A History of the *Himā* Conservation System

LUTFALLAH GARI

P. O. Box 30344
Yanbu al-Sinaiyah
Saudi Arabia
E-mail: lutf_gari@hotmail.com

ABSTRACT

A *hīmā* is a reserved pasture, where trees and grazing lands are protected from indiscriminate harvest on a temporary or permanent basis. It existed in the Middle East before Islam; but it was treated as a private reserve for powerful chieftains who were said to have used it as a tool of oppression. With the emergence of Islam, its function changed; it became a property dedicated to the well-being of the whole community around it. Tribes had their own *hīmās* with the permission of the state, and acted as self-governing in the absence of state control. This institution flourished through the first half of the twentieth century, when major political, economical and social changes took place in the Levant and the Arabian Peninsula. The paper reviews the changes that have taken place in Syria, Jordan, Saudi Arabia and Yemen with regard to the *hīmā*.

Modern researchers and consultants of governments in the region still recommend using this traditional institution, because they believe that its revival and extension for land improvement based on cultural principles would be successful; it would not require the introduction of alien social institutions or values. But this paper recommends some modifications required to adopt this traditional system in the current societies of the region.

KEY WORDS

History of conservation, traditional institutions, pastures, range management, Middle East

CONSERVATION IN ANCIENT CIVILISATIONS

Early in their development, humans realised that it is an essential task to master the art of prudent manipulation of renewable and non-renewable resources. Re-
ligion, mythology and social pressures – along with a genuine desire to conserve – all influenced the development of conservation practices in early times.

The actual motives varied widely. To some nations, such as the ancient Egyptians, Indians and Incas, some animals had special religious significance. Some other species were left aside because they were considered unclean or inauspicious. On other occasions, the interest of rulers in hunting was the reason behind habitat enhancement as a means of stimulating game production. Construction of royal pleasure or hunting parks and zoological gardens was widely practised in ancient Mesopotamia, Egypt, China, Inca and Aztec lands, and Roman Italy. The regulations varied in those parks. Some banned tree cutting; others prohibited the netting of certain fish species. Some periods of hunting prevention were specified; and some species were protected by royal edicts. Incas and Assyrians banned killing females of ‘useful’ species, i.e. the animals that can be used for food, transportation, hunting, agriculture, etc.¹

DEFINITION OF ḤIMA

Those ancient steps towards conservation of nature were not long-term trends. Measures were adopted sporadically; and no specific evolutionary development can be traced. But the case of ‘ḥima’ system is different, as we review it here. The word ‘ḥima’ (hema in some references) literally means ‘protected or forbidden place’. The term was used in the pre-Islamic Arabian Peninsula for an expanse of ground, with some vegetation, access to and use of which are declared forbidden by the man or men who have arrogated possession of it to themselves.² Later, its meaning became: a reserve, sometimes a seasonal pasture set aside to allow its regeneration.³ The area under the Ḥima protection was not to be built upon or used as a trade commodity, nor was it to be cultivated for financial gain. It can imply closing certain areas to grazing for a specified period; this period starts with the first showers, in the rainy season or winter, and continues into the dry season to allow sufficient time for grasses, forbs, shrubs and trees to grow and set seed for subsequent regeneration. The system sets aside an area as a grazing reserve for restricted use by a village community, clan or tribe as a part of grazing management strategy.⁴

TYPES OF ḤIMA

The studies on Ḥima show that the following types existed since earlier times in Arabia:

1) Grazing is prohibited, cutting is permitted during specific periods. This is when plants reach a certain height of growth, after they flower and bear fruit. The cut branches are taken outside the Ḥima to feed the livestock. The tribe
council specifies the number of people from each family allowed to do the cutting. Certain trails are specified for the workers, to prevent destruction of soil fertility. Certain days are allocated for men; others for women.5

2) Grazing and cutting is allowed only after flowers and fruits are produced. This allows natural seeding of the soil for the next year or season.

3) Grazing is allowed all year, the number and type of animals are specified. No restriction on grass-cutting.

4) Reserve for bee-keeping. Grazing is allowed only after the flowering season. These reserves are closed for five months of the year, including the Spring months.

