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Abduction, Kidnapping, Fornication, Torturing Killing Minors and Teen Aged Girls and Smuggling to Other Places for Nefarious Illicit Motives

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Abstract

The cases human trafficking and cruelty to minor and teen aged innocent girls increasing. Apart from this young and middles aged women are abducted, kidnapped for fornication nefarious and illicit purpose. They are smuggled to other places inside the country and sometimes sold out abroad; where they are tortured and abused. A few minor girls are procured either by persuasion, influence, inducement or other stimulus or incentive. When such offences are committed, they are carried out by a series illegal actions like a chain of crimes. The person or persons collaborating with the main accused deliberately in committing the offence are equally responsible for the consequences. In this paper, the analysis of offences connected with fornication, abduction and kidnapping and their effects will be highlighted at depth. Kidnapping and abduction are different offences, though in literature and legal language, sometimes used as if they are similar offences. Several minor and teen aged girls have been abducted by criminal and after committing rape and torture, murdered them. Abduction and kidnapping by means of motivation, by force, deception or for the purpose of marriage (fake). There was a dispute regarding marriage between Noor Muqqadam and Zahir Jaffer (both family friends), but the girl was slaughtered after kidnapping and rape, at the residence of Zahir. Another minor School girl Zainab from Kasur was kidnapped, tortured, raped and murdered. The most serious aspect of the Kidnapping and Abduction is the sale of innocent minor and young teen aged girls to the "red light areas" for illicit purposes or selling abroad for slavery. There must be special task force to investigate such offences, who possess expertise in forensic and law. A case study consistent with research is presented in this paper, how a minor school girl was abducted, tortured and abused. The negative role of the investigating an officer and negligent approach of other institutions spoils the case.

Key words: Abduction, Kidnapping, fornication, Rape, murder, human trafficking

1. Introduction

According to [1], the dreadful crimes are committed as concerning a chain of crimes associated with abduction, abuse sexual violence, torture, rape and killing against innocent women, teen aged girls and children. The number of such cases are increasing rapidly with time. According to [2], the legal structure in these cases is naïve and not too reliable. particularly when the torture leads to death of the victims. According to [3], it is stressed that the law regarding legal / forensic evidence, its obtaining, protection, preservation and then successfully presentation by prosecution in court of using Federal Bureau of Investigation (FBI) techniques by FIA must be Standardized. In order to facilitate further elaboration of this research paper, we first distinguish conspicuously and distinctly the areas of offences connected with Fornication, Abduction, and Kidnapping, Firstly, we define the term Fornication. When a male and a female, being unmarried to each other, commit fornication, if they deliberately do sexual intercourse with one another. In Pakistan, the punishment of fornication is five years with a fine of rupees 10 thousand. However, the law is different in various states of United States of America and Britain. Fornication is referred to as sex before legal marriage. Example: If and when two unmarried male and female engage in sexual intercourse. The legal provision also exists against fornication referred precisely to heterosexual couples, as separate laws administered homosexual relations. The important ingredient of fornication is clearly direct: either it requires open and notorious sharing, cohabitation, or it is as intercourse between two unmarried people, depending on the jurisdiction. Secondly, Abduction is comprehensive, when the minor has been shifted from the custody

of the guardian to the custody of another person not entitled to it.

Thirdly, kidnapping legally speaking is the offence or an act or occurrence or the crime of seizing, confining, entangling, or transporting away a person by force or trickery, frequently with a demand for ransom or in furtherance of another crime, is a crime. According to [4] defines child abduction as the illegal removal, retention, detention, or concealment of a kid or infant. A person is said to have been abducted if they had been taken away using coercion, trickery, or overt force or violence.

2. Fornication

Two single people having sex together is referred to as fornication, or premarital sex in more modern usage. Laws prohibiting fornication have historically applied only to heterosexual couples because homosexual relationships were handled by different legislation. Additionally, some jurisdictions' fornication laws solely took a woman's marital status into account and did not take a man's into account. In some countries, having sexual relations with an unmarried woman would be considered fornication, whilst having relations with an unmarried man would be considered adultery. In USA, because of the ruling in Lawrence v. Texas by the Supreme Court, fornication laws are no longer enforceable (2003). The Court determined that the Due Process Clause of the Fourteenth Amendment protects a person's private sexual conduct. Therefore, government officials are unable to interfere with or make these private acts illegal. the fact. According to the provision of Pakistan Constitution, any such law, being repugnant to the Quran and Sunnah is liable to be set aside by the "Supreme Court of Pakistan" as well as the

parliament.

