Chapter 4. Marriage in Biblical times

A. The Biblical model for marriage

As we study divorce and remarriage today, our understanding is colored not only by the scriptures that address the issues, but also our own culture and history—religious and civil. It will help if we go back to the beginning.⁸

*Gen. 1:27* So God created man in his own image, in the image of God he created him; **male and female he created them.** God blessed them and said to them, **“Be fruitful and increase in number;** fill the earth and subdue it. Rule over the fish of the sea and the birds of the air and over every living creature that moves on the ground.”

When God created the heavens and earth, he created man as both male and female, and specifically intended that they “be fruitful,” that is, have children. The sexual joining of husband and wife was part of God’s plan in Eden—before sin entered the world. More detail is offered in Genesis 2:

18 The LORD God said, “It is not good for the man to be alone. I will make a helper suitable for him.” 19 Now the LORD God had formed out of the ground all the beasts of the field and all the birds of the air. He brought them to the man to see what he would name them; and whatever the man called each living creature, that was its name. 20 So the man gave names to all the livestock, the birds of the air and all the beasts of the field. But for Adam no suitable helper was found.

Before God made Eve, Adam was alone. Indeed, this is the only part of the new creation that God found “not good”—God had said of all else that he had made, “It is good.” Of course, Adam already had one companion—God himself. God found that Adam had needs that even God could not meet by himself. And so God presented Adam with every animal that God had made, and none of the animals was a suitable helper either.

21 So the LORD God caused the man to fall into a deep sleep; and while he was sleeping, he took one of the man’s ribs and closed up the place with flesh. 22 Then the LORD God made a woman from the rib he had taken out of the man, and he brought her to the man. 23 The man said, “This is now bone of my bones and flesh of my flesh; she shall be called ‘woman,’ for she was taken out of man.”

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⁸ The significance of Genesis 1-3 in male-female and husband-wife relationships is considered in much more detail in the author’s unpublished manuscript *Buried Talents.*
Here we need to make three points:

First, clearly, the suitable helper that Adam needed could neither be a superior (God) nor an inferior (an animal), but had to be an equal—“bone of my bones and flesh of my flesh.” Indeed, Adam’s declaration of Eve as “flesh of my flesh” clearly demonstrates the oneness and equality of husband and wife that existed before sin entered the world.9

Second, as the Jewish rabbis taught long before Christ (and as preachers today frequently say at weddings), God did not choose to make Eve from a foot, so that her husband should tread on her, or from his head, so that she should rule over him, but rather God made Eve from Adam’s rib, so that she should be at his side.

Third, the phrase “suitable helper,” or “help meet” in the King James Version, has often been misunderstood. In English “helper” often indicates inferiority—a subordinate. But in Hebrew, the word translated “helper” is most often used to refer to God—typically as Israel’s ally against its enemies. It hardly indicates inferiority! It would be better translated as “ally,” “comrade,” or “complement”—one which makes up what is lacking or one who stands alongside to fight together.

The passage continues—

24 For this reason a man will leave his father and mother and be united to his wife, and they will become one flesh.

Moses, the inspired author of Genesis, concludes that a husband is to be one with his wife—one flesh. And surely Moses meant more by “united” and “one flesh” than the sex act (hardly the definition of marriage). Paul’s commentary on this passage gives us a deeper understanding—

Eph. 5:21 Submit to one another out of reverence for Christ.

22 Wives, submit to your husbands as to the Lord. 23 For the husband is the head of the wife as Christ is the head of the church, his body, of which he is the Savior. 24 Now as the church submits to Christ, so also wives should submit to their husbands in everything.

