

The background of the image features a stack of several old, leather-bound books with ornate gold-tooled spines. In the foreground, a pair of round-rimmed glasses rests on an open book. Next to the glasses is a rolled-up white document tied with a vibrant red ribbon. The entire scene is set against a dark, textured wooden background.

HUDOOD ORDINANCE ANALYSIS

BY JALEEL HASAN

SCOPE

1. INTRODUCTION
2. DEFINITION OF HAAD
3. FIVE HUDOOD ORDINANCES
4. ISLAMIC PUNISHMENTS
5. METHODS OF PROOF FOR ZEENA (RAPE)
6. DOMESTIC VIOLENCE
7. 1959 ZEENA SURVEY OF EUROPE
8. FORCED RAPE DATA
9. KENNEDY REPORT 1985
10. VOTING RATIO FOR THE BILL
11. HISTORICAL DEVELOPMENT OF THE BILL.
12. ALLEGATION PUNISHMENT
13. ZEENA BIL JABAR
14. MUFTI MUNEEB'S VIEW
15. HAFIZ HASAN MADANI'S VIEW.

INTRODUCTION

- THANKS TO ALLAH FOR GUIDING ALL OF US.
- OBJECTIVE OF THIS SEMINAR IS TO UNDERSTAND AND REVIEW THE OLD AND NEW HUDOOD ORDINANCES.
- ANALYSIS WILL BE , INSHALLAH, TOTALLY PROFESSIONAL, LEGAL AND NON-EMOTIONAL.
- QUESTIONS WILL BE TAKEN AT THE END OF THE PRESENTATION.
- MY REQUEST TO THE PARTICIPANTS IS TO BE OPEN MIND AND EVALUATE THE INFORMATION SCHOLARLY.

DEFINITION OF HAAD

- HAAD IS A BARRIER - STOPPAGE
- HAAD IS PLURAL OF HUDOOD. IT HAS TWO MEANINGS:
 1. ORDERS OF ALLAH
 2. PUNISHMENT , STRIPES OR DEATH

HUDOOD ORDINANCES

- 12 RABI AWAL 1399 AND 10 FEB 1979 INTRODUCED FIVE HUDOOD ORDINANCES:
 1. HAAD ZEENA – RAPE (CONSENT & FORCE)
 2. HAAD KADAF (ALLEGATION)
 3. HAAD SARQA – STEALING
 4. HAAD HARBA – STEALING BY FORCE
 5. HAAD SHARAB - DRINKING

“ISLAMIC / BARBARIC PUNISHMENTS”

- VERY SERIOUS OFFENCE
- PUNISHMENT ARE :
 1. 100 STRIPES FOR UN-MARRIED
 2. STONED TO DEATH FOR MARRIED ONLY
 3. 80 STRIPES – FOR UN-PROVEN ALLEGATION
 4. MARRIAGE IS DISSOLVED IMMEDIATELY.
 5. 100 STRIPES AND KICKED OUT OF THE COUNTRY FOR – NIKKAH DONE BUT MARRIAGE IS NOT CONSUMMATED.
 6. TO BE KILLED FOR ZEEHA WITH MOTHER, SISTER, BROTHER, FATHER ETC.
 7. NO PUNISHMENT FOR THE VICTIM.
- AS PER THE QURAN AND SUNNAH.
- WHY SO MUCH TALK ABOUT ZEENA AND NO TALK ABOUT THE DOMESTIC VIOLENCE.?

METHODS OF PROOF FOR ZEENA

- THERE ARE ONLY TWO METHODS:
 1. ACCEPTANCE BY THE PERSON WITHOUT ANY PRESSURE. FOUR TIMES VERBALLY ACCEPTING THE CRIME. THIS IS CALLED ZEENA BIL-RIDA.
 2. FOUR WITNESSES SEEING THE “ACT”. THIS IS FOR ZEENA BIL-JABAR.
- FOUR MALES
- THREE MALES AND TWO FEMALES
- TWO MALES AND FOUR FEMALES

WHY NO PROTECTION FOR DOMESTIC VIOLENCE?