3. Difference between Kidnapping and Abduction

A person is kidnapped when they are taken by force, threat, or deception with the intention of keeping them in captivity against their will. Kidnapping is usually committed for ransom, political, or other reasons. Abduction is when a criminal takes someone away using open force, fraud, coercion, or persuasion.

4. Wrongful Confinement and Wrongful Restraint

In the next section of this paper, we present a case study, where all the elements of offences such as abduction, kidnapping, fornication, rape, wrongful confinement or restraint are existing.

5. Under the Provision of PPC Section 339 the Wrongful Restraint is Defined as Under;

Quote: "Whoever voluntarily obstructs any person so as to prevent that person from proceeding in any direction in which that person has a right to proceed, is said wrongfully to restrain that person".

As per provision of PPC section 340 the wrongful confinement is defined as under; Ouote:

If anyone wrongfully restrains any other person in such a manner as to prevent that person from proceeding beyond certain circumscribing limits, is said to "wrongfully confine" that person".

Application of PPC 361 Kidnapping from lawful guardianship: "Anyone who takes or lures any minor under fourteen years of age if a male, or under sixteen years of age if a female, or any person of unsound mind out of the custody of the minor's or person of unsound mind's lawful guardian without the consent of such guardian is said to kidnap such minor or person from lawful guardianship."

364. Kidnapping or abducting in order to murder: Anyone who kidnaps or abducts another person with the intent of murdering or disposing of them in such a way that they are in danger of being murdered faces life imprisonment or rigorous imprisonment for a term of up to ten years with fine.

TABLE 1: LEGAL PROVISIONS ON ABDUCTION AND KIDNAPPING		
Sr	PPC Sections	Relevant titles to applicable in this case
1.	361	Kidnapping from lawful guardianship
2.	362	Abduction
3.	364	Kidnapping or abducting in order to murder
4.	364A	Kidnapping or abducting a person under the age of fourteen
5.	365	Kidnapping or abducting with intent secretly and wrongfully to confine person
6.	365 B	Kidnapping, abducting or inducing woman to compel for marriage etc
7.	366 A	Procuration of minor girl
8.	368	Wrongfully concealing or keeping in confinement, kidnapped or abducted person
9.	375	Rape

5.0 High Profile Case Study of abducted minor, a school girl followed by illegal marriage

This case study is about a minor School girl recently promoted from class 5 to class 6, who was kidnapped from Karachi in April 2022 and took away to Punjab, has resentful, annoyed, upset and piqued the public's interest. The authors use the name of victim as Minor-Baby in this case study in place of actual name. The kidnapping and decampment of the girl, whose father insisted, she is a minor, sparked outrage in Pakistan and abroad and the tortuous legal process in two provinces became dominant talk on television. At the time of abduction, in accordance with her birth certificate, educational certificates and B-form of NADRA she was of 14 years. These particulars were to be essentially observed at time of ascertaining the age of the girl. This information was initially not considered to determine her age and the court declared her an adult on the basis of wrong information provided by the criminals. The criminal obtained a fake and bogus medical certificate illegally from an unauthorized, inexperienced and unqualified "Person", against the prescribed SOP's showing her an adult.

5.1 A Medical Commission formulated

A high powered medical committee was formed to assess the age of Minor-Baby, the teenage girl who went missing from Karachi and later known to have married Zaheer Ahmed. The Committee determined her age to be 14 to 15 years based on her physical appearance, while her teeth determined her age to be 13 to 15 years. Her bone ossification test, on the other hand, revealed that she was between the ages of 16 and 17. The report concluded that after consulting with medical experts on a

variety of factors determining her age, it was determined that the girl is between the ages of 15 and 16, but <u>near to15</u>. The chairman and the other ten members of the medical committee signed the report.

In this section, we examine the case's recent developments. Minor-Baby was kidnapped in Malir area, when she went outside home to throw garbage. Minor-Baby 's parents filed the FIR on the same day. Ghulam Nabi Memon, the chief of police in Karachi, has formed three special teams to track down the suspects. For the girl's recovery, police investigators pursue technical assistance from intelligence agencies. Sindh CM says investigators have tracked down the girl's location, but he wants to keep the details private. Meanwhile, on the same day, police claimed Minor-Baby married on her own will. Minor-Baby was transported, before a judicial magistrate at Lahore's Model Town Courts, by the criminals, where she claimed under enormous pressure, that she willingly entered into a marriage with a Lahore person named Zaheer Ahmad. Because of her testimony, the magistrate granted her permission to accompany him without checking up her documents regarding age. Couple of days afterwards, she and Zaheer were apprehended in Okara and turned over to Lahore police.

