

### A HARAAM MORONIC SO-CALLED NIKAH CONTRACT

Some miscreant character called, Sheikh Rashid Dawood, has prepared a lousy, stupid article which he terms, '*Meesaaq*' intended to be a contract for prospective marriage partners to sign. The stupid '*meesaaq*' (*contract*) simply exhibits the jahaalat of this miscreant character. It reveals that he is bereft of Deeni Knowledge. The smattering of 'knowledge' which he has somewhere acquired is disgorged in the form of nafsaani effluvium which is conspicuously advertised in his moronic nikah contract. A Concerned Brother sent us a copy of the stupid canard which the miscreant is advertising as a 'nikah contract'. The Brother writes:

**Q. Someone by the name, Shaikh Rashid Dawood, has prepared what he calls a '*Meesaaq*' – a Nikah agreement. Please comment on the following clauses of his '*Meesaaq*':**

***"Talaaq uttered in jest, anger or under duress/compulsion shall be invalid and of no force or effect."***

### OUR COMMENT

Only a total jaahil (moron) can entertain this corrupt, haraam view of kufr. Talaaq uttered in jest, anger, under duress, etc. is **valid**.

## Meesaaq Nikah Contract

Written by Administrator

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**He further says in the Nikah agreement form: "Three talaqs in one sitting, shall be deemed to be one single talaq-e-raj'i....."**

### OUR COMMENT

Three Talaqs in one sitting are **THREE TALAAQS**. Only a moron subscribes to the haraam view stated by the miscreant sheikh. Living together after three Talaqs is adultery/zina, and the resultant offspring will be illegitimate.

Another clause reads: ***"Only after this commission has thoroughly examined and exhausted all efforts and attempts at reconciliation, may one single Talaq-e-raj'i be pronounced by the husband in the presence of two witnesses."***

### OUR COMMENT

The ludicrousness of the sheikh as much as it is lamentable, is also hilarious for the display of jahaalat. No commission can ever fetter or deny the husband's right of issuing Talaaq at any time he wishes. Whether to administer Talaaq Raj'i or Talaaq Baa-in, it is the prerogative of the husband. The validity of Talaaq, furthermore, does not require witnesses nor is a written form a requisite for validity. Juhala fabricate such stupidities on which they hinge the validity of Talaaq.

The above stupid haraam clauses are in diametric conflict with the Shariah. It is haraam to opt for this invalid haraam, moronic so-called '*meesaaq*'.

MUSLIMS SHOULD NOT BECOME ENTRAPPED INTO ADOPTING THE HARAAM, MORONIC, KUFR NIKAH AGREEMENT (THE SO-CALLED 'MEESAAQ'. THE CONSEQUENCES OF SIGNING THE HARAAM AND BAATIL CONTRACT COULD BE:

- Living in the state of adultery
- Producing illegitimate offspring.

In these times in proximity with Qiyaamah, according to the Hadith of Rasulullah (sallallahu alayhi wasallam), there will be a proliferation of *JUHHAAL* who will disgorge rubbish and effluvium of the type which this haraam, kufr Nikah agreement contains.

**IT IS HARAAM TO ADOPT THE KUFR SO-CALLED 'MEESAAQ'**

*17 Rajab 1435 – 17 May 2014*