5) Reserve for forest trees, e.g *Juniperus procera*, *Acacias spp.*, *Haloxlon persicum*. Cutting is only allowed for great emergencies or acute needs.6

6) Reserving a woodland to stop desertification of an area or sand dune encroachment.7

The *Himā* in pre-Islamic Arabia:

This institution, which dates back to pre-Islamic Arabia, seems to have a secular origin. To protect their flocks from the ill-effects of drought, the powerful nomadic lords used to reserve to themselves the grazing and watering rights in certain rich pasturages.8 As stated by Llewellyn: ‘A good ruler or tribal chieftain would presumably have used the *himā* for purposes pertaining to the welfare of his people; however, according to al-Shāfi‘i (died AD 820), the pre-Islamic institution of the *himā* was widely regarded by the common people as an instrument of oppression’.9 This was mentioned by medieval Muslim historians when discussing the Islamic regulations of the *himā*, to compare its status before and after the Islamic state.10

A famous incident took place when the chief Kulayb, having appropriated certain meadows, fixed as the limits of his *himā* the points within earshot of his dog’s bark. A strange she-camel having strayed into the middle of his herd, he shot an arrow which wounded it mortally. In reprisal, his brother-in-law killed him. That was the originating event of the 40-year Basūs war.11

Although it is likely to be of secular origin, the *himā* was sometimes placed under the protection of the tribal deity. It was then assimilated with an inviolable zone (*ḥaram* or *ḥarīm*)12 in whose privileges it participated. Its fauna and flora were protected; and it enjoyed the right of asylum. Some idols’ *himās* were inviolable, as reported in literature. The animals consecrated to them grazed there safely, and no one dared to kill or steal them. The straying animals that crossed over the boundary were lost to their owner, for they then came under that god’s tutelage.13
In Early Islam

Islam promoted this institution, but in doing so abrogated the earlier practices and transformed the himā’s functions. It was still characterised by great flexibility. To be valid in Islamic law, it had to meet four conditions, which were derived from the practices of the Prophet and the earlier caliphs.

- It must be constituted by the legitimate Islamic governing authority; and
- must be established in the way of God; that is, for purposes pertaining to the public welfare.
- The area to be declared as himā should not be so large as to cause undue hardship to the local people, and it should not deprive them of indispensable resources.
- It must realise greater actual benefits to society than detriments. The overriding aim of the himā was the economic and environmental benefit of the people.¹⁴,¹⁵

The caliph Omar ibn al-Khaṭṭāb (reigned AD 634–644) instructed the manager of Rabadhhah himā by saying:

Lift your wing from the people! Heed the complaint of the oppressed for it will be heard by God. Let enter those who are dependent on their camels and sheep; and turn away the livestock of Ibn ‘Awf and Ibn ‘Affān (two rich Companions)¹⁶ for they can fall back to their palms and fields if their livestock should perish. Whereas the needy ones, if their livestock perish, will come to me crying (i.e. asking for financial help). It is easier for me to provide them with pasture than to spend on them gold or silver. Indeed it is their land, for which they fought in the time of ignorance (i.e. before Islam) and upon which they embraced Islam.

He also said: ‘All property belongs to God and all creatures are but servants of God. By God, if it did not bear upon the cause of God, I would not have reserved a hand’s span of the land’.¹⁷

The Prophet established the himā of al-Naqī‘ near Medina for the cavalry, and made Mecca and Medina two inviolable sanctuaries (harams). Hunting was forbidden within a radius of four miles around Medina, and destruction of plants within twelve. The caliphs who succeeded him established additional himās for the cavalry, the camels allocated for charity, and the livestock of the poor.¹⁸,¹⁹