The Karachi Police issued an FIR against 4 persons who were present in the bogus "Nokah" ceremony. They were also accused of kidnapping, rape and "forced" marriage. The father of the minor Baby filed a writ petition in Sindh High Court (SHC) for the purpose of annulment of marriage. The SHC directed the prosecutor General to submit his comment and ordered for the production of the minor girl by May 30,2022. The honorable SHC bench

expressed concern over the slow progress of case and ordered for the replacement of the then IG Sindh Police Kamran Afzal with a competent officer. Consequently, the minor baby was recovered from Lahore and produced before the SHC bench by 3rd June 2022. Later the baby girl was sent to Daru Amman in Kararchi.

5.2 The father of Challenged SHC decision in Supreme Court

The Supreme Court rules on the father of Minor-petition Baby's five days after he withdrew it. According to Kazmi's attorney, they will now file a petition with the high court to establish a new medical committee and with a family court to contest the bogus marriage. A 10-member medical board made up of highly qualified and competent experts and professional doctors, radiologist, dentist, and gynecologist was established for this reason after a court in Karachi ordered Sindh police to continue their inquiry to determine Minor-age. Baby's The father of Minor-Baby petitions the district and sessions court to remove the case's investigating officer on the grounds that he is ostensibly conducting an unfair investigation. The 10-member new medical board's inaugural meeting was held to determine Minor-age. The medical Committee determined that abducted baby is minor with the age near 15.

5.3 Interim Investigation Report in Minor-Baby's case

Investigation Officer confirms Zaheer's presence in Karachi on day of incident of abduction. The officer in charge of the investigation into Minor-Baby case stated that the case had been completely changed after a medical report revealed that the girl is 15 years

old. "The investigation officer is not investigating the matter following the medical report," it stated, adding that the applicant and family in the case no longer trust the Investigation Officer. A new instigating officer has been appointed.

5.4 Afresh Hearing at SHC Karachi

In the middle of July 2022, the minor victim appeared in the court of magistrate in Lahore and disclosed that her relations with husband are not maintainable any more, therefore, she be sent to Dar ul'Amman. Consequently, she was shifted to Dar ul'Amman on her own will. In the third week of July 2022, the Sind High Court held that the victim girl may be shifted to Karachi from where she was abducted and legal cases are pending regarding her abduction and kidnapping. There have been reports on social media, of extending and subjecting the minor girl Minor-Baby to serious tortures by her husband and other members of the gang. The SHC court ordered Minor-Baby to be transferred from Lahore to a shelter home in Karachi after the young teen, who had apparently married out of choice, stated that she is unhappy in her marriage with Zaheer; she pleaded with the court to allow her to stay in Dar-ul-Aman away from her parents, whom she also expressed fears. The court granted her request, noting that there were no legal obstacles to bringing her to Karachi for a stay rather than Dar-ul-Aman. Meanwhile, the police presented Minor-Baby 's bogus husband Zaheer in front of the Sindh High Court.

The SHC ruled that if the case is being heard in Karachi, Minor-Baby should also be kept there. The court also stated that there is no danger to the girl's life in Karachi, so she can

be housed at a shelter home here. Zaheer's counsel, on the other hand, tried in vain to appeal the decision. In light of the fears she expressed before the judges, the court also stated that it will not award the girl's parents custody. The federal government's lawyer has also backed the decision to relocate Minor-Baby to Karachi. Earlier Minor-Baby stated that she is unhappy in her marriage with Zaheer. On the active social media there have been reports to be thoroughly investigated by Police regarding alleged plans of gang of criminals to kill her or sell her. Moreover, Zaheer demanded from Minor-Baby something inhuman, which also must be investigated to depth. According to Police, there are 33 members of the criminal gang engaged in this case, the major two central criminals both real brothers are on Bail.

5.6 Unhappy acts of criminals and their supporters belonging to the Gang

In the opinion of the authors of this research paper, all the presiding officers of the courts Magistrates, Civil Judges, Judges of High Courts and Supreme Court are very respectable men of integrity, uprightness and eminence. All citizens must extend respect to the honorable courts and Judges.

