انع سطيع ني ۲ سرلات بالإعداء اكتراك<u>ب ارائي</u>زه

شعبه نشرو اشاعت تنظیم اسلامی پاکستان

36 ـ كـ ما دُل ما وَن لا مِورَنُو ن: 042-35869501) ميل: media@tanzeem.org 19- نوبمر 2021ء

پریس ریلیز

و فاقی شرعی عدالت میں ہِ با کے خاتمہ ہے متعلق درخواست میں اٹار نی جز ل کالیت ولعل ہے کام لینا انتہائی شرمناک ہے۔

> جاری کرده **ایوب بیگ مرزا** مرکزی ناظم نشر واشاعت ب^{تنظی}م اسلامی با کستان





بان تنظید: اکٹراکسداراحمد

TANZEEM-E-ISLAMI

PRESS RELEASE: Thursday 18 November 2021

"It is disgraceful and appalling that the Attorney General is using obstructionist tactics in the petition for eradication of riba in the Federal Shariat Court."

(Shujauddin Shaikh)

Lahore (PR): "It is disgraceful and appalling that the Attorney General is using obstructionist tactics in the petition for eradication of riba in the Federal Shariat Court."

This was said by the Ameer of Tanzeem-e-Islami, **Shujauddin Shaikh**, in a statement. The Ameer noted that the Federal Shariat Court (FSC) is entitled to query the Attorney General of Pakistan (AGP) regarding the apparent unwillingness of the government to legislate in accordance with the Islamic Shariah, after the AGP once again objected to the legal jurisdiction of the court in the petitions filed against the riba system. The Ameer remarked that it is the duty of the AGP to present arguments based on facts before the Federal Shariat Court instead of engaging in theatrics, and submit before the court details of the measures taken during the last 15 years for the abolition of riba as instructed. The Ameer said that the Federal Shariat Court in its landmark decision of 2001 had directed the parliament to devise a financial and economic system free from riba, and lamented that the assertion made by the AGP was nothing short of ludicrous that the Federal Shariat Court did not have the mandate to give such a direction to the parliament as done in the verdict of 2001. The fact of the matter is that all institutions and entities of the state, including the government, are obligated to abide by the constitution of the Islamic Republic of Pakistan in letter and spirit, the Ameer said. The constitution of the Islamic Republic of Pakistan not only orders the total abolition of riba but also categorically enunciates the principle that no legislation shall be done repugnant to the Qur'an and Sunnah. The government ought to realize that until we model and mould our economy according to Islamic edicts, we would not be able to ward off the stranglehold of the IMF on Pakistan. The Ameer concluded by empathizing that the truth is that we ought to immediately abolish riba and stop the war with Allah (SWT) and His (SWT) Messenger (SAAW), so that we could become eligible for the mercy and succor of Allah (SWT) and be successful in this world and in the Hereafter.

Issued by
Ayub Baig Mirza
Markazi Nazim of Press and Publications Section
Tanzeem-e-Islami, Pakistan