- AS PER ARTICLE 337-AI AND 337-AII, A F.I.R. – POLICE REPORT CAN ONLY BE REGISTERED IF ONE THE FOLLOWING CONDITION IS FULFILLED:
 1. AT LEAST ONE BONE MUST BE BROKEN OR
 2. WOUND MUST BE AT LEAST ONE INCH DEEP. OR
 3. AT LEAST 15% OF THE TOTAL BODY IS BURNED.

1959 ZEENA SURVEY OF EUROPE

- IN 1959 BRITISH MEDICAL ASSOCIATION PUBLISHED THE FOLLOWINGS:
 1. 5% U.K. CHILDREN ARE DUE TO ZEENA
 2. 2% IN GREECE
 3. 6.1% SWITZERLAND
 4. 30.1% IN FRANCE
 5. 46.4% IN DENMARK
 6. 48.2% IN SWEDEN
 - WHAT IS THE ABOVE PERCENTAGE IN YEAR 2007 – HOW MUCH INCREASED IN 50 YEARS?
- 2005-2006 SURVEY INDICATES ABOUT WESTERN COUNTRIES:
1. RECENT SURVEY INDICATES THAT MALE HAS SEX WITH 14.6 WOMEN AND
 2. WOMEN HAVE SEX ON AVERAGE WITH 11.5 MEN

FORCEABLE RAPE DATA

- USA : 100,000 PER YEAR SINCE 1986 – 2005.
- INDIA: 9793 TO 13795 FROM 1991 TO 1995. INCREASE OF 40.4%
- PAKISTAN: 1482 TO 1606 FROM 1991 TO 1995. INCREASE OF 7.7%

SURVEY SEPT 2003 & 1985 KENNEDY

- TOTAL WOMEN IN LAHORE, KARACHI, RAWALPINDI AND PESHAWAR GOVERNMENT JAILS = 502
- 159 WOMEN WERE IN JAIL FOR “HAAD” CRIMES SUCH AS RAPE, STEALING, DRINKING ETC.
- 31% IN TOTAL OF FIVE “HAAD” CRIMES.
- PROPAGANDA STATING 80% WOMEN ARE DUE TO RAPE IS NOT CORRECT.
- CHARLES KENNEDY – 1980-1985 STATUS OF WOMEN – “THERE IS NO POSSIBILITY OF A WOMEN TO GET PUNISHMENT UNDER HUDOOD ORDINANCE FOR THE LACK OF 4 WITNESS”

WOMEN IS NOT PUNISHED 1980 – 1985 CASES JUDGEMENT

	GOVT COURT	GOVT COURT	SHARIAH COURT	SHARIAH COURT
	MALE	FEMALE	MALE	FEMALE
CONSENT	145	144	71	30
BY FORCE	163	2	59	0
KIDNAPPED	128	4	28	2
OTHERS	67	11	13	0
TOTAL	503	161	171	32

VOTING RATIO FOR THE BILL

- TOTAL ASSEMBLY MEMBERS =
- “QAF” LEAGUE MEMBERS DID NOT VOTE = 47
- PPP MEMBERS DID NOT VOTE = 20
- TOTAL ABSENT OR DID NOT VOTE FOR THE BILL = 121

HISTORICAL DEVELOPMENT BY HAFIZ HASAN MADANI – “MUHADIS”

- 1.10 FEB 1979, GEN ZIA ENFORCED THE HUDOOD ARTICLES.
2. 1985, NATIONAL ASSEMBLY RATIFIED THE ORDINANCE.
3. 21 AUGUST 2006, THE NEW BILL WAS PRESENTED.
4. THE BILL CONSISTS OF 22 ARTICLES.
5. IT HAS CANCELLED 12 ARTICLES OF ZEENA AND CHANGED 6 ARTICLES.
6. THE QADF ORDINANCE HAS 20 ARTICLES WHICH HAS CANCELLED 8 OLD ARTICLES AND CHANGED 6 ARTICLES.
7. FIFTEEN MEMBERS SELECT COMMITTEE GAVE 8 CHANGES ON 4 SEPT.
8. THE ULEMA COMMITTEE GAVE ONLY THREE CHANGES ON 11 SEPTEMBER 2006.

