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#Thread on #HijabCase judgment of Karnataka HC. Relevant observations:
"The Holy Quran does not mandate wearing of #hijab or headgear for Muslim
women. Whatever is stated in the above s∎ras, we say, is only directory, because
of absence of prescription of penalty or penance.."



"...for not wearing #hijab, the linguistic structure of verses supports this view.

"This apparel at the most is a means to gain access to public places & not a religious end in itself. It was a measure of women enablement and not a figurative constraint" - Karnataka High Court

#Hijab at most a cultural practice.

"Regard being had to the kind of life conditions then obtaining in the region concerned, wearing hijab was recommended as a measure of social security for women & to facilitate their safe access to public domain"- Karnataka High Court

"At the most the practice of wearing this apparel may have something to do with culture but certainly not with religion" - Karnataka High Court in #HijabVerdict



"Thus, it can be reasonably assumed that the practice of wearing hijab had a thick nexus to the socio-cultural conditions then prevalent in the region. The veil was a safe means for the women to leave the confines of their homes" - Karnataka High Court in #HijabRow case

"What is not religiously made obligatory therefore cannot be made a quintessential aspect of the religion through public agitations or by the passionate arguments in courts"- Karnataka High Court in #HijabVerdict #HijabRow



"What is made recommendatory by the Holy Quran cannot be metamorphosed into mandatory dicta by Ahadith which is treated as supplementary to the scripture. A contra argument offends the very logic of Islamic jurisprudence and normative hierarchy of sources" - Karnataka HC #Hijab

"..it can hardly be argued that #hijab being a matter of attire, can be justifiably treated as fundamental to Islamic faith. It is not that if the alleged practice of wearing #hijab is not adhered to, those not wearing hijab become the sinners, Islam loses its glory & ceases.."

to be a religion".

"Whichever be the religion, whatever is stated in the scriptures, does not become per se mandatory in a wholesale way. That is how the concept of essential religious practice, is coined" - Karnataka High Court #HijabRow

#HijabVerdict

Karnataka HC disagrees from Kerala HC judgment by saying that the learned Judge(of Kerala HC) himself in all grace states:"However, there is a possibility of having different views or opinions for the believers of the Islam based on Ijithihad (independent reasoning)".

#HijabRow