Strong rules were set forth by the Prophet and early caliphs regarding himā. The Prophet said: ‘Nobody has the right to declare a place as himā except God and His Messenger’. In this way, himā became a symbol of redress and restoration of justice and acquired a status similar to an inviolable zone (haram or harīm), in that it denoted a sanctuary, with its flora and fauna receiving special protection.²⁰
During the reign of Omar ibn al-Khaṭṭāb (AD 634–644) the Companion and commander Sa‘d ibn abī Waqqās found a slave man cutting the trees of the *hīmā*. He beat him and took his axe away. A female relative of the man went to the caliph complaining to him about what Sa‘d had done to her relative. Omar said to Sa‘d: ‘Return the axe and clothes, may God’s mercy be upon you’. Sa‘d refused saying: ‘I do not give away that which the Prophet has granted to me. But, if you like, I can reimburse you for its cost’; then Sa‘d told the attendees that he heard the Prophet saying: ‘Everyone who finds anybody cutting in the *hīmā* he should beat the cutter and confiscate his things’. Sa‘d used the axe on his farm until he passed away (in AD 675). 21, 22 Similarly, if anyone was caught trespassing and violating the *hīmā* regulation, he was severely beaten by the caliph Omar ibn ‘Abdul‘azīz (AD 718–720). 23

In Medina, when the Companion Abū Sa‘īd al-Khudrī (d. 693) found a bird in the hands of a youth, he took it from him and let it go free. This happened on two other occasions, once with the Companion Zayd ibn Thābit (d. 665) and another with ‘Ubādah ibn al-Sāmit (d. 654). Abū Ayyūb al-Ansārī (d. 672) saw some boys harassing a cornered fox; he ousted them saying: ‘Is this in the *haram* of God’s Messenger?’ Abū Hurayrah (d. 679) used to say: ‘If I see gazelles in Medina I wouldn’t bother them’. 24

### During the Middle Ages

The system enjoyed a long life throughout the Middle Ages. As we see in this review, some traditional *hīmās* were the best managed rangelands in the Arabian Peninsula; they have been grazed correctly since early Islamic times and are among the most long-standing examples of rangeland conservation known. As mentioned by Llewellyn, ‘few established systems of protected areas are known that have a history comparable in length with traditional *hīmās*’. 25

According to information that we find in jurisprudence, geography and history literature, the *hīmās* continued to exist both around the cities and in rural and nomadic areas throughout that period. They varied in size from a few hectares to hundreds of square kilometres. Jurisprudents like al-Khattābī (d. 998), al-Māwardī 26 (d. 1058), Abū Ya‘lā (d. 1066) 27 and al-Suyūtī 28 (d. 1505) discussed the legal aspects of *hīmās* in their writings. History books tell us that the Rabadḥah *hīmā* had deteriorated in 319H/AD 931 as a result of a long civil war between Rabadḥah and Dhariyyah people. The Dhariyyah people sought the help of the strong Carmathian state; hence the Rabadḥah people left their homes and *hīmā* to escape. Before that date, the Rabadḥah area was the most beautiful on the pilgrimage road between Baghdad and Mecca. The Dhariyyah *hīmā* was known during the time of al-Samhūdī (d. 1506). 29

Recently in 2005 a doctoral thesis was completed about the site of Dhariyyah in the Department of Archaeology in Riyadh. After describing the modern
town there and presenting a detailed history of the himā and the water sources in the area, the author describes the archaeological findings. These include the following:

- Foundations of buildings in the ancient town.
- The water supply structures: wells, underground conduits and shafts of springs, above-ground channels, ponds and the dam there.
- Surface finds: fragments of pottery and glass, and pieces of soapstone.
- Inscriptions on stones on the lower slopes of mountains.

Excavations revealed two periods of dwelling in the area. The earlier period (seventh to early eighth centuries) was characterised with simple artefacts. But the finds of the latter period (late eighth to early tenth centuries) were sophisticated pieces. These include glossy chinaware adorned with tin and lead, and delicate glassware. The archaeological fieldwork informs us that the town was inhabited until the early tenth century only, while al-Samhūdī mentions its existence in the sixteenth century. This means that it was known later to the nomads as a pasture, not a pilgrimage transit town as it was before.

