FOLLOWING ONE OF FOUR IMAMS

A Rational Analysis In The Light Of Current Discussions and Controversies

Scholarly and neutral study on concept of Having faith on research and Methodology of deriving Rulings from Quran and Sunnah of any one of four well established Mazhab/ Fiqh/Schools of Jurisprudence

(Taqleed Understanding and Misunderstanding)

Compiled By

ONLINE CENTRE FOR PROMOTION OF ISLAMIC DAWAH, EDUCATION, PEACE AND HUMAN VALUES
In the name of Allah, Most Gracious, Most Merciful

All praises to Allah the Sustainer of the worlds, and grace, honour and salutations on the Chief of Apostles and Seal of Prophets, Muhammad Sallallahu Alaihi Wasallam, his family, companions and those who followed him in an excellent fashion and invited mankind towards Allah, till the Day of Resurrection.
DEDICATED TO ALL

Mufasserin (Quran Commentators)
Muhaddethin (Hadith Scholers), Fuqha (Islamic Jurist),
Asma Ur Rijal Imams (Science of authentication of Hadith)
Ulema Working in field of Dawah & Tabligh
Mashaikh working in field of Ihsan/ Tazkiya
(Who made spiritual environment needed for all these Noble work of Uloom e Nabuwwat)

&

All Ulema Muftian Karam Mashaikh of Past and Present
Who not only devoted Rather
Sacrificed their life for
Preserving and extracting the fine details of teaching of the final messenger of Almighty Allah That has made our task easy in following the Commands of Allah Tabark o Taala and
Path of Muhammad Sallallahu Alaihi Wasallam.
Acknowledgement

JAZAKALLAH and Dua to Allah for all those who helped in different ways in making this endeavor Possible.

We got inspiration from approach and writing of many great Scholars in dealing with issues with difference of opinion notable are Imam Ibne Qadama Sheikhul Islam Ibne Taimmiya, Mujaddid Alfasani )Shah Waliullah Muhaddith Dehlavi,.

Abul Hasan Ali Nadvi, Rahimullah Alaihim Ajmaeen & Mufti Taqi Usmani Mufti Ibraheem Desai Hifzullah

Request

Even presenting difference of Opinion we have tried to present argument in the best possible way with due respect to others. Still fault is inherent to human nature. We request to suggest corrections so that it could be incorporated in next edition. Whatever is good is from Allah. Whatever is bad from us. Requesting for Dua. Only Allah can give strength.
Book Title: FOLLOWING ONE OF FOUR IMAMS
A Rational Analysis In The Light Of Current Discussions and Controversies

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Edition: First Edition

Presented By
ONLINE CENTRE FOR PROMOTION OF ISLAMIC DAWAH,
EDUCATION, PEACE AND HUMAN VALUES

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REQUEST
All are requested to point out mistakes and suggest the correction needed and new Input. We welcome and request to suggest us on onlineislamicschool1@gmail.com.
SUBHEADINGS OF THE BOOK
- Is taqleed/following imam is in whole deen/ every aspect of islam??????
- Is it a rope in your neck and other end is in imams hand??
- What about claim that imam and their associates were not knowing the ahadith????
- Obedience is only for allah and his prophet muhammad sallallahu alaihi wasallam
- Islam is the guiding source for all spheres of life not only in salat and saum etc but in offices ,business, running share markets,and running a country and coutless other affairs.
- A permanent mechanism should be for derivation of rule from quran and sunnah
- Need of well established jurisprudence
- Is it a handicap situation of dependency on imam/jurist or a divine arrangement????????
- Islam has clear guidelines in this situation
- Derivation of rule of shariah from quran and ahadith
- Imam ruling is not anything parrallal or away from sunnah
- Imams and their coworkers were people of special qualities
- Benefit of this system
- How the great imams derived the rules
- Process of continuity in the derivation of ruling
- What a layman should do.
- Salafus Salehin Advices on the Following one of Four Imam.
So, a section from each group of them should go forth, so that they may acquire the knowledge and the perception in the matters of religion, and so that they may warn their people, when they return to them, that they may be watchful.

(Verse: 9:121)

"...So, if you do not know, ask those of remembrance." (Surah Al Nahl:43)

Amir ibn Al-'As Raziallah reported: I heard the Messenger of Allah sallallahu alihi wasallam say,

“Еіذا قَالَ وَسَلَّمَ عَلَيْهِ الَّذِي صَلَى الَّذِي رَسُولُ الَّذِي رَسُوْلُ رَسُوْلِ الْحَقِّ يَا عَلِيُّ الْعَادِمِ بَنِ عَمَرٍ عَنْ قَالَ أَخْطَأَ ثُمَّ قَاجَتِهِ حَكْمَ وَإِذَا أَجْرِ أَجْرُ أَجْرِ أَجْرُ
Some Of The Quotes Of Salafussalehin & Great Scholars

Imam Shafaee about Imam Abu Haneefah
"All are children of Imam Abu Haneefa in matter of Jurisprudence"

Imam Abu Haneefah about Fiqh/Jurisprudence
"Ours is no more than an opinion. We do not oblige or coerce anyone into accepting it. Whoever has a better judgment, let him advance it." [Al Intiqaa', 140.]

Imam Ibne Qadama Muqdasee in book Lamatul Etaqad (page 83)
"....to connect oneself in peripheral issues with an Imam like four school of Jurisprudence, and to attach with them is not condemnable as differences in peripheral issue is Rahmat, and Mujtahedin are to be prised even in differences and to get reward for Ijtahad. There difference on any issue among them is indication of (from Allah side) wasee (broad) Rahmat. And their (four Imas) Ittefaq o Ijma (unanimity) on any issue is itself a final and final (Qataee Qataee 2 times) argument.

Famous Jurist Shaykh Khatib Al-Baghdadi writes:
"As far as the Islamic rules are concerned, there are of two types. The first are those which are known by necessity to be part of the Deen of the Prophet sallalahu alaihi wa sallam like the five prayers, Zakaat, fasting in Ramadhan, Hajj; the prohibition of adultery, wine and so on. Taqleed is not allowed in these issues since they are such that everyone should know and understand. The second type are those rules which need to be understood and extrapolated such as the details of the rituals of worship, transactions and weddings, for
example, Taqleed is allowed in these issues since Allah says:"So ask the people of remembrance if you know not." (Surah Al-Nahl: 43)

Faisal Award winner Maulana Abul Hasan Ali Nadvi (Ali Miyan) R.A. in his book Tareekh e dawat o Azeemat (The saviors of Islamic sprit in English)

“Islam has expanded to a vast and fertile areas of Syria, Iraq, Egypt and other African countries, Iran and central Asia. Administration of country, Maashrat, business, has reached to a complex situation. And it was urgent need to extraction and ISTANBATH and interpretation of the fine details of these principles. For this important job a very deep knowledge and understanding of Quran and sunnat and its practical application to the current situation were required.”

