Table of Capital Offenses in the Islamic Republic of Iran, and their Sources in Statute Law and Islamic Law

(updated in June 2011)

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The Project on Extra-Legal Executions in Iran (ELEI) was established by the Iranian Refugees' Alliance Inc, a non-governmental organization working from the US since 1995, to collect and analyze data on capital crimes, judicial proceedings in capital cases, and judicial executions in Iran that violate binding international legal standards on capital punishment.

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I. Table of Sources

1. Codified Law

Legislation	Date ratified by legislative body				
	Islamic Consultative Assembly ¹	The Guardian Council ²	Assembly for Discernment of Exigencies ³		
The Islamic Criminal Code of Iran ⁴ Volume 1 – General provisions, Volume 2 – Huddud, Volume 3 – Qisas,* Volume 4 – Diyat,** Volume 5 – Ta'zirat *Articles 239-254 amended in 2002 **Article 297 amended in 2003	8 Jan. 1991 [18.10.1369] ⁵ (Volumes 1-4, trial basis) 22 May 1996 [02.03.1375] (Volume 5)	26 May 1996 [06.03.1375] (Volume 5)	28 Nov. 1991 [07.09.1370] (Volumes 1-4, trial basis)		
Law Concerning Amendments and Annexations to the Anti-Narcotic Drug Law (qanun-e eslah-e qanun-e mobarezeh ba mavad-e mokhader va elhaq-e mavadi			8 Nov. 1997 [17.08.1376]/ 30 Jul. 2010 [09.05.1389]		

¹ **The Islamic Consultative Assembly (***Majles-e Shoraye Eslami***)** also called the Parliament, is constitutionally vested with the power to legislate. However, another body, the Council of Guardians, must affirm that any legislation passed by the Assembly is not in conflict with the principles of Islam and the Constitution. The Assembly's members (currently 290) are elected by popular vote to serve four-year terms. Only candidates whose Islamic background has been approved by the Guardian Council can stand for election, other than the five seats set aside for religious minority communities.

⁵ The Iranian calendar (*hijri shamsi*) is made up of 12 months commencing on 21 March in the western calendar. For each corresponding western date, the Iranian date is included in brackets in the form day/month/year.



² **The Council of Guardians** (*Shoraye Negahban*) is a body of twelve theologians and jurists, half of whom are appointed by the Supreme Leader of the Islamic Republic and half by the Islamic Consultative Assembly. Besides having the authority to veto legislation which it considers inconsistent with the Constitution or Islamic law, the Council screens all potential candidates for the Islamic Consultative Assembly, the Presidency, and the Assembly of Experts (a body of 86 clerics charged with electing the Supreme Leader and supervising his activities).

³ The Assembly for the Discernment of Exigencies of the State (*Majma'e- Tashkhis-e Maslehat-e- Nezam*) was established in February 1988 by decree of Ayatollah Khomeini to resolve a series of disputes between the Consultative Assembly and the Council of Guardians which were paralyzing the legislative process. The Assembly was also decreed to act as a legislative body in some matters and to enact laws without passing them through the Consultative Assembly. All its 34 members, including the Head of the Judiciary, are appointed by the Supreme Leader.

⁴ The Islamic Criminal Code, the main criminal statute in the Islamic Republic of Iran, was initially issued as separate laws in 1982 (The Law Concerning Islamic Punishment) and 1983 (The Law on *Huddud* and *Qisas* and The Law on *Ta'zirat*) on a trial basis for five years. In 1991 these laws (with the exception of the Law on *Ta'zirat*) were brought together in the Islamic Criminal Code, again on a trial basis for five years, after vetting by the Guardian Council. The trial term has since been extended six times, in 1996 for ten years and since 2006 for one-year terms. In 1996, the 1983 *Ta'zirat* law was replaced by a new permanent law and inserted in the Islamic Criminal Code as volume five of the Islamic Criminal Code after vetting by the Assembly for the Discernment of Exigencies.