Around cities the himās followed the system of charitable endowments (waqf). They were endowed properties. During the reign of Nūr al-Dīn ibn Zangi (Nureddin in English literature, reigned 1146–1149) an area close to the old town of Damascus, called al-Marj al-Akhdhar (the green lush meadow), was reserved for the aged retired horses. It remained as such until around 1930, when Damascus started expanding beyond the old town. It occupied a large area that extends now from the Umayyad Square to al-Marjah Square, including the old Damascus International Fair (DIF). In 2004 the Syrian government decided to use the DIF land for building an amusement park, for keeping the area lush as per the endowment.

Because the rural and nomadic areas were not under the firm control of central governments, the local authorities were the custodians. For centuries, local inhabitants of the rural and nomadic lands have successfully established environmental planning and management strategies which balanced the settlements’ growth and natural resources uses according to Islamic laws and the tribal self-government. Tribes were given the authority by the Prophet to be the custodians of their himās, and to control them on behalf of the central government. Chieftains and tribe delegates used to visit him and obtain his approval for a himā around their villages or camps.

During the Twentieth Century

As shown by most of the researchers who studied this subject, tribal self-government continued to control the himās and to take care of pastures through the first half of the twentieth century. This was the case in Jordan, Syria, Yemen and Saudi Arabia, where studies were conducted.
Environmental management was fundamental to both the cultural and spiritual survival of the tribal society. The control of land use and urban form in tribal society was through consensus rather than prescribed legislative or institutional control. Such consensus brought political control and influence which were vital in the effort to bring ecological sensibility to the management of natural resources in tribal lands.

The traditional political system in tribal society settlements was administered by a shaykh (chieftain, or sheik in English literature) of the settlement, or the nā’īb (representative) of the tribe. The chieftain or the nā’īb had the full power to implement agreed-upon environmental rules, and to punish persons found guilty of an infraction. He was assisted by a planning commission in the form of a permanent committee, equally representing the kin-groups living in the settlements: two to eight persons form the council and other administrative groups appointed by the settlement council. One group was involved in the management of rainwater runoff, guaranteeing its fair distribution. Another group, in charge of the natural landscape, especially quarries, forests or grazing lands, reported environmental misconduct to the settlement council. The council would decide the type of punishment and the value of fine. The group members were also responsible for proposing improvements to the vernacular landscape and preventing any expected hazards. A third group was in charge of the tithe, one-tenth of the total agricultural harvest to be allocated to the settlement treasury. A fourth group was in charge of business transactions, the weekly market and the settlement’s affairs. Any expenditure needed for improvement of landscape and local issues was approved by the planning commission and the chieftain, who verbally authorised the release of settlement moneys.

The himā system survived for many centuries, for the following reasons:

- a high degree of militarisation of society, which allowed violent retribution against rule breakers;
- the slow pace of movement to a given pasture (on foot);
- the fact that herding was done more directly by the owners of the animals;
- and
- actual herd sizes were smaller implying less competition for pastures.

Violations of the himā were traditionally punished by the slaughtering of one or more of the trespassing animals; but in more recent times sanctions have generally been fines and – in case of repeated offence – imprisonment.

These conditions have all been transformed within the first half of the twentieth century. The nomads have come under control of central governments of relatively small countries (compared to the Ottoman empire and the preceding dynasties); tribal lands have been nationalised. The herders acquired trucks to transport animals; herding is largely done by hired shepherds and herd sizes are now very large. A growing population has demanded more land for housing, farms and pasture, and the needs of village farmers have changed.
In Jordan, these new changes in society lead to the situation where grazing is virtually uncontrolled on various rangelands.\textsuperscript{39}

In Saudi Arabia the government wanted the tribes to be unified under one umbrella; hence it took the responsibility of management and security of the rural lands through governmental agencies. In 1954 a decree was issued designating the Ministry of Agriculture and Water as the custodian of the rural lands in this country. This created a new statute for the himās that became public lands. There was no immediate alternative conservation system. The first national park in the country (i.e., ‘Asīr National Park) was established in 1980. The National Commission for Wildlife Conservation and Development (NCWCD) was established in 1986. The period between the banning of himās system and the start of constructing national parks and protected areas was a period characterised by severe destruction of the plant cover through overgrazing and felling of trees as well as over-hunting of wild animals. That period extended the tasks of the governmental agencies, not only to conserve the continuity of the plant cover which was depleted, but also to restore part of it.\textsuperscript{40} Overgrazing was aggravated by a number of factors, including a rapid increase in the number of animals to meet the demand for red meat of a growing population.\textsuperscript{41} An estimated three thousand himās existed in Saudi Arabia in the 1950s.\textsuperscript{42} The studies that were conducted until 1990 mentioned that some himās still existed.\textsuperscript{43} But a report issued by the NCWCD in 2003 mentions only four that are called ‘old himās’ that are managed by the Ministry of Agriculture, in addition to a few dozen himās that are still managed by local communities in ‘isolated’ rural areas. The NCWCD report says:

