AN INTRODUCTION TO THE
THEORETICAL FOUNDATIONS
OF ISLAMIC TRANSACTIONS

Dr. Muhammad Yusuf Saleem
# Contents

**PREFACE**  

**CHAPTER ONE**  

**Introduction**  

Unity of Allah (swt) (Tawhid)  
Ethics or Morality (Akhlāq)  

**CHAPTER TWO**  

Islamic Law (Fiq) and Islamic Jurisprudences (Usul al-Fiq)  
Islamic Law (Fiq)  
Islamic Jurisprudences  

**CHAPTER THREE**  

The Objectives of Shari‘ah  
Educating Individual  
Justice (Adl)  
Realisation of Benefit (Maslahah)  

**CHAPTER FOUR**  

Fiqh/Legal Maxims  

**CHAPTER FIVE**  

Private Property (Mal)  
Definition of Property  
Classification of Property  

**CHAPTER SIX**  

Right (Haq) and Obligation (Dayn)  
Definition  
Classification of Rights  
Misuse or Abuse of Rights  

**CHAPTER SEVEN**  

Ownership  
Definition of Private Ownership  
Causes for Acquisition of Ownership  
Division of Private Ownership  
Restrictions on Ownership Rights  
Properties that Individuals Cannot Own
CHAPTER EIGHT  The Theory of Contract
  - Definition of Contract
  - Conditions of a Contract
  - The Purpose and Effect of Contract
  - Classification of Contracts
  - Options of a Contract
  - Termination of Contracts

CHAPTER NINE  Causes that Invalidate Transactions
  - Usury or Interest (Riba)
  - Ambiguity (Gharar)
  - Gambling (Maysur or Qumur)
  - Prohibited (Harame) Properties

BIBLIOGRAPHY