be an)			
The Press Code (qanun-e matbu'at)	13 Mar. 1986 [22.12.1364]	17 Mar. 1986 [26.12.1364]	
Amendment	18 Apr. 2000 [30.01.1379]	26 Apr. 2000 [07.02.1379]	
Law Concerning Increase of Penalties for Bill Counterfeiters and Persons who Import, Distribute or Pass Counterfeit Bills (qanun-e tashdid mojazat ja'elin-e eskenas va vared-konandegan, tozi-konandegan va masraf-konandegan eskenaz-e maj'ul)			18 Apr. 1989 [29.01.1368]
Law Concerning Punishment of Persons who Disrupt the National Economic System (qanun-e mojazat-e ikhlalgaran dar nezam-e eqtesadi-ye keshvar)	10 Dec. 1990 [19.09.1369]	19 Dec. 1990 [28.09.1369]	
Law Concerning Increase of Penalties for Receiving Bribes, Embezzlement and Fraud (eslah va tayid mavadi az layehehy-e tashdid-e mojazat mortakebin- e ertesha, ekhtelas va kolahbardari)	19 Sep. 1985 [28.06.1364]		6 Dec. 1988 [15.09.1367]
Law Concerning Increase of Penalties for Speculators and Profiteers (qanun-e tashdid-e mojazat-e mohtakeran va geranforushan)	12 Apr. 1988 [23.01.1367]	24 Apr. 1988 04.02.1367]	
Law Concerning Penalties for Persons Involved in Illicit Audio-visual Activities (qanun-e nahveh-ye mojazat-e ashkhasi keh dar omur-e sam'i va basari fa'aliat- haye qayre-mojaz minamayand)	6 Jan. 2008 [16.10.1386]	9 Jan. 2008 [19.10.1386]	
Law Concerning Cyber Crimes (qanun-e jarayem-e rayaneh-i)	26 May 2009 [05.03.1388]	13 Jun. 2009 [23.03.1388]	
Law to Combat Human Trafficking (qanun-e mobarezeh ba qachaq-e insan)	29 June 2004 [08.04.1383]	deferred	
Law on Food, Drinks, Cosmetics and Health Products (qanun-e mavade	10 July 1967	This law was p	passed under the



khordani, ashamidani, arayeshi va behdashti)	[19.04.1346]	previous regime.	
Law Concerning Penalties for Crimes Committed by Members of the Armed Forces (qanun-e mojazat-e niruhaye mosalah)	6 Dec. 2003 [09.10.1382]	22 Dec. 2003 [25.10.1382]	
Pendin	g legislation		
Bill of the Islamic Criminal Code (draft submitted on 11 Dec. 2007) (replacing Volumes 1 to 4 of the above 1991/96 Islamic Criminal Code)	16 Dec. 2009 [25.09.1388]	Under review	
Draft Bill Concerning Increase of Penalties for Disturbing the Psychological Security of Society (layeheh-ye tashdid-e mojazat-e jarayem-e ikhlal dar amniyat-e ravani-ye jame'e)	Under review since 02.07.2008 [12.04.87]		
Draft Bill Concerning Penalties for Smuggling of Arms and Ammunition and Possession of illegal Arms and Ammunition (layeheh-ye mojazat-e qachaq-e aslaheh va mohemat va darandegan-e selah va mohemat-e qayre- mojaz)	Under review since 21.06.2008 [01.04.87]		
Draft Bill Concerning Smuggling of Goods and Currency (layeheh-ye mobarezeh ba qachaq-e kala va arz)	Under review since 29.04.2011 [09.03.90]		



2. Uncodified Law (primary source)

⁶ *Tahrir al-wasileh* (Commentaries on the vehicle) is Ayatollah Khomeini's (1902-1989) most comprehensive treatise. It consists of his commentaries on Ayatollah Seyyed Abul-Hassan Isfahani's (1867-1946) book *Wasilat-al-nijat* (Vehicle to salvation). It was written in Arabic during his exile years in Turkey in the 1960s and was initially printed in two volumes in early 1980s. Later reprints have four volumes. Each volume consists of several books, sections, and *masaleh* (issues) formulated as solutions to concrete or speculative questions. There are at least two known Farsi translations by Ali Islami and Seyyed Mohammad Baqer Mousavi Hamedani. Both translations were published in four volumes by the Qhom Theological Seminary. The Encyclopedia of the World of Islam regards *Tahrir al-wasileh* as "one of the best practical jurisprudential texts" and "the only one addressing the entire range of topics in Islamic jurisprudence".



