

# Case Law PDF Free download on Muslim Family Law Ordinance, 1961.

1. Vaidity of a divorce without notice to chairman (Sec.-7): Mere non-service of notice upon the chairman of the union council as required U/S-7 of the ordinance does not render the divorce necessary ineffective if divorce is established by the conduct of the husband. | **16 BLD 477, 48 DLR 48**
2. Sec. 7 and 9 : The Husband is duty bound to pay maintenance during subsistence of marriage and also for period of 3 months starting from date of "Talak" or divorce notice given and therefore maintenance shall be paid to the wife for a period of 3 months following the date in which "Talak" or divorce notice is issued. | **10 ALR(HCD) 14**
3. Sec-5: When mode of payment of dower is not specifically mentioned in the Kabinnama, the entire dower is presumed to be payable on demand..... . . . . The Wife though not taken to the house of the husband..... . . . . There is presumption to effect that the marriage consummated and the wife is entitled to the entire dower. | **14 MLR(HC) 427**
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