“It was bounty from Allah and pinnacle of destiny (IQBAL MANDI) of ummate muslima that muslims got people of special qualities for this important job.

Tareekh e dawat o Azeemat vol 1(page 80-81) {its English translation The saviors of Islamic sprit Vol1 .}
Quotes From this Book

“……..Taqled of four Imams Is based on Sound Principles of Islam, Safer and Rational and obvious choice. It is Closest To Quran And Sunnah as It Is Based On Deep Research By Scholars Of Undisputed Integrity And Has Been Rigorously Scrutinized By Scholars Throughout Its Development And Evolution that’s why Hadith Scholars like Ibne Hajar Asqalani, Imam Nawwi, Imam Tahawi and Ibne Kathir chose to do Taqleed one of four Imams.”

“At the same time

…………if any muslim choose not to follow any of the four Imam and decides to derive rules directly from Quran and Hadith by his own research. Although it is difficult decision with many risks but he can prove his decision. So it is his decision and no one should make it an issue except counseling him with sincere advice. And anyway criticizing or bashing anyone is not good thing in the light of Quran and Hadith. And mere criticism does not solve any purpose and results more reaction than any good………………”

May Allah help all of us.
INTRODUCTION

All praises be to Allah Subhanahu wa Ta'ala, Who created man, so He may lavishly spend (on man) His bounties that do not exhaust with passage of time, which are from such treasures that never deplete by spending and that are beyond human comprehension. In human beings, Allah has hidden such jewels of inherent capabilities that, if found and applied, will entitle him to benefit from the treasures of Ar-Rahman (the Most Beneficent). And by means of which he can attain such success as to dwell eternally in Paradise.

Allah's salutations be upon Muhammad Sallallahu alaihi wasallam, the Chief of all Prophets and Apostles, the one bestowed with the distinction of interceding for the sinful, and the one sent as a mercy and blessing to mankind. Allah had chosen him, before the creation of the Pen and the Preserved Tablet, to lead all Prophets and Apostles. And selected him for conveying His message to mankind. He was selected to describe His bounties and boundless treasures that were beyond human comprehension.

Allah endowed him with those branches of knowledge, relating to His Magnificent Self, which were never unfolded to mankind. Allah revealed to him such of His glorious and illustrious attributes, which none knew before; neither a close angel nor an Apostle. His (The Prophet's) chest was opened and he was empowered with the capability to comprehend all the hidden qualities placed in man -qualities by means of which man can achieve a proximity to Allah, and seek guidance in the affairs of this world and the Hereafter.

Allah Subhanahu wa Ta'ala taught RasGlullah Sallallahu 'alaihi wasallam the means of correcting the deeds of human beings, which are continually stemming from them with every passing moment. The correction of deeds forms the cornerstone of success in this world and the Hereafter, just as improper deeds result in deprivation and failure in both the worlds.
May Allah Subhanahu wa Ta'ala be pleased with the Sahabah Rадиyаllahu anhum. They acquired the knowledge - knowledge, which is more numerous than the leaves of trees and the drops of rain that continually stemmed from Nabi Sallallahu alaihi wasallam. Then they committed it to their memory, and preserved it in the most befitting manner. They accompanied the Prophet on journey and at home, and participated in all his pre-occupations: Da'wah (preaching), Jihad (striving in the cause), 'lbadah (worship), and social affairs. Then they learned to practice these deeds according to the Sunnah of Rasulullah Sallallahu 'alaihi wasallam in his presence.

Blessed are the Sahabah, who acquired knowledge and its application directly from Rasulullah Sallallahu 'alaihi wasallam, without any intermediaries. Furthermore, they did not restrict these branches of knowledge to themselves; rather they conveyed this knowledge and wisdom, which was preserved in their hearts and the deeds that they performed, to others. Thus, illuminating the universe with Divine knowledge and spiritual prophetic deeds. As a result of their endeavours, the whole world became a cradle of learning and scholarship. Men became fountains of light and guidance; and their lives became firmly grounded on worship and Khilafat.

After going deep into the issue of Taqleed in the light of Kitab O Sunnat, it is observed that following one of the four Imam is Rational, easy, and very safe. It is closest to the Quran and Hadith as it is based on deep and dedicated research by scholars of undisputed integrity and has been rigorously scrutinized by Scholars throughout its development and evolution. Although it is ambit clear that the great majority of great scholars on the path of salafus Salehin chose to do Taqleed of any one of the four Imam. This list is endless and include scholar of Hadith like

Ibne Hajar Asqalani. foremost authority in Hadith, Writer of 12 Volume authoritative commentary of Sahih Bukhari
Imam Nawwi foremost commentator of Sahih Muslim
Ibn Kathir, top Sunni expert in Tafsir, Hadith, Biography and Fiqh.
Al-Bayhaqi, Sunni authority in Hadith;
Scholars like Abdullah Ibn Mubarak and Imam Tahawi,
Hakim al-Nishaburi, Sunni authority in Hadith
☐ al-Tabarani, Sunni authority in Hadith
☐ Ibn Khuzaymah
☐ Ibn al-Salah, hadith specialist
☐ Yusuf ibn Abd al-Rahman al-Mizzi
☐ Dhahabi, Sunni authority in Hadith Al-Sakhawi
☐ Al-Khatib al-Baghdadi, A renowned Sunni expert in Hadith methodology and jurisprudence
☐ Abd al-Rahim ibn al-Husain al-'Iraqi
☐ Al-Baghawi, RAHMATULLAH ALAIHI AJMAEEN.

This list is endless. When they chose for themselves to follow an Imam out of four so where we stand in terms of knowledge. And it gives a very strong and clear message for anyone who has wisdom and Understanding and he will chose a safer way based on deep research of Quran and Sunnah.

At the same time………

if any muslim choose not to follow any of the four Imam and decides to derive rules directly from Quran and Hadith by his own research. Although it is difficult decision with many risks but he can prove his decision. So it his decision and no one should make it an issue except counseling him with sincere advice. And anyway criticizing or bashing anyone is not good thing in the light of Quran and Hadith. And criticism does not solve any purpose and has more reaction.