Many of the traditional himas as well as many terraces have been either abandoned or disappeared under fields that are suitable for mechanical cultivation. In some cases, this has replaced sustainable systems of land use with ones that require increasing inputs of water and management to maintain their productivity, but it has also markedly reduced the diversity of habitats.\textsuperscript{44}

In Syria, the role of local authorities in resource management underwent a dramatic change in the years after independence in 1946. During their mandate (1925–1946), the French had recognised tribal authorities and territories and regulated these through special acts. Tribes were legally recognised and their territories mapped. Even before independence, land use on the steppe had begun to change in important ways. In the years after 1940, mechanisation for wheat cultivation spread rapidly in these rangelands. The government of independent Syria considered nomadism a backward way of life, and nomads were pressured to settle. New villages were created and landholdings allocated. Boreholes and earth dam construction increased water availability for livestock. Act No. 166 of 28 September 1958 abolished the tribal administration and effectively brought an end to the himā system of tribal land use regulation in Syria. The provision
of new water sources in the absence of social control of land use gave rise to widespread degradation of the land resource.  

During 1961–1965, Omar Draz, a Syrian FAO adviser, worked in Saudi Arabia and observed the himā system. He was struck by its potential and the religious sanction behind the system. On his return to Syria he began to promote the restoration of tribal control of grazing. A new regulation (Act no. 140 in 1967) prohibited the expansion of cultivation and ordered that in the future all state steppe grazing land was to be managed under Range Improvement and Sheep Husbandry Cooperatives. The cooperatives created under the decree were identified according to geographical distribution instead of by tribal name. Homogeneity of members was maintained. Cooperative boundaries were mapped. The cooperatives’ himās were demarcated on the ground by piles of stones and by ploughed strips along the perimeters. The borders of the cooperative himās were announced in a ministerial decree. Cooperative boards were mainly elected from among the chieftains and ‘arāfah (dispute settlers) of the tribes. Individual licenses bearing the member’s photo were distributed as grazing permits. Natural resources, such as trees on the range, were put under the supervision of the cooperative, marked and inventoried.

While a promising start was made, the programme lost its impetus though political changes. In 1974 the cooperatives became part of the Peasant Union, a syndicalist group that reoriented the program towards water provision and other projects, rather than effective range management. There was widespread failure to enforce the prohibition of trespass on cooperatives’ land, on the ground that revival of the system could revive tribal antagonisms. The himā system still continues to be applied effectively on private rangelands, and some cooperatives maintain the winter-summer rotation, though their himā areas are not guarded in their absence. The condition of the range has deteriorated.

The Syrian cooperatives system differed somewhat from the traditional himā system:

- Ranges were under the control of tribes’ councils; each tribe had its own council and chieftain.
- Loyalty of individuals was voluntary, not under pressure.
- The cooperative members and other Bedouin groups using the range lacked a common interest that was established by tribal affiliation.

Only a small percentage of range users during the winter season seem to be cooperative members. Non-members of the cooperatives claim seasonal rights and use of areas of ‘cooperative lands’ that traditionally belonged to their tribes. On the other hand the cooperative members who are mobile herders end up paying fees for stubble grazing. Having said this, there is a concurrent insistence in the project literature that: a) there was once a himā system that has now disappeared; b) no clear land tenure arrangement exists; and c) there is now an
organisational gap that must be filled. The mechanisms of resource use that are in use today are not a focus of attention and therefore become invisible or are perceived as ‘unclear’.