II. Table of Capital Offenses (135 offences)

1. Qisas (four offenses)

Qisas (literally, 'retaliation') is defined in the law as a punishment 'equivalent to the crime, which God has prescribed for *jinayat* (murder or bodily harm).' *Qisas-e nafs* ('retaliation with a life') is the Islamic term for mandatory capital punishment in *qatl-e amd* ('intentional homicide').⁷

		Offense	Sources		Bill of
			Islamic Criminal Code 1991/96	Tahrir al- Wasileh	Islamic Criminal Code (2007 draft/2009 revised)
1	1	Murder committed with intent (n.b. intent does not require deliberation or premeditation).	206-a		311-2-a/ 291-1
2	2	Murder committed by means of an act which is typically lethal (n.b. actual intent to kill is not a required condition).	206-b	4/269/1	311-2-b/ 291-2
3	3	Murder committed by means of an act typically lethal to the victim in question (i.e. an act which would be typically lethal to a person who is for example elderly or sick even if intent to kill is absent).	206-с		311-2-c/ 291-3
4	4	Commanding or inducing an insane person or an undiscerning minor to commit murder.	211	4/279/34	322-2-c/ 376-1

 $^{^{7}}$ 1991/96 Islamic Criminal Code of Iran, Article 14 and 207.



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2. Huddud (31 offenses)

Hadd, (plural: *huddud*. Literally, 'boundary or limit') is a punishment for which '*shari'a* has fixed the measure, the degree and the method.' It is by definition unchangeable, irreducible and mandatory.

		Offense Sources		Bill of	
			Islamic Criminal Code 1991/96	Tahrir al- Wasileh	Islamic Criminal Code (2007 draft/2009 revised)
		a. <i>Zina</i> (consensual or heterosexual vagina			
5	1	Zina with relatives with whom marriage is prohibited.	82-a		221-5-a/ 225-a ⁹
6	2	Zina with step-mother.	82-b	4/187	221-5-b/ 225-b
7	3	Zina between non-Muslim male and Muslim female.	82-c		221-5-c/ 225-c
8	4	Male to female rape (<i>zina-be-onf</i>).	82-d		221-5-d/ 225-d
9	5	Zina by married male (zina-e-mohsen).	83-a	4/187/2	221-5-e/ 220, 221 ¹⁰
10	6	Zina by married female with mature male (zina-e-mohseneh).	83-b		221-5-e/ 220, 221
11	7	Fourth conviction of an unmarried person for <i>zina</i> (lesser convictions are punished by 100 lashes).	90	4/187/6	216-2/ 135
		b. <i>Lavat</i> (consensual o male homosexual se		-	netrative
12	8	Lavat between mature males.	110	4/199	221-19/11

⁸ 1991/96 Islamic Criminal Code of Iran, Article 13.

¹⁰ The Islamic Consultative Assembly which passed the Islamic Criminal Code on 16 December 2009 [25.09.88] removed the explicit reference to this offense provided in the 2007 Draft Bill and substituted it with a new provision in Articles 220 and 221 which state that for 'all *huddud* offenses not specified in the Code' judges shall pursuant to Article 167 of the Constitution act on 'fatwas issued by the Supreme Leader's or by an official appointed by him.'