Current Discussion and Controversies
on Face book/by you Tube videos/ Islamic Forums on internet on Taqleed/Following a Mazhab/IMAM & its Consequences on Muslims Ummah

1…..it is not Rare to hear/read… sentences like …….you are offering Hanafi/Shafaee Salat and I am offering Muhammadi (SAW) Salat ……….. Following an Imam is akin to Shirk………..
What was Muhammad (SAW) Either Hanafi/ Shafaee/ Maliki/ Hanbali??
Similarly Hanafi/Shafaee etc (Followers of Imams) Flag bearers also uses almost same language on you tube /internet /face book accusing the opponent following Tit for Tat rule... this further complicate .....and it finally reaches for OPEN ABUSE sometimes in words that what to talk about muslim a shareef Non Muslim will also not used.

2……..These are not only unfortunate cheating and mislead but also one of the greatest fitnah of our time……..

3….Imams have based their views on Ahadith and Ahadith on some of these issues are more than one but Brothers/Groups who are involved in bashing/criticisng that Hanafi (other Imams) position is wrong actually donot put all the Ahadith ,rather they present Hadith supporting their view and conceal Hadith supporting other views and ................

4…….(knowingly or Unknowingly) it is not only murder of truth but dangerous also as it leads to loss of trust from Salafus Salehin Imams and Scholars ……Some times to support a particular position they reach upto denying of Hadith.......as the criticizer do not present a complete picture to general public...

5…….It is also setting a very dangerous trend of attack and counterattack in ummah as in the era of free internet/ you tube/face book-Islamic Forums you cannot conceal the truth/tell a lie for long.......... 

6………..If one group will present one firebrand with filthy tongue other group is presenting firebrand with same tongue following rule of tit for tat........
7……….and this is not only wastage of resources of Muslims but also giving a very wrong signal to general Muslim mass at ground and even to Non Muslims as you cannot stop them on seeing your Polemics video/debate on you tube /internet……….

REQUEST TO ALL MUSLIMS Please Help Ummah
Whosoever is reading this book please approach to the Ulema/Scholars /Influential people in your contact attached with any group and draw their attention about what is going on on Facebook/you tube. Request them to do something Positive at different level for solving this menace. Requesting for Dua for Whole Ummah . We acknowledge all the Ulema of past and present whose writing gave input for the work. All precautions has been taken in doing this work and a group of scholars has closely seen it. May Allah Subhanahu wa Ta'ala bless all those associated with this work for the sake of Allah. However, human error is always there. Any error in content will always be welcomed. It is an earnest request to the scholars of Deen that they may kindly inform us of any suggestions mistakes omission and commission that may be needed. It will be corrected in next edition. May Allah help us all.
Chapter 1
Present Situation Of Following A Mazhab/Imam/Doing Taqleed Among Muslims.

Chapter 2
Whether A Jurisprudence System Required Or Not??

Chapter 3
Is It A Handicap Situation Of Dependency On Imam/Jurist??

Chapter 4
How The Great Imams Derived The Rules??

Chapter 5
Quran And Ahadith Are Same Then Why There Is Difference Of Opinion Among Jurist??

Chapter 6
What General Muslim Should Do With Regard To Fiqh/Jurisprudence Issue
Chapter I

Present Situation of Following a Mazhab/Imam/Doing Taqleed among Muslims.

Among the Present day Sunni muslims (means all muslims, other than Shias, We don’t know anything about shias) nearly 95% of sunni muslims follow either of the four mazhab/Great Imams, (eg Approx HANAFI’s 47% ,SHAFAI 28%, MALIKI 16%,HANBALI 4%

Salafis/Ahle Hadith* who don’t follow any of the four Imam are nearly 3% of muslim population worldwide. Salafis are well known for not following mazhab/Imams. They believe in deriving the rulings directly from Quran and Hadith for every muslim. This is the reason why they object to those who follow a mazhab/Imam.

*Salafis are also called as Ahle Hadith in Indian subcontinents. Their critics call them Wahabi or Ghair Muqallid a name that salafis donot like to be called. All muslim should refrain from using a name that might hurt others. There is clear Hadith for this prohibition.

Hanafi (Mostly found in Iraq, Turkey ,Pakistan, India Bangladesh, ,Central Asia, China, The Balkans, countries,Afganistan)

Shafae (Mostly found in Indonesia, Malaysia, Maldives, Egypt, Some part of Arab World, Indian state of Kerala,Parts of Karnataka (Indian State)

Maliki ( Mostly found in North Africa, Some part of West Africa, Some part of the Arab world)

Hanbali (Some part of the Arab world Mainly Saudi Arabia)

This estimation is not final and just approximation and referenced to wikipedia and the document THE 500 MOST INFLUENTIAL MUSLIMS 2010 edition by The Royal Islamic Strategic Studies Centre Page no.16&18 and merely estimation. Some of the other sources have estimated Hanafis more than 50% of the sunni muslims.)
Some Misunderstanding around Taqleed

We will discuss the issue of Taqleed in detail but Before that we would like to discuss some Misunderstanding around Taqleed Issue among general public and internet debators.

**Misunderstanding No 1**

Some people think that Taqleed/following Imam is in whole deen/Every aspect of Islam.

**Truth:**

It is wrong. **There is no taqleed in Major Part of deen.** As ruling with regard to these are clear and whosoever has knowledge of language can understand it.

Famous Jurist Shaykh Khatib Al-Baghdadi writes:

"As far as the Islamic rules are concerned, there are of two types. The first are those which are known by necessity to be part of the Deen of the Prophet sallalahu alaihi wa sallam like the five prayers, Zakaat, fasting in Ramadhan, Hajj; the prohibition of adultery, wine and so on. Taqleed is not allowed in these issues since they are such that everyone should know and understand. The second type are those rules which need to be understood and extrapolated such as the details of the rituals of worship, transactions and weddings, for example, Taqleed is allowed in these issues since Allah says:"So ask the people of remembrance if you know not." (Surah Al-Nahl: 43)

Taqleed is done only in those aspect where more than one interpretation is possible from Ahadeeth.