25 Husbands, love your wives, just as Christ loved the church and gave himself up for her 26 to make her holy, cleansing her by the washing with water through the word, 27 and to present her to himself as a radiant church, without stain or wrinkle or any other blemish, but holy and blameless. 28 In this same way, husbands ought to love their wives as their own bodies. He who loves his wife loves himself. 29 After all, no one ever hated his

9 Contrast God’s curse in Genesis 3:16, “[Your husband] will rule over you” resulting from sin. Plainly, in sinless Eden, Adam did not rule Eve.
own body, but he feeds and cares for it, just as Christ does the
church—30 for we are members of his body. 31 “For this reason a
man will leave his father and mother and be united to his wife, and
the two will become one flesh.” 32 This is a profound mystery—
but I am talking about Christ and the church. 33 However, each
one of you also must love his wife as he loves himself, and the
wife must respect her husband.

Paul is teaching Christians by expounding on Genesis 2, and he concludes that the
notion of “one flesh” is much broader than sexual relations—it includes mutual
submission, love, respect, and sacrifice. 10

B. The history of how to get married

Now, having an understanding of the essence of marriage in the minds of Biblical
writers, let’s look at how people got married in Biblical times.

When we read the Genesis accounts of how Isaac and Jacob were married, we see
no ceremony at all. Rather, the man and woman simply chose to be married, with the
consent of the bride’s father, as required by ancient custom, and they began to live
together as husband and wife.

Much to the surprise of many, the Law of Moses says nothing about how to get
married. Indeed, neither does the New Testament. The reason is that during Bible times
the government and the church had no involvement in the marriage process. Couples
generally became married by agreement to be married. Local customs might vary from
time to time and place to place, but generally, if a couple agreed to be married, they were.
The Catholic Encyclopedia comments that among primitive cultures “the formation of
the marriage union itself … was generally devoid of any formality whatever, beyond
mere cohabitation.” 11

While the New Testament speaks highly of marriage, nothing in the New
Testament speaks of the church or its ministers as having authority to marry a couple.
Rather, the church simply recognized as married those who were married under whatever
the local practice was.

At some later point, the church (by then, the Roman Catholic Church) claimed the
right to marry a couple as one of the seven sacraments. 12 Some Catholic writers went so

10 Paul routinely refers to Genesis 1 and 2 when teaching on marriage, sex, or divorce, following
Jesus’ example in Matt. 19. For example, 1 Cor. 6:16; 1 Cor. 11:7-9; 1 Tim. 2:13-14. Paul doesn’t
arbitrarily legislate rules—rather, he urges us to return to the relationship between husbands and wives that
prevailed before sin entered the world.

11 9 John A. Ryan, Catholic Encyclopedia, “History of Marriage” (1910)

12 A “sacrament” in Catholic theology is a practice or symbol whereby the church grants some of
God’s grace to people. The seven sacraments are baptism, confirmation, the communion (Eucharist),
[continued following page]
This view was ultimately affirmed in the Council of Trent, as part of the Counter-Reformation.

Joseph Martos is the author of a highly regarded work on the sacraments called *Doors to the Sacred, A Historical Introduction to Sacraments in the Catholic Church*. In that work, he writes, “During the first three centuries of Christianity, churchmen had no legal say in the matter of marriages, divorces, and remarriages.” Furthermore, he wrote, “There was no liturgical ceremony for marriage as there was for baptism and the Eucharist.” It wasn’t until the year 400 or so, that Christians were bidden to seek an ecclesiastical blessing on their marriages. (It is interesting to note that the only ones obliged to do that were married bishops, married priests and married deacons.) As far as we know, the idea of marriage as a sacrament was first proposed by St. Augustine, the first and only patristic author to write extensively about sex and marriage. Even after Augustine, through the seventh century, “Christians could still get married in a purely secular ceremony.” Marriage was declared a sacrament for the first time by the Synod of Verona in 1184. The Church didn’t deem marriage definitely indissoluble until the Council of Florence in 1439. (Martos, pp. 409-434.) …

The Council of Trent (1545-1563) … laid down rules and regulations along lines that would have been unrecognizable to members of the early Church, East or West. Since Trent, the [Catholic] Church has publicly proclaimed the indissolubility of marriage, a large body of law on marriage, and a correspondingly large legal apparatus to deal with it.  

The early Reformers, such as John Calvin and Martin Luther, challenged the church’s right to grant marriage, declaring that marriage is honored by the church but not given by the church—being a private agreement between husband and wife.  