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The 2007 Draft Bill of the Islamic Criminal Code Article 221-9 excludes the female party from death penalty if the male party is a minor. The penalty is converted to 100 lashes.
 The Islamic Consultative Assembly which passed the Islamic Criminal Code on 16 December 2009 [25.09.88]

13	9	Male to male rape (lavat-be-onf).			233		
14	10	Lavat with minor.	112	1	233		
		c. <i>Tafkhiz</i> (consensual penetrative male ho	or non-co				
15	11	<i>Tafkhiz</i> between non-Muslim (active party) and Muslim.	121	4/199/4	221-22/ 235-clause		
16	12	Fourth conviction of <i>tafkhiz</i> (lesser convictions are punished by 100 lashes).	122	4/199/6	216-2/ 135		
17	13	d. <i>Mosaheqeh</i> (consendation homosexual sex), or Fourth conviction of <i>mosaheqeh</i> (lesser convictions are punished by 100 lashes).		4/201/10	216-2/ 135		
		e. Vaty-e heyvanat va l necrophilia), four of	-	an (bestial			
18	14	Zina by married man with dead woman other than his wife.	Art.103 of the 1982				
19	15	Fourth conviction of <i>zina</i> by unmarried man with dead woman (lesser convictions are punished by 100 lashes).	Law on Huddud and Qisas. 12	4/247/4	221-3/223		
20 21	16 17	Lavat with dead male. Fourth conviction of intercourse with animals (lesser convictions are punished by ta'zir as determined by the judge).	Not included in 1991/96 criminal code or other legislation.	4/247/3	Not included in 2007 draft or 2009 revised.		
	f. <i>Qazf</i> (unfounded accusation of illicit penetrative intercourse), one offense						
22	18	Fourth conviction (lesser convictions are punished by 80 lashes).	157	4/209/3	216-2/ 135		

¹¹ The 2007 Draft Bill of the Islamic Criminal Code Article 221-9 excludes the active party from death penalty if he is not married. The 1991/96 Code imposes the death penalty on both the active and the passive parties.

¹² The Law on *Huddud* and *Qisas* (*qanune huddud va qisas*) consisting of 218 articles was passed by the Islamic Consultative Assembly and the Council of Guardians respectively on 24 August 1982 [03.06.1361] and [27.07.1361] for five years on a trial basis.



		g. <i>Shurb-e khamr</i> (alco	hol consur	nption), or	ne offense
23	19	Third conviction (lesser convictions are punished by 80 lashes).	179	4/217/12	216-2/ ¹³ 135
		h. Sirqat (theft), one of	fense		
24	20	Fourth conviction (first conviction: amputation of right four fingers; second conviction: amputation of left forefoot; third conviction: life imprisonment).	201-d	4/233/1	216-2/ 135, 279-d
		i. <i>Irtidad</i> (apostasy), tl	nree offens	es	
25	21	Innate (<i>fitri</i>) apostasy, in which a male, at least one of whose parents is Muslim, and who has declared himself a Muslim at maturity, has subsequently abandoned the religion.	Not included in		225-7 220, 221
26	22	National (<i>meli</i>) apostasy, in which a male whose parents are non-Muslims or non-practicing Muslims, subsequently adopted Islam and then later abandoned the religion and who given three days of reprieve, does not repent.	1991/96 criminal code or other legislation.	4/243/1	225-8 220, 221
27	23	Fourth conviction of renewed national apostasy.		4/243/6	216-2/ 135
		j. <i>Sabb al-nabbi, Idiya</i> heresy and witchcra			olasphemy,
28	24	Blasphemy/cursing the prophet.	(see 513 in ta'zirat)	4/211/a1	225-11/ 263
29 30	25 26	Heresy. Witchcraft.	Not included in 1991/96 criminal code or other legislation.	4/211/a2 4/211/a3	225-11/ 220, 221

¹³ In the new Bill of the Islamic Criminal Code, the death penalty is imposed on the fourth conviction. *Tahrir-al-Wasileh* also 'cautions' that the death penalty should be imposed on the fourth conviction rather than the third.



ordinances and creating corruption on earth), five offenses

Definitions: The *Qur'anic* definition of the term is 'enmity with God's ordinances and creating corruption on earth.' ¹⁴

Tahrir-al-Wasileh defines *mohareb* as anyone who draws his weapon from sheath or prepares it for the purpose of threatening or frightening people, and who intends *ifsad* (corruption) on earth. ¹⁵