The famous Islamic jurist, Shaykh Abdul Ghani Al-Nablusi states
“The issues which are agreed upon - without any doubt and by necessity - do not require any Taqleed of any of the four Imams like the obligation of Salaat. Fasting, Zakaat and Hajj, etc. and like the prohibition of adultery and fornication, drinking wine, murder, stealing and usurping. The issues which are debated are the issues where Taqleed becomes necessary." 

Misunderstanding 2.

Muslims has become divided because of Imams into four groups. And it is creating problems.

Truth

Among the Sunni muslims nearly 96% of muslims follow either of the four mazhab/Great Imams, (eg HANAFI’s 47%, SHAFAI 16%, MALIKI 28%, HANBALI 4%.

A basic principle of all four Mazhab is to respect each other and their scholars are related with each other as teacher and students. There are scholarly discussion and debate but their is no groupism ever heard among them. Their scholars and General public have mutual respect.

Imam Shafae about Imam Abu Haneefah

"All are children of Imam Abu Haneefa in matter of Jurisprudence"

"When he Imam Shafae visited his place. He prayed according to Abu Haneefah mazhab."

Once in Deoband one Alim was explaining the position of Hanafi that was different from Shafae Position on particular issue. One of his disciple commented that even imam shafae would have accepted your view. The teacher said if Imam Shafae will come today I will become his Student.

In Kerala where Muslims are Shafae. Madarsaas are run by
Shafaee. There are students from North India who are hanafi, for them. They arrange Hanafi teacher for Fiqh. They remain in same Hostel under same roof.

**Misunderstanding 3.**
Taqleed like a rope in your neck and other end is in Imams Hand. And you and other scholars of present and past have to abide whatever the Imam has say.

**Truth**
It is a very scientific and Rational process based on established principles. Although it is after name of one person like Abu Haneefa/Shafaee/malik/hanbal Rahmatullah Alaihi............. But actually there were group of scholars expert in different field like Hadeeth/Quranic Tafseer/Arabic language who actively took part in the process.
Again it was relooked and Scrutinised by later scholars without any bias. They also differed from their Imam in the light of evidences and this process is continuous e.g............. Imam Abu Haneefa work was scrutinised by Abu Yusuf and Imam Muhammad .................. Imam Shafaee work by Imam Mugni and Imam Nawwi R.A. Similarly for others.

**Misunderstanding 4.**
Some brothers claim that Imam and their associates were not knowing the Ahadith that is claimed to be against their views.

**Truth**
These Imams were people of unquestionable authorith. I am Giving example
Makki Ibn Ibrahim, teacher of Imam Bukhari; and any Hadith which Imam Bukhari has narrated with only three narrators in its chain are mostly through Ibn Ibrahim. Makki Ibn Ibrahim was also the student of Imam Abu Hanifa, he stated "Imam Abu Hanifa was the most knowledgeable person of his time."

Narrated by Hafiz Muzzi in the footnotes of Tadhibul Tahdeeb above page 451

The Imams and their associates scholar were not only known to Aadith (apparently looking against their views) rather they have discussed it and have presented their understanding about the Hadith and Quranic and Ahadith evidence for their position. Imam Al Awzaa`ee met Aboo Haneefah in Makkah and observed:

"Why do you not raise your hands just before rukoo` and after?"

Aboo Haneefah replied:

"There is no recorded word or action of the Messenger of God, may God bless him and grant him peace, to authenticate this."

"How so," replied al Awzaa`ee,

"when al Zuhree has reported this to me on the authority of Saalim and that of his father who said that the Prophet used to raise his hands at the beginning of the salaah and before and after rukoo`?"

Aboo Haneefah also reported:
"Hammaad related to me through Ibraaheem, through `Alqamah, through al Aswad, and through Ibn Mas`ood that the Messenger of God, may God bless him and grant him peace, only raised his hands at the beginning of the salaah and did not repeat this action again."

Al Awzaa`ee then suggested that his authorities were more reliable than those of Aboo Haneefah, Abu Haneefah who countered:

"Hammaad was more knowledgeable than al Zuhree, and Ibraaheem was more knowledgeable than Saalim. `Alqamah was not below Ibn `Umar in rank. And if Ibn `Umar is to be credited as a companion of the Prophet, then al Aswad has many merits. And the merits of `Abd Allaah ibn Mas`ood speak for themselves.

" At this, al Awzaa`ee remained silent. [ Al Fikr al Saamee, 1/320.]

This incidence proves that every one was after sunnah and evidence based and having proof for his position.

Aboo Haneefah is reported to have said:

"Ours is no more than an opinion. We do not oblige or coerce anyone into accepting it. Whoever has a better judgment, let him advance it." [ Al Intiqaa', 140.]
CONCLUSION
We can thus see that all Muslims were followers and upholders of the Sunnah. When the Sunnah was authenticated, no one deviated from it.

If differences occurred it was only because of varying understanding or interpretation. However, when this happened each person accepted the other's point of view so long as the interpretation could be sustained by the text and there was no other authentic evidence to the contrary.

Islam has clear guidelines in this situation

Amir ibn Al-'As Raziallah reported: I heard the Messenger of Allah sallallahu alihi wasallam say,

الحاكم حكم إذا قال وسمع عليه الله صلى الله عليه وسلم سمع أنه العاص بن عمرو عن أجر قلة أخطأ ثم فاجتهد حكم وإذا أجزان قلة أصاب ثم فاجتهد

“If a judge makes a ruling, striving to apply his reasoning (ijtihad) and he is correct, then he will have two rewards; and if a judge makes a ruling, striving to apply his reasoning and he is mistaken, then he will have one reward.”

[Sahih Muslim,
Chapter 2

WHEATHER
A
JURISPRUDENCE
SYSTEM
REQUIRED OR NOT?
Chapter 2

Wheather A Jurisprudence System Required Or Not??

**Obedience is only for Allah and his prophet Muhammad Sallallahu Alaihi Wasallam**

1. Obedience belongs only to Almighty Allah and his prophet. This is the logical requirement of the doctrine of *Tawheed* (belief in the Oneness of Allah) and Risalat. The obedience of Nabi (Sallallahu Alaihi Wasallam), the best of guidance is the guidance of Muhammed (Sallallahu Alaihi Wasallam) has been prescribed for us because he is the messenger of Allah Ta’ala and conveys to us the divine commandments; we are ordered to obey and follow him because Allah’s pleasure has been epitomized in his sayings and acts. Therefore, we are required to follow the Holy Quran, being the direct commandment of Allah, and the Sunnah of Nabi (Sallallahu Alaihi Wasallam), being the indirect form of revelation.