9. THE WHICH WAS PRESENTED DID NOT INCLUDE NOT A SINGLE SUGGESTION OF THE SELECT COMMITTEE NOR OF THE ULEMA COMMITTEE.
10. ON 13 NOV, POLITICAL PARTIES GAVE 4 CHANGES.
11. ON 15 NOV 2006, 8 CHANGES OF THE PARLIAMENTARY COMMITTEE PLUS 4 CHANGES OF THE POLITICAL PARTIES WERE INCLUDED AND THE BILL WAS PASSED.
12. NOT A SINGLE ALIM HAD EVER SAID THAT THE BILL IS IN LINE WITH THE QURAN AND SUNNAH.
13. ALL ULEMA OF ALL FIQH DO AGREE THAT THIS BILL IS NOT IN LINE WITH THE QURAN AND SUNNAH.
14. 1979 ORDINANCE WAS STUDIED OVER A PERIOD OF 14 MONTHS.

SURAH NUR (24:1-2). 100 LASHES FOR ZEENA

• سُورَةٌ أَنزَلْنَاهَا وَفَرَضْنَاهَا
وَأَنزَلْنَا فِيهَا آيَاتٍ بَيِّنَاتٍ
لَّعَلَّكُمْ تَذَكَّرُونَ (1)

• (24:1) This is a surah We have revealed, and which We have made obligatory; and in it We have revealed clear instructions so that you may take heed.

• الزَّانِيَةُ وَالزَّانِي فَاجْلِدُوا
كُلَّ وَاحِدٍ مِّنْهُمَا مِائَةَ
جَلْدَةٍ وَلَا تَأْخُذْكُمْ بِهِمَا
رَأْفَةٌ فِي دِينِ اللَّهِ إِنْ
كُنْتُمْ تُؤْمِنُونَ بِاللَّهِ وَالْيَوْمِ
الْآخِرِ وَلْيَشْهَدْ عَذَابُهُمَا
(طَائِفَةٌ مِّنَ الْمُؤْمِنِينَ 2)

• (24:2) Those who commit unlawful sexual intercourse – whether female or male – flog each one of them with a hundred lashes. And let not tenderness for them detain you from what pertains to Allah’s religion, if you do truly believe in Allah and the Last Day; and let a party of believers witness their punishment.

OLD & NEW LAW FOR ZEENA

- 5. Zina liable to hadd :
- 2. Whoever is guilty of Zina liable to hadd shall, subject to the provisions of this Ordinance, -
 - (a)if he or she is a muhsan, be stoned to death at a public place;
 - or(b)if he or she is not muhsan, be punished, at a public place; with whipping numbering one hundred stripes.
- 496B. Fornication:
 - (1)A man and a woman not married to each other are said to commit fornication if they willfully have sexual intercourse with one another. (2)Whoever commits fornication shall be punished with imprisonment for a term which may extend to five years and shall also be liable to fine not exceeding ten thousand rupees.

ZEENA BIL-JABAR (FORCED RAPE)

1. QURAN SAYS 100 STRIPES.

2. THE PROPHET MADE 100 STRIPES FOR UN-MARRIED AND STONED TO DEATH FOR MARRIED.

3. ARTICLE # 376. THIS IS A NEW CLAUSE "... THE PUNISHMENT WILL BE DEATH OR MINIMUM OF 5 YEARS OR MAXIMUM 25 YEARS AND ALSO FOR A FINE"