- a) In this case, some persons supporting the gang of criminals in Minor-Baby case, committed contempt of court which is condemned. No other comment will be possible as proceedings are pending In SHC.
- b) Causing harassment, intimidation and embarrassments to the family at the residence of the minor abducted girl Minor-Baby, at Karachi by the associates

- and members of the gang including some social media supporters.
- c) Posting undesired harmful videos on social media, of the child to extend the mental torture of highest degree to the innocent parents of the minor victim.
- d) The parents have not been allowed to meet their daughter Minor-Baby for the last three months by filing obnoxious applications in courts.
- e) On the second last day of July 2022, another case against the parents of the minor victim on behalf of minor Minor-Baby has been filed in a court at Lahore to harass, intimidate, annoy her parents. The purpose of gang is to force the parents of minor to accept their plea to withdraw their hands from the guardianship of the minor victim, This case is just blood sucking. Why public authorities are sleeping? It's just outrageous, disgraceful, and shameful. The parents are already so stressed for the baby victim Minor-Baby also sickly worried about other children's future. It amounts to damage the future of a young and a minor girl. The advocate representing the gang has filed Minor vs parents, a new case i.e Minor-Baby vs Mehdi Kazmi and Saima Kazmi, the parents denying illegal nikah of the minor. The case on behalf of a minor prima-facie is not maintainable.
- f) As per complaints of parents over the social media, the central criminal Zaheer managed to send his private photographs with the victim Minor-Baby to the parents

to inflict and cause mental torture.

6. Child Marriage Restraint Rule

The beloved Prophet (peace and blessings be upon him) stated that "The virgin shall not be married until her consent is sought neither a previously married woman until she overtly states her acceptance,". He (peace and blessings be upon him) said: "and the virgin's consent shall be sought by her father." Therefore, according to Islam, Wali is the guardian of a Muslim woman and is responsible for marrying her off. According to one Hadith, "a marriage contract is not valid without a Wali." According to the Hadith, the presence of Wali is required for the Nikah to be valid.

According to [12], the majority of academics concurred that the guardian's consent is necessary for the marriage contract to be valid. This is based on the Prophet's (peace and blessings be upon him) admonition that "no marriage is to take place without the guardian," and that "any lady married without the approval of her guardian is untrue."

Marriage is a social institution that predates the human race. It is defined as a relationship between a man and a woman that is recognized by custom or law and entails certain rights and duties, both for the parties entering the "Union" and for the children born from it. Marriage serves two primary functions: it is the means by which human society regulates sex relations, and it provides the mechanism by which a child's relationship to the community is determined. Marriage rites and ceremonies have varied over time and across cultures.

Let us quote an Hadith from [14]:

حديث نبير: 2083 عَنَّ ثِنَا مُحَمَّدُ بُنُ كَثِيرٍ . أَخْبَرَنَا سُفْيَانُ، أَخْبَرَنَا ابْنُ جُرَيْجٍ . عَنْ سُلَيْمَانَ بَنِ مُوسَى . عَنْ الزُّهْرِيِّ . عَنْ عُرْوَةً . عَنْعَارُشَةً . قَالَتُ : قَالَ رَسُولُ اللّهِ صَلَّى اللّهُ عَلَيْهِ وَسَلِّمَ : أَيُّمَا امْرَأَةٍ نَكَمَّتُ بِغَيْرٍ إِذْنِ مَوَالِيهَا فَنِكَا حُهَا بَاطِلٌ ثَلَاثَ مَرَّاتٍ ، فَإِنْ دَخُلَ بِهَا. فَالْمَهُرُ لَهَا بِمَا أَصَابَ مِنْهَا. فَإِنْ تَشَاجَرُوا فَالشَّلْطَانُ وَلِيُّ مَنْ لَا وَلِيَّ لَهُ.

This famous and important Hadith was narrated by Aisha (RA) Ummul Muminin:

Ouote:

Translation: "The messenger of Allah said: the marriage of a women who marries without the consent of her guardians is void. (He said these words) three times. If there is cohabitation, she gets her dower for the intercourse her husband has had. If there is a dispute, the sultan (man in authority) is the guardian of one who has none".