**Islam is the guiding source for all spheres of life till the day of Qiyamah.**

Islam is the guiding principle for all aspect of life. It is not only the matter of deriving shariah rule for performing Salat, Roza, and ibadat. It has to give the guidance on the ever arising issues with the change of time and place.

Eg. Sharemarket, Mutual Funds, Organ Transplantations, Insurance, Mechanised slaughtering. This list is never ending and new issues and problem will be added in it. This is natural and bound to happen. For which rule of Shariah has to be derived.
Derivation of Rule of Shariah from Quran and Ahadith

1. The interpretation of the Quran and Sunnah requires an intensive and extensive study of both the sacred sources of Shari’a, which cannot be undertaken by every one.

2. The inference of the rules of Shari’a from the Quran and Sunnah requires a thorough knowledge of the Arabic language and the knowledge of many other sciences, like Quran Tafseer, Context of a quran Ayah, Hadith, its status, Arabic Grammar etc which a common man/normal knowlegable usually does not posses.

Shariat has solved this problem

1. If it is made obligatory on each and every Muslim to consult the Holy Quran and Sunnah in each and every problem rising before him, it will burden him with a responsibility which is almost impossible for him to discharge.

2. The only solution to this problem is that a group of persons should equip themselves with the required knowledge of Shari’a, and the others should ask them about the injunctions of Shari’a in their daily affairs. This is exactly what the Holy Quran has ordained for the Muslims in the following words:

فَلَوْلَا نُفِرْ مِنْ كُلِّ فْرَقَةٍ مِّنْهُمْ طَائِفَةٌ لِتَتَفَقَّهُوا فِي الْدِّينِ وَلِيَنْذِرُوا قُومَهُمْ إِذَا رَجَعُوا إِلَيْهِمْ لِيُحَذِّرُونَ

So, a section from each group of them should go forth, so that they may acquire the knowledge and the perception in the matters of religion, and so that they may warn their people, when they return to them, that they may be watchful.

(Verse: 9:121)

This verse of the Holy Quran indicates that a group of Muslims should devote itself for acquiring the knowledge of Shari’a, and the others should consult them in the matters of Shari’a.
This is exactly what the “Taqleed”/following a mazhab means. A person, who has no ability/knowledge to understand the Holy Quran and Sunnah, consults a Muslim jurist, often termed as Imam, and acts according to his interpretation of Shari’a.

Verse Number 1:
"O you who believe! Follow Allah; follow the Messenger and those of authority (Amr) amongst you." (Surah Al-Nisaa: 59)
That of authority (Amr) has been explained by some as Muslim rulers while others have viewed them as jurists. The latter view was the opinion of Abdullah ibn Abbas, Mujahid, `Ataa ibn Abi Rabah, `Ataa ibn Saib, Hasan of Basra, Abu 'Aliyah and many others. After substantiating the proofs for this second view, Imam Razi gives preference to it and writes: "So taking those of Amr to mean scholars is more appropriate." Imam Abu Bakr Jassas position is that there is no contradiction between the two opinions. In fact, both are implied. Rulers should be followed in political matters and jurists should be followed in legal issues. Imam Ibn Qayyim says that following the rulers is in effect following the scholars since rulers are also required to follow scholars in legal issues. Hence, "...following rulers is subject to following scholars."

Verse Number 4.
"....So, if you do not know, ask those of remembrance." (Surah Al Nahl:43)
There is an academic principle in this verse, which is that those who are not experts in a field should resort to seeking advice from those who are and act accordingly.

**Imam/Jurist is for knowing requirement of shariah.**
He never deems a jurist/Imam worthy of obedience, but he seeks his guidance for knowing the requirements of Shari’a, because he does not have adequate knowledge for deducing the rules of Shari’a. This behaviour is called *taqleed* of that jurist or Imam.

**Imam ruling is not anything parrallal or away from Sunnah**
1. 1. The qualified Muslim jurists have devoted their lives for the study of the Holy Quran and Sunnah and have collected the rules of
Shari’a, according to their respective interpretation of Shari’a, in an almost codified form. This collection of the Shari’a rules, according to the interpretation of a particular jurist, is called the mazhab of that jurist.

2. Thus the mazhab of an Imam is not something parallel to Shari’a, or something alien to it. In fact, it is a particular interpretation of Shari’a and a collection of the major rules, inferred by the Holy Quran and Sunnah by some authentic jurists, and arranged subject wise for the convenience of the followers of the Shari’a.

3. Therefore, the one who follows a particular mazhab actually follows the Holy Quran and Sunnah according to the interpretation of a particular authentic jurist, whom he believes to be the most trustworthy and the most knowledgeable in matters of Shari’a.

Need of well established jurisprudence

Life is in motion Time is always moving ,and the world will have new situation and challenges till the day of judgement. Changes brought about by time and spaces are destined to come and Islamic ruling have to solve these needs of humanity according to Quran and Sunnah. New situation can come on so many fronts. The Administration of a country with crores of population, legal status of Share markets and details of Islamic finance, Status of Muslim in a country where majority is non believer, use of mobile, and newer communication system, and countless other situation of local and of universal nature.

TAKE AN EXAMPLE ……..
With the advent of ULTRASONOGRAPHY we can know the status of developing fetus and if it is found it is not developing and fetal heart sound has not come obstetrician will do MTP (Medical Termination of Pregnancy). Now what will be ruling for those women about purity for offering prayer or saum. The blood coming after MTP will be either Nifas blood/simple bleeding. Now you have two options 1.either apply your mind with your limited knowledge of Quran and hadith 2.consult a person who has the requisite competence. This issue would not have come if ultrasound and MTP was not there. After sometimes some other thing will come like Genetic counseling/Share Market/Mutual Fund……it is endless and in different field. So obviously there should be a permanent mechanism to deal the situation.

So this is arrangement from Allah Thats why a full department is developing as JADEED MASAIL AND ISLAMIC PERSPECTIVE FOR THEM,Maulana Taqi Usmani,and Maulana yusuf ludhianwi from pakistan and Maulana khalid saifullah Rahmani from India are remarkable name working in this field.

A permanent mechanism should be for derivation of rule from quran and sunnah
The above discussion emphasize that there should be permanent mechanism to withstand all the changes brought about by time and space and can solve all the time bound needs of humanity till the day of judgement. **dealing the solution to there are Islam has solution of all challenges**
Chapter 3

Is following an Imam a handicap situation of dependency on IMAM/JURIST???
Chapter 3

Is it a handicap situation of dependency on IMAM/JURIST????

