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EMPOWERMENT OF MUSLIM WOMEN AND LAW.

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Introduction:

The international solidarity network of women living under Muslim laws in its ongoing women and law programme aims to document the diversity of Muslim laws (both written and unwritten) and customary practices in 25 countries, either as country projects or inputs. The majority of women are not paid for their work because they are not recognized as workers. The main shortcoming of all global economic states from a woman's point of view is without doubt the invisibility of the unpaid labor in households and the informal and agricultural sectors, a major part of which in all countries is performed by women.

However despite recent changes such as ways for housework, the divorce amendment and the introduction of new marriage contract, failure in marriage and divorce will still far away than it was before the establishment near the meeting the guideline set out by the convention on the Elimination of all forms of discrimination against women.

Social structure of Muslim women:

Women are seen as inseparable from the family and most functions assigned to the family are allocated to women within it. Women are usually the cause of their education, they are major cash contributors. For the most part women meet their responsibilities to their children’s needs and maintain relationships with generosity, self-sacrifice, and unstinting labor. Many men similarly are devoted to the creation and maintenance of family and demonstrate respect for its individual members.

The international solidarity network women living under Muslim laws (MLUM), promote the exchange of information and experience between women whose lives are modified directly or indirectly by Muslim laws. For women in Muslim countries and communities, the patterns and structures of everyday life are shaped by intricate webs of laws and customs that are often justified as “Islamic” and hence not open to negotiation and change. Such claims are reinforced by the myth that there exists one homogeneous Muslim world.

While there are commonalities, the laws and customs as applied to women vary substantially from one community to the next according to culture, ethnicity, sect, age and class. Law is not immutable but man-made adaptation to diverse and changing cultural and economic realities. Never the less, all laws and customs embody and promote patriarchal structures and values. Which for political reasons are frequently presented as being derived from religion. This deter women from questioning oppressive laws and customs or even from dreaming of a different reality for fear of ostracism.

Women and human right:

The history of women’s rights can be described as circular. A very early period of sex equality seems to have been followed by a long period of regression than by efforts to regain some of the lost equality. Descriptions of the equal status of women in early history are sometimes criticized as romanticizing as going further and further back into history to in certain examples of women’s equality and finding them a very long time ago. The following is an illustrative example from Africa.

We women do not know a lot about our own history and our own identity. We are unknown even to ourselves and deprived of the means of knowing ourselves. We tend to believe in myth about ourselves even when these conflicts with our reality. We are hindered in seeing ourselves clearly. We are too busy looking at others and we remain in their shadow. We are told that he way these others see us is sufficient for our existence.

Monogamy was the prevalent form of marriage within the population. Royalty and court dignitaries practiced polygamy in varying degrees, depending on wealth and the status. Political and economical rights were transmitted through the women. Who was seen as the most stable element within the family. No restriction barred Egyptian women from participating in the public affairs of society. Besides the opportunity to reign as monarchs in their own rights accorded to royal women, commoner were also able to excel based on merit.

Women did not always have an inferior status to men in primitive communities and women tended to be viewed as equal since both had vital economic roles to play in supporting their families and communities. There are even instances of
matrimonial and matrarchal societies in Malaysia, Java, the Philippines and India.

Subjugation of women did not begin until the advent of the religion and become more intense as the centuries rolled on. The civil law as well as nature herself has always recognized a wide difference in the respective spheres and destinies of men and women. Man is or should be Women’s protector and defender. The constitution of the family organization, which is founded in divine ordinance as well as in the nature of things, indicates the domain and function of womanhood.

Muslim personal Law:

A division bench of the Bangladesh High Court ruled that the utterance of the word talq or divorce thence in one sitting by an estranged Muslim husband would not constitute a valid and legally permissible divorce. The Court further held that the practice of issuing fatwas or religious edicts was illegal and unauthorized hence not binding on Muslims. The judgement was delivered in a petition filed by Salima whose husband Sabir had pronounced talq through her following which he married his paternal cousin by procuring a fatwa from local cleric Azzamullah. Annulling the divorce and directing the Bangladesh parliament to enact a legislation to declare the practice of issuing fatwa punishable offense. (8)

Although the judgement does not pertain to India it would certainly have a substantial persuasive influence on our courts and legislatures as both the countries are the inheritors of the shared legacy of the British legal system. Our Court to have precariously grappled with the contentious and sensitive issue of the interpretation of Muslim personal law at times lending to strong conservation backlash like the one following the shah Banajudgement of the supreme court in 1986. (9)

The Bangladesh High Court judgement in a way sounded that knell for an erroneous but long legal doctrine that has stilled the growth and benevolent interpretation of Muslim law not just in India but in many Islamic countries of the world simply put it envisage that the interpretation of the ‘Quran’ and the tradition of prophet Mohammed, “Sunnah” can only be based on the narration and commentaries of a few canonized religious scholars of the first two countries where Islam is a religion evolved. Subsequently the gates of interpretation were closed and every Muslim, thereafter, had to unflinchingly adhere to the rules and precept laid down by those ancient scholars.