Large animals, like camels and horses, eat the leaves of mature trees; while animals like goats act like locust: they destroy the pasture by overgrazing if not controlled. The hîmâ system established over the 1970s was seized as an opportunity for some tribes to re-establish social distinctions with others. Once sheep-raising became widespread at the expense of camel-raising, the distinction between the ‘noble-patron’ tribes (traditionally the camel-raisers) and the ‘common-client’ tribes (the sheep-raisers) became blurred and could no longer be upheld on this basis. To re-establish this distinction, members of the ‘patron’ tribes did not join the cooperatives; hence the government-sponsored hîmâ cooperatives were composed mainly of ‘client’ tribal groups.48

In Yemen, it was reported that the system was effective and widespread until the beginning of the second half of the twentieth century, when it began to decline in some areas, because of socio-economic factors. The cited sources did not specify those factors; but most probably they are similar to changes in society that were mentioned earlier when we reviewed the case of Jordan.49

Four traditional grazing management systems are practised in the Central Highlands of Yemen and are also found elsewhere; they are:

- Temporary mahjûr [hîmâ]: a sort of short-term reserve consisting of a slope or grazing area adjacent to cultivated land, which is declared protected. The protected area is closed to grazing from sowing time until harvest each year.

- Temporary village mahjûr; part of a village’s communal grazing land can be declared as protected for a specific period for the purpose of reserving forage to be used in the dry season.

- Permanent mahjûr: the area of a hill or mountain slope of variable size opened for common grazing use during dry season and the period needed. It is privately owned usually by more than one family. Trees in mahjûr areas are always privately owned and are utilised by owners only.

- Semi Rotational system, which is found in the Desert Plain and practised by Bedouins. In this case their grazing land comprises many sites that are used at different times each year. Their use depends on vegetation re-growth and rainfall.50

A study was conducted in Kohlan-‘Affâr, in the northern mountains of Yemen, where rangelands are the principal feed resource for livestock. They provide a major source of income to farmers, as well as wood for fuel, charcoal production and construction. Covering about 30 per cent of the area, they include woodland, bare rocky ground, steep slopes unsuitable for cultivation, and collapsed terraces. The investigation assessed plant cover, biomass and species composition under
various systems of grazing, in the mid-slopes and highlands in the spring and summer of 1996. The results showed that the various systems of grazing lead to varying degrees of degradation: communally owned range showed all signs of overgrazing, while restricted, privately owned range had a high density of palatable plants. The impact of different systems of grazing was clear on the mid-slopes. There, the richest vegetation was in a site where grazing was restricted by the range owners during the growing season. Grasses were harvested first by the owners before the range was opened for grazing.51

At a mid-altitude site, the community generally allowed open access; but periodically chose to restrict grazing to permit regeneration, but generally allowed open access. Unpalatable species covered 60 per cent of this land, and palatable plants only 6 per cent. This pattern was repeated in the highlands. An open range was exposed to erosion, with just 30 per cent total plant cover (66 per cent of which was unpalatable species). In comparison, a restricted rangeland, where the community decided which slopes shall be grazed each year, had twice the plant cover, 60 per cent of which was palatable grasses.52

MODERN POLICIES AND HIMĀ:

As we saw in Syria’s experience, that country tried to use the concept of himā to manage their pastures; but their experience needs some revision. Do we really benefit from this traditional system? And, if so, in which fields? What modifications or improvements are needed to use it?

The first question is answered by Llewellyn as follows:

The value of himās for the rehabilitation of rangeland, the stabilisation and control of nomadic grazing, as indicators of range potential and better animal husbandry practices, and for the proper management of water catchment areas has been identified by a succession of researchers. Many himās are also located in areas of high species diversity or support woodlands and other key biological habitats and are thus important in preserving biological diversity. Their great potential for ecological and socio-economic research and development has received less attention. The importance to ecological research of areas that have been protected under a more or less defined management regime for a substantial period of time cannot be stressed too strongly. Reclamation of the grazing resources and their level of use during and after rehabilitation will be difficult to plan in the absence of base-line information on which to judge recovery and the capacity of the range to support wild or domestic herbivores at different stages during recovery. Such information is difficult to obtain in the absence of trial range sites protected from overgrazing. Well-protected himās provide a measure of potential plant species diversity and standing plant biomass under particular climatic conditions and management treatments.53