If you look superficially it seems there is dependency on Imam/Scholar for deriving Islamic law and it is a handicap situation but actually it is a divine arrangement. Islam is final massage and it deals with all aspect of life till the day of judgement. So this is arrangement from Allah so that Islamic principles and ruling can withstand all the changes brought about by time and space and can solve all the time bound needs of humanity till the day of judgement.

NO, IN REALITY IT WAS AN DEVINE ARRANGEMENT

The great scholar of Islamic history, reformist and king Faisal Award winner Maulana Abul Hasan Ali Nadvi (Ali Miyan) R.A. describe this situation of second hundred Hijri in these words in his book Tareekh e dawat o Azeemat vol 1(page 80-81) {its English translation The saviors of Islamic sprit Vol1 .”}

“Islam has expanded to a vast and fertile areas of Syria, Iraq, Egypt and other African countries, Iran and central Asia. Administration of country, Maashrat, business, has reached to a complex situation. And it was urgent need to extraction and ISTANBAT and interpretation of the fine details of these principles. For this important job a very deep knowledge and understanding of Quran and sunnat and its practical application to the current situation were required.”

Need for permanent mechanism and its realization by Salfus Salihin

The Ulema and Mashaikh realized the situation in time and hundreds of scholar started devoting themselves for this noble cause. They took it as a permanent job. They were not only the famous four Imam but so many others either working at different Islamic centers. May Allah give them best reward.
IMAMS AND THEIR COWORKERS WERE PEOPLE OF SPECIAL QUALITIES
Ali Miyan further writes in his book
“It was bounty from Allah and pinnacle of destiny (IQBAL MANDI) of ummate muslima that muslims got people of special qualities for this important job.
They were outstanding in knowledge of quran and sunnat, intellectuality, piousness, piety, and Ikhlas. Thousands and thousand of such person devoted their life for this noble and essential cause. There were more scholar group but out of these four distinguished Imam emerged whose Jurisprudence ruling were compiled in a systematic way and their ruling is still alive and popular. These are Imam abu hanifa (Died 150 hijri, followed by nearly 47 % of muslims). Imam shafai (Died 204 H followed by 29 %) Imam malik (Died 179 H followed by 29 %), Imam Hanbal (Died 241H, followed by 2 %). They comprise nearly 96 % of the total muslim population of the world. These Imams got very competent and uncomparable quality disciple. Imam Abu Haneefa got Imam Abu yusuf, and Imam Muhammad, Imam Malik got Abdullah ibne wahab, ibnil qasim, Imam shafai got Muzni and Rabi, and Imam Ahmad got Person like Ibne Qadama.

Benefit of this system
They not only derived ruling but also compiled the basis of ruling from quran and sunnat, Deviced principles that helped further generation of ulema and scholar to derive rules from Quran and sunnat and to guide muslims on all aspect of life, including finance and administration etc.
Chapter 4

HOW THE GREAT IMAMS DERIVED THE RULES
Some facts about the process of ruling and compilation of school of jurisprudence

1. These interpretations are not independent view of any one scholar rather it is based on some established principles. And these principles are not few rather it is a complete science for derivation called *usul al-fiqh* (principles of jurisprudence).

2. These principles have been devised after meticulous effort of the pious scholars of knowledge of Aslaf after deep study of Quran and Sunnah.

3. Another important aspect is that the name of Fiqh according to its founder does not mean he was alone in the process of derivation of rules from quran or sunnat. Rather a group of ulema and scholars sometimes numbering to Hundreds and thousand have took part in the process. And each were free to put his opinion and was free to differ according to his understanding.

4. And in these interpretation there is continuity also and even Imams views has been scrutinized by his immediate students and followers. Two most trusted disciple of Imam Abu Haneefa was imam abu yusuf and Imam Muhammad. Rather they have compiled the fiqh of Imam Abu Haneefa. But they have differed on many occasion from his Master Abu Hneefah.

**Process of continuity in the derivation of ruling**

What I mean to say if someone is following the hanafi madhab. He is not only following the opinion and ijtihad of just Imam abu Hanifa rahimahullah. They are following thousands of ulama who have helped in compiling, checked and at times corrected these verdicts. If Abu Hanifa did a mistaken ijtihad, his students will correct him. This way the verdict of Imam Abu Hanifa will not become a valid verdict in the hanafi madhhab.
In fact there exists many a ruling given by Imam Abu Hanifa (RA) that is not taken to be the ruling of the Hanafi Madhab, as his students and the consecutive generations of scholars, in the light of new evidences, amended the initial ruling.
For example Imam Abu Hanifa say that doing khilal of the beard in wudu is simply mubah but hanafi mazhab follow Imam Abu Yusuf who say it is sunnah.

Imam Abu Hanifa says that any pure liquid can be used to remove impurity from body and clothes but the fatwa is according to Imam Muhammad who says that only water which is pure and purifying can be used to remove impurity from body and clothes.
The same is the case with the other 3 Imams of fiqh.

**Only consideration was to uphold quran and sunnah**

This process of formulating a ruling, checking, rechecking, and refining it in light of new evidences took place by a galaxy of scholars whose abilities far surpass anyone today.
This it clearly pronounce that the process was very scientific and rational and these pious scholars has not kept any consideration other than to uphold the Quran and Sunnah.

**Clarification of some doubts over the process**

If we see from close and with open eyes we will find that a well established process for deriving rules is must for based on quran and Ahadith as Islam is accepted religion till the day of judgment and in different affairs of our life we come across so many new situation for which Islamic ruling has to be sought so this process is an arrangement from the divine MASHIAT of Allah that ummat has a well set principle to face all the daily arising situation and problems.
Some brothers has raised the doubts that if it was so essential then Allah Taala why not established this system.
The answer is Some of us are not understanding its importance because in individual life of most of us in affairs of our MAASHRAT AND economics islam is not a guiding principle so we unconsciously misunderstand that Islamic rule are only for Ibadat (Namaz ,Roza,haj zakat etc) .And we
unconsciously restrict the task of the derivation of Islam ruling to for Ibadat only.

eg I have so many discussing the issue of Ameen with loud voice/less voice, Position of hand in Prayer, and Rikat of Taraweeh and stressing his view while negating others but hardly I have found anyone discussing the issue of Islamic ruling on economics, and interpersonal relations.
Chapter 5

Quran and Ahadith are same then Why there is difference of opinion among Jurist??
Chapter 5

Quran and Ahadith are same then Why there is difference of opinion among Jurist??