In this subsection, the law regarding child marriage is reviewed to understand legal issues in Minor-Baby case. The important Rules are:

- Sindh Child Marriage Restraint Rule 2016
- Child Marriage Restraint (Amendment) Bill, 2018

Child marriage is practiced in some parts of Pakistan, with the Sindh province having the highest prevalence. It disproportionately affects females.

 a). According to a UNICEF report from 2018, approximately 18 percent of Pakistani girls are married before the age of 18,

- giving Pakistan the lowest rate of child marriage among South Asian countries.
- b). Child marriage is most common in rural areas, and the primary motivator is poverty in low-income households with limited access to education. Mrs Sherry Rehman, a Pakistani senator, introduced legislation in the Pakistani Senate to raise the minimum age for female marriage to 18. The bill's goal was to put an end to child marriage in Pakistan. The bill was passed with a massive majority.

Section 3 of the Sindh Child Marriage Restraint Act states that "whoever, being a male above the age of eighteen, contracts a child marriage shall be punished with rigorous imprisonment which may extend to three years but shall not be less than two years and shall be liable to fine." Mr Jibran Nasir filed a criminal case in the Court of Civil and Judicial Magistrate in Karachi on behalf of the victim's mother, Minor-Baby, for the recovery of her daughter and production in court. He argued under Rule 9 of the 2016 Sind Child Marriage Restraint Rule. As a result, the Advocate's plea was accepted by the court.

On the other hand, the legal teams of 35 member's criminal Gang, Zaheer being the central criminal, filed obnoxious, void and invalid applications to restraint the Minor Victim at Lahore, the resident province of Zaheer. All application filed by the councils of Zaheer were rejected and the Victim Baby being minor was rescued from Lahore and taken to Karachi, by SIU (Sind Investigation Unit) on 23 July 2022. Now the Karachi trial court having jurisdiction on the case and SHC will consider the pending issues against the Gang. According to [13], during the hearing, the court had

stated that the order to present Minor-Baby was to ensure that the environment was right at "child protection center" and that she should not be presented until other court orders. The judicial magistrate had directed the public prosecutor to present the teenager only when the court ordered.

7. Case Study 2:

Egyptian Girl murdered publically at University after rejecting marriage proposal

According to [15], Naiyera Ashraf, a twenty-one-year-old Egyptian woman, had her throat slit in front of the entrance to her university in Egypt by a man whose marriage proposal she had rejected. The heinous crime occurred on Monday at the Mansoura University gate, where the victim was violently attacked with a knife. According to the Egyptian Public Prosecution, the man, whose name has not yet been officially confirmed, was arrested. The public prosecution said in a statement that witnesses to the crime handed the suspect over to police.

After examining the victim's body, the prosecution discovered injuries on her neck and chest, among other places, and obtained statements from university security personnel who confirmed the suspect's identity. The suspect killed the 21-year-old on a busy street in University, according to a video of the incident that has been circulating on captured from CCTV. He was then seen being beaten and restrained by onlookers.

The girl was stabbed several times with a knife before her assailant was arrested. Eyewitnesses said the killer was a third-year student at Mansoura University's Faculty of Arts, and that he stabbed the girl, Naiera Ashraf, he slaughtered her with a knife to her neck. He was eventually apprehended and controlled by security and a passerby. According to eyewitnesses, the young man desired to marry. The accused has been sentenced to death.

An Egyptian court has requested that the execution of Naira Ashraf's murderer be broadcast live on television. According to local media, the court stated that the punishment of those who consider innocent girls to be toys should serve as an example, and the souls of those who think this way about women should be shaken. The convict's name is Mohammad Adal. He was apprehended and sentenced to death by a court of law. Adal was Naira's university senior.

PICTURE 1: Naira Ashraf Egyptian Ref [15]



8. Human Trafficking in Pakistan

The most obvious reasons for human trafficking are the **cheap and forced labor**, **criminal activities**, **removal of human organs for transplantation**, **girls and women for sexual abuse**. The Pakistani government does not fully meet the minimum standards for trafficking elimination, but it is making significant efforts to do so. In order to prevent and combat trafficking in persons especially women and children, **the Prevention of Trafficking in**

Persons Act, 2018 was promulgated [7].

According to [7], according to section 7, the court may not consider the consent of the victim as the defense. As per section 11, the Federal Government or provincial governments must take appropriate measures for the safety of the victim.

9. Domestic Human Trafficking In Pakistan

Most of such offences are committed by the persons from villages staying and opting to work in cities. During holidays, the villagers go back to their homes and the reported crime rates are minimized.

