

RESOLUTION NO. 539

"This House draws the attention of the Government towards Article 227 of the Constitution of Pakistan therein stipulating that all existing laws shall be brought in conformity with the Injunctions of Islam as laid down in the Holy Quran and Sunnah and no law shall be enacted which is repugnant to such Injunctions.

The House also draws the attention of the Government towards Articles 203C and 203F of the Constitution of Pakistan therein providing for the Federal Shariat Court and Shariat Appellate Bench in the Supreme Court of Pakistan.

The House shows deep concerns over the vacant Positions of Judges including Ulema judges in the Federal Shariat Court and infrequent meetings of the Shariat Appellate Bench in the Supreme Court of Pakistan causing heavy pendency of important cases.

The House demands that as per the obligatory constitutional strength, the Government should make the Federal Shariat Court and Shariat Appellate Bench in the Supreme court of Pakistan functional by appointing all judges including Ulema judges in the Federal Shariat Court on immediate basis."

Moved by Senator Mushtaq Ahmed, Unanimously passed by the Senate of Pakistan Islamabad, the 6th February, 2023.