An Islamic Triangle Changing Relationships between Sharia, State Law, and Local Customs

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Abstract: The installation of large numbers of Muslim immigrants in Western Europe and the United States has contributed to a renewed interest in Islamic law in these countries. Knowledge of Islamic law is considered necessary in order to understand the behaviour of Muslims, especially in cases in which it conflicts with indigenous norms in Western societies. In addition to the emphasis on Islamic law, it is important also to study the diversity of norms governing the behaviour of Muslims. Apart from sharia, norms related to state law and to local customs are also significant as is the relationship between these different sets of norms considered in a historical perspective.
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- ISIM Review Articles

... Relationships Between Law And School EDU 532 Legal Issues in Education May 28, 2006 Relationship Between Law And School Anyone who is involved in the field of education knows that it is constantly changing. New methods of instruction, assessment, and classroom management are being implemented on a daily basis. In addition to these changes, educators must also pay attention to changes in school law. The world of school law can be complex and complicated and it is important that those individuals involved with the educational process understand their responsibilities and limitations under local Government Sharia Laws in Indonesia. Although not specifically classified as Sharia, many local governments attempt to implement Sharia-inspired regulations. A 2011 media report indicated that there are more than 150 Sharia-inspired laws in the country. Islamic law has been implemented to a limited degree in Aceh, the only province in Indonesia authorized by national legislation to implement Sharia (Islamic law). In 2001, Aceh adopted a form of Shariah law. After the announcement of the law changes, the Aceh sharia police stopped motorists but let non-Muslim women go after advising them to wear a headscarf. Three violations of the dress code could lead to nine lashes. Relationship between Aboriginal law and state and commonwealth law. 900 words - 4 pages Specific question: Analyze and discuss the nature of contemporary Aboriginal law and its relationship to state and commonwealth law. What changes, if any, should be made to this relationship? This essay will answer the specific question by first explaining Aboriginal and Australian law, show the relationship between the two, give examples of cases where the relationship between the two is shown and state, if any, changes should be made. Before. The relationship between human rights and common law. A relationship does exist between law and justice and as they are not mutually exclusive and I will try and highlight this relationship in the following paragraphs.