1. CANCELLED 100 STRIPES QURANIC PUNISHMENT.

2. CANCELLED STONING TO DEATH PUNISHMENT – SUNNAH.

3. THERE IS NO DIFFERENCE IN PUNISHMENT BETWEEN A MARRIED AND UN-MARRIED CRIMINAL.

4. UP TO JUDGE TO DETERMINE THE LEVEL OF PUNISHMENT.

5. PROVINCIAL GOV AND THE PRESIDENT HAVE THE RIGHT TO REDUCE THE PUNISHMENT FURTHER.

GOVERNMENT HAS THE RIGHT TO FORGIVE OR REDUCE THE QURANIC PUNISHMENT

1. The Old Bill Did Not Give The Power To The Government To Forgive Or Reduce Any Quranic Punishment.
2. The New Bill Has Cancelled / Eliminated Article # 20 Sub-section 5 From The Old Bill Which Will Give The Power To The Government To Forgive Or Reduce The Quranic Punishment.

SURAH NUR VERSE 4: 80 LASHES FOR ALLEGATION WITHOUT WITNESS

■ وَالَّذِينَ يَزْمُونَ
الْمُحْصَنَاتِ ثُمَّ لَمْ
يَأْتُوا بِأَرْبَعَةِ شُهَدَاءَ
فَاجْلِدُوهُمْ ثَمَانِينَ
جَلْدَةً وَلَا تَقْبَلُوا لَهُمْ
شَهَادَةً أَبَدًا وَأُولَئِكَ
هُمْ الْفَاسِقُونَ
(4)

- (24:4) Those who accuse chaste, honourable women (of unchastity) but do not produce four witnesses, flog them with eighty lashes, and do not admit their testimony ever after. They are indeed transgressors,

ALLEGATION PUNISHMENT AGAINST THE QURAN

1. THE QURAN SAYS “ ... 80 STRIPES AND NEVER ACCEPT THEIR WITNESSES ..” (24,4)

2. NEW ARTICLE 496-C “ ... PUNISHMENT WILL BE 5YEARS MAXIMUM AND FINE RS 10,000 MAXIMUM ...”

3. THE QURANIC PUNISHMENT HAS CANCELLED.

1. THE LEVEL OF PUNISHMENT LEFT TO THE JUDGE WITH A MAXIMUM OF 5 YEARS AND MINIMUM OF ONE RUPEE ONLY.

2. THE PROVINCIAL GOVT AND THE PRESIDENT CAN FURTHER REDUCE THE PUNISHMENT.

QURANIC PUNISHMENT FOR FORCED RAPE IS NO LONGER VALID

1. Adultery – Sex BY FORCE – Quranic Punishment Is NOT Cancelled.
2. Act Of FORCED RAPE Is Classified As Lewdness And Police Can Not Issue A FIR Even In The Presence Of Witnesses.
3. Witnesses Must Go To A Court And Record Their Compliant.
4. Now Adulterers Will Be Impossible To Get Punishment.

LAAN – SURAH NUR VERSES 6 TO 9

- وَالَّذِينَ يَرْمُونَ أَزْوَاجَهُمْ وَلَمْ يَكُن لَّهُمْ شُهَدَاءُ إِلَّا أَنْفُسُهُمْ فَشَهَادَةُ أَحَدِهِمْ أَرْبَعُ شَهَادَاتٍ بِاللَّهِ إِنَّهُ لَمِنَ الصَّادِقِينَ (6)
- وَالْخَامِسَةَ أَنْ لَعْنَةُ اللَّهِ عَلَيْهِ إِنْ كَانَ مِنَ الْكَاذِبِينَ (7)
- وَيَذَرُ عَنْهَا الْعَذَابَ أَنْ تَشْهَدَ أَرْبَعُ شَهَادَاتٍ بِاللَّهِ إِنَّهُ لَمِنَ الْكَاذِبِينَ (8)
- وَالْخَامِسَةَ أَنْ غَضِبَ اللَّهُ عَلَيْهَا إِنْ كَانَ مِنَ الصَّادِقِينَ (9)

- (24:6) As for those who accuse their wives [of unchastity], and have no witnesses except themselves: the testimony of such a one is that he testify, swearing by Allah four times, that he is truthful (in his accusation),
- (24:7) and a fifth time, that the curse of Allah be on him if he be lying (in his accusation).
- (24:8) And the punishment shall be averted from the woman if she were to testify, swearing by Allah four times that the man was lying,
- (24:9) and a fifth time that the wrath of Allah be on her if the man be truthful (in his accusation).