The legal drama and its political consequence are dense. Often the case seems to remain only a watershed for identity politics in the continuing struggle for inclusive norms within postcolonial India. What needs to be stressed alternatively in the natural of the legal system that made all three cases possible. All three women resisted neither in Bangladesh nor is Pakistan, the two majoritarian Muslim nations of the subcontinent but in the republic of India. As Indian citizens they lived under an adhoc system evolved sine British colonial rule. I was a personal law. Throughout the nineteenth and the early twentieth centuries there was no uniform manner of applying Muslim family law within the lower courts. On the one hand the number of rules applied to questions of marriage and inheritance were restricted while on the other hand they were enforced through a strict hierarchical structure. Where appeals moved to halt from a subordinate district judge for a state high court to the London privy council, replaced after 1947 by the Indian supreme court (10)

The role and Right of women:

Nowadays, the radio and television are the major source of information. This keeps women up to date with all the news from the area, the town, neighboring countries and overseas. We now have women who preside over meetings of the villages in the local area and even in the towns. They have all been democratically elected by village groups and through other political structures Development greatly in their work, through meetings and by helping them to visit different areas and exchange ideas about different social structure (11)

Few deny that women in every society carry out multiple roles both within the family and outside. Women have responsibilities which can be roughly categorized as reproductive (child bearing, caring and rearing) caring for other family members, the ill, the infirm and the elderly. Household domestic work including food growing, buying and preparation. Side by side with these is what is called productive work, agriculture and earning an income in the full range of trades and professions. Recently researchers have identified and environmental management. (12)

Research in various disciplines over the last thirty years has identified and described these roles and succeeded in making them visible to those who want to know. Social and economic development programs in every country are now required, though still sometimes reluctant to give some recognition to the central place women hold within society. The discussion of women’s multiple roles has helped focus attention on the immense demands which are made on women’s time, energy, skills and god will. It also allows for a much more critical assessment of social and economic development policies and programs whether designed to assist national development or
specifically for women. Potentially it highlights the asymmetry in Women’s and Men’s family and public responsibilities.\(^{13}\)

The family is widely perceived as the natures state for every human being and until quite recently this ‘naturalness’ was transferred without question to the division of roles and responsibilities within it. Young girls are socialized and trained from early childhood to take care of others to be altruistic loving and forgiving. Full assumption of the roles of wife, mother, carer and provider comes in most societies with marriage.\(^{14}\)

Women are bringing some demands to the amendment of the civil code which is now taking face. The clause which states that the husband is the head of the family must be taken out of the text of the civil code. Marriage according to women is a union based on the free will of two full citizens. Therefore legally neither spouse can be considered superior to the other. One of the consequences of the aforementioned clause is a woman’s obligation to adopt the husband’s family name. The changing of a woman’s name at marriage make it impossible to locate the records of omen who have married several times.\(^{15}\)

**Eliminating women at work discrimination:**

Many changes have been enacted in many countries when laws were proved to discriminate against women. One example is the unification of retirement age, previously non-discrimination was deemed to necessitate that the retirement age for women be lower than that for men.

Protective norms which apparently favored women workers have recently been challenged because their effect may be discriminatory. This is hardly a recent phenomenon although awareness of the necessity to eradicate discrimination today results in abolishing such norms. This was not the case at the beginning of international protection of women workers.

An illustrative of the example is the 1919 advisory opinion of the permanent court of international justice (PCIJ) concerning the interpretation of the 1919 ILO convention on the night work of women. This convention protected women from night work but it also prohibited them from working at night and thus from increasing their earnings.\(^{16}\) The specific question that the PCIJ had to answer was whether the 1919 convention precluded British woman engineer that is women who were holding or striving to obtain a managerial position in electrical companies from such work because it required night work. It was unclear whether this convention prohibited all women in industrial enterprises from night work or applied only to women involved in manual labour.

The court decided by six votes to five that prohibition of night work applied to all women including those in managerial position.\(^{17}\) This was the gap between working women and women workers hinderd recognition the basic rights of women as workers only a small minority of working women is formally employed consequently, most are invisibly unprotected. The Development Assistance Committee (ADC) of the OECD recently called for the creation of a legal framework that would guarantee equal rights for women and especially for the removal of legal restriction of women.\(^{18}\)

The protection of women workers is one of the most thoroughly regulated areas of international human rights protection. The number of specific international standards, their detailed provisions and effective supervision make this area a notable success of the international community. Its impact on women’s lives much as in other areas necessitates further and stronger national measures to apply protection to women in need it.\(^{19}\)

There are significant differences between the situation of the working girls and that of the working boy in the household in agriculture and in unorganized industry. These differences manifest themselves in a variety of ways: the sex typing of work the value imput to such work and its influence on the attitudes of parents and access to education. As a result of certain cultural restraints the female child faces in mines, workshop or factories, the same stereotypes keep her home helping her mother. When she is out of public sight, she is out of mind. Devoted as a child, denied equal access to education and often deprived of vital skills, she carries into her womanhood all the accumulated burdens of her past. The challenge facing program’s policy and law is to alter the working girls the opportunity to grow to change and to be free.\(^{20}\)

**Conclusion:**

Women whether they are secularists or Islamic activists have responded by mobilizing and galvanizing public opinion and taking to task the notion of Islamic justice by flooding the media with stories of injustices done to them as women wives and mothers. In particular Islamic activist women are questioning the very nature of Islam and sharia, which have been dominated by male centered interpretations of the major religious texts. They have launched their own interpretations and pressured the government to introduce amendments to personal status laws. However despite recent changes such as laws for housework, the divorce amendment and the introduction of new marriage contract, feminism in marriage and divorce is still even further away than it was before the
establishment near the meeting the guideline set out by the convention on the Elimination of all forms of discrimination Against women.

Personal status law has a special significance in most Muslim countries as the rule area in which local law has not been supplanted by western or western inspired law. As a result of political struggle in which the status of women was a key element of crises by all sides, most states have chosen to institutionalize their version of Islamic personal status law.

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