Most countries in the region have established their own environmental
government agencies in the last three decades of the twentieth century. But, as Hamed says:

unless communities are well-informed and consulted during the development planning process, new projects and programs will not benefit from local knowledge and may never gain the support of the community. Movement toward environmentally sustainable development by any society involves more than establishing an environmental protection agency, raising environmental awareness, or providing technical training. It requires comprehensive efforts on all fronts to strengthen the sustainable development institution as a whole and to shift the priorities of the society at large. No significant progress in history was ever accomplished without an ethical emphasis, sincere loyalty, genuine affection, and authentic convictions.54

Certain conditions need to be met in order for any society to build the capacity to attain sustainable development while managing its environmental resources. The key conditions are organisations and institutions, human resources, information base, and public involvement. These four conditions are highly interactive, mutually dependent, and self-reinforcing. Significant synergy exists among them. Improvements in one condition can often improve the effectiveness of the other conditions, while deterioration in one condition may erode the effectiveness of the others.55

Based on these reasons, the researchers and planners in the region call for adopting the himā system in future plans. The aforementioned NCWCD report states that ‘some of the measures that are needed to achieve this include: …. (3)- Investigate different methods of rangeland management, including systems based on nomadic pastoral as well as traditional hima systems.’ 56

In another place it says:

The National Commission for Wildlife Conservation and Development (NCWCD) adopted a rational approach for the selection and prioritisation of potential protected areas from the outset. This aims to provide the most effective conservation of the biodiversity and to optimise the socio-economic benefits that are derived from the protected areas. The criteria are summarised below: …

Traditional and local conservation initiatives, such as himas, wildlife conservation initiatives, agricultural terraces and other rainwater harvesting systems.57

Also in the same report we read:

With over six thousand years of bio-cultural diversity in the region it is only to be expected that there is a wealth of indigenous knowledge on how to use natural resources sustainably. Local traditions for use of resources provide a basis that can be elaborated into programmes for linking the conservation of renewable natural resources with sustainable national development. Functioning local himas, agricultural terraces, rainwater harvesting methods and wildlife populations that are protected by local people all provide initiatives of tremendous value for achieving the objectives of the conservation of biodiversity.58
Some traditional himās serve as new tourism sites after restoration. The NCWCD conservation body has been responsible for surveying, recommending and administering a number of protected areas. It identified 56 terrestrial sites and 47 marine and coastal sites as suitable for proclamation as protected areas. It started with a few of them to increase the number gradually. The newest one is Ajā Mountain range and the north of Há’il city, where a traditional himā existed in the near past. It is of importance to wildlife, where the site lies at the centre of the spring flyway for the threatened African wintering population of demoiselle crane (Grus virgo). In addition there is an impressive spring migration of swifts, larks and wheatears, together with a wide range of raptors. Other characteristic avifauna are the houbara bustard (Chlamydotis undulata), Lichenstein’s sandgrouse (Pterocles lichtensteinii), and chestnut-bellied sandgrouse (Pterocles exustus). Recently in 2005 the site was declared as a protected reserve with facilities to be developed for desert tourism.

But the research in this field still needs to continue until we establish the suitable guidelines for using the traditional systems, and make every environmental agency in the area aware of the importance of those systems. Adopting traditional systems cannot be possible without modifications and improvements in today’s world that is completely different to that which existed in the nineteenth-century Middle East. These are some of the factors that need to be considered:

• The new generations of the tribes people in the area work in modern jobs. The residential areas are no longer composed of one tribe.
• The demography has changed from homogeneous tribes to heterogeneous communities. This necessitates new forms of authorities to replace chieftains and tribe councils.
• Loyalty is now for the community and the employing company.

As we mentioned before, transportation, felling trees and agriculture are being carried out with machines. This new powerful machinery requires strong rules and modern ways of control (e.g. aircraft). The state is the institution that can handle this task. For these reasons, the NCWCD report mentions the traditional himā system as one of the measures or criteria to be considered. Modern ways of administering natural reserves can replace the traditional system in urbanised and large scale areas.

