives with whom you had sexual intercourse." [\textit{Sūrah an-Nisā' 4:23}]

"Then the dowry is for her in lieu of that sexual intercourse."

The married woman is entitled to take the dowry in lieu of the sexual intercourse. He did not say, "If he had sexual intercourse with her, she is his wife." He said, "\textbf{The dowry is for her.}" She is unlawful, but, as he enjoyed having sexual intercourse with her through this invalid contract, she is entitled to be given dowry. Dowry is defined as "a permanent

\(^{68}\) Shaykh was asked if a woman married herself without the permission of the guardian, and then the husband had intercourse with her, shall he be flogged? No, he shall not be flogged, because there is a chance of a suspicion here, and the prescribed punishment is averted if there is a chance of suspicion.
compensation for the woman documented in the marriage contract and what is included.”

The pronoun “they” in “if they disagree” refers to the guardians. One may argue, “How does one know?”

**The answer:** It is known from the context because he said, “Without the permission of her guardian. If they disagree.”

"Then the Sultan is the guardian for the one who has no guardian.” How can they disagree? The father says, “My daughter will not be married to this man.” Her uncle will say, “I will do it myself.” Her father will say, “If you do so, I will shoot ten bullets in your head.”

This happens a lot between the nomads. Thus, if a dispute arises between the father and the uncle or someone else from the guardians, he said,

"Then the Sultan is the guardian for the one who has no guardian.” The Prophet did not say, “The Sultan is entitled to conclude the marriage contract for her.” Instead, he made a general rule:

"The Sultan is the guardian for the one who has no guardian,” Who is the Sultan? The Sultan is the one who has
MARRIAGE WITHOUT THE GUARDIAN'S PERMISSION

the authority in the place of the contract. If they are in a country in which there is a superior Sultan, the superior Sultan or his representative will be the guardian. If they are in a country without a superior Sultan, like a non-Muslim country in which the Sultan has no power over Muslims, her guardian will be the leader of that particular community.

There are some benefits in this Hadith:

1. **The woman is not allowed to marry herself without the permission of her guardian**, as he (صلى الله عليه وسلم) said,

   فيما أحلها باطلْ

   "Her marriage is invalid."

2. **If she allowed any other one to marry her, her marriage is also invalid**, as he (صلى الله عليه وسلم) said,

   يعثبر إذن ولبَهَا

   "Without the permission of her guardian."

3. **If the guardian allowed a man to marry her**, her marriage will be lawful as it was concluded with the permission of her guardian.
4. There is no difference between batil and fasid\(^69\) as he said,

فِي كَحْلَةِهَا بَاطِلُ

"Her marriage is invalid (batil)."

In legislative terminology, there is no difference between both terms. Fasid and batil have the same meaning. However, Jurists (jt) have different opinions. According to Abu Hanifa (life), batil is that which is prohibited due to its base and the fasid is what is prohibited due to its description. For example, selling the swine is batil while selling a measure of barley in lieu of two measures of barley is fasid.

According to Ibn Hanbal\(^70\) (مُحَمَّدُ بنُ هَنْبَلِ لِبَتْرَوْضَةِ لِلْيَتْفِيَةِ) (1/418), Al-Moghni (3/160), there is no difference between batil and fasid except regarding two sections of Fiqh. The first is Hajj and the second is marriage. In Hajj, if one consummated the marriage before the first removal of Ihram, this would be fasid. However, one must complete this unlawful Hajj and make up for it in the following year. For example, a man had sexual intercourse with his wife on the night of the Day of Sacrifice in Muzdalifah, before the first removal of Ihram, the Hajj is consequently unlawful and he has to

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\(^69\) - Editor's note: Both words, when translated, mean the same thing. The only difference, as the Shaykh explains it in the following lines is merely in legislative implication according to specific schools of Fiqh.

\(^70\) - Al-Mobdi' (3/162), Al-Kafi in the Fiqh of Ibn Hanbal (مُحمَّدُ بنُ هَنْبَلِ لِبَتْرَوْضَةِ لِلْيَتْفِيَةِ) (1/418), Al-Moghni (3/160).
complete all the pillars and perform Hajj in the following year.

Batil happens when one apostates from the religion during the performance of the Hajj rituals. His Hajj will be fasid, and he shall not complete it. Allâh (سٰنِبِحَائِلَّٰ) says,

وَمَن يَرَّدْ مِنِّنَّا عَن دِينِهِ كَيْسَتْ وَهُوَ كَافِرٌ فَأَلْلَٰهِ كَيْبَتُهُ

“And whosoever of you turns back from his religion and dies as a disbeliever, then his deeds will be lost in this life and in the Hereafter.” [Sûrah al-Baqarah 2:217]

The scholars have said, “Apostasy makes all deeds invalid.” Concerning marriage, batil is what the scholars have agreed upon as being unlawful, while fasid is what they disagree upon.

Example of batil: Allâh (سٰنِبِحَائِلَّٰ) says,

ودَلَّنِيَّمَا أَعْقِدُهَا أَنْتَصَّبَ اِلَّيَّ حَتَّى يَتَّبِعَ آجِلَهُ

“And do not consummate the marriage until the term is fulfilled.” [Sûrah al-Baqarah 2:235]

Example of fasid: A woman married without any witnesses, this is fasid. There are many similar
examples. A woman married with no witnesses, with no guardian. To marry a woman whom her mother breastfed him once or thrice, this is *fasid* (unlawful) marriage, because the scholars have different opinions about the number of times of breastfeeding that prohibits a marriage. So, everything the scholars have different opinions about is considered *fasid* marriage.

Anyway, according to the Hanbali school, it is known that there is no difference between *fasid* and *batil* except in marriage and Hajj. The Hadith indicates that *fasid* is called *batil* also. If this above-mentioned situation has happened, then there are different opinions about the lawfulness of the contract. According to Jurists, it is *fasid*, whereas the Prophet called it *batil*. So, there is no difference between *fasid* and *batil* in their legislative meaning.

5. **If one divorced a woman that he has married without a guardian before consummation, she deserves no dowry or she, at the least, is not entitled to take a full dowry**, as he (ﷺ) said,

\[\text{فَإِنَّ الَّذِي ذَهَلَ بِهَا أَنْ تَتَّخِذُهَا الْمَهْرُ} \]

"If he consummated the marriage, she has all the dowry",

This denotes that if he does not consummate the marriage, she is not entitled to take the dowry. Does she deserve half of the dowry because of privacy with her, even without consummation? We say that scholars
have different opinions about that. Some scholars said she deserves half of the dowry because of the suspicion (of consummation). Other scholars said she is not entitled to have the dowry. So, in this situation, should judgment be measured in accordance with one's thoughts or reality?

If we say that thoughts are the measure of judgment, she will deserve half of the dowry, because the husband and the wife herein believed that the contract was valid. If we say reality is the measure of judgment, she is not entitled to take the dowry, because this contract is in reality invalid. Thus, no inheritance will be resulted.

But if one consummates the marriage, she deserves all the dowry, as mentioned in the Ḥadith, because he consummated the marriage believing she is his lawful wife. The Prophet (ṣallAllāhu ‘alayhi wa sallam) said:

فَلَهَا الْمَهْرُ بِمَا أَسْتَخْلَّلَ مِنْ فُرْقَيْهَا

"Then the dowry is for her in lieu of what he enjoyed from her private part."

The right opinion is that if he has privacy with her, she is entitled to half of the dowry because he enjoyed from her what is enjoyed only by the husband, on the basis that they believed in the validity of the contract.
6. If any dispute arises between the guardians, the Sultan will be her guardian as the Prophet said,

"If they disagree, then the Sultan is the guardian for the one who has no guardian."

Shall he conclude the contract himself or enforce one of the guardians? The first opinion is right; he shall be the guardian and settle the dispute.

If none of them want to marry her, the Sultan will be the guardian. An example of the situation about settling the dispute between the guardians is an incompetent man who will pay a lot of money proposed to a woman and her father approves of him, but her guardians refuse and a dispute arose.

They must refer to the Sultan, who, in this case, will decree that no marriage will be concluded or vice versa. If the suitor is competent and one of the guardians accepted, but the others rejected, then the Sultan will give permission to the one who accepted. So, if all of them prevented her from marriage, in the

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71 Shaykh was asked if the husband is a righteous man, the woman's acceptance is a must even if the guardian is the Sultan. He said, "The problem is that if she chooses a bad man whom her guardians prevent her from as he is a bad man, then the Sultan is not entitled to marry her because they are right."
case of the competent suitor, the Sultan would be entitled to marry her.

7. **The Muslim Ummah cannot stay without a Sultan.**

He said, (صلى الله عليه وسلم)

قَالَ السُّلْطَانُ وَلِيُّ مَنْ لَا وَلِيُّ لَهُ

"Then the Sultan is the guardian for the one who has no guardian."

The reason is that there are not enough guardians for every woman and disputes will inevitably arise. If disputes arise when there is no guardian, the Sultan is the one who will be responsible for settling all the disputes. Thus, the scholars said that appointing the Imam is a collective obligation and the Ummah shall not stay without a Sultan. In addition, the Prophet (صلى الله عليه وسلم) said,

مَنْ مَاتَ وَلَيْسَ فِي عَنْقِهِ بَيْعَةٌ مَاتٌ مِّيتُهُ جَاهِلِيَّةٌ

"And one who dies without having bound himself by an oath of allegiance (to an Amir) will die the death of one belonging to the days of Jahilyya [pre-Islamic era]."

In another narration:

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72 See a detailed account of this point in the Shaykh's explanation of the book 'Assiyasa Ash-Shariya' by Ibn Taymiaa.
"The yoke of Islām is cast off from his neck."

And some people, out of jealousy and narrow-mindedness, take off the yoke of Islām from their neck. They say, "I do not acknowledge this Sultan or this president." Then they die the death of Jahilīyya or take off the yoke of Islām from their neck. In addition, they meet Allāh having no yoke on their neck as they parted the Islāmic community. Whoever deviates, he deviates to the Fire.

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73 Shaykh was asked if there is an evident disbelief [of the ruler] upon which there is a clear proof from Allah. He said, one must believe that he shall be bound by an oath of a Muslim ruler. We say evident disbelief because those who do not judge by what Allah has revealed may have misconceptions. But if he prays but mocks the prayers and says publically that Islam is a backwardness religion, he is undoubtedly a disbeliever.
THE CONDITION OF THE WIFE'S APPROVAL

985- Abu Hurairah (رضي الله عنه) reported Allah's Messenger (صلى الله عليه وسلم) as having said,

لا تّنَكّح الأُمَّةٌ حَتَّى تَسْتَأْمَرُ وَلا تّنَكّح البّيْكَر حَتَّى تَسْتَأْمَرَ. قالوا يا رسول الله: وَكَيْفَ إِذْ نَهَا قَالَ "أَنَ تَسْكِتَ".

A woman without a husband (or divorced or a widow) must not be married until she is consulted, and a virgin must not be married until her permission is sought. They asked the Prophet of Allah (صلى الله عليه وسلم), "How her (virgin's) consent can be solicited?" He (صلى الله عليه وسلم) said, "That she keeps silent."74 Related by Bukhari and Muslim.

986- Ibn 'Abbas (رضي الله عنه) reported Allah's Messenger (صلى الله عليه وسلم) as saying,

القَبِّبْ أَحْقَنَ بِنَفْسِهَا مِن وَلِيْهَا وَالْبِكْرُ تَسْتَأْمَرُ وَإِذْنَهَا سُكْرُنَّهَا.

"A woman who has been previously married (Thayyib) has more right to her person than her

74 Related by Bukhari (5136), Muslim (1419), Tuhfat Al-Ashraf (15425).
guardian. And a virgin should also be consulted, and her silence implies her consent."\(^{75}\) Related by Muslim.

In another narration,

لَيْسَ لِلْوَلِّيِّ مَعَ الْقَبِيْلِ أَمْرٌ وَالْبَتِيْمَةُ ثَوْابُهُ

“A guardian has no command over a woman previously married and who has no husband; and an orphan girl (i.e. virgin) must be consulted.” Related by Abu Dawud, An-Nassai, and graded as Şāhīh by Ibn Hibban\(^{76}\).

987- It was narrated from Abu Hurairah that the Messenger of Allāh (ﷺ) said,

لاَ تُزَوَّجُ الْمَرَأَةُ الْمُرَأَةَ وَلاَ تُزَوَّجُ الْمَرَأَةُ نَفْسَهَا فَإِنَّ الْمَرَأَةَ هِيُ الَّتِي تُزَوَّجُ نَفْسَهَا

“No woman should arrange the marriage of another woman and no woman should arrange her own marriage. The adulteress is the one who arranges her

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\(^{75}\) Related by Muslim (1421).

\(^{76}\) Related by Abu Dawud (2100), An-Nassai (6/85), Ibn Hibban (4089), Al-Baihaqi mentioned in Al-khilafiat: “Its narrators are trustworthy.” The author of Iqtrah said, “In accordance with the conditions of both al-Bukhari and Muslim.” Khulasat Al-badr Al-moneer: (2/188).
THE CONDITION OF THE WIFE'S APPROVAL

own marriage." Related by Ibn Majah and Ad-Daraqotni. Its narrators are trustworthy.

Explanation

All these hadith tackle the wife's approval and clarify if it is a condition or not. In the Hadith of Abu Hurairah (ṣaḥīḥ), the Prophet (ṣaḥīḥ) said,

لا تُنَكِّحِ الأُنَامِ حَتَّى تُسَتَّأَمِّرُ

“A woman without a husband (or divorced or a widow) must not be married until she is consulted.”

She must not be married until she is consulted. The widow is the woman who lost her husband. In the second Hadith, she is called Thayyib, because she lost her virginity by the former husband.

حتى تستأمَر

“Until she is consulted.” This means until expresses her approval, “Yes, marry me to this man.” In the case of the virgin,

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77 Related by Ibn Majah (1882), Ad-Darakotni (3/227) in the chain of narrators there is Mohamed ibn Marwan, Ibn Adyy said, “It is clear that his narrations are weak”, Al-Kamil (6/263).
"A virgin must not be married until her permission is sought." We can say, "We will marry you to this man?" We should not say, "Do you want to marry this man? Do you agree? What is your opinion?" The Companions wanted to know how she can give permission? He says,

أَنَّكُتْ

"To keep silent." They asked this question because the virgin is often shy regarding the marriage matters.

The benefits of the Hadith:

1. **It is prohibited to marry the Thayyib until she is consulted** as he said,

لا نَّكُتْ

"Must not be married." This indicates the prohibition of proceeding without asking her permission.

2. **The Shariah is so wise** regarding differentiation between the Thayyib and the virgin woman.
3. **Observing the reasons and the meanings in legislated rulings** in the sense that there is a difference between the virgin and *Thayyib*. The virgin is often shy and cannot be consulted, so her permission is sought.

4. **Stipulating the wife’s approval** even if her father is the one who concludes her marriage, because the father is not excluded. So, the rule is fundamentally general. The father or the guardian must not marry his daughter without her permission, and and it is the same with the *Thayyib*.  

