



# **FACULTY OF JURIDICAL SCIENCES**

**COURSE:**

**Semester**

**SUBJECT:**

**SUBJECT CODE:**

**NAME OF FACULTY:**

# Lecture-1



## Revocation of gift

Although old traditions show us that the prophet was against the system of revocation of gifts. Today, it can be seen that it is the well-established principle of Muslim law that all the gifts which are made voluntarily can be revoked. The revocation of the gift of different kinds depends upon the different schools and Shia's and Sunni's. The Muslim lawgiver categorised the types of revocation under two different types:

- Revocation of gifts before the delivery of possession
- Revocation of gifts after the delivery of possession.

Under Muslim law, the revocation of gifts before the delivery of possession is allowed. Suppose A has transferred the property to B by the way of gift-deed. Now, if A revokes his gift and no delivery of possession has taken place, this revocation is valid.

On the other hand, declaration of revocation of gifts by the donor after the delivery of possession is not sufficient to revoke a gift. Until and unless the decree of a competent court is passed, the donee can use the property in any manner he wishes to.

### SELF-TEST QUESTIONS

S.NO	Question	Option (a)	Option (b)
1.			
2.			
3.			
4.			
5.			

Answers: 1-(),2-(), 3-(),4-(),5-()