10. Medico-Legal Opinions (MLO) and Forensics

In the case study presented in this paper, a series of crimes have been allegedly committed by the central criminal Zaheer with minor Victim and kept in his custody on the pretext of invalid and fake marriage for three months. In order to rule out the possibility giving slow poising, torture, narcotics, other drugs and rape, the Medico Legal Opinion (MLO) was extremely and essentially required, in the opinion of the Investigating Officer, Prosecution, lawyers and parents of the minor victim. A few important notions and points in connection with MLO are presented here. Unfortunately, the honorable court rejected permission of investigating officer to obtain MLO. The new Investigating officer, in his progress report has also included the Sections 364-A, 368 and 375 PPC, therefore, the MLO was required.

11. Recommendations

There are some useful preventive measures, which can be adopted to prevent the offence of abductions, kidnapping and smuggling of women, children and minor girls. Both parents must understand that their children are a gift from Allah, and He will inquire about their

upbringing. If the children do not grow up practicing Islam as a result of their parents' negligence, it will not be pretty in this or the next life. It entails involving them in useful activities around the house and soliciting their feedback on important issues. Set up an Islamic library in your home with books, videos, and audio cassettes on various aspects of Islam.

SR#	TABLE 2:
	GUIDELINES FOR PARENTS HAVING TEEN AGED AND MINOR CHILDERN
a)	Take parenting more seriously than you would a full-time job
b)	Reduce or change work hours and exchange them for time with the family
c)	Read the Quran, understanding its meaning, for five minutes every day
d)	Respect your teen
e)	Take an interest in what they do
f)	Be aware of problems and address them straightforwardly
g)	"Date" your teenager for outside trips
h)	Don't just be your teen's parent, be his or her partner
i)	Build a Masjid in your home
j)	Don't practice "men's Islam"
k)	Establish an Islamic library and choose a librarian
I)	Take them outto Islamic activities such as prayers etc
m)	Move to a racially and religiously mix neighborhood in your city
n)	Establish a TV-free evening and monitor TV watching in general
0)	Have weekly family meetings
p)	Read books on Positive Parenting
q)	Get them married early

How can you avoid kidnapping and prevent: How to Prevent Child Abduction?

- i. **Child Safety:** Take adequate measures given in Table 2 and also as follows:
- ii. Keep strangers at a distance.
- iii. Avoid anyone who is following you on foot or in a car.
- iv. If someone tries to force you to go somewhere with them or pushes you into a car, flee and scream.

- v. Remember a secret code word.
- vi. Adults should not seek assistance from children.
- vii. If you believe the other parent has abducted your child, take action. Obtain a court order or custody order: The most important preventative measure may be a clear court order. Court orders, for example, may include provisions addressing passports, travel restrictions, or custody.
- viii. **Preventing Child Abduction:**According to [11], if you believe the

- other parent has abducted your child, take action.
- ix. Obtain a court order or custody order:

 The most important preventative measure may be a clear court order.
- x. The guardian/parents must engage a lawyer for legal opinion.
- xi. The parents/guardian may also seek the help from FIA or Local Police /Law Enforcement Agency.
- xii. Let the law enforcement agency officers have your complete information and particulars such as full name, e-mail address and mobile number.
- xiii. A call on dispatch line 15 with 24-hour coverage can be helpful.
- xiv. The parents / guardian may request FIA, to place the names of offenders, if known on ECL.

12. Conclusions

All the cases of abduction, kidnapping, fornication, torturing and killing minors and teen aged girls and smuggling to other places for nefarious illicit motives must sternly dealt by investigating agencies, officers, prosecution and the courts. Strict punishment as prescribed in law must be awarded. No mercy be extended to the criminals proved guilty by courts. The case mentioned in case study 1, it seems, the entire system is favoring the criminals and the entire Gang who abducted the child. The Gang in this case seems very effective and rich paying handsome amounts as professional fee to legal teams and spending lavishly. The central criminal Zaheer, his brother and mother who abducted the Minor-Baby were not arrested for 4 months from the occurrence of the abduction. There is need to review the existing legislation in such cases. For cases of abduction, kidnapping followed by rape with minors. The punishment of death penalty be awarded by publically hanging as in case of decision of Naira Ashraf in Egypt. This will certainly have deterrent effect.

13. Acknowledgement

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