The next big question is when Quran and Ahadith are same then Why there is difference of opinion among Jurist

There Are Two Types OF RULING IN QURAN AND HADITH

In order to understand this point properly, it will be pertinent to know that the rules mentioned in the Holy Quran and Sunnah are of two types. No difference of opinion in Expression and rules where only one interpretation is possible

For instance, Allah says: "Do not back bite" (Surah Al-Hujuraat: 12) Anyone familiar with the Arabic language will immediately understand the verse, since there is no ambiguity in the statement, and nor does it clash with any other Islamic value it is readily understood. Likewise, the Prophet sallalahu alaihi wa sallam said: "There is no preference of an Arabover a non-Arab" This Hadith is also clear and uncomplicated. A rudimentary knowledge of Arabic would enable its understanding. Similarly Some rules are mentioned in these holy sources in such clear expressions that they permit only one interpretation, and no other interpretation is possible thereof, such as the obligation of Salat, Zakat, Fasting and Hajj, the prohibition of pork, wine, etc. With regards to this set of rules, no difference of opinion has ever taken place. All the schools of jurists are unanimous on their interpretation, hence there is no room for ijtihad or taqleed in these matters, and because every layman can easily understand them from the Holy Quran and Sunnah, no intervention of a jurist or imam is called for.

1) Some Expression and rule permits more than one interpretation

But there are some rules of Shari’a, the expressions used in the holy sources, the Holy Quran and Sunnah permit more than one interpretation. Where either of the two different situations may arise:
Example 1.
While mentioning the period of ‘iddah (waiting period) for the divorced women, the Holy Quran has used the following expression:

ومره ثلاثان يتفرصن بأنفسهن قروء والمطلقات

and the divorced women shall wait for three periods of Qur. The word quru used in this verse has two meanings lexically. It covers both, the period of menstruation and the period of purity (i.e. tuhr). Both of them are possible in the verse and each one of them has different legal consequences.

The question that requires juristic effort is which of the two meanings are intended here. While answering this question, the juristic opinions may naturally differ and have actually differed. Imam Shafi’ (Rahimahullah) interprets the word Qur as the period of tuhr (purity), while Imam Abu Hanifa (Rahimhullah) interprets it as the period of menstruation. Both of them have a number of arguments in support of their respective views, and no on interpretation can be rejected outright.

It is in this way that the differences among certain mazahib have emerged.

Second Example

Sometimes there appears some sort of two versions between two different traditions (Hadith) of the Holy Prophet (Sallallahu Alaihi Wasallam) and a jurist has to either reconcile them or prefer one of them over the other. In this case also, the viewpoints of the jurists may differ from each other.

For example, there are two sets of traditions found in the books of hadith, attributing different behaviours to Nabi (Sallallahu Alaihi Wasallam) while going for ruku’ in prayer. The first set of ahadith
mentions that prophet used to raise his hands before bowing down for ruku’, while the other tradition mentions that he did not raise his hands except in the beginning of the salat.

The Muslim jurists, while accepting that both methods are correct, have expressed different views about the question which of the two methods is more advisable. This is another cause of difference between various mazahib. In most of the difference of opinion it is of preference among ulemas and scholars and not of right and wrong.

Third Situation and Example
There are many problems and issues which have not been mentioned in the Holy Quran or Sunnah in specific or express terms. Like the rule for business and transaction is there but what about share market and mutual funds, you are putting money in saving account and you will receive Interest amount even if you don’t want it. What to do in these situation.

The solutions to such problems are sought either
1. Through some expressions found in the holy sources which have an indirect bearing on the subject.
2. Through analogy (simulating to similar situation, Qiyas)

Here again the jurists may have different approaches while they infer the required solution from the Holy Quran and Sunnah. A Muslim jurist who has all the necessary qualifications for ijthihad is supposed, in the aforesaid situations, to exert the best of his efforts to discover the actual intention of the Holy Quran and Sunnah.

Islamic solution if opinion of two jurist are different.
This difference is in no way a defect in Shari’a; rather, it is a source of dynamism and flexibility. If the jurist does this to the best of his ability and with all his sincerity, his obligation towards Allah is discharged and nobody can
blame him for violating the Shari’a, even though his view seems to be weaker when compared to the other ones. (Bukhari Hadith describes this rule)

**DO AND DON’T DO WITH RESPECT TO DIFFERENCES**

Therefore, the mazhab of a Muslim jurist is nothing but a credible interpretation of the Shari’a. Another competent jurist may disagree with this interpretation. Rather it is natural that if based on argument one Imam is considering certain things as correct so if he leave the correct thing just for the sake of unanimity it is Madahnat (unwise) as he is following something despite knowing it as wrong. So differences are natural and as we discussed Prophet has clarified the pathway in this Sijuation

**One cannot DO**

1. But he can never accuse him of the violation of Shari’a.
2. Similarly, no one can blame the followers of that particular mazhab for following the imam of the mazhab instead of obeying Allah and His messenger; because, they are following the mazhab as a credible interpretation of Shari’a, and not as a law making authority.

**Can Anyone change his IMAM/mazhab**

Obviously he can but one important question will be that when two things are correct why you are leaving one for the other. The next point is it should not be for the sake of easiness and for his desire /Nafs Parasti. And this is also the reason that it is important to follow any one Imam completely and not to take something from here and there. Because in this case his desire will have a definite role. But those who are competent in the eyes of shariah to level of argument and counterargument he can do accordingly. But among present day muslim even a 0.5 % of muslims are not competene on
this parameter. Even a simple graduate from Madarsa/Islamic university is not competent for this job in most cases.

**IT IS EASILY ALLOWED IF THE NEED ARISES.**

One person known to us faced a situation after coming Indian state of kerala from North India. Most of the keralite people are follower of Imam Shaafaeel Rahimullah. Whereas in north India most of them are Hanafi. He faced some difficulty specially with respect to size of the ablution tub, and some of the sea foods. When he asked Mufti from darul uloom deoband he replied straight that you can change to shaafaeel Mazhab there is no issue at all with only condition that you have to follow shaafiee fiqh completely not partially Hanafi and Partially Shafaeel.