5. **By means of analogy, the husband’s approval is a must.** If the husband is married by force, the marriage will be unlawful. Can one be married by force? Yes, because some people force their sons to marry their nieces. In this case, the marriage is unlawful.

What do you say if a man consulted his virgin daughter saying, “A man proposed to you. Do you want to marry him?” She responded, “Yes, this man is suitable for me.” Can he marry her to this man?

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78 Shaykh was asked if the woman became *Thayyib* by means of adultery, is she regarded *Thayyib* or supposedly a virgin? He said, “She is considered *Thayyib* because if the woman has intercourse, she is no longer shy.
**The answer:** Yes, preferably. But ad-Dhahriyah said, "She must not be married." Why? Because the Messenger of Allah (ﷺ) said,

أن تَنْسِكُت

"That she keeps silent." Whereas, this woman did not keep silent. She said, "Marry me," while another kept silent. Which one is to be married? The former is to be married. What if her father consulted her but she laughed or cried? scholars have different opinions. Some scholars maintained that laughing cannot be considered a permission. She may laugh out of surprise or her laugh may be out of disapproval. Others said this is considered a permission, because laughing indicates happiness and delight. It is more expressive than silence.\(^79\)

What about the one who cried? Is this considered disapproval or permission? What is apparent is that it is more of a disapproval, though the Jurists (مَعَالِم) maintained that if she cried or laughed, this would be considered an approval. However, it seems that if she cried, it means she does not want to marry. Crying may be out of happiness, but it is not an approval. But if the

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\(^{79}\) Al-Mobdi' (7/27), Al-Moharrar (2/15).
THE CONDITION OF THE WIFE'S APPROVAL

guardian said, “Do not cry, what do you say?” If she kept silent, this is an approval.80

In the second Hadith, of Ibn ‘Abbās (رضي الله عنه), the Prophet (صلي الله عليه وسلم) said,

القيَّم أَحْقَّ بِنَفْسِهَا مِنْ وَلِيَّهَا

“A woman who has been previously married (Thayyib) has more right to her person than her guardian”

She must be consulted concerning marriage. It is not enough to say, “A man has proposed to you. Do you agree?” She must be consulted and everything must be clarified. We shall say, “He is young or old, knowledgeable or ignorant, rich or poor, noble or otherwise.”

Everything must be clear, because she has more right to her person. And the virgin must be asked permission and “Her silence implies her consent.” So, he (صلى الله عليه وسلم) did not say, “Her order is her consent.” This explanation indicates that the meaning of “consulted” is to ask permission. Her silence implies her consent. Her father or the guardian is the one who shall ask her permission. Concerning the virgin, it is enough to say, “A good man proposed to you. Do you agree?” If she

80 Al-Mardawi said, “If she cried out of reluctance, this is disapproval unless she is forced. Crying may be either out of happiness or out of anger or dissatisfaction. If this is unclear, we look at her tears, if they are cold, she is happy but if hot, she is unhappy. This is mentioned in Al-Insaf (8/65), and it is ascribed to Al-Baghawi’s Tafsir by some scholars when interpreting the ayah: {and be glad}.

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said, "Yes." Her permission is valid, because the Prophet (ﷺ) ordered them to ask her permission. On the basis of this Hadith, some scholars said that the Thayyib can marry herself, as the Prophet (ﷺ) said,

أَحْكَمْ بَنْفْسِهَا مِنْ وَلِيَهَا

"She has more right to her person than her guardian."

However, there is no evidence for this because "She has more right to her person than her guardian," indicates that everything must be crystal clear and then she must either give permission or not. This interpretation, despite being inconsistent with the literal meaning of the Hadith, is the only way to understand this Hadith when combined with the other previous hadith that stipulate the approval of the guardian. In another narration,

لَا يُؤْتَيْنَ الْوَلِيَّ مَعَ الْقَبِّيْبِ أَمْرُ

"A guardian has no command over a woman previously married and who has no husband."

A guardian has no command in her marriage. It is her business to give permission and allow her guardian to either conclude the contract or not.

وَالْمِتَّبِعَةُ نُسْتَأْمَرُ

"And an orphan girl (i.e. virgin) must be consulted."
The orphan is the one whose father died before the age of puberty. However, what is meant by the orphan here? Is she the one who is really an orphan or the one who has not married and she reached puberty recently? It is the latter one because the one who has not reached puberty must not be married by any guardian. Why? Because her permission is not considered according to many scholars. Although, some scholars say, "Permission is considered from the ninth year", most of the scholars disagree.

So, the orphan is the one who has recently reached puberty and her permission is legally considered. Before puberty, her permission is not considered as she knows nothing about marriage matters. Anyway, all these *ahadiths* indicate that the wife must be asked for permission regarding her marriage.81

Then he (صلى الله عليه وسلم) said,

لا تُزَوَّجِ النِّسَاءُ النِّسَاءَ

"No woman should arrange the marriage of another woman..."

Even in the case of her daughter. Even if she is an adult. If another woman authorized her by saying, "I authorize you to conclude the marriage contract for me," and she did, the marriage is unlawful. Primarily, this is because it is impermissible for her to conclude the marriage contract for herself, so that is even more reason for her not being allowed to conclude the marriage contract for someone else. This

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81 Al-Forou' (5/125).
Hadīth is joined with the previous one because the guardian is necessary in marriage. Both Qur’ān and Sunnah indicate the stipulation of the guardian.

The benefits of the Ḥadīth of Abu Hurairah (ﷺ) are mentioned above.

The benefits of Ibn ‘Abbās’ Ḥadīth (ﷺ) are almost the same as those of the first Ḥadīth:

1. The Thayyib must be consulted in a way that clarifies everything, because she has more right to her person.

2. The orphan (i.e. the unmarried woman) must be consulted.

3. The wisdom of the Islamic Shariah, in that it suits every condition.

The benefits of all the Ahadīths:

1. Unlike in Jāhiliyyah, when they used to force their daughters to marry whoever they wanted, women’s rights are regarded in Islam.
2. **Considering the eligibility of the guardian**, no one can assume charge unless he is eligible.

3. **It indicates that a woman is like a minor**, because she cannot be a guardian for herself regarding marriage. She should not be appointed as a ruler, Emir or a judge. However, she is allowed to settle disputes between women or she can be a principal of a girls' schools. However, a woman is not allowed to be a general ruler.
THE RULING OF ASH-SHIGHAR

988- Narrated Ibn 'Umar and Nafi' (رضي الله عنهما),


“Allah’s Messenger forbade Ash-Shighar, which means that somebody marries his daughter to somebody else, and the latter marries his daughter to the former without paying dowry.”82 Related by al-Bukhari and Muslim.

In another narration, they agreed that Nafi’ (رضي الله عنه) is the one who explained Ash-Shighar.

Explanation

Ibn 'Umar (رضي الله عنه) says:

82 Related by Bukhari (5112), Muslim (1415), Tuhfat Al-Ashraf (8323).
THE RULING OF ASH-SHIGHAR

"Allāh’s Messenger (ﷺ) forbade Ash-Shighar."

"Forbidding" is the asking of one to stop doing something by a superior person. Here, doing here is not the opposite of saying. Rather, it covers all actions including saying. "Superior person" indicates that he is superior to the one who is addressed, even if he is actually lower than him in reality.


"Allāh’s Messenger (ﷺ) forbade." There is no doubt that the Prophet (ﷺ) is superior enough to forbid the Ummah from doing something. The scholars have different opinions about the phrase, "The Prophet (ﷺ) forbade something." They wondered if the Companion’s expression, "The Prophet (ﷺ) forbade," is like "The Prophet (ﷺ) said, ‘Do not do such-and-such!’" They said that the former expression is weaker than the latter one, because "do not do" is clearer.

However, "Forbade" is what the Companion (ﷺ) understood. There is no doubt that it has the same ruling as the straight form of forbiddance for two reasons.

First: Certainly, the Companions (ﷺ) know what is meant by forbidding. They are not non-Arabs who do not know the difference in the composition between a forbiddance and a statement.

Second: They are so pious that they would not say, "The Prophet (ﷺ) forbade," when he did not. So, stating that it does not refer to forbiddance because of the way it is
phrased is considered a weak opinion. Thus, "forbade" is as if the Prophet said,

لا تفعلوا

"Do not marry in the way of Shighar."

"Allah's Messenger forbade Ash-Shighar."

What is the definition of Shighar? It is explained by the narrator:

والشغار أن يزوج الرجل ابنته على أن يزوجه الآخر ابنته

"Ash-Shighar, which means that somebody marries his daughter to somebody else, and the latter marries his daughter to the former."

This may be Ibn Umar's explanation or Nafi's or Malik's, but it is not ascribed to the Prophet.

These three narrations are said by Ibn Umar, Nafi and Malik and there is no contradiction. How? Ibn Umar may have explained it, and Nafi narrated it without ascribing the explanation to Ibn Umar, and so did Malik.

For example, you tell someone, "Do not intend to do bad deeds, for deeds are judged upon their intentions." In reality, this is the Prophet's saying.
THE RULING OF ASH-SHIGHAR

If Ibn ‘Umar (رضي الله عنه) had explained it and Nafi’ (传导 · 二) narrated this explanation and ascribed it to Ibn ‘Umar (رضي الله عنه), then no one can say, “This is not what Ibn ‘Umar (رضي الله عنه) said.” Since Nafi’ (传导 · 二) may have narrated it without ascribing it to Ibn ‘Umar (رضي الله عنه), a listener may hear it and think that it is Nafi’s explanation and thinks the explanation is by Nafi’ (传导 · 二). Anyway, there is no narration indicating that the Prophet (صلى الله عليه وسلم) explained Shighar.

But we can say: It is explained by a Companion (传导 · 二) who knew what the Prophet (صلى الله عليه وسلم) meant because he was living with him and understood what he said, especially Ibn ‘Umar (رضي الله عنه), who was so concerned with the Prophet’s Hadith. Thus, the closest Companions of the Prophet were the ones who knew him best.

Therefore, if this was Ibn ‘Umar’s explanation, it must be ascribed to him, because Ibn ‘Umar (رضي الله عنه) was a Companion. Also, the Companions knew best what the Prophet (صلى الله عليه وسلم) meant.

والشَقَّارْ أَن يَزُوِّجَ الرَجُلُ الابْنَةَ عَلَيْ أَن يَزُوِّجَ الآخِرَ الابْنَةَ

“That somebody marries his daughter to somebody else, and the latter marries his daughter to the former.”

This indicates that the second marriage is a condition for the first marriage.
“His daughter.” It is not just about the daughter in particular, she is merely an example. If somebody marries his sister to somebody else and the latter marries his sister to the former, this is *Shighar*. Or somebody marries his sister to somebody else and the latter marries his daughter to the former, these are just examples.

Thus, jurists used the term “guardianship”, which is rather applicable for a sister or a daughter. Guardianship is more general than daughter. Daughter is clearer while guardianship is ambiguous. Usually, one finds the Salaf’s expressions are easier and more understandable and the expressions of the later scholars are more complicated, in spite of being comprehensive.

"Without paying dowry." Dowry is called *Sadaq*, because it indicates the truthfulness the suitor displayed in paying money. Obviously, money is loved by people. So, they pay to get what they like, not what they hate. No one can give what he likes in return for what he dislikes. And no one can give what he likes to get the same thing, this is absurd. But one only gives what he likes to get the best thing.

Thus, it is called ‘*sadaq*’ as it indicates the truthfulness of the suitor, like the ‘*sadaqah*’ (i.e., charity) which indicates the sincerity of the giver. *Shighar* involves no dowry. Allâh (سبحان و تعالى) says,

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ولَأَجِلَّ لُكْرَ مَا وَزَأْتُهُمَا ذَلِكَ لَا يُبَشَّرُونَ بِإِخْبَارٍ مَّعْنَى
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"All others are lawful, provided you seek (them in marriage) with Mahr (bridal money given by the husband to his wife at the time of marriage) from your property." [Surah an-Nisā' 4:24]

**First:** The woman’s honor is not considered money. However, these two persons conducted this marriage exchanging the honor of their respective women as dowry for each other. This is unlawful.

**Second:** Assuming it is allowed, it would be a betrayal of trust by the guardian. It could happen that the guardian marries his daughter to an unsuited man, just because that other man will marry him his daughter in return. This is a betrayal of trust.

**Third:** It may lead to forcing the woman to marry if the guardian wants to satisfy his desire regardless of her approval or disapproval.

**Fourth:** It often causes endless disputes and problems. If one of the two women is divorced, that divorced man will try to sabotage the other marriage. This happens a lot. These are four demerits which indicate that Shighar is unlawful.

The Hadith indicates that Shighar is based on two conditions:

**First:** To be based on the first marriage as he (ṣallā Allāhu ‘alayhī wa sallam) said,
"On the condition that the other marries him."

Second: No dowry will be paid.

If somebody married his daughter and then the married man married his daughter to the former without a condition, then this is not Shighar and it is lawful. But is the dowry obliged for every one or not? Yes, every woman deserves a dowry similar to that of her peers as long as the dowry had not been fixed.

Another point: If somebody married his daughter to a man and the latter married his daughter to the former and each paid a dowry, this is not Shighar.

According to the literal meaning of the hadith, it is lawful to pay the lowest dowry. The lowest dowry is what makes the sale contract lawful. Does (an item in exchange for one fourth of a riyal) make the sale contract lawful? Yes,

إِلَّا تِمْسُ وَلَوْ خَاتِمًا مِنْ حَديِّدٍ

"Try to find something, even if it were an iron ring."

However, according to the Shariahh, this is not intended, even if it what is apparent is that it is supported by the Hadith. If he gave her one dirham, can this be her actual dowry? Or is her dowry the dirham and the honor of the other woman?
It is the latter because it is much more precious than the dirham. So, the dowry has to be conditioned to the amount similar to the one paid to her peers. Otherwise, it will be unlawful because the honor of each one will be part of the dowry and the honor is not money.

If one of the women is a young virgin while the other is an old Thayyib, the dowry will be different. So, whoever married an old Thayyib, he would have to pay the dowry of the amount similar to that of her peers and the one who married the young virgin would have to pay the dowry of the amount similar to that of her peers.

In addition, the approval of the two women is a second condition. According to the previous evidence, the two spouses must accept, otherwise the marriage will be unlawful.

Moreover, each one should be suitable to the woman, this must be a third condition. If he is unsuitable, the marriage will be unlawful.

If all these conditions are met, the marriage will be lawful. One may argue that even if all these conditions are met, the guardian may still betray the trust because he will have a wife, what can we do? We can say that as long as the approval of the wife is stipulated, she will accept what she wants.

One may also argue that there is another problem. One of the two wives may not be on good terms with her husband. So, her spouse may also spoil the other marriage. What can we say?
THE BOOK OF MARRIAGE PART 1 FROM THE EXPLANATION
OF BULUGH AL-MARAAM

In reality, there is no answer, but to say there should be no such thing. And we cannot consider this answer because we said that it is the reason for forbiddance. Some scholars believe that Shighar is unlawful in all cases, even if the two wives accepted it and their spouses are suitable for them and a dowry of a similar amount to that of their peers has been appointed.