We Americans are heirs to English law, which reflects both a Catholic and a Protestant view of marriage. Thus, a “common law” marriage is a marriage made by the process recognized by the English courts. Alabama is one of the 15 or so remaining states that still permit marrying under the common law.

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In these states, a man and woman may marry merely by agreeing to be presently married (not just to marry in the future) and by giving some clear evidence of that intent—such as signing a credit card application or hotel register as husband and wife. No license, no blood test, no justice of the peace, and no preacher. Just agree to be married, evidence the agreement, and you’re married—just as legally married as if you were married by any other means. This had been true in England for centuries.

Marriage by private agreement was common in England until 1753 and in Scotland for many years thereafter. In continental Europe, such marriages were recognized in the middle ages, but the practice was abolished in Catholic nations by the Council of Trent.

While the ancient practice is marriage by private agreement, the Catholic Church, of course, enforced the exclusive right to grant marriages and divorces. As England moved back and forth between being a Catholic and a Protestant nation (King Henry VIII, “Bloody” Mary, Elizabeth I, etc.), the government took over the ecclesiastical courts—that is, the church’s courts. Somewhere in this process, the government took on the power to grant marriages and divorces, but did not deny the churches the power to marry. After all, many English were not Catholics and some means of formally recognizing marriage was essential.

And so England evolved a multiple system for marriage—marriage by church officials, marriage by government officials (typically judges), and marriage by private agreement (common law marriage). And as the government took over the church (starting with Henry VIII), the church’s power to grant marriages and divorces became regulated by the government.

In the United States, most states follow the common law of England. Thus, in Alabama and every other state the only reason that a preacher has legal power to marry a couple is because the legislature has so decreed. There is nothing in the Bible—even the Law of Moses—that authorizes a preacher to marry a couple—it is purely a matter of local law. And it’s only in the law as a vestige of the Catholic Church’s doctrine that marriage is a sacrament available only through the church.

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15. Tennessee has never allowed marriages at common law. Louisiana is not a common law state, and so does not recognize common law marriage. In a case well known to law students, a couple from Tennessee had cohabited for less than seven years. While traveling to New Orleans, they spent the night in Tuscaloosa, Alabama, signing the hotel register as husband and wife. The courts found that they were married—having met Alabama’s requirements while in Alabama.

http://www.britannica.com/bcom/eb/article/7/0,5716,25377+1,00.html.

17. While common law marriage was honored, the government certainly preferred a formal marriage by a church or government official, as this avoided uncertainty as to inheritance and divorce often occasioned by the difficulty of ascertaining whether a common law marriage had occurred.
As modern governments replaced the role of the Catholic Church in Europe, the government also took on the power to marry couples. But in Bible times the power to marry was in the couple themselves. They needed no permission of the church or the government. Thus, the practice of many preachers of ending a wedding ceremony with “And now by the power vested in me by God and the State of Alabama, I now declare you husband and wife” is a vestige of Catholic sacramentalism. God does not vest preachers with the power to marry couples. God vested that power in the couple. The government gives that power to preachers.

In Biblical terms, we should say that marriage is a covenant between a man and a woman. As Malachi says,

14 You ask, “Why?” It is because the LORD is acting as the witness between you and the wife of your youth, because you have broken faith with her, though she is your partner, the wife of your marriage covenant.

More precisely, in Biblical terms, marriage is a covenant between a man and woman to have the relationship that is described in Genesis 1 and 2.

Now for a discussion question: Suppose a couple lives in a state that doesn’t recognize common law marriage. Suppose further that they’ve lived together for 10 years and have three children. They think of themselves as married but the government does not recognize their marriage. Now suppose that the husband leaves to marry another woman. Has he sinned? He’s been “living in sin” and thus is leaving a sinful relationship to enter into “holy matrimony” for the first time. And yet, everyone I’ve ever asked says he’s sinning—against his covenant with the woman he lives with. And if you say yes, then you understand that the covenant of marriage is based on the commitment of the spouses, not the decrees of the government.