In addition, politicians need to give more authority to researchers and the scientific approach. As we saw before, O. Draz’s approach of reviving the traditional system was altered. This experience tells us that many countries in the region are unfortunately lacking some of the essential factors which contribute to achieving sustainable development. Whether we revitalise the cultural heritage or we do not, decision makers or politicians need to listen to what experts on each field are advising them to do. Hence the most important factor is not environmental, but political. Unless we have changes in political thought and
decision making, we do not expect improvements regarding ecological destruction and resource depletion. In the case of Saudi Arabia where a decree was issued in 1954 to declare the ḥimās as public lands, and in the case of Syrian state intervention to alter the system that was designed by experts, Taylorism and democracy were on vacation.

NOTES

3 J. W. Bruce, Legal Bases for the Management of Forest Resources as Common Property (Rome: Food and Agriculture Organization of the United Nations [hereafter FAO], Community Forestry Note 14, 1999), 48.
7 Draz, ‘The hemā’, 55.
8 Chehod, ‘Ḥimā’, 393.
11 Chehod, ‘Ḥimā’, 393.
12 In pre-Islamic Arabia, the term haram was used to define inviolable zones. In Islam the same term became specific to define Mecca and Medina as inviolable sanctuaries within which the injury of wild animals and plants is forbidden. The term ḥarīm stands for inviolable zones within which developments are prohibited or restricted to prevent the impairment of utilities and natural resources. In Islamic jurisprudence, every town and village should be surrounded by an inviolable zone within which the right to acquire vacant land through its development is restricted. These municipal common lands are to be managed by the people of the settlement to provide for their needs such as forage and firewood and the like, and to facilitate their use and development of it in the manner most conducive to their long-term welfare. Sources of water such as seas and lakes, rivers, springs, wells, watercourses, and utilities such as roads and squares should have inviolable zones resembling easements to prevent their impairment, to facilitate their use and maintenance, and to preclude nuisances and hazards. The governing authorities have the right and obligation to prevent the violation of these zones. Reference: Bagader et al. Environmental Protection in Islam, 2nd edition, (Gland, Switzerland: IUCN- The World Conservation Union, 1994).
15 Llewellyn, ‘The Basis for a Discipline’, 213.
16 The term ‘Companion’ is used for the followers of the Prophet Muhammad who were contemporaries of and met him.
17 Llewellyn, ‘The Basis for a Discipline’, 213.
18 Llewellyn, ‘The Basis for a Discipline’, 212.
25 Llewellyn, ‘The Basis for a Discipline’, 213.
28 Llewellyn, ‘The Basis for a Discipline’, 213.
31 As stated by Bagader et al.: ‘Islam encourages individual Muslims to participate in the conservation and wise development of the environment through various gifts, bequests, and loans. The most important institution of Islamic law in this regard is the charitable endowment (*waqf*), which constitutes the major avenue for private contribution to the public good. The *waqf* may take the form of a land trust dedicated in perpetuity to charitable purposes such as agricultural and range research, wildlife propagation and habitat development, a village woodlot, or a public cistern, well, or garden; or it may take the form of a fund or endowment for the financing of such projects. The governing authorities may set provisions and standards for such *waqf* lands and funds, and for the qualifications of their managers, so that the benevolent objectives of such projects may be effectively fulfilled.’ References: (1) Bagader et al. *Environmental Protection* (2) BEHRENS-ABOUSEIF, Doris et al. ‘Waqf’, in *The Encyclopedia of Islam (EI)*, 11 (2002): 63–74.
33 Syrian News Agency (SANA), 2 November 2004
38 Bruce, Legal Bases, 48.
40 Eben-Saleh, 'Environmental Planning' 130.
42 Draz, ‘The hemā’, 54.
44 R. Blench, Rangeland Degradation, 4, 17.
54 NCWCD: Wildlife Newsletter, 6 (May 2005) and personal communications with a NCWCD researcher.
56 NCWCD: Wildlife Newsletter, 6.