This opinion is persuasive due to two evidences:

First: What is related in Sahih Muslim when the Prophet (صلى الله عليه وسلم) said,

لا شَيْغاً فِي الإِسْلَامِ

"There is no Shighar in Islam."

This is a general evidence.

Second: Out of precaution, we should be careful in opening this door in our present time. Should we open the door to [Shighar], they will set an amount for the dowry. One may say, "I will marry you my daughter in exchange for ten thousand riyals on the condition that you marry me your daughter in exchange for ten thousand riyals." When the contract is concluded, he may say, "I am her father and I waive the dowry you must pay" and the other party may do the same thing and consequently no dowry is paid.

83 Related by Muslim (1415) on the authority of Ibn Omar (ص�).
THE RULING OF ASH-SHIGHAR

Thus, it is better to prohibit Shighar in our present time, even though what is explained before follows the position of the Hanbali school. Owing to the corruption of people in these times, it is better to close the door. There are some noteworthy situations that did happen with the nomads. They called it “Al-badal (exchange) Marriage.” It is, nevertheless, made by the approval of the two parties, dowry has been paid and marriage conditions were made. Can we say it is forbidden because of the corruption of people in these times? Or should we say it has already happened and as long as it happened in accordance with the Hadith, we should approve it?

I believe that since dowry has already been paid, it is better not to break up the marriage. In addition, one cannot consider their children illegitimate. It is better to consider their marriage lawful as long as they accepted already84, and that they are both suitable to each other and a lawful dowry is set.

However, if this has not happened yet, we should stop that marriage before anything happens, based on the rule that says, “To break up an ongoing matter is more difficult than breaking up what has not started yet.”85 & 86 This rule has

84 Shaykh was asked if a case of Shighar already happened, he said, “They should be separated and then married again with dowry, but their children are legitimate, because this is a suspicious intercourse.” He added, “Because all their sons are born of suspicious marriage, they are legitimate children.”
85 - Editor's note: In other words, the Shaykh ruled for the legitimacy of the Shighar marriage that already took place, and where there is agreement between both parties, dowry has been paid, and marriage conditions were made. He nonetheless ruled against the legitimacy of the Shighar marriage that has not been made yet. Simply put, it is harder to break up an ongoing marriage than to break up what hasn't started yet.
86 Shaykh said, "A Mufti should pay attention to this rule."
many related branches: wearing perfume is forbidden for the Muhrim before he starts Ihram, but it not forbidden when he is engaged in Ihram.

Narrated `Aishah (رضي الله عنها),

كَأَنِّي أَنْظُرُ إِلَّاً وَبِيِّسُ السَّمَكَ فِي مَقَارِبِ رَسُولِ اللَّهِ صَلَّ اللَّهُ عَلَيْهِ وَسَلَّمَ،

"It is just as if I am looking at the glitter of scent in the parting of the Prophet’s head hair while he was a Muhrim."

The Benefits of The Hadith

1. **Ash-Shighar is prohibited** on the basis of the Prophet’s order against it. Such an order is fundamentally used to indicate prohibition, as Allâh says,

> "O’ you who believe! Obey Allâh and obey the Messenger (Muḥammad ﷺ)" [Sūrah an-Nisā’ 4:59]

And,

> وأَعْلَمْ يَا نَذِيرٌ أَنَّ اللَّهَ يَحْلُوَ بِنَبِيّهِ وَقَلْبِهِ

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"O’ you who believe! Answer Allāh (by obeying Him) and (His) Messenger when he calls you to that which will give you life and know that Allāh comes in between a person and his heart (i.e. He prevents an evil person to decide anything).” [Surah al-'Anfāl 8:24]

2. If Ash-Shighar marriage is concluded, it is unlawful. Why? Because it is forbidden. If we considered it lawful, we would act against Allāh’s will because Allāh wanted us to avoid it and not to conclude it. If one considered it lawful, it would mean it’s affirmed by the Prophet, [which is not the correct]. The Prophet (sa) said,

من عمل عاملا ليس عليه أمرنا فهبو رد

“He who does an act which we have not commanded, will have it rejected (by Allāh).”

The forbidden act is against the Allah’s command and the Prophet’s command. Allāh and His Prophet (sa) commanded that we should avoid this act which makes it rejected.

3. Shariahh cares for the woman’s rights, lest she becomes a plaything among men. If Shighar is lawful, men will play with women and guardians will make their women a means to marry more women. So, Ash-Shighar is forbidden.
4. **Shariah averts all that causes disputes** because *Ash-Shighar* is one of the reasons for dispute. For example, if a *Shighar* contract is already concluded and the relations between one of the two spouses was on bad terms, her husband will try to spoil the other marriage and then dispute will arise.
FREEDOM OF CHOICE FOR THE ONE WHO WAS MARRIED AGAINST HER WILL

989- Narrated Abdullah Ibn ‘Abbás (رضي الله عنه),

"A virgin female came to the Prophet (صلى الله عليه وسلم) and mentioned that her father had married her against her will. The Prophet (صلى الله عليه وسلم) allowed her to exercise her choice." They related by Ahmad, Abu Dawud, Ibn Majah and it is flagged defective as being in a Mursal form.

Explanation

جرأة

87 Related by Ahmad in Al-Musnad (1/273), Abü Dawud (2069), Ibn Majah (1875), and Al-Baihaqi (3/234) who said that this Sahih hadith is in Mursal form. The author said in At-Talkhis (3/161), "Its narrators are trustworthy, but Abu Hatem flagged it as defective because of being Mursal."
"A female" refers to the young female, the female maid and the female in general. However, in most cases, it refers to the young females.

فَحَبَّهَا النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ سَلَّمُ

"So the Prophet (ﷺ) allowed her to exercise her choice."

She was allowed to stay married or dissolve marriage though she is virgin and her father is her guardian.

This Hadith is narrated through two ways. One of them is connected and the other is incompletely transmitted.

If the narrator of the first narration is trustworthy, the Mursal form in the second Isnad will not be affected badly. Thus, the weakness here is ineffective, as there are supporting narrations including what is mentioned in Bukhārī and Muslim,

لا تَنْكَعَ الْبَيْكُرُ حَتَّى تُسْتَأْذَنَّ

"And a virgin should not be given in marriage except after her permission."

And in a clear narration in Muslim,

الْبَيْكُرُ تُسْتَأْذَنُهَا أَبُوهَا

"A virgin’s father must ask her consent from her."
FREEDOM OF CHOICE FOR THE ONE WHO WAS MARRIED AGAINST HER WILL

So long as the virgin is not to be married except after her permission, marriage will be forbidden if she is married without her consent. If this is forbidden, how shall we give her a choice after the marriage took place? Does not the rule decree that forbidding indicates unlawfulness and if she agreed to the marriage the contract will be renewed?

Forbidding here is not because it is Allâh’s right, but it is the human right. If anybody waved his right and concluded the contract, the reason for forbidding will go away. So, the Prophet (صلى الله عليه وسلم) gave her the choice and did not break up the marriage.

The Benefits of The Hadîth:

1. **One is allowed to file a complaint against his father concerning the personal rights.** For example, if a wealthy father refused to marry his poor son, the son will have the right to make a claim against him. These are personal rights. Moreover, if a wealthy father refused to give his poor son his living, the son is entitled to file a complaint against him. If he married him one wife but she did not satisfy his needs, the father is obliged to marry him another. But the other rights such as debts, he should not claim against his father.

For example, a son lends his father some dirhams but his father refused to give them back, he has no right to file a complaint against him. If he did, the judge would tell him,
2. The father must ask his virgin daughter for her permission, as the Prophet (صلى الله عليه وسلم) gave her the choice. If the father had the right to force her, the Prophet (صلى الله عليه وسلم) would have said, “You do not have the freedom of choice while your father is alive.”

3. The unauthorized dealer is allowed to make deals. It indicates that one is allowed to deal in others' rights without their permission. And if he is given permission, his deal will be effective, as the Prophet (صلى الله عليه وسلم) allowed the virgin female to accept or dissolve this marriage. So, if she accepted, the marriage would be concluded. But if she rejected, marriage would not be concluded.

Therefore, if this act is allowed concerning marriage, it will be consequently allowed in other contracts. For example, an unauthorized person sold a car which he knew that the owner wanted to sell. Later, he told the owner who accepted that he sold it. Is this contract lawful? Yes. Does the buyer own the car upon concluding the contract or the permission of the owner? The car is owned upon concluding the contract, which was approved by the owner.
This is, in some respects, similar to the approval of the will by the inheritors or the approval of the beneficiary after the death of the testator. Is the trust owned by the beneficiary upon the death of the testator or the approval of the beneficiary? The scholars have different opinions about this, but the author of "Zad Al-Mostaqni" said that it will be owned upon the death of the testator.

4. **Islamic Shariah protects the right of the unjustly treated ones even when it is a relative**, as the Prophet (صلى الله عليه وسلم) gave this woman, who was married by her father against her will, the freedom to choose. It is extremely unfair to marry a woman to a person she dislikes and who will be her life-partner. So, how can a woman be forced to marry a person she does not want?\(^{88}\) She will get worried and she may go mad. Some women may try to burn or kill themselves because of the oppression. There is no doubt that this is unfair and oppressive. In addition, Islamic Shariah does not approve these acts even by the closest relatives.

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\(^{88}\) Shaykh said, "If she claimed that she is forced after the marriage consummation, this could not be approved without producing evidence. But if she claimed that she is forced before consummation, her claim would be acceptable."
WHAT IF A WOMAN WAS MARRIED BY TWO GUARDIANS TO TWO DIFFERENT MEN?

990- It was narrated from Sammurah (صَعْمُرَةُ بْنُ عُمَرَ) that the Messenger of Allah (صَلَّى الله عَلَيهِ وَسَلَّم) said,

أَيُّمَا إِمَارَةٌ بِزَوْجَهَا وَلَيْيَانٍ، فَهِيَ لِلأَّوَلِ مِنْهُمَا

"If a woman is married off by two guardians, then the first marriage is the one that counts."⁸⁹ Related by Ahmad, the four Imāms, and graded as Hassan by At-Tirmidhi.

Explanation

⁸⁹ Related by Ahmad (5/8,18), Abu Dawud (2088), At-Tirmidhi (1110), An-Nassai (7/314), Ibn Majah (2190). Ibn Majah related the hadith through Al-Hassan through Samurrah or Uqba Ibn Amer. It is authenticated by Abu Zur’ā and Abu Hatem. Related by Al-Hakim (2/41), the author mentioned in At-Talkhis: "This hadith’s authenticity is dependent on that Al-Hassan already heard from Samurrah. Its narrators are trustworthy, At-Talkhis (3/165).
WHAT IF A WOMAN WAS MARRIED BY TWO GUARDIANS TO TWO DIFFERENT MEN?

"The first marriage is the one that counts." This means that the second contract is unlawful because the woman is already married. So, the woman is legally married to the first husband. For example, a woman has two brothers. A suitor proposed to her elder brother who approved her marriage. Simultaneously, her younger brother, who was abroad, accepted a second suitor, to whom does she belong?

She belongs to the first one. It is clear that the second marriage is unlawful because she is already married. But if the first one is a step-brother and the other is a full brother, to whom does she belong? She belongs to the latter because the step-brother has no guardianship in the presence of the full brother and the guardianship of the full brother is stronger.

If they both married her off, both marriages would be unlawful. Why? Because the annulment of one of them is impossible, so both are unlawful.

If the woman was married by one after another but no one knows or remembers which contract was the first, a lot should be drawn because one of them is lawful. So, there are three categories:

1. To know which is the latter marriage, so the former will be lawful.

2. The two marriages happen at the same time, so both are unlawful.
3. To know that one of them happened before the other, but they forgot the order, a lot should be drawn. Why? Because one of the two contracts is lawful and no one can say that both are unlawful, so a lot\textsuperscript{90} shall be drawn.

A lot is also used for a far superior purpose, as in souls. For example, some people board an overloaded ship at the sea. A number of people must be thrown overboard into the sea, so that the rest can survive. Do we throw them all?

No. Since this leads to killing innocent passengers, whom can we throw? Young people would say, “You shall throw the old people because they will die soon.” Is this lawful? No, it is unlawful. The old people would say, You can throw the young people since their mothers can give birth to others” Is this lawful?

**The answer:** Both suggestions are unlawful. Rather, lots must be drawn. Yūnus (عليه السلام) went on an overloaded ship which would sink unless some passengers were thrown away. Yūnus (عليه السلام) took part in the drawing of lots and was consequently thrown in the sea. All those who were thrown overboard except Yūnus (عليه السلام), who was swallowed alive by a huge whale. Allāh (الله) said,

\textsuperscript{90} Shaykh said in his poem (line 91):
Every suspicious act with no means to find out the truth, only a lot would do. See Sahih Al-Bukhari, chapter of testimonies (unit 30), Alfath (5/293), Almoghni by Ibn Qudamah (10/254), Qurtubi interpretation (6/56), Al-Torok Al-hokmia (p.265), Qawaid Al-Ahkam (p.136), Al-Manthor fil Qawaid (3/62), Qawaid Ibn Rajab (q/160), Qawaid Ibn Saadi (q/25).
WHAT IF A WOMAN WAS MARRIED BY TWO GUARDIANS TO TWO DIFFERENT MEN?

"Had he not been of them who glorify Allah, he would have indeed remained inside its belly (the fish) till the Day of Resurrection." [Sūrah as-Saffat 37:143-144]

So, pay attention to what the Prophet (ﷺ) said,

"Recognize and acknowledge Allah in times of ease and prosperity, and He will remember you in times of adversity."91

As Yūnus (عليه السلام) glorified Allah, Allah saved him in times of adversity.

The Benefits of the Hadith:

1. **It is desirable that the guardians should consult each other** in case of marriage so that a scenario of two contracts will not take place.

2. **If one of the guardians concluded the marriage contract before the other, the former one will be**

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91 Related by Imām Ahmad (1/307), At-Tirmidhi (2516), Abu Ya'la (2556). Its different versions of narration are mentioned in Jami' Al-Uloom Wa Al-hikam without authentication.
lawful provided it is concluded by a guardian. If the former one is not concluded by a guardian, this contract will not be legally considered, such as when the former contract is concluded by a cousin or a step-brother, while the latter one is concluded by a full brother.

3. **Priority is considered in Islām**, so the Prophet (ﷺ) ordered that whoever was invited (for anything) by two persons to answer the first one who proposed an invitation\(^92\). Priority takes precedence in Islām, but in some other situations, posteriority may be taken into consideration.

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\(^{92}\) It will be narrated in the marriage banquet section.
WHAT IS THE RULING OF A SLAVE’S MARRIAGE WITHOUT THE MASTER’S PERMISSION?