QURANIC RIGHT OF WOMEN OF ASKING FOR “LAAN” – OATH CAN NOT BE EXERCISED

1. As Per The Quran And Article 14 Of The Old Bill, Women Had The Right To Proof Her Innocence Of Sex Crime By Taking Oath 5 Times. The Husband Was Required To Follow The Quranic Path, Otherwise He Would Be Kept In Jail Until He Agrees To Listen To Wife's Oaths.
2. Under The New Bill, The Husband Can Refuse To Agree To The Oaths Of His Wife Then She Can Not Get A Divorce Nor She Can Proof Her Innocence. She Will Be “Hanging In Air” For The Rest Of Her Life Plus She Has Been Blamed For Having Sexual Activities With Another Man Then Her Husband.
3. What A Good Law To Protect Women Rights!!!!!!

ADULTEROUS DO NOT REQUIRE ANY BAIL – FREE ON HIS OWN CHARACTER

- 1.. Adulterous Will Be Set Free Without Any Bail – Own His Own Character.
2. However, For All Other Crimes No Matter How Small It May Be, The Court Has The Power Under Article 496 To Ask For Bail – Guarantee From Others Except For Adulterous.
3. With The Cancellation Of Article 496 For The Adulterous, People Will Commit Crimes / Sins And Will Running Around In The Society. More Power You Have , You May Commit More Sins With No Fear Of Punishment Or Jail Or Bail.
4. Hands Of The Courts Are Tied Down --- Why Why ??

MUFTI MUNEEB-UR RAHMAN

1. (24,2) :100 STRIPES FOR ADULTERY.
2. (5,43): IMPLIES STONING TO DEATH FOR ADULTERY – MARRIED.
3. QURAN AND SUNNAH DOES NOT DIFFERENTIATE BETWEEN ZEENAH RIDA AND ZEENA JABAR. THE DIFFERENCE IS ONLY IN THE PUNISHMENT.
4. RAPED VICTIM IS FREED WITHOUT ANY PUNISHMENT AS PER THE QURAN AND HADITH.
5. ACCORDING TO PAKISTANI LAW CHILD IS DEFINED BETWEEN 7 TO 12 YEARS.
6. LAAN, SURAH NUR, HAS BEEN CANCELLED FROM THIS BILL.

1. THE BILL ACT # 45: “FOR ZEENA JABAR PUNISHMENT COULD BE DEATH, 5 YEARS MINIMUM , 25 YEAR MAXIMUM OR FINE. REGARDLESS OF THE CRIMINAL IS MARRIED OR NOT. IT IS LEFT FOR JUDGE.
2. RETURNED 100 GOATS AND THE SLAVE AND THE WIFE WAS STONED TO DEATH.(BUK)
3. ZEENA RIDA CAN NO LONGER BE REPORTED TO POLICE FOR FIR. INSTEAD THE PERSON MUST GO TO THE COURT TO REGISTER A COMPLAINT FOR ZEENA RIDA – PROSTITUTION HOUSE CAN NOT BE REPORTED TO POLICE.
4. ALL 16 YEARS AND YOUNGER LADIES WILL NOT BE PUNISHED FOR ZEENA CRIME. NO CASE FOR ZEENA AND LEWDNESS. BUT BOYS ARE PROTECTED

HAFIZ HASAN MADANI – “MUHADIS”

1. AMENDMENT # 7 OF THE BILL STATES:

2. #496B: MEN AND WOMEN, WHO ARE NOT MARRIED, WITH CONSENT HAVE SEXUAL INTERCOURSE THEN THEY HAVE COMMITTED ADULTERY.

