

UTILIZATION OF SHARIAH IN NIGERIA

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ABSTRACT: Formation of legal norms for compensation for harm caused by state authorities, the participation of internal affairs bodies in tort relations as a state and legal entity, and its important aspects are covered in the article. The article also approves that the internal affairs bodies should act as a state body and as a legal entity, respectively, the state should be liable for harm caused by its activities as a state body, and that the internal affairs bodies should be responsible for harm caused by unrelated activities.

KEYWORDS: Shariah, prophet muhammad, Nigeria

INTRODUCTION

Shariah was the principal general set of laws applied in Nigeria. It was set up and authorized in the Northern piece of nation and in the piece of Yoruba land before the British colonized the entire country. Shariah has been an integral part of Muslim life in the North. In any case, the utilization of Shariah in Nigeria isn't new to the Nigerian most particularly Muslims in the North. The authorization of Shariah in this piece of the nation made existence of individuals simple, quiet, to the degree that when British bosses came they most definitely observed that there is super arrangement of Government dependent on the Qur'anic law. This paper features the significance, nature and utilization of shariah in Nigeria.

Shariah shapes the Islamic culture in a manner conducive to the unfiltered development of good uprightiness and truth in each circle of human action it gives full play to the powers of good every which way and simultaneously it eliminates all obstacles in the way of goodness, alongside it, this endeavor to kill from its social plan by restricting bad habit and deterring the reasons for its appearance and development which through shutting the deltas through which it drags to the general public and by taking on measure to check it event [13] . Besides, shariah targets giving total direction to individual leave their lives as indicated by the will and plan of Allah, directly from the start, Allah sent his Prophet three present which targets guaranteeing equity and direction fir the entire human culture to the way of harmony. They are the book of Allah, the equilibrium and iron which represent three things which help the whole human culture, viz connection which order great and deny evil, equity which gives every individual his due and solid arm of the law which keeps up with sanctions for wrongdoers.

Islamic law plans to restrict drinking of wine to ensure human insight, since whatever can inebriate man; there is inclination of it to release the human cerebrum. Hence, man needs to keep away from such thing in light of the fact that the cerebrum is the motor to the human body, the second it is undermined and annihilated, the entire group of individual would be naturally ruined and become futile. Accordingly, shariah to secure such organ of the human body i.e the cerebrum, which without it, a man can't work as a sound individual. Shariah additionally focutilizations on insurance of human pride by securing character and notoriety of individual against slander. Allah the Most High makes slander as a wrongdoing in Islamic law and the people who carry out it are called evil offenders as brought up in the Glorious Qur'an. Allah says: And the people who dispatch a charge against virtuous ladies, and produce not four observers (to help their claim). Beat them with eighty stripes; and reject their proof ever after,

for such men are underhanded offenders [22] . This is to watch the respect and ensure human poise just as filter to some extent our posterity for being ill-conceived kids.

CONCLUSION

This is the idea of shariah overall set of laws and any law that doesn't secure the over five referenced is definitely not a decent law. From the above clarification, one can unmistakably recognize customary law and Islamic law. Since, our quality circumstance in the nation shows that the tradition that must be adhered to neglects to be careful and secure life and properties of the residents. Our security offices in the nation currently are in the condition of predicament, they don't have a clue where to begin, in light of the fact that the law is at fluty so the outcome is equivalent to be negative rather than positive.

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