991- Narrated Jabir ibn ‘Abdullah (رضي الله عنه) that the Prophet (صلى الله عليه وسلم) said,

"أَيُّمَا عَبْدٍ تَزْوَجَ يُغَيِّرُ إِذْنَ مَوَالِيَهُ فَهُوَ غَآئِرُ"

“If any slave marries without the permission of his masters or his family, he is a fornicator.” Related by Ahmad, Abū Dawud, graded as Šāhiḥ by At-Tirmidhi and Ibn Hibban.

Explanation

"Without the permission of his masters.” The masters are those who originally set him free. Here, “masters” indicates

93 Related by Ahmad (3/300), Abū Dawud (2078), At-Tirmidhi (1112) who graded it as Hassan Šahīḥ, but there are different opinions about the authenticity of Muhammad Ibn Aqil though he is authenticated by Ahmad and Ishaq Ibn Rahoya, while most of the scholars stated he is weak; Allah knows best.
the owner. As long as he was a slave, his master would be responsible for him. Allāh (sallallāhu 'alaihi wa sallam) said,

\[
\text{وَأَلْكْحُرُوا الْأَلْبَسَمَاتِ وَالْحَكِيمَاتِ مِنَ الْبَيْدَاءِ وَالْأْيَاتِ}
\]

"And marry those among you who are single (i.e. a man who has no wife and the woman who has no husband) and (also marry) the Salihun (pious, fit, and capable ones) of your (male) slaves and maid-servants (female slaves)." [Sūrah an-Nūr 24:32]

أَوْ أَهْلِهِ

"Or his family." "Or" indicates that the narrator is uncertain whether the Hadīth related as "his guardians or his family"? They have the same meaning. So, guardians here indicate the owners.

فَهُوَ عَاهِرٌ

"He is a fornicator." Meaning adulterous because his marriage is unlawful. The slave is not entitled to marry himself, as Allāh (sallallāhu 'alaihi wa sallam) said,

\[
\text{وَأَلْكْحُرُوا الْأَلْبَسَمَاتِ وَالْحَكِيمَاتِ مِنَ الْبَيْدَاءِ وَالْأْيَاتِ}
\]

"And marry those among you who are single (i.e. a man who has no wife and the woman who has no husband) and (also marry) the Salihun (pious, fit, and capable ones) of your (male) slaves and maid-servants (female slaves)." [Sūrah an-Nūr 24:32]
"And marry" indicates that the slave cannot marry himself. His marriage would be the same as the divorced or widowed female, who cannot be married without a guardian. So, the marriage of the slave, without the permission of his masters, is like that of the woman who married without the permission of her guardian.

The Benefits of the Hadith:

1. **Marriage of the slave is lawful provided that his master gave permission.** If his master gave permission, is the slave allowed to marry himself or must his master marry him? We say: According to the literal meaning of the Hadith, if his master gave permission, he could marry on his own. On the contrary, if the woman's guardian gives her permission to marry, she is not allowed to marry herself because she is originally ineligible to conclude contracts. However, the slave is allowed to conclude contracts if he is set free.

So, the slave is not allowed to marry himself owing to ownership by his master, not because he is ineligible. There are two ways for the master to marry his slave. The first way is when the woman's guardian says, "I marry your slave (his name) to my daughter (her name)." The master then replies, "I accept my slave's marriage." He must add "my slave". The second way
is when the master says to his slave, "You are allowed to marry." Then, woman's guardian says to the slave himself, "I marry you to my daughter (her name)," and the slave says, "I agree."
THE RULING OF MARRYING THE WOMAN AND HER PATERNAL AUNT, HER MATERNAL AUNT AND HER SISTER OR THE SAME TIME

992- Abū Hurayrah (رضي الله عنه) reported Allāh’s Messenger (صلى الله عليه وسلم) having said,

لا يجعل بين المرأة وعمّها، ولا بين المرأة وخالّيها

“One should not combine a woman, her paternal aunt, nor between a woman and her maternal aunt in marriage.”94 Related by Bukhārī and Muslim.

Explanation

This indicates the forbiddance of the simultaneous marriage of a woman and her paternal aunt because this woman will be the niece of the other woman, “nor a woman and her mother’s sister in marriage” because the wife will be the

94 Related by Bukhārī (5109) and Muslim (1408), Tuḥfat Al-Ashraf (13812)
niece of her aunt. Thus, it is not allowed to combine them in marriage.

In this case, can we say that the husband is not allowed to marry the wife’s maternal aunt and the wife’s paternal aunt as well? Some scholars said it is temporarily unlawful. But it is better to say that it is not unlawful unless they are combined in marriage. Thus, the words of the Qur’an and the Sunnah are to be used. Allāh (صلى الله عليه وآله وسلم) said,

\[
\text{"And [to combine between] two sisters in wedlock at the same time."} \quad \text{[Surah an-Nisā' 4:23]}
\]

Allāh did not say: “Forbidden to you (for marriage) are the sisters of your wives.” And in this abovementioned Ḥadīth from the Sunnah, he (صلى الله عليه وآله وسلم) did not say, “Forbidden to you (for marriage) are the maternal aunts of your wives and the paternal aunts of your wives.” Committing to the words mentioned in the Qur’ān and the Sunnah does not cause problems.

But the words of the Jurists (法学派) are ambiguous which drove some people to think that the sister, maternal aunt and paternal aunt of the wife are unmarriageable (to the husband). The laymen think that they are unmarriageable like the wife’s mother.

Thus, the wife’s sister is temporarily unmarriageable (to the husband) and so are her paternal and maternal aunt. It is better to phrase it as follows: her sister and her maternal and
paternal aunts are not unlawful except in the case of combining them in marriage. Therefore, it is prohibited to combine these three ones (wife’s sister, her maternal and paternal aunt) in marriage, as mentioned in both the Qur’ān and the Sunnah.

If one asks, “Does this ruling apply to those ones (i.e. wife’s sister, paternal and maternal aunt) related by breastfeeding?  

The answer: Yes, the Prophet (pbuh) said,  

جَهَزٌ مَّنَ الرَّضَاعِ، مَا جَهَزٌ مَّنَ النَّسِبِ

“What is haram by birth is haram by breastfeeding.”

So, combining the ones mentioned above in marriage is forbidden. As opposed to Shaykh Al-Islām Ibn Taimyyah (rahimahullāh) who believed that it is not prohibited to combine those related by breastfeeding in marriage.

The Ḥadīth,  

جَهَزٌ مَّنَ الرَّضَاعِ، مَا جَهَزٌ مَّنَ النَّسِبِ

“What is haram by birth is haram by breastfeeding,” is general and addresses both situations. One other question may be asked. Is anyone allowed to combine in marriage the previous wife of a man and that man’s daughter from another woman?

The answer: Yes, because this is not forbidden.
The question is whether anyone is allowed to combine in marriage the woman and her daughter from another husband? Meaning a man died and left a woman (widow) who was later married to another one who married her daughter from another husband?

**The answer:** No, it is not allowed because she is the mother of his wife. Allah (ﷻ) said, in regards to the permanent unmarriageable women,

"Your wives’ mothers."

Thus, combining the previous wife of a man and his daughter (from another wife) is allowed, while combining in marriage the previous wife of a man and her daughter is not allowed. Even if this daughter is divorced or died, he is not allowed to marry her mother because it is eternally forbidden. This is linguistically easier than what the Jurists said.

Of course, words of the Qur’ān and the Sunnah are easier because you say, “It is not allowed to combine in marriage three women in marriage: the woman and her sister, the woman and her maternal aunt and paternal aunt.

One may ask a question, “Is it allowed to combine in marriage a previous wife of a man and his daughter from another woman?”

**The answer:** Yes. Pay attention that it is better to use the legal words in this regard. For example, the laypeople call the stepmother “aunt” and if you say to the laypeople, “It is

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95 It is a vernacular word in Saudi Arabia.
allowed to combine the daughter of a man and that man's previous wife in marriage," they will say, "How is it allowed to combine them in marriage?" So, words can alter the meaning. If one says, "The father of the wife is her uncle," this will be problematic.

Thus, the Prophet (ṣallallāhu ‘alayhi wa sallam) forbade calling ‘Isha’ prayer Al’atama because it is called as such by the nomads. And he (ṣallallāhu ‘alayhi wa sallam) said,

قائِنَةٌ في كتاب الله العلى

“For it is called ‘Isha’ in the Book of Allāh.”

So it is better to maintain the legal terminology of Shariah.

In a nutshell, this Hadith indicates that it is prohibited to combine in marriage the woman and her maternal aunt or paternal aunt. The right opinion indicates that this prohibition extends to those related by breastfeeding. And in the case where the two marriage contracts were concluded, one after another, which one is lawful? The former one is lawful. If the two contracts are concluded at the same time, as in saying, “I married you both of my daughters?” Both are unlawful, because not one of the contracts can be terminated.

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96 It is already related in chapter of Salat.
97 Collected by Muslim in the book of Masājid and the places of prayer No. (644).
What can you say about the story of the brother of Madyan who said to Musa:

"I intend to wed one of these two daughters of mine to you." [Surah al-Qasas 28:27]

This is not a combination because Allah said, "One of these two daughters," and Musa appointed one of them.
THE RULING ON ENGAGEMENT AND MARRIAGE OF AL-MUHRIM

993- Uthman b.‘Affan (رضي الله عنه) reported Allah’s Messenger (صلى الله عليه وسلم) as saying,

لا ينكح المحرم، ولا ينكح

“A Muhrim must neither marry himself, nor should anyone marry him (while in the state of Ihram).”

In a narration of Imam Muslim,

لا يخطب

“nor should he make the proposal of marriage.”

Ibn Hibban added,

ولا يخطب عليه

“Nor arrange a marriage for others.” 98

98 Related by Muslim (1409).
994- Narrated Ibn `Abbas (رضي الله عنه),

"The Prophet (صلى الله عليه وسلم) married Maimuna (رضي الله عنها) while he was in the state of Ihram." Related by Bukhari and Muslim.

995- Imam Muslim also related,

"Allah’s Messenger (صلى الله عليه وسلم) married Maimuna (رضي الله عنها), not in the state of Ihram." Related by Muslim (1411).

Explanation

These hadith address the marriage of men and women in the state of Ihram. The Prophet (صلى الله عليه وسلم) said,

لا ينكح المحرم

"A Muhrim must neither marry himself" Woman should not be married and men should not marry themselves (in the state of Ihram). Anybody married in the state of Ihram will be in a
hurry to consummate marriage, which would entail the nullification of the Hajj. Allâh (سُنَّةَ رَحْمَةَ نَعَمَهَا) said,

وَأَتِمْنَا أَنْحَجَ وَامْعَرْهَا لِلَّهِ

"And perform properly (i.e. all the ceremonies according to the ways of the Prophet Muhammad ﷺ) the Hajj and Umrah (i.e. the pilgrimage to Makkah) for Allâh." [Sûrah al-Baqarah 2:196]

Or he will be busy thinking of his wife and, hence, he would not be fully focused on the worship. Thus, the Prophet ﷺ forbade this.

وَلَا يُنَكِّعُ

Also, "nor arrange a marriage for others." If the guardian (of a woman) was in the state of Ihram, he should not marry his daughter to anybody, even if the wife and her would-be husband are not in a state of Ihram.

In another narration,

وَلَا يُقْطَبُ

"Nor should he make the proposal of marriage." And he must not propose to anyone because he would be occupied with this proposal.
“Nor arrange a marriage for others.” A woman in the state of Ihram must not be proposed to. Thus, in the state of Ihram, the Prophet forbade concluding the marriage contract and its means, which are proposal, nikāh and the contract.

The Benefits of the Hadith:

1. This Hadith indicates forbidding the marriage of the Muhrim as the Prophet said,

“A Muhrim should neither marry himself.”

According to the literal meaning of the Hadith, the nikāh is unlawful as long as the individual is a Muhrim, even if he finished the first removal of Ihram. For example, a Hajji has thrown the pebbles at Jamrat-ul ‘Aqabah on Eid day, and had his hair cut and completed the first removal of Ihram. Is he allowed to marry?

From what is apparent, this is not allowed. However, according to Shaykh Al-Islam Ibn Taimyyah, “This is allowed. He added, “The definite article ‘Al’ in the word ‘Al-Muhrim’ refers to the person who is in full Ihram.” In other words, those who haven’t made their first removal of Ihram. What is prohibited instead
is engaging in sexual intercourse with women after the first removal of Ihram, as the Hadith indicates:

إذا رميتم و حلقتم و دجعتم فقد حل لستكم كل شيء إلا النساء

"When one of you threw the pebbles and shaved his hair, everything including perfume becomes lawful for him except women (i.e. consummation)."

Thus, according to Shaykh Al-Islam Ibn Taimyyah (رحمه الله) and some other scholars and probably an opinion of Imam Ahmad too, “The marriage contract is allowed to be concluded after the first removal of Ihram.” However, the well-known opinion in Imam Ahmad’s school of Fiqh is that making a marriage contract after the first removal is as prohibited as before it. In the case when the contract has not been concluded yet, the Mufti should say it is not allowed to conclude it. However, the other opinion should be followed if the contract has already been concluded. It is difficult to renew the contract, especially after the possibility of pregnancy.

For example, a person performed Hajj, threw the pebbles, made Tawaf (circumambulation) and observed Sai’, but he did not shave. And then he concluded the contract before shaving and making

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101 Ibn Taimyyah (رحمه الله) said, “It is agreed upon in the Imam Ahmad’s school of Fiqh that if the Muhrim threw the pebbles, slaughtered, shaved or cut his hair, he is allowed to wear his clothes, use perfumes and fishing, concluding marriage contract.” Sharh Al-Omda (3/535).
expiation (to compensate for missing the shaving). What can we say?

We say: This is lawful. But if he said, "I want to conclude the marriage contract," we should tell him to wait until he finishes the second removal of *ihram*.

2. One is not allowed to do anything hindering his worship or make it unlawful, how? The *Muhrim* is not allowed to make consummation or conclude the marriage contract.

3. The *Muhrim* is not allowed to propose or arrange proposals as the Prophet (ﷺ) said,

\[ \text{لا يخطب، ولا يخطب} \]

"Nor should he make the proposal of marriage," Ibn Hibban added, "Nor arrange a marriage for others."

4. This Hadith indicates the prohibition of what may lead to committing sins, as he (ﷺ) said,

\[ \text{لا يخطب} \]

"Nor arrange a marriage for others."
According to the literal meaning of the Hadith, it is not allowed to propose directly or indirectly. One may argue that the complete proposal is the direct one, so the indirect proposal is allowed. For example, when a Muhrim encountered a man and said to him, "Your daughter is a treasure," or "I want your daughter." This is an indirect proposal. Preferably, he should not propose directly or indirectly.

Concerning the Hadith of Ibn ‘Abbās (رضي الله عنه) , "The Prophet (صلى الله عليه وسلم) married Maimuna (رضي الله عنها) while he was in the state of Ihram." Maimuna Bint Al-Harith (رضي الله عنها), the aunt of Abdullah Ibn ‘Abbās (رضي الله عنه).