3. ADULTERY CRIMINAL MEN AND WOMEN COULD RECEIVE A MAXIMUM OF 5 YEARS JAIL SENTENCE AND RS 10,000 FINE.

4. #496-C: WHOSOEVER MAKE FALSE CLAIM OF ZEENA THEN MAY GET A MAXIMUM OF 5 YEARS JAIL SENTENCE AND RS 10,000 FINE.

1. (24,4): QURANIC PUNISHMENT IS VERY CLEAR. 80 STRIPES AND DO NOT ACCEPT WITNESS.

2. PUNISHMENT FOR KISSING OR WALKING NAKED IN PUBLIC ARE CANCELLED.

3. THE PROPHET SAID ZEENA IS COMMITTED BY EYES, FEET, HANDS,.. DESTROY THE EYE IF HE PEEK IN THE HOUSE.

CONTRADICTION BETWEEN WOMEN PROTECTION BILL AND THE HUDOOD ORDINANCE

1. THREE DIFFERENT PUNISHMENTS:

2. ZEENA JABAR: DEATH OR 25 YEAR.

3. ZEENA RIDA 5 YEAR. EVEN FOR A MARRIED MAN.

4. PROVINCIAL GOVT, FEDERAL GOVT AND THE PRESIDENT CAN REDUCE THE PUNISHMENT – AMENDMENT # 18.

5. ARTICLE 203-A: DEMAND 4 ADDITIONAL WITNESS. THIS IMPLIES 5 WITNESSES. AGAINST THE QURAN AND MADE MORE DIFFICULT.

6. ARTICLE 14 SUB-4: DOES NOT ALLOW WIFE TO BE PUNISHED EVEN IF SHE ACCEPT THAT SHE HAS COMMITTED ADULTERY IN THE LAAN CASE.

ANALYZE THESE VERSES

1. (2,229): WHOSO GO BEYOND THE LIMITS OF ALLAH THEN HE IS A TYRANT.

2. (3,85): WHOEVER WANTS UN-ISLAMIC LAW, IT WILL NOT BE ACCEPTED.

3. (5,44-45-47): WHOEVER DOES NOT JUDGE AS PER ALLAH LAWS THE HE IS KAFIR, HE IS TYRANT, AND FASEEQ

4. (37,36): IT IS NOT LAWFUL ANY MUSLIM MEN AND WOMEN WHEN ALLAH AND THE PROPHET HAD MADE THE JUDGMENT THEN TO MAKE NEW JUDGEMENTS THEN HE HAS GONE ASTRAY.

5. THE PROPHET SAID HE WILL CUT THE HAND OF FATIMA.

6. (24,33): WHO TRANSGRESS ON WOMEN ALLAH WILL FORGIVE THEN AND HE IS MERCIFUL.

WHY ARTICLE 3 WAS REMOVED?

1. Article 3 Of The Old Hudood Ordinance States That The Orders Of The Hudood Ordinance Are Above The Other Orders. In Case Of A Contradiction, The Hudood Ordinance Will Prevail.
2. Now Other Orders Or Articles Can Supersede The Hudood Ordinance.
3. Its Greatest Impact Will Be On The “ Nika On The Nika Situation”. Many Women Are In Jail Today And More Will Be In Future.

Why Article 20 Cancelled? So Women Kidnapers Would Not Be Punished

1. Article 20 Allows The Courts To Hand Out Sentences For The Related Crimes If Found During The Proceedings, For Example A Rapist Kidnap The Women Or Beaten Up Badly Etc.
2. The New Bill Has Cancelled Article 20. Hence The Case Of Kidnapping And Beating The Lady Has To Be Filed To A Different Court.
3. This Act Will Humiliate Women More And Men Are Encouraged To Commit More Crimes. Again Lesser Protection For Women Under The New Law.

