

5163 - Does 'iddah apply in the case of khula'?

the question

does iddah imply when it is the woman who is seeking the divorce (khuli).

Detailed answer

1 - Khula' - in principle - can only occur at the request of the wife, and with the husband's subsequent agreement to end the marriage.

2 - 'Iddah is obligatory upon every woman who leaves her husband, or whose husband leaves her, whether the cause is talaq (divorce), annulment of the marriage or the death of the husband, except when the divorce occurs before the marriage has been consummated, in which case the woman does not have to observe 'iddah, because Allaah says (interpretation of the meaning):

"O you who believe! When you marry believing women, and then divorce them before you have sexual intercourse with them, no 'Iddah [divorce prescribed period] have you to count in respect of them"

[al-Ahzaab 33:49]

3 - With regard to the 'iddah following khula', the correct scholarly view is that it is one menstrual cycle, as is indicated by the Sunnah.

It was narrated from Ibn 'Abbaas that the wife of Thaabit ibn Qays ended her marriage to her husband by means of khula' at the time of the Prophet (peace and blessings of Allaah be upon him). The Prophet (peace and blessings of Allaah be upon him) commanded her to observe an 'iddah of one menstrual cycle. (Narrated by al-Tirmidhi, 1185; Abu Dawood,

2229. Also narrated by al-Nasaa'i (3497) from the hadeeth of al-Rabee' bint 'Afra'. The two hadeeth were both classed as saheeh by Ibn al-Qayyim, as we shall see below).

Ibn al-Qayyim (may Allaah have mercy on him) said:

In the fact that the Prophet (peace and blessings of Allaah be upon him) commanded the woman who ended her marriage to her husband by khula' to observe an 'iddah of one menstrual cycle, there is evidence for two rulings:

The first is that she does not have to wait for three menstrual cycles, rather one menstrual cycle is sufficient. Just as this is clearly the Sunnah, it was also the view of Ameer al-Mu'mineen 'Uthmaan ibn 'Affaan, 'Abd-Allaah ibn 'Umar ibn al-Khattaab, al-Rabee' bint Mu'awwadh and her paternal uncle, who was one of the greatest Sahaabah. We do not know of anyone who held a different opinion, as al-Layth ibn Sa'd narrated that Naafi' the freed slave of Ibn 'Umar heard al-Rabee' bint Mu'awwadh ibn 'Afra' telling 'Abd-Allaah ibn 'Umar (may Allaah be pleased with him) that she had ended her marriage to her husband by khula' at the time of 'Uthmaan ibn 'Affaan, and her paternal uncle had come to 'Uthmaan ibn 'Affaan and said, The daughter of Mu'awwadh ended her marriage to her husband by khula' today, so should she move (from the marital home)? 'Uthmaan said, She should move, and there is no inheritance between them, and she does not have to observe any 'iddah, but she should not remarry until one menstrual cycle has passed, lest she be pregnant. 'Abd-Allaah ibn 'Umar said: and 'Uthmaan was the best of us and the most knowledgeable.

This view was also shared by Ishaq ibn Raahawayh and Imaam Ahmad, according to one report narrated from him. It was also the view favoured by Shaykh al-Islam Ibn Taymiyah.

Those who supported this view said: this is in accordance with the principles of sharee'ah. The 'iddah (in the case of talaaq) was made three menstrual cycles in order to lengthen the time during which the husband may take back his wife, so that the husband will have enough time to rethink the matter and to be able to take his wife back during this time. But in the case of khula' the wife is not going to go back and the purpose is simply to establish whether she is pregnant or not, so one menstrual cycle is sufficient. They said: this does not contradict the ruling that the 'iddah for a woman divorced by talaaq is three months. In the case of divorce the 'iddah is the same whether it is a final talaaq or a revocable talaaq.

Zaad al-Ma'aad, 5/196, 197

Some scholars said that the 'iddah for a woman who ends her marriage to her husband by khula' is three menstrual cycles, as in the case of one who is divorced by talaaq, but this was expertly refuted by Imam Ibn al-Qayyim, who said:

What indicates that khula' is not the same as talaaq is the fact that in the case of a revocable talaaq after consummation of the marriage, there are specific rulings which are not applicable in the case of khula'.

1. That the husband has more right to take her back.

2. When the husband issues a talaaq, is it counted as one of three, and after the third it is not permissible for the wife to go back to him until she has been married to another man and that marriage has been consummated.

3. 'Iddah in the case of talaq is
three menstrual cycles.

So the 'iddah in the case of khula' is what is indicated by
the Sunnah, namely one menstrual cycle.

And Allaah knows best.