“While he was in the state of Ihram," referring to the performance of Umrah. “Married” indicates that the Prophet (صلى الله عليه وسلم) married her while he was performing Umrah. And Muslim related on the authority of Maimuna (رضي الله عنها), that the Prophet (صلى الله عليه وسلم) married her while he was not in the state of Ihram. There is another Hadith narrated by Abu Rāfi’ (رضي الله عنه) that the Prophet (صلى الله عليه وسلم) married Maimuna (رضي الله عنها) while he was not in the state of Ihram where he said,

“I was the intercessor between them.”
Thus, Ibn ‘Abbās’ Ḥadīth is contradicted with Ahādīth of Maimuna and Abu Rāfī’ (أبو رفيع). Scholars hold different opinions about whose statement takes precedence. Some scholars preferred Ḥadīth of Ibn ‘Abbās (ابن عباس) due to the chain of narration, as it is agreed upon by Bukhari and Muslim and because Maimuna (مالكمة) is his aunt and he knows her state best.

Others preferred Ḥadīth of Maimuna (مالكمة) as:

1. She is the subject matter of the story.

2. It is supported by the Ḥadīth of Abu Rāfī’ (أبو رفيع) who was the intercessor between them.

3. It coincides with what the Prophet (صلى الله عليه وسلم) said,

لا ينكح المحرم

“A Muhrim should neither marry himself.”

Fundamentally speaking, if the Prophet’s actions are not held as exclusive to him (صلى الله عليه وسلم), then the Prophet (صلى الله عليه وسلم) did not marry in the state of ihram. Based on this opinion, what is legislated upon the Ummah is legislated upon him as well. Whereas, what
is exclusive to him cannot be extended to include the Ummah unless there is a proof saying so.

The second opinion is the right one and that is that the Prophet (صلى الله عليه وسلم) married her while he was not in the state of Ihram.

One may argue, “What about the Hadith of Ibn ‘Abbās (رضي الله عنه)?”

**The answer:** Ibn ‘Abbās (رضي الله عنه) did not know about her marriage except after the Prophet (صلى الله عليه وسلم) made Ihram. He thought that he (صلى الله عليه وسلم) married her in the state of Ihram and narrated what he knew. Thus, the right opinion is that he (صلى الله عليه وسلم) married her while he was not in the state of Ihram. Considering this ruling leads to the conclusion that the Prophet’s (صلى الله عليه وسلم) marriage in this case is not exclusive to him. However, those who preferred the Hadith of Ibn ‘Abbās (رضي الله عنه) believed that this is exclusive to the Prophet (صلى الله عليه وسلم) as many issues concerning the affair of marriage were made exclusive to the Prophet (صلى الله عليه وسلم).
996- Uqbah bin Amir Al-Juhani (inarrated that the Messenger of Allah (ﷺ) said,

إنَّ أَحْقَ الأُنْسَابِ أَنْ يَوْقَ بِهِ، مَا إِسْتَحْلَلْتُمْ بِهِ الفُروْجَ

"Indeed, the conditions most deserving to be fulfilled are those that make the private parts lawful."\(^{102}\)
Related by Bukhari and Muslim.

Explanation

What is the meaning of "That make the private parts lawful?" The wife and her family hinged making the private parts lawful on the compliance with whatever condition involved in the contract. Thus, he said,

مَا إِسْتَحْلَلْتُمْ بِهِ الفُروْجَ

"That make the private parts lawful." Otherwise, the private parts are considered lawful after concluding the marriage

\(^{102}\) Related by Bukhārī (5151), Muslim (1418), Tuhfat Al-Ashraf (9953).
contract, but the conditions in the contract are an integral part of it.

The word "condition" applies to two categories. They are the conditions of validity and the conditions of obligation. The general conditions of a contract are called "validity conditions." The special conditions of a contract are called "irrevocability conditions." Scholars differentiate between the conditions of marriage and those included in a marriage contract similar to how they differentiate between the general conditions of business transactions and the those in the contract of the business transactions.

The condition of a contract is that upon which the validity of the contract is based. The contract will be unlawful if this condition is not fulfilled. Knowing about the product and its price is an essential condition in a business transaction, for example. Also, the existence of a guardian in marriage is a condition that makes the contract valid. As for the issue of obligation, it is dependent upon the conditions laid down in the contract itself. The contract will be lawful even if the conditions are not fulfilled.

There is another difference. The conditions of the validity of a contract are set by the Shariah Law and no one can renounce them, but conditions in the contract are set by the contractors and either one of the contracting parties has the option to revoke it.

إِنَّ أَحْقَ الزُّوْرَةِ أن يُؤْقِيَ يَهُ
“Indeed, the conditions most deserving to be fulfilled.”

Does the Prophet (ﷺ) mean the conditions of the contract or the condition ‘in’ the contract? He (ﷺ) referred to the second. In case anyone stipulated some conditions, these conditions will be an integral part of the contract and of this verse,

“O’ you who believe! Fulfill (your) obligations.”
[Sūrah al-Mā’idah 5:1]

It means fulfilling its essential and integral terms. One is obligated to fulfill the conditions in a business transaction. Is he similarly obligated to fulfill the conditions in the marriage contract? Yes, it is even more important, because the Prophet (ﷺ) said,

إنَّ أَحْقَ الْشُّرُوطِ

“Indeed the conditions most deserving.”

They are the most deserving conditions because conditions in a marriage make private parts lawful. Whereas, the conditions in a business transaction make a commodity lawful. Making private parts lawful is more dangerous than business deals. So, the conditions in marriage are most deserving to be fulfilled.
NIKĀH CONDITIONS

"Private parts" refers to the those of women, which Allāh makes lawful.

As for the conditions in marriage which are mentioned in the Ḥadīth. They are divided into three categories:

1. A condition that the contract depends on;
2. A condition for the sake of the two parties that does not violate the contract;
3. And a condition that violates the contract.

First: A condition which is an integral part of the contract. It is whether either stipulated or not, such as providing the wife’s expenses. If the wife stipulated that the husband must provide her expenses, this is just a confirmation. If the wife stipulated that the husband allots certain nights to spend with her like his other wife, this is also just a confirmation. If the husband stipulated that that the wife must obey him in obligatory matters, this is just a confirmation.

Second: A condition which violates the contract. It is considered a prohibited condition. For example, the husband stipulated that the wife must allow him to have intercourse with her during her menses. This condition is unlawful and must not be fulfilled. Similarly, when the wife stipulates that the husband should allot more nights for her than his other wife, this is also unlawful condition. Conditions are lawful except the ones which are against Shariah Law. For example, it is allowed to stipulate a particular dowry (i.e. one thousand dirham) and the husband stipulates that the dowry will not
be more than one thousand dirhams. Also, it is allowed to stipulate that she wants to stay in her country or her house.

Moreover, it is allowed to stipulate that a maid servant should wait on her. Allotting nights for women is allowed except what is prohibited by evidence. According to the right opinion, it is allowed if the husband stipulated not to allot nights for her and to make consummation whenever he wants. Furthermore, the husband is not allowed to allot nights for a wife if she waives her right. For example, Sauda Bint Zama' ( Checkbox) waived her right for Ai' shah ( Checkbox).103

The wife is allowed to stipulate that the husband accompanies her in Hajj. The wife is not allowed to stipulate that she will not breastfeed the baby. However, it is said to be allowed unless the baby is in dire need of it. In short, this is fundamentally lawful except what is prohibited by evidence.

To conclude, there are three categories. First, for what is considered an integral part of the contract, stipulating it in the contract is only a confirmation. Second, what is considered unlawful must not be fulfilled. Third, when neither of the earlier conditions is met, then in this it is originally allowed except what is prohibited by evidence.

If the wife stipulated that she has the choice to dissolve the marriage if not suitable with her? Shaykh Al-Islam Ibn Taymiyah ( Checkbox)104 said this is a lawful condition, particularly if she said, “If it is not suitable to stay with your family, I have the choice to annul marriage or stay in another

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103 This will be addressed later.
104 Al-Fatawa (32/149).
NIKĀH CONDITIONS

house,” as staying with the family is often not suitable. So, this is a lawful condition and in accordance with the contract. But if the wife stipulated that she wants to finish her studies, this condition shall be limited. One can say that she will be enabled to study for four years only in case the period of study is three years. This is because some women do not care about studying and passing exams. Anyway, this shall be limited so that the husband’s right would be kept.

Benefits of the Hadith:

1. **It is allowed to stipulate conditions in contracts** as the Prophet (ﷺ) allowed them unrestrictedly. But this shall be limited on the basis of what is related by Bukhari and Muslim on the authority of A’ishah (رضي الله عنها) that the Prophet said,

كُلُّ شَرْطٍ لَّيْسَ فِي كِتَابِ اللّهِ فَهُوَ بَاطِلٌ، وَإِنَّ كَانَ مِثْلَ شَرْطٍ

“Every condition that is not in the Book of Allah is invalid, even if there are one hundred conditions.”

Also, the Prophet (ﷺ) said,

المُسْلِمُونَ عَلَى شُرُوطِهِمْ، إِلَّا شُرُوطًا أُحْلَ حُرَامًا أو حُرَّمَ حَلَالًا

“And the Muslims will be held to their conditions, except the conditions that make the lawful unlawful or the unlawful lawful.”

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2. **Islamic Shariah is so flexible** that it has not narrowed the window of stipulating conditions (in the marriage contract) because the Muslim may need to incorporate conditions in order to be committed to them.

3. **Conditions in marriage are lawful and fulfilling** them should be one’s priority.

4. **Refuting the opinion of those who make marriage conditions so limited** that no condition is to be lawful except what is fundamental for the contract. If we were to follow this opinion, this *Hadith* would consequently be useless. Fundamental conditions of the contract are, nevertheless, needless of stipulating them or otherwise.

5. **What is hinged on a condition cannot be effective without fulfilling that condition.** The Prophet (ﷺ) said,

\[
\text{ما استحللتم بي الفروخ}
\]

"That make the private parts lawful."

The marriage contract is therefore ineligible to move forward unless that condition is fulfilled.

6. **It is noteworthy to indicate what Allāh says,**
"O' you who believe! fulfill (your) obligations."
[Surah al-Mā'īdah 5:1]

Includes compliance with the fundamental and integral conditions of the contract. Fulfilling the integral condition is therefore a must. To conclude, when Allāh says,

"Fulfill (your) obligations," this includes compliance with the fundamental as well as the integral conditions of contracts. This sheds light on what people do nowadays. They cheat in contracts which are concluded between them and between their countries. They think that the conditions in these contracts are not included in this verse,

"Fulfill (your) obligations."

This is a misconception because the contract includes the contract as an entity and the conditions therein.

Private parts are normally prohibited as the Prophet ( rec.) said,

مَا إِسْتَحْلَلْتُمُ ِّهِ َ الشُّروُّوْظ

"That make the private parts lawful."
Thus, in case anybody's sister (by reason of breastfeeding) is confused with another woman, he is not allowed to marry any of them. Concerning the breastfeeding, sometimes one is uncertain if the elder or the younger girl was breastfed by his mother, so he must avoid marrying the two girls until lawfulness is proven because private parts are normally unlawful. The Prophet (ﺹَلَّى ﺍٰﻟّﻪ عَلَیْهِ ﺑِرًۡوُج) said,

ما استحلَّلِتم بَي الْفُرُوج

"That make the private parts lawful."
THE RULING OF NIKAH AL-MUT‘AH (TEMPORARY MARRIAGE)

951- Narrated Salama Ibn Al-Akwa' (رضي الله عنه):

"Allah’s Messenger (صلى الله عليه وسلم) gave sanction for contracting temporary marriage for three nights in the year of Awtas, but then forbade it."105 Related by Muslim.

Explanation

Awtas, the conquest of Makkah and the conquest of At-Ta’if took place in the same year, but the conquest of Makkah took place in Ramaḍān. Whereas, the conquest of Awtas happened in Dhul-Qa’dah. It is sometimes called the year of the conquest of Makkah or Autas. So, this Hadith does not contradict the authentic Hadith where he (صلى الله عليه وسلم) prohibited it during the conquest of Makkah in the same year.

105 Related by Muslim (1405).
This statement,

"Allah's Messenger (peace and blessings upon him) gave sanction for contracting temporary marriage for three nights in the year of Awtas,"

Indicates that *Mut’ah* marriage was prohibited at first because permission is given for (what was) unlawful only. The *Mut’ah* marriage was prohibited at first and then made permissible for only three days, but later returned to being forbidden. So, it was forbidden twice and then became allowed and finally forbidden. Like (the sanctity of) *Makkah*, many scholars said it is forbidden, but a concession was made for the Messenger of Allah (peace and blessings upon him) for an hour of the day and then became forbidden.

Scholars have different opinions about the *Mut’ah* marriage. Was it prohibited once or twice? Some scholars said, “It was prohibited once,” while others said, “Twice;” citing this Hadith,

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106 Mughni Al-Muhtag (3/142), Al-Bahr Ar-Ra’q (3/116).
"That Allāh's Messenger (peace and blessings be upon him) gave sanction for contracting temporary marriage for three nights in the year of Awtas and then forbade it."
Hadith 998

998- Narrated 'Ali

نَعْفَى رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ سَلَّمُ عَنِ النَّعْفَةِ عَامَّ خَيْبَرَ

"Allah's Messenger prohibited Mut'ah marriage in the year of the Khaibar battle." Related by Bukhari and Muslim.

Explanation

The Battle of Khaibar took place in the sixth year before the Autas Battle, which took place in the Eighth Hijri year. So, according to many scholars, it was prohibited during Khaibar battle and then made lawful in Autas battle for three days and eventually made unlawful. However, some scholars said, "It was forbidden only once during the conquest of Makkah." Hadith of 'Ali:

نَعْفَى عَنِ النَّعْفَةِ عَامَّ خَيْبَرَ

107 Related by Bukhari (5115), Muslim (1407), Tuhfat Al-Ashraf (10263).
“Allah’s Messenger prohibited Mut’ah marriage in the year of the Khaibar battle.”

There is another narration,

“Allah’s Messenger prohibited Mut’ah marriage and the eating of donkey’s meat in the year of the Khaibar battle.” Related by Bukhari and Muslim.

So, eating donkey’s meat was made forbidden in the year of the Khaibar battle, but according to Ibn Al-Qayim in “Zad el-Ma’ad,” some narrators thought that the Mut’ah marriage was coupled with the prohibition of eating the donkey’s meat.

What is Mut’ah marriage? It means a marriage for a limited period of time. For example, someone says, “May I marry your daughter for a month?” A man went to a country where he wanted to marry, but for a certain time, so he asked the woman’s guardian to marry for a month, upon which the guardian agreed.

We say this is a Mut’ah marriage. Why is it called Mut’ah marriage? Because it targets satisfying sexual desires only, not having a wife to find repose with, to have children with and so that he could have a life partner. He solely wants to gratify his desire like an animal. And when the decided time comes, the marriage is annulled. In the event, the man said he wants to keep the wife, this will be rejected. The husband has no choice and no waiting period. All that is left to do is waiting...
to make sure of whether there are children from that man or not.