May Allah guide us on right path.
Chapter 6
What General Muslim Should Do
With Regard To Fiqh/Jurisprudence Issues.
Chapter 6

The Next Question What General Muslim Should Do

The next question which may arise here is what a layman should do with regards to this different mazahib, and which one of them should be followed.

Only four School are fully codified and survived till present time

After the age of the Companions of the Prophet and their eminent successors - in the period from the end of the first century after the hijrah to the middle of the third century all identified with Ahl al Sunnah (Upholders of the Sunnah) school, which was and still is the predominant school in the Muslim world.

Unfortunately, only the works of four of the leading scholars or a'immah of these schools have been fully recorded. From these recorded works in their various forms, the juristic principles (usool) and methodologies of the different schools have become known. These leading scholars were:

1. Aboo Haneefah al Nu`maan ibn Thaabit ibn Zootee (d. 150 AH) (IMAM ABU HANEEFA)
2. Maalik ibn Anas al Asbahee (d. 179 AH) (IMAM MALIK)
3. Muhammad ibn Idrees al Shaafi`ee (d. 204 AH) (IMAM SHAAFIEE)
4. Ahmad ibn Muhammad ibn Hanbal (d. 241 AH) (IMAM HANBAL)

There were other scholars also that worked around that age but their work either could not be codified or only partially codified. Some name among them were Aboo Sa`eed al Hasan ibn Yasaar al Basree (d. 110 AH). Al Awzaa`ee Aboo `Amr `Abd al Rahmaan ibn `Amr ibn Muhammad (d. 157 AH). Sufyaan ibn Sa`eed ibn Masrooq al Thawree (d. 160 AH) Al Layth ibn Sa`d (d. 175 AH) Sufyaaan ibn `Uyyaynah (d. 198 AH) and some others also. However, the a'immah whose schools have lasted to this day, who have followers throughout the Muslim world, and whose principles and jurisprudence are still employed in assessing issues and in making legal judgments are mainly four: Aboo Haneefah, Maalik, al Shaafi`ee, and Ahmad ibn Muhammad ibn Hanbal. Although the Muslim jurists who have undertaken the exercise of ijtihad are many in number, yet the mazahib of the four Imams are more comprehensive, well arranged and well preserved.
What a A general muslim should do
1. All of these mazahib, being sincere and competent efforts to
discover the true intention of Shari’a, are equally true.
2. A Muslim should follow the mazhab of any one of the recognised
mains. The Muslim Ummah as a whole has taken them as the most reliable interpretations of Shari’a.
3. Although the Muslim jurists who have undertaken the exercise of
ijtihad are many in number, yet the mazahib of the four Imams are
more comprehensive, well arranged and well preserved. The rest of
the mazahib are either not comprehensive or have not been preserved
in a reliable form.
4. This is the reason why majority of the Ummah follows any of the
four mazahib. If a layman adopts any one of the schools, in the matter
of interpretation of Shari’a, his obligation of following the Shari’a
is discharged.

At the same time
if any muslim choose not to follow any of the four Imam and decides
to derive rules directly from Quran and Hadith by his own research.
Although it is difficult decision with many risks but he can prove his
decision. So it is his decision and no one should make it an issue
except counseling him with sincere advice. And anyway criticizing or
bashing anyone is not good thing in the light of Quran and Hadith.
And criticism does not solve any purpose and has more reaction than
any good
We conclude the Book on the advice of Ibne Qadama Rahimullah

Great Faqih Imam Maufiqudeen Ibne Qadama Muqdasee Rahimullah (birth Shaban 541 H died on Day of Id ul Fitr 630 H) was one the great scholar on the path of salaf us salehin. He is distinguished writer of books like AL MUGHNI, AL KAFEE, RAUZATUNNAZIR, MUKHTASAR FI GHARBIL HADITH, AL BURHAN FI MASALATIL QURAN, AL QADR, FAZAELEATUS SAHABA, AL MUTHAHABIN FILLAH, ZIMMUL MAUSOOSEEN, MANASIKUL HAJ and many Others.

Sheikhul Islam Ibne Taimiya Rahimullah says about him: Syria (Sham) has not seen any Faqih greater than Maufiqudeen after Auzae. Sasbt Ibnul Jauzi Rahimulla say: Who has seen Maufiqudeen it is as he has seen Sahaba, so much Noor was on his face.

His Advice is very important for Muslims. He writes in his book Lamatul Etaqad (page 83 of urdu translation) on attaching any one of four Imam and on differences in Fiqh isssue

Imam Ibne Qadama Muqdasee in book Lamatul Etaqad(page83ofurdutranslation)

…….. To connect oneself in peripheral issues with an Imam like four school of Jurisprudence, and to attach with them is not condemnable as differences in peripheral issue is Rahmat, and Mujtahedin are to be prised even in differences and to get reward for Ijtahad.

There (Four Imams) difference on any issue among them is indication of (from Allah side) wasee (broad) Rahmat.

And their (four Imas) Ittefaq o Ijma (unanimity) on any issue is itself a final and final (Qataee Qataee 2 times) argument.

Imam Ibne Qadama Muqdasee in book Lamatul Etaqad (Last page 83) translated in English from urdu translation published from Saudi Ministry department of Dawat Ifta Wal Irshad department Saudi Arabia 1419 Hijri.

JAZAKALLH O KHAIR
MAY ALLAH HELP US
DEDICATED TO

ALL

Mufasserin (Quran Commentators)
Muhaddethin (Hadith Scholers), Fuqha (Islamic Jurist),
Asma Ur Rijal Imams (Science of authentication of Hadith)
Mashaikh working in field of Ihsan/ Tazkiya
(Who made spiritual environment for all these Noble work of Uloom e Nabuwat)

&

All Ulema Muftian Karam Mashaikh of Past and Present
Who not only devoted Rather
Sacrificed their life for
Preserving and extracting the fine details of teaching of the final messenger of Almighty Allah That has made our task easy in following the Commands of Allah Tabark o Taala and
Path of Muhammad Sallallahu Alaihi Wasallam.
FOLLOWING ONE OF FOUR IMAMS

A Rational Analysis In The Light Of Current Discussions and Controversies

Scholarly Rational and neutral study on concept of Having faith on research and Methodology of deriving Rulings from Quran and Sunnah of any one of four well established Mazhab/ Fiqh/Schools of Jurisprudence

(Taqleed Understanding and Misunderstanding)

ONLINE CENTRE FOR PROMOTION OF ISLAMIC DAWAH, EDUCATION, PEACE AND HUMAN VALUES