Long before the rise of Islam in the early seventh century, Arabia had come to form an integral part of the Near East. This book, covering more than three centuries of legal history, presents an important account of how Islam developed its own law while drawing on ancient Near Eastern legal cultures, Arabian customary law and Quranic reform. The development of the judiciary, legal reasoning and legal authority during the first century is discussed in detail as is the dramatic rise of Prophetic authority, the crystallization of legal theory and the formation of the all-important legal schools. Finally, the book explores the interplay between law and politics, explaining how the jurists and the ruling elite led a symbiotic existence and mutual dependency that – seemingly paradoxically – allowed Islamic law and its application to be uniquely independent of the “state.”

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Themes in Islamic Law offers a series of state-of-the-art titles on the history of Islamic law, its application and its place in the modern world. The intention is to provide an analytic overview of the field with an emphasis on how law relates to the society in which it operates. Contributing authors, who all have distinguished reputations in their particular areas of scholarship, have been asked to interpret the complexities of the subject for those entering the field for the first time.
To Charry
Contents

Maps ix

Introduction 1

1 The pre-Islamic Near East, Muhammad and Quranic law 8

2 The emergence of an Islamic legal ethic 29

3 The early judges, legal specialists and the search for religious authority 57

4 The judiciary coming of age 79

5 Prophetic authority and the modification of legal reasoning 102

6 Legal theory expounded 122

7 The formation of legal schools 150

8 Law and politics: caliphs, judges and jurists 178

Conclusion 194

Glossary of key terms 207

Short biographies 211

Bibliography 217

Suggested further reading 225

Index 229
Maps

1 Arabia ca. 622 AD
2 Muslim lands in the third/ninth century
Muslim lands in the third/ninth century