The marriage contract of this kind involves no dowry, no division of stay and no limited number of wives.

In addition, if one has a financial and physical capacity to give this kind of marriage, then marrying lots of women is not a problem. In reality, it is not a valid marriage and no rulings are to be based on it. Even the children cannot be attributed to the man except with a condition, otherwise they are adulterine (children born to an adulterous relationship).

At first, Mut‘ah marriage was forbidden on the basis that if the Islamic Shariah did not prohibit any of the rulings of the pre-Islamic period, these rulings would remain unchangeable. And it is agreed upon that the Prophet (صلى الله عليه وسلم) forbade it in the conquest of Makkah. Was it lawful before and then made forbidden in Khaibar and then made lawful in the conquest of Makkak and then made forbidden? This is the question. Anyway, according to Hadith of Sabra Ibn Ma’bad Al-Juhani (رضي الله عنه), Mut‘ah is prohibited until the Day of Judgment. The Prophet (صلى الله عليه وسلم) said, in Fath Makkah,

إِيَّاَيَّةَ كُنْتُ أَذْلِكَ لَسْتُمْ فِي الْإِسْتِمْتَاعِ مِنَ النَّسَاءِ، وَإِنَّ اللَّهَ كَفَّرَ حَرَّمَ ذَلِكَ
إِلَى يَوْمَ الْقِيَامَةِ

“So he who has any (woman with this type of marriage contract) he should let her off and do not take back anything he has given to them (as dowry).” And then
he (الله) said, “But Allah has forbidden it (now) until the Day of Resurrection.”

In Sahih Muslim, it is prohibited till the Day of Resurrection. But scholars have different opinions about this subject. Ibn ‘Abbás (أبو) believed that Mut‘ah marriage is lawful, but ‘Ali Ibn Abu Talib (علي) held a discussion with him in which he said to him at the end of it,

إِنَّكَ أَمْسِرَ تَأَيِّهُ

“You are at a loss.”

He told him that the Prophet (الله) forbade it. Scholars differed over the question of whether Ibn ‘Abbás (أبو) considered it boundlessly lawful or only when necessary? The most famous opinion is that he made it allowed when necessary.

For instance, it applies when a man goes to a country and he is in a dire need of marriage out of fear of adultery. Then, when people misused this fatwa, he changed his opinion. And later, the Shiite scholars considered it lawful. It is astonishing that they regard ‘Ali Ibn Abi Talib (علي) their Imam and consider that he is infallible while they do not follow his opinion in this respect. ‘Ali Ibn Abi Talib (علي) so strongly condemned this matter that he calls his cousin, Ibn ‘Abbás (أبو) “lost”. They also do not follow ‘Ali Ibn Abi Talib (علي) regarding wiping over boots. They believe that it is not allowed to wipe over boots though Ibn Abi Talib

108 Related by Muslim (1407).
(حِبَّةُ الْمُرْدِمْ) is the one who narrated the exact period of time allowed for wiping over boots.

The Sunni scholars believe that Mut‘ah is unlawful. In addition, the recent Shiite scholars denounced Mut‘ah marriage, considering it a crime against women in which women are but a prey for vicious animals. If a man had intercourse with a woman in such a way, will anyone desire to marry her? No, women will be undesirable, children will be lost and people will be like beasts. Thus, they maintained it to be forbidden.

Anyway, the most famous Imams hold it as forbidden. Even Ibn ‘Abbās (رضي الله عنه) believed it is allowed only when necessary in case a problem would arise. Otherwise, it is forbidden like any permissible act.

One may argue, “What is the reason for prohibition of this kind of marriage?”

First: Allāh made marriage an affection between the spouses, Allāh (سَيِّد) said,

وَمِنۡ أَنۡوَاهُ أَنَّ خَلَقۡتُكُمۡ مِنَ اٰللّٰٰٰ ۖ أَزۡوَٰجَكُنَّ أَنۡثَىٰ بِشَجَرٍ مُّحۡيِّينَلُهَا وَحَمَّلۡتُ ۚ مُوَّدّةَ وَرَحۡمَةَ

“And among His signs is that He created for you wives from among yourselves, that you may find repose in them and He has put between you affection and mercy.” [Sūrah ar-Rūm 30:21]
This is one of the ultimate purposes of marriage, which is obviously missed in *Mut'ah* marriage. The man feels that he only wants to satisfy his desire and the woman feels she is borrowed for such purposes. There is no repose, no affection and no mercy found. In addition, the one who is involved in such marriage cannot be satisfied with this woman, so he searches for another one and so on. He may have intercourse with ten women before sunset.

**Question:**

“Is having the intention of temporary marriage (*Mut'ah*) similar to conditioning it? For example, a man was in a foreign country where he wanted to marry a woman, but with the intention of marrying for a limited period.”

**The answer:** Scholars have two different opinions about this matter. According to the school of Ahmad, this is unlawful. They said there is evidence backed with an analogical proof as well. Concerning the evidence, they said,

> إن النبي صل الله عليه وسلم قال: إنما الأعمال بالنياتِ

> “The Prophet (صلى الله عليه وسلم) said, ‘Actions are dependent on their intentions.’”

So, this person has the intention of a temporary marriage. Concerning the analogical proof, they said, “If anybody has the intention of marrying a woman to make her lawful for her husband who divorced her three times, the marriage will be

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109 This question was posed to Shaykh Ibn Uthaymeen (رضي الله عنه) who spoke elaborately about it due to its importance. He will go back to the reasons of forbidding Mut'ah in the following page.

110 Al-Fatawa (32/148).
illegal, exactly as if this condition was stipulated in the contract.” They reasoned, “If the above kind of marriage is made just by the intention, without conditioning it in the contract, so is Mut’ah marriage.

Those who said that Mut’ah marriage is allowed, they clarified the difference. When the period of the Mut’ah marriage is finished, marriage will be annulled on the basis of the condition that is stipulated by the husband and the wife. However, the intention does not annul the marriage because his intention may change, and he may have the desire to keep her as a wife. But I believe this is unlawful, even if it is said to not be like Mut’ah, because he is cheating the wife and her family. If the wife knows that this man wants only to satisfy his sexual desire and then divorce her, she and her family will not accept, particularly because she will be undesirable after losing her virginity and becoming a divorced woman.

In addition, they believe in some non-Muslim countries that the divorced woman can never marry, which may make this woman vulnerable to adultery. So, I believe it is unlawful not only because of the intention but because of deception. If a person wants to marry your daughter or sister with such an intention, doesn’t he deceive her? Undoubtedly, yes. If you know that this is his intention, you will not marry your daughter to him. So, deal with it as if this is your own business.

One may argue, “Had Mut’ah marriage been allowed, it would have been for the sake of strangers and would protect them from adultery?
The answer: This is very easy to rebut. The Prophet (صلى الله عليه وسلم) clarified the cure that prevents from adultery,

يَا مُعَشَّرُ الشَّبابِ! مَنْ أَسْتَطَاعَ مِنْ نِسَاهُ الْبَأْمَةَ فَلْيَفْرِجْ، فَإِنَّهُ أَغْصَى لِلْبَصَرِ ِ َوْ أَحْصَنْ لِفَرْجٍ، وَمَنْ لَمْ يَفْسَطَ فَعَلَّهُ بِالصَّوْمِ.

"O’ young men! Those among you who can afford to marry a wife should marry for it restrains eyes (from casting evil glances) and preserves one from immorality; but he who cannot afford it should observe fast for it is a means of controlling the sexual desire."

If anyone can conclude a lawful marriage, he shall marry with no intention to divorce. If one cannot, one should fast instead. This is what the Prophet (صلى الله عليه وسلم) clarified.

And it is not allowed to commit illegal acts to satisfy sexual desire. The Prophet (صلى الله عليه وسلم) provided the solution. And as for deception and committing sins, this is not allowed.

Now, we go back to the reasons for forbidding the Mut’ah marriage. It is against the purpose of marriage, which aims at affection, establishing family, having children. The Mut’ah marriage is not as such. Why? Because the husband will divorce sooner or later and this strains the relations between the two spouses.

Second: In this case, the husband will earnestly try to stop the woman from having children because they will break up sooner or later.
Third: This is harmful for women as the man would, therefore, be able to marry an unlimited number of women. One may marry more than ten women in just one night. Thus three hundred women may lose their virginity in one month. In addition, if the ones who marry in such way are tens of people, many more women will lose their virginity. Then no one will marry a woman as such, but one who is unable to marry a virgin.

It is also degrading for women, because the husband in this case will be like the just like an animal, desiring nothing but sexual gratification.

Fourth: All the rulings that normally result from marriage such as inheritance, dowry and having children are absent in Mut’ah marriage. It is only gratification of sexual desire. Thus, Allah (سئلَةً وعَلَّمَهَا) has forbidden Mut’ah marriage. According to the Hadith of Sabra (رضي الله عنه), the Prophet (صلى الله عليه وسلم) has forbidden it till the Day of Resurrection. Consequently it will never be abrogated, as the Prophet (صلى الله عليه وسلم) said,

َحَرَمَهَا إِلَى يَوْمِ الْقِيَامَةَ

“till the Day of Resurrection.”

And if we were to say that abrogation is allowed in this case, it would necessarily imply that the saying of the Prophet (صلى الله عليه وسلم) may be false, which is impossible.
999- It was narrated from 'Abdullâh and Al-Hasan, the sons of Muḥammad bin 'Ali, from their father, from 'Ali bin Abi Ṭalib (ra).

أَنَّ رَسُولَ اللَّهِ صلى الله عليه وسلم نَقَّيَ عَنْ مَتْعَةَ النَّسَاءِ، وَ عَنْ أَكْلِ

حُجَمَّ الحُجُّمِ الأُهْلِيَّةِ يَوْمَ خَيْبَر.

"That the Messenger of Allâh (ṣallâllâhu 'alayhi wa sallam) on the Day of Khaibar forbad temporary marriage to women (Mut'ah), and (he also forbade) the meat of tame donkeys."\(^{111}\) Related by the seven Imams except Abu Dawud.

**Explanation**

The author mentioned this narration to separate between the prohibition of the Mut'ah marriage and eating the meat of tame donkeys. He (ṣallâllâhu 'alayhi wa sallam),

نَقَّيَ عَنْ مَتْعَةَ النَّسَاءِ

\(^{111}\) Related by Bukhari (4216), Muslim (1407), At-Tirmidhi (1121), An-Nassai (6/126), Ibn Majah (1961), Ahmad (1/142), Tuhfat Al-Ashraf (10263).
“Forbade temporary marriage to women,” and then, “the meat of tame donkeys.”

He (ﷺ) “forbade temporary marriage to women” to differentiate between Tamattu’ (literally: enjoyment) in Hajj and the Mut’ah marriage. Tamattu’ in Hajj is not forbidden. Rather, it is either obligatory or desirable. It is to perform Umrah in one of the months of Hajj and then remove the Ihram (after finishing the rituals of Umrah) and then perform Hajj at the same year. So, Umrah will be separated from Hajj and the one who performed Umrah is allowed to do what he wants,

“And whosoever performs the Umrah in the month of Hajj” [Sūrah al-Baqarah 2:196]

What does the performer of this type of Hajj enjoy? The enjoyment is with observing what Allāh made lawful. If you go to Makkah in the months of Hajj and passed by the Miqāt (appointed place for wearing the Ihram cloth) while you want to perform Hajj, you would have to make Ihram from the Miqāt and stay wearing Ihram until the Day of Eid.

So, you are not allowed to enjoy women, perfume or anything forbidden on the basis of Ihram. If you have the intention of Umrah from the Miqāt and go to Makkah, make Tawāf, Sai’ and hair cutting, then you remove the Ihram and enjoy the prefornbidden acts, until when? Until Hajj. If you arrive in Dhul Qa’dah, you make Tamattu’ until the Eighth of Dhul Hijjah. This Tamattu’ is desirable and obligatory. According to Sheikh Al-Islam Ibn Taymyyah (البُحْرِيِّاتِ)، the Companions (ṣaḥabah) were obliged to perform this Mut’ah,
but it is desirable for the Muslims. It is related by Muslim that Abu Zar (把手) said about Mut’ah,

“We are obligated to perform Mut’ah in Hajj.”

Concerning the other Muslims, Suraqa Ibn Malik (把手) asked the Prophet (把手)...

“Is this Tamattu’ for this year only or forever?”

He (把手) said,

“No, it is forever and ever.” It is desirable. The Companions (把手) were obliged to make Tamattu’ because they are directly addressed. If they obeyed, this would annul this act. The opinion of Sheikh Al-Islam (Ibn Taymiyyah (把手)) is better than that of Ibn Al-Qayyim (把手) who believed that it is obligatory to make Tamattu’ or annulling Hajj when performing Umrah. We can say that it is Wajib for the Companions (把手), but Sunnah for the other Muslims.

So, he (把手) said, “Temporary marriage to women.”

What is meant by the temporary marriage to women? It is to marry a woman for a limited period of time. The Prophet (把手) forbade it and eating the meat of tame donkeys on the day of Khaibar.
“Tame donkeys,” He said tame to differentiate between it and the wild donkeys which can be hunted. As-Saab Ibn Jathama, who was so generous and ran faster than the zebra, when presented the meat of a zebra the Prophet while he was in the area known as al-Abwa’ or Waddan. The Prophet very politely declined it, and said to him,

إِنَّا لَمْ نَرَدْهَ إِلَّا أَنَا حُرُمُ

“We declined your present only because we are in the state of Ihram.”

Anyway, the wild donkeys are halal, but the tame donkeys are unlawful. However, it is said that on the day of Khaibar, it was considered Halal so that it could be slaughtered and eaten. Allah is Glorified! Before making it unlawful, it was edible. Then, after making it unlawful, it is considered impure. Who can only rule? Allah. After Allah makes it unlawful, He put impurities in it, though it was edible like cows at first. Thus, the Prophet ordered Abu Talha on the day of Khaibar to say, “Allah and His Messenger forbade the meat of tame donkeys as it is filthy.

**Benefits from the Hadith:**

1. **In this Hadith, Mut’ah marriage is prohibited.** If the contract is concluded, is it lawful or not? It is unlawful
based on the ruling that every forbidden act is itself unlawful, even if it is already done. If a person wants to perform prayers with submissiveness for no reason at the forbidden times, his prayers will be unlawful.

If a person has concluded a *Mut'ah* marriage, this marriage would be unlawful. If a person sold a commodity after the second call of Jumu‘ah, it would be unlawful and the commodity is still owned by the seller and the price is still owned by the buyer.

One may ask, “What is the reason behind that? Why don’t you say, ‘If he committed the unlawful act, he would be sinful whereas the contract is still lawful?’”