SUMMARY

1. ZEENA RIDA PUNISHMENT 5 YEARS AND RS 10,000. NOT IN LINE WITH THE QURAN.
2. FALSE ALLEGATION OF ZEENA – 5 YEARS AND RS 10,000. QURAN SAYS 80 STRIPES.
3. ZEENA BY GIRLS OF 16 OR YOUNGER WILL NOT BE PUNISHED.
4. ARTICLE 375, IF HUSBAND HAS SEX AGAINST THE WILL OF THE WIFE THEN IT WILL BE CONSIDERED AS ZEENA JABAR – AGAINST SUNNAH
5. ZEENA JABAR – DEATH, 25 YEARS AND RS 10,000 ARE AGAINST QURAN AND SUNNAH.
6. ZEENA PUNISHMENT CAN NOT BE FORGIVEN OR REDUCE BY PROVINCIAL GOVT OR THE PRESIDENT.
7. NUMBER OF WITNESS HAS BEEN INCREASED TO 5. AGAINST QURAN AND SUNNAH.
8. LAAN PROCEEDINGS ARE NOT BINDING ON THE HUSBAND.
9. IF THE WIFE ACCEPTS ABOUT COMMITTING ZEENA IN THE LAAN CASE THEN SHE CAN NOT BE PUNISHED.

WHO WILL CHANGE THE LAWS OF THE QURAN?

- وَمَنْ لَمْ يَحْكَمْ بِمَا أَنزَلَ اللَّهُ (5:44) فَأُولَئِكَ هُمُ الْكَافِرُونَ

WHO DO NOT JUDGE BY THE LAW WHICH ALLAH HAS SENT DOWN, ARE INDEED THE DISBELIEVERS.

- وَمَنْ لَمْ يَحْكَمْ بِمَا أَنزَلَ اللَّهُ (5:45) فَأُولَئِكَ هُمُ الظَّالِمُونَ

WHO DO NOT JUDGE BY THE LAW WHICH ALLAH HAS SENT DOWN, ARE INDEED THE UNJUST PEOPLE.

- وَمَنْ لَمْ يَحْكَمْ بِمَا أَنزَلَ اللَّهُ فَأُولَئِكَ هُمُ الْفَاسِقُونَ (5:47).

DO NOT JUDGE BY THE LAW WHICH ALLAH HAS SENT DOWN, ARE INDEED THE TRANSGRESSORS.

- وَمَنْ يَعْصِ اللَّهَ وَرَسُولَهُ وَيَتَعَدَّ حُدُودَهُ يُدْخِلْهُ نَارًا خَالِدًا فِيهَا وَلَهُ عَذَابٌ مُهِينٌ

(4:14) WHOEVER DISOBEYS ALLAH AND HIS MESSENGER AND TRANSGRESSES THE LIMITS PRESCRIBED BY HIM, ALLAH WILL CAST HIM INTO THE FIRE WHEREIN HE SHALL ABIDE FOR EVER, AND SHALL HAVE A DISGRACEFUL CHASTISEMENT.

SCOPE

1. Quranic Punishment For A Rapist Is Cancelled.
2. Government Can Forgive Or Reduce Quranic Punishments.
3. Quranic Punishment For Adultery Is No Longer Valid.
4. Adulterers Do Not Require Any Bail – Free On His Own Character.
5. Why Article 3 Was Removed? More Women Will Be In Jail In Future.
6. Quranic Right Of Women Of Asking For “Laan” – Oath Can Not Be Exercised.
7. Why Article 20 Cancelled? So Women Kidnapers Would Not Be Punished.

ZEENA BIL-RIDA (CONSENT)

BOTH MALE & FEMALE AGREE THAT THEY HAD SEX WITH CONSENT.

REFERENCES

1. DR. SYED AZIZ-UR-RAHMAN “THE MAIN AIM IS FAMILY”.
2. SYED SHAHINSHAH HUSSAIN NAQVI QAMI “WOMEN PROTECTION BILL IN THE LIGHT OF QURAN AND SUNNAH”