**The answer:** Making the contract lawful is against Allah’s Will and His Messenger’s (*ṣaḥīḥa*), because making it lawful after the Shariah judged it to be unlawful would give it standing which is the complete opposite of the intent of the Shariah. For example, if a person sold a house after the second call of Jumu‘ah prayers, the sale would be unlawful and the contract is invalid. If we said that the sale is unlawful and the two parties committed sin but the contract is effective, this will be against the Shariah. Shariah makes it forbidden in order to avoid concluding contract and the property being handed to the buyer and the price being handed to the seller. Thus, the rule indicates that all what is fundamentally forbidden such as worship or transaction will be considered unlawful if it is committed.
2. **The meat of tame donkeys is prohibited** despite being young and fleshy. However, it is allowed to eat them when necessary as Allah said,

"Forbidden to you (for food) are: Al-Maitah (the dead animals - cattle - beast not slaughtered), blood, the flesh of the swine, and that on which Allah's Name has not been mentioned while slaughtering, (that which has been slaughtered as a sacrifice for others than Allah, or has been slaughtered for idols) and that which has been killed by strangling, or by a violent blow, or by a headlong fall, or by the goring of horns, and that which has been (partly) eaten by a wild animal, unless you are able to slaughter it (before its death), and that which is sacrificed (slaughtered) on An-Nusub (stone-altars). (Forbidden) also is to use arrows seeking luck or decision; (all) that is Fisqun (disobedience of Allah and sin). This Day, those who disbelieved
have given up all hope of your religion; so fear them not but fear Me. This day, I have perfected your religion for you, completed My Favor upon you, and have chosen for you Islam as your religion. But as for him who is forced by severe hunger, with no inclination to sin (such can eat these above-mentioned meats), then surely, Allāh is Oft-Forgiving, Most Merciful.” [Sūrah al-Mā‘idah 5:3]

If it is allowed when necessary to eat the flesh of swine, which is filthier than tame donkeys, so donkeys are allowed when necessary. We said, swine is filthier than the tame donkey because swine has always been unlawful, but the tame donkey was lawful at the past.
HADITH 1000

1000- Rabi' ibn Sabra reported on the authority of his father that while he was with Allah's Messenger, he said,

"O' people, I had permitted you to contract temporary marriage with women, but Allah has forbidden it (now) until the Day of Resurrection. So, he who has any (woman with this type of marriage contract), he should let her off and do not take back anything you have given to them (as dowry)." Related by Muslim, Abu Dawud, An-Nassai, Ibn Majah, Ahmad and Ibn Hibban.

Explanation

“I had permitted.” Meaning gave permission. This does not indicate that it was previously prohibited. Permission can be given orally, as it was here and by acknowledgement. In this Ḥadīth, prohibition is attributed to having been made by Allāh to render it more impactful and acceptable, even if what is ruled by the Prophet (ṣallīl-lāhh ‘ūdihiṣnī) is the same as was ruled by Allāh (ṣa‘īdīku). However, in this case, it is most impactful because the ruling is the right of Allah while the Prophet reports it.

“Verily, We will indeed make victorious Our Messengers and those who believe (in the Oneness of Allāh – Islamic Monotheism) in this world’s life and on the Day when the witnesses will stand forth, (i.e. Day of Resurrection).” [Ṣūrah Ghafir 40:51]

And the balances of justice will be set up,
“And We shall set up balances of justice on the Day of Resurrection.” [Sūrah al-‘Anbiyā’ 21:47]

فَلَيَحْلَ سَبِيلَهَا

“He should let her off.” The Prophet (صلى الله عليه وسلم) forbade even continuing this marriage. However, the scholars maintained that continuity (of marriage, in this case) is more appropriate than to start another marriage. Yet, in this Ḥadith, continuity of marriage was given secondary importance after starting another marriage.

فَمَّا كَانَ عَنْدَهُ مِنْهُنَّ شَيْئًا

“So, he who has any (woman with this type of marriage contract).” Meaning whoever concluded a Mut‘ah marriage contract, they should let their respective wives off. The Prophet (صلى الله عليه وسلم) did not say, “He should divorce.” Rather, he said, “Let her off.”

لَا تَأْخُذُوا مِمَّا أَتَيْتُمَّوْهَا مِنْهُنَّ شَيْئًا

“And do not take back anything you have given to them (as dowry).”

Allāh forbade to take back anything given to them (as dowry) because they deserved the dowry to make sexual intercourse lawful with them, which is indicated in the previous Ḥadith.
Benefits from the Hadith:

1. **The lawfulness of Mut‘ah is abolished by the commandment of Allāh.** Because He made it unlawful.

2. **as He has forbidden it without any chance of making it lawful again.** According to this Hadith,

   "Until the Day of Resurrection."

3. **Whoever concluded unlawful contract must let it off** as the Prophet (صلى الله عليه وسلم) said,

   "So, he who has any (woman with this type of marriage contract), he should let her off."

Thus, if two men made an unlawful deal because of the absence of a condition or the existence of a prohibitive, this deal must be annulled and abandoned. We can say that it is necessary to abandon it, but we shall not say annulment. Why? Because annulment indicates its lawfulness.
THE RULING OF NIKAH AT-TAHLIL
MARRIAGE

1001- It was narrated that Ibn Masūd (رضي الله عنه) said,

"The Messenger of Allāh (صلى الله عليه وسلم) cursed the one who marries a divorced woman with the intention of making her lawful for her former husband (Al-Muhallil) and upon the one for whom she is made lawful (Al-Muhallal Lahu)."113 Related by Ahmad, An-Nassai and At-Tirmidhi who graded it as Şāhīh.

1002- There is another narration by ‘Ali (رضي الله عنه) related by the four Imams except An-Nasā’ī.114

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113 Al-Musnad (1/450), An-Nassai filKobra (5536), At-Tirmidhi (1120), said in Drayah (2/73): its narrators are trustworthy, Shaykh Taqi Eldein said, it is on the condition of Bukhari, authenticated by Ibn Al-Qattan as in At-Talkhis (3/170).
114 Related by Abu Dawud (2076), At-Tirmidhi (1119) who graded it as weak, Ibn Majah (1935), the hadith is weakened by Al-Harith, see Nasb Ar-Raya (3/239).
Explanation

One must know who al-Muhallil is. Al-Muhallil is he who marries a woman who has been divorced irrevocably to make it lawful for her former husband to marry her. So, the woman cannot be lawful for him again except after she marries someone else. Allah (سَمِعَ) says,

"The divorce is twice, after that, either you retain her on reasonable terms or release her with kindness. And it is not lawful for you (men) to take back (from your wives) and of your Mahr (bridal-money given by the husband to his wife at the time of marriage) which you have given them, except when both parties fear that they would be unable to keep the limits ordained by Allah (e.g. to deal with each other on a fair basis). Then if you fear that they would not be able to keep the limits ordained by Allah, then there is no sin on either of them if she gives back (the Mahr or part of it) for her Al-Khul’ (divorce). These are the limits ordained by Allah, so do not transgress them. And whoever transgresses the limits ordained by Allah, then such are the wrong-doers). And if he has divorced her (the third time), then she is not lawful unto him thereafter"
until she has married another husband.” [Sūrah al-Baqarah 2:229-230]

This is the third time. There are previous two times.

"Then she is not lawful to him.” Meaning to the divorced husband. “Thereafter.” Meaning after this divorce.

"Until she has married another husband.” The word “marriage” refers to the contract whenever mentioned in the Qur’ān.

وَلَا تَخْبِئُنَّ هَٰؤُلَآءِ مَا أَنْكَحْتُ مِنَ النَّاسِ

“And marry not women whom your fathers married.” [Sūrah an-Nisā’ 4:22]

However, in this verse, it refers to the consummation of marriage as Allāh (سُؤُنَّ) said,

وَلَا تَخْبِئُنَّ هَٰؤُلَآءِ مَا أَنْكَحْتُ مِنَ النَّاسِ

“And marry not women whom your fathers married.”

He attributed marriage to men who cannot marry without a contract. Whenever the Qur’ān mentions marriage after the wife, it indicates consummation, otherwise it would have been, “until she has married another (man).”
So, marriage here indicates consummation as in the Hadith mentioned in the footnotes that is of Rifa‘ah Al-Qurazi (),$^{115}$ where the wife of Rifa‘ah said,

فَطَلَقَني قَبْتُ عَلَيْي

“Divorced me and made it irrevocable.”

Thus, if anyone divorced a woman three times, she would be unlawful to him until she marries another man. This man divorced his wife three times and his friend married her on the condition of making her lawful to her previous husband. So, he consummated the marriage and then divorced her. We say this Muhallil is cursed, and he does not deserve Mercy of Allah.

Who is the Muhallil? How is the former husband cursed? He is cursed because he accepted this while he knew about it. However, if he did not know, then he would not be cursed. Certainly, he knew and may have told a friend of his, ‘I divorced my wife the final divorce. May you marry her to make her lawful to me.’

So, his friend married her and had consummation with her to make her lawful for her previous husband. We say: the latter is Muhallal and the former is Muhallil. Both of them are cursed by the Prophet (صلى الله عليه وسلم). Now, is she lawful to the former husband or not? No, she is unlawful to the former husband who is additionally cursed.

$^{115}$ Related by Bukhari (2639), Muslim (1433) on the authority of ‘Aishah (ترحيب الله بها)، Tuhfat Al-Ashraf (16436).
"The Messenger of Allāh (صَلَّى اللهُ عَلَيْهِ وَ سَلَّمَ) cursed the Muhallil." He indicates that he is damned. He is invoking against him. It may be a statement too because the Prophet (صَلَّى اللهُ عَلَيْهِ وَ سَلَّمَ) receives the Revelation from Allāh, which probably makes it a statement, not an invocation. If the sentence reads, "May Allāh curse something," then this is an invocation, unless it is attached to a legal ruling indicating an invocation such as "May Allāh curse anyone who curses his parents." This is a statement. And if the Prophet (صَلَّى اللهُ عَلَيْهِ وَ سَلَّمَ) did this, it might be an invocation or a statement. In short, whether it is an invocation or a statement, it indicates that this doer deserves to be cursed because the Prophet (صَلَّى اللهُ عَلَيْهِ وَ سَلَّمَ) cannot invoke against anyone unless he deserves it.

The Muhallil is the one who marries a woman after being divorced three times in order to make her lawful for her former husband.

There are two conditions to make it lawful:

First: The lawfulness of the marriage, in the sense that they are married out of mutual desire, neither Tahlil marriage nor Mut'ah marriage. If the marriage is proved to be unlawful, she will not be lawful to her former husband. For example, a man married a woman after being divorced by her former husband three times and then it is discovered that she is his sister by suckling. What is the ruling of this marriage? It is unlawful. Would she still be lawful to her former husband in this situation? No, because the marriage is unlawful. If he married
her with no guardian, she would be also unlawful to her former husband because the marriage is unlawful.

**Second:** To consummate marriage, as will be mentioned in the coming Ḥadīth of ‘Aishah (رضي الله عنها). And Allāh (الله) said,

"And if he has divorced her (the third time), then she is not lawful to him, thereafter, until she has married another husband." [Sūrah al-Baqarah 2:230]

The evidence lies in the statement,

"Until she has married another husband."

Marriage here indicates consummation, not the marriage contract because "another husband" indicates that the marriage must be before consummation. So, marriage here must be interpreted as consummation.

**Important notes:**

If the woman returned to the former husband after a lawful marriage, does he have the right to divorce her three times or one time? Scholars said, "He has the right to divorce three times." The former husband was entitled to divorce three times and the previous divorces do not count. The former
husband has the right to reunite if he divorced her after remarriage. If he divorced for the second time, he is entitled to reunite. However, if he divorced for the third time, he is not entitled to reunite. Thus, she can be reunited with the former husband on the basis of three divorces as if he just married her at the present time because the latter husband’s marriage abolished the former divorce.

If the woman is divorced two times and then married another husband who consummated the marriage and then divorced her and then she reunited with the former husband, is she reunited on the basis of three divorces or the remaining divorce? There are different opinions. Some scholars believed that the latter marriage abolished the previous divorces. So, she can be reunited with the former husband on the basis of three divorces. Other scholars believed that this marriage does not abolish the previous divorces. So, she can be reunited with the former husband on the basis of the remaining divorces.

So, if she is reunited with the former husband who divorced her one time, she is not lawful to him because this divorce is based on the previous ones. Thus, if she is divorced three times, then married another one, then reunited with the former one, she might be divorced three times. If she is divorced less than three times and then married, then reunited with the former one, she will be reunited on the basis

116 Al-Umm by Ash-Shafie (7/162), Moghni Al-Mohtaj by Ash-Shirbini (3/293).
of the remaining divorce, this is according to Imam Ahmad (Rahmatullah), which is the correct opinion.

One may argue, "How can the latter marriage abolish the three divorces and not the one with two divorces?

**The Answer:** Because marriage of the latter husband affects only in case of the three divorces. It makes the wife lawful. But the marriage of the latter husband after two divorces or one divorce has no effect because it is not of use for the former husband. Allāh (Sallallāh ‘a-w-s) said,

"The divorce is twice, after that, either you retain her on reasonable terms."

And then said,

"And if he has divorced her (the third time), then she is not lawful to him thereafter until she has married another husband." [Surah al-Baqarah 2:230]

The opinion of Ahmad’s school is right.
MARRIAGE OF THE ADULTERER AND ADULTERESS

1003- Narrated Abu Hurairah (رضي الله عنه), "The Prophet (صلى الله عليه وسلم) said,

لا َ يَنْكَحَ الْمَجْلُوْدُ إِلَّا مَثْلَهُ

'The adulterer who has been flogged shall not marry save one like him.'"{117} Related by Ahmad, Abu Dawud, its narrators are trustworthy.

Explanation

لا َ يَنْكَحَ

"Shall not marry." The interpreters of the Qur'ān differed over the meaning of this Ḥadīth and this gracious verse,

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{117} Related by Ahmad (2/324), Abu Dawud (2053), Ibn Ady fi Al-Kamel (2/409) Habib Abū Muḥammad and said, his narrations are authentic, and also authenticated by Al-Hakim (2/180), (3/211).
What is meant by “Shall not marry”? It is said to be the consummation. So, it indicates that the adulterer-fornicator is not to marry anyone but an adulteress-fornicatress. Thus, marriage here refers to consummation which is considered adultery in such cases. But this opinion is extremely weak because the lawful marriage upon which great rules are based such as lawfulness and unlawfulness, expenses, and inheritance cannot be identified with adultery. The same judgment holds if it were to refer to intercourse when attributed to the wife.

We cannot say, “A man had sexual intercourse with another woman for a year.” This is weak opinion and irrationale, as how would it mean to say an adulterer would not have committed adultery except with an adulteress?! If he means a woman practices adultery, this is untrue because the adulterer may have committed adultery with a virgin and a chaste woman. But if it means a woman known to be practicing adultery, which would mean the adulterer would not have committed adultery but with an adulteress; is this meaningful? This is like, “The land is under us. The sky is over us.” Or, “The bread eater is the bread eater.” This is meaningless. Therefore, the right opinion is that Hadith and verse,
"The adulterer-fornicator marries not but an adulteress-fornicatress or a polytheist." [Surah an-Nur 24:3]

"Marries not." Meaning does not marry, but an adulteress or a disbeliever. Why? We say, "The adulterer shall not marry but an adulteress if marrying the adulterer to a chaste woman is unlawful (haram). If the woman is married by an adulterer, though she knew it is unlawful as Allāh said,

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\text{"Such a thing is forbidden to the believers (of Islamic Monotheism)." [Surah an-Nūr 24:3]}
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If she rejected the ruling of unlawfulness and said it is not Haram, she would be a polytheist because she believed that this man had sexual intercourse by a lawful contract. She was not convinced by the ruling of unlawfulness. And whoever is not convinced by the rulings of Allāh is considered a polytheist. And if she approved of the marriage and believed it to be unlawful, yet she acted heedlessly and she consummated an unlawful marriage with an unlawful contract, then she is an adulteress.

This meaning is very clear. We say that if an adulterer married a chaste woman who believes in the unlawfulness of this marriage, she would be an adulteress because she believes it is unlawful. The other situation would be if she rejected Allāh’s rulings, which would make her a polytheist. She made
herself an associate with Allâh regarding legislation and lawmaking. This is the opinion of Ibn Al-Qayyim\(^{118}\) which, I think, Ibn Taimyyah (رحمه الله) previously advocated. This is a clear opinion.

As for the ruling of the issue under discussion, the Prophet (صلى الله عليه وسلم) said:

لا ينكح الزاني المجلود إلا مثله

"The adulterer who has been flogged shall not marry except one like him."

The one who is flogged because of adultery. He (صلى الله عليه وسلم) said, "Who has been flogged," to ascertain that he is flogged because of adultery. He "Shall not marry except one like him," indicates that an adulteress who knew the unlawfulness of adultery, but she committed unlawful act which made her an adulteress. Therefore, this Hadîth indicates that it is not allowed to marry the adulterer until he repents. If one committed this unlawful act after marriage, would his marriage be terminated? No. Why? Because continuity of marriage in this situation would be better than terminating it to start another one.

\(^{118}\) E'lam Al-Moaqieen (4/343) and said, the Prophet صلى الله عليه وسلم said that the flogged adulterous shall not marry but one like him, Imam Ahmad رحمه الله had the same opinion which is one of the best opinions of his Madhab.
Therefore, we say the adulterer shall not be married until he repents. If one committed adultery after marriage, the marriage should not be terminated:

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\text{And the adulteress-fornicatress none marries her except an adulterer-fornicator or a polytheist.} \] [Surah an-Nur 24:3]

In this verse, "Except an adulterer-fornicator or a polytheist," and "but an adulteress-fornicatress or a polytheist." This man who marries her is either satisfied with the ruling of Allāh and believes that he commits a sinful act, so he is considered adulterer; or he does not accept the ruling of Allāh and believes that it is harmless to marry an adulteress, so he is a polytheist. In the case where he married an adulteress before forgiveness, the marriage would be unlawful. They should be separated because if she repented, she would be no longer an adulteress. She would be chaste. So, how can we know that she repented? Some scholars said, "Thee sign of her repentance is that, if she is seduced, she will refuse. If a man seduced her, she would refuse." However, this is very weak opinion. Not being seduced is not an indication of her repentance. If the one who seduced her is known to be chaste and pious, she will refuse even though she desires. And if he is known to be an adulterer, he will commit a sinful act which is adultery. Thus, this is a wrong way to know if she repents or not.

How can we be sure about her repentance? We know of her repentance by the women who are closer to her. Also, if she
asked the scholars about that; to say that she committed a sinful act and said that she repents, does Alläh accept her repentance? These are signs of repentance.

لا ينكِح الزَّاني المَجْلُود إِلا مِثله

"The adulterer who has been flogged shall not marry save the one like him."

Can this ٓHadith be generalized? And can one consider man and woman included? Yes. Therefore, this ٓHadith will be in accordance with this detailed verse,

آوَيَتْ لَا ينكِح إِلا دَخْلَة أَو مُشْرِكَة وَالَّذِينَ لا ينكِحُهُم إِلا ذَان أَو مُشْرِكَة وَخَيْرَ الْأُمَّة مِن ذَٰلِكَ إِلَٰهَهُ أُمَّة مُنْتَصِرَة

"The adulterer-fornicator marries not but an adulteress-fornicatress or a polytheist, and the adulteress-fornicatress none marries her except an adulterer-fornicator or a Mushrik [and that means that the man who agrees to marry (have a sexual relation with) a Mushrikah (female polytheist, pagan, or idolatress) or a prostitute, then surely he is either an adulterer-fornicator, or a Mushrik (polytheist, pagan, or idolatress). And the woman who agrees to marry (have a sexual relation with) a Mushrik (polytheist, pagan, or idolatress) or an adulterer-fornicator, then she is either a prostitute or a Mushrikah (female polytheist, pagan, or idolatress)]. Such a thing is forbidden to the believers (of Islamic Monotheism)."

[Sûrah an-Nîr 24:3]
Ironically, most scholars believe that it is lawful if a chaste married an adulterer and vice versa. This is astonishing because Allāh (سَمِيعُ الْأَمْوَامُ) said,

"Such a thing is forbidden to the believers (of Islamic Monotheism).” [Sūrah an-Nūr 24:3]

This is clear forbiddance. But they believed this verse means, “The adulterer-fornicator marries not,” has sexual intercourse with none “but an adulteress-fornicatress.” We say, “This is weak opinion.” Thus, if one is accused of being an adulterer, do we accept his proposal? No, because his religion and his morals are not accepted. Some sins have a bad effect on religion and the morals and some destroy religion only. Adultery destroys religion and the morals. We seek refuge from Allāh. Thus, adultery is an example of disintegration and bad manners.

Some benefits can be taken from this Hadith:

1. **It is not allowed to marry off an adulterer to a chaste woman except with repentance.** It is allowed, however, to marry him if he repents. What is the evidence? It is because he is no longer an adulterer if he repented.
2. **Islamic Shariah protects good morals.** The adulterer does not care if his wife committed adultery as he committed adultery with another woman. The sinner does not blame the other sinners.

3. **It is desirable or rather obligatory to prevent the adulterer from marriage,** even if he performs other righteous good deeds. He may perform prayer, give charity, perform fasting, Hajj and Umrah, but he commits adultery. Is this one allowed to be married on the basis that he is religious and may repent? No. It is not allowed. But if he does not perform prayer, this is more dangerous. Some people say, “We can let him marry so that he may be guided.” Then, when they marry him to a pious girl, he will make her life full of sorrow. We say, “May Allah guide him, but he may lead her astray. Thus, we shall give this advice if we are consulted in these matters,

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\text{"O' you who believe! Stand out firmly for justice, as witnesses to Allah, even though it be}
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119 Shaykh was asked if anyone is known for homosexuality like the adulterer? He said this is more dangerous and must be stopped because Lüt (لَعْتُ) said to his people, “Go you in unto the males of the Alamin (mankind).” [Surah As-Shu'ara' 26:165]. This is considered disintegration.
against yourselves, or your parents, or your kin.” [Surah an-Nisā’ 4:135]
1004- ‘Aishah (رضي الله عنها) reported,

"A person divorced his wife by three pronouncements. Then another person married her and he also divorced her without having consummation. Then her first husband intended to remarry her. It was about such a case that Allah’s Messenger (صلى الله عليه وسلم) was asked. Whereupon he (صلى الله عليه وسلم) said, ‘No, until the second one has tasted her sweetness as the first one had tasted.’"\(^{120}\) Related by Bukhari and Muslim, but this wording is related by Muslim.

**Explantion**

"A person divorced his wife by three pronouncements.” He (صلى الله عليه وسلم) meant three consecutive divorces in one utterance because this was considered one divorce in the era of the Prophet (صلى الله عليه وسلم). Wherever you come across “A person

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\(^{120}\) Related by Bukhari (5261), Muslim (1433), Tuhfat Al-Ashraf (17536).
divorced his wife by three pronouncements,” this indicates one divorce after another. So, there are many narrations like (divorced her three divorces).

It was mentioned earlier that the latter husband must consummate the marriage. So, if he made the contract, but without consummation, then divorced her, she will not be lawful to the former husband.

"Has tasted her sweetness." Does sweetness indicate ejaculation or just having sexual intercourse? The right opinion indicates it is just sexual intercourse. So, she is lawful to the former husband despite the absence of ejaculation because sexual intercourse itself is enough as the Prophet (صلى الله عليه وسلم) said, "Sweetness." Although, ejaculation is more assuring.

Therefore, we can say she is not lawful to the former husband until the latter husband consummates the marriage. However, if he divorced her without having sexual intercourse, despite having privacy, kissing or hugging, she would not be lawful to the former husband without the consummation.

Another point: Whose intention is to be taken into account: the wife’s, the husband’s or the guardian’s? Jurists (法学) said, "Whoever has no right to breakup, his intention has no effect."¹²¹ So, the husband’s intention shall be regarded

¹²¹ Al-Forou' (5/164), Al-Mobdi' (7/86), Al-Insaf by Al-Mardawi (8/162).
because he is the one who is entitled to divorce, the wife’s intention has no effect. In the case where the wife said, “I want to be divorced,” and the husband answered, “No,” his intention is effective. Some scholars said, “Both the wife’s and husband’s intentions are to be considered.” However, it is clear that the husband’s intention is effective and the marriage tie is in the husband’s hands, but the wife’s intention is regarded because she may try to break up by anyway. She can annoy him. If he said to her, “Make me a cup of tea,” she may make something else or she may say, “I will not make anything.”

When they are in bed, she may make troubles in order to make him divorce her. Some women challenge their husband. She may tell him, “Are you a man?” When he says, “Yes,” then she may add, “If you are a man, divorce me.” So, he may nervously divorce her. Also, the man may be indebted or needy, in which case she may offer her money in exchange for a divorce.

Anyway, this opinion is strong if we know the bad intention of the wife who caused troubles to be divorced in order to reunite with the former husband. So, we shall prevent her from marrying him because she prohibitively tried to reunite with the former husband. She is not allowed to disobey her husband or violate his rights.

Now she may be sorry for losing the latter husband. What if the judge wisely said to her, “It is obvious that you desire to reunite with the former husband and you seek a middleman, so you are not lawful to reunite with the former husband?” I think that she will be sorry for the latter one and try to reunite
with him, at which time he would express how late her decision is. Then she will be left hanging.

Anyway, the husband’s intention is fundamentally considered and the fact that it is based on the husband’s intention is strong opinion. We said, at the time of the Prophet (ﷺ), Abu Bakr (thetic) and the first two years of Umar’s reign (thetic), that three divorces in one utterance was regarded as one divorce. But later in Umar’s reign, he (thetic) said,

“Verily the people have begun to hasten¹²² in the matter in which they are required to observe respite. So if we had imposed this upon them, and he imposed it upon them.”

What is the meaning of, “They are required to observe respite”? There is no problem if they divorce one time. If you divorced one time, must you reunite with your wife? No, but because of the ignorance some people, they say, “I can divorce her three times in order not to reunite.”

We say that if you divorced one time, you are not obliged to reunite with her. You can let her off until her prescribed period is finished and then you can reunite with her as Umar (thetic) said, “If we had imposed this upon them.” And he (thetic) imposed it upon them. This is an authentic narration that is related by Muslim.

Some scholars said, “Because the scholars believed in this point of view, it became the consensus.” Some scholars said,

¹²² Meaning “They are at a loss.”
“Divorcing three times in one setting makes the woman irrevocably divorced.” Other scholars maintained that the consensus is in the opposite direction on the basis of Hadith of ibn ‘Abbās (ص) which is related by Muslim, Ibn ‘Abbās (ص) reported that the pronouncement of three divorces, during the lifetime of Allāh’s Messenger (صلى الله عليه وسلم) and that of Abu Bakr (ص) and the two years of the caliphate of Umar (ص) was treated as one.

So, there are three lifetimes: the lifetime of Allāh’s Messenger (صلى الله عليه وسلم) and that of Abu Bakr (ص) and two years of the caliphate of Umar (ص). They said, “If we narrated the consensus, on what basis would we base the consensus? It is on the basis that divorcing three times in one setting is treated as one. The preponderant opinion is that the pronouncement of divorce, whether three times or one time in one setting, is considered as one.

For instance, one may divorce his wife and then remarry. If he remarried, his wife will return to him. And then he divorced for the second time, he can still remarry. If he divorced for the third time or he said to his wife, You are divorced,” and then she spends the prescribed period. Then he remarries and then divorces and then she spends the prescribed period. Then he remarries her and then divorces her, thus the third divorce is the irrevocable one. She (ع) said, “A man divorced his wife thrice.” The thrice divorces indicates the irrevocable one.

This Ḥadith indicates that if the woman is divorced thrice, she will not be lawful to the former husband, except after lawful marriage to and consummation with the latter husband. It is
important to be after the lawful marriage because the consummation with the latter husband is not allowed but after lawful marriage.

Thus, lawful marriage and consummation are necessary.

"Until the second one has tasted her sweetness."

"Sweetness" here indicates consummation. Some scholars said it indicates ejaculation and that if he consummated without ejaculation, she would not be lawful to the former husband. Consummation, regardless, is what is meant here, even in case of no ejaculation. And if he had sexual intercourse with her, she would be lawful to the former one, provided that the marriage is lawful.

However, if it is a Tahlil marriage, she will not be lawful, even if there was consummation because the Tahlil marriage is invalid and ineffective.

Benefits from the Hadith:

1. Using the euphemism as she ('Aishah (R) said, "Without having consummation," Allah also says,

   "To whom you have gone in." [Surah an-Nisā’ 4:23]
2. **If a woman married another husband and stayed a year**\(^{123}\) **with him without consummation, and then he divorced her, she would not be lawful to the former husband** as consummation with the second husband is a must.

3. **If anyone committed an action against Shariah while he believed it to be lawful, this action is useless.** When this woman was divorced, she thought she was lawful to the former husband but the Prophet (ﷺ) said that she is unlawful without having consummation.

**The question of the honeymoon:** Can this Hadith indicate the lawfulness of what is called a honeymoon?

**The answer:** No, because sweetness can be tasted in one night, the first night. So, this Hadith is not an evidence of what is called a honeymoon. Furthermore, most people go abroad on such honeymoons where they spend a lot of money and they may commit sins. On the other hand, some people travel

\(^{123}\) Shaykh said, “Even if his inability to have sexual intercourse with her is temporary, she is unlawful to the other husband. For example, if the woman is envied after being divorced by the former husband and the other cannot have sexual intercourse with her, either she stays like this or marries another man who is satisfied with this situation, according to what is said by the woman in Hadith of Rifa'ah Al-Qurazi (ﷺ), "And what he has is like the fringe of a garment."
to Makkah or Madinah to perform Umrah and visit the Prophet's Masjid. Though this is not in accordance with Shariah, it is better.