Punishments: 1- *Qatl (*killing), 2- *Salb* (crucifixion), 3- Cross amputation of limbs or 4- Exile and banishment, to be chosen at the judge's discretion. ¹⁶

	_	· · · · · · · · · · · · · · · · · · ·		1	
31	27	Any person who draws a weapon to	183		280
		create terror and fear, and divest			
		people of their security and freedom.		4/239/1	
		$(mohareb\ and\ mofsed-e\ fil-arz^{17})$			
32	28	Armed robbery or highway banditry.	185		228-4/
		(mohareb)			282
33	29	Members of any organized group	186		228-11/ ¹⁸
33	29	3 6 6 1	100		
		which take up arms against the			288
		Islamic state, and supporters of any			
		such group irrespective of whether or			
		not they have committed violent acts.			
		•		Defined	
	• •	(mohareb)			
34	30	Any person or group plotting to		in general	
		overthrow the Islamic state, and		terms as	
		procuring weapons and explosives for		quoted	
		this purpose and any person		above.	
		1 1 7 1	187	u00 v C.	
		deliberately and willfully providing			$228-10^{19}$
		financial means, tools, equipment or			287
		weapons to the above persons or			207
		group. (mohareb and mofsed-e fil-arz)			
35	31	Nomination for a significant post in a	188		
	31	coup d'état government. (mohareb	100		
		1 .			
		and mofsed-e fil-arz)			

¹⁴ The *Qu'ran* (5:33) says: The punishment of those who wage war against Allah and His messenger and strive to make corruption in the land is only this, that they should be killed or crucified or their hands and their feet should be cut off on opposite sides or they should be banished from the land; this shall be their disgrace in this world, and in the hereafter they shall have a grievous chastisement.

¹⁹ Punishable under the new provision of 'extensive acts against internal or external state security'. See section III.1.



¹⁵ *Tahrir al-Wasileh*, 4/239/1.

¹⁶ 1991/96 Islamic Criminal Code, Article 190 and Tahrir al-Wasileh, 4/241/5.

¹⁷ *Mohareb* is someone who commits *moharebeh* and *mofsed* is someone who commits *ifsad*.

¹⁸ Members who have not engaged in armed activity are excluded.

3. Ta'zirat (99 offenses)

Ta'zir (plural: ta'zirat. Literally 'chastisement') is a punishment imposed for 'an act or an omission that is prohibited in the sacred Islamic shari'a. '20 Ta'zir punishments are not specified in shari'a and are left to 'the discretion of the Islamic judge'. Islamic jurists generally agree that ta'zir is a 'lesser' punishment than hadd and statute law states that ta'zirat are punishments 'such as imprisonment, fines and lashes, the degree of which shall be less than hadd'. '21 Most capital crimes in the Ta'zirat section of the Islamic Criminal Code or other related shorter pieces of legislation are applied on the pretext that the gravity of the offense makes the offense 'tantamount' to the hadd crime of moharebeh, or ifsad-e fil arz, or both.

		Offense	Article				
	a. Islamic Criminal Code (1991/96), eight offenses						
		The following offenses are liable to be punished under the terms of <i>modefinitions</i> and punishments see above section 2.k):	ohareb (for				
36	1	Inciting the armed forces to rebel, flee, surrender, or abandon their duty in order to overthrow the state or to cause the defeat of its forces.	504				
37	2	Setting fire to monuments, buildings, ships, airplanes, factories, warehouses, residential areas, forests, crops, agricultural produce, or farms, where such acts are directed against the Islamic state.	675				
38	3	Destruction, arson or damage of infrastructural or public service institutions aimed at disruption of national order and security.	687				
	The following offenses are liable to be punished under the terms of <i>mohareb</i> and/or ifsad-e fil-arz mohareb (for definitions and punishments see above section 2.k):						
39	4	Aiding and abetting belligerent foreign states.	508				
40	5	Attempted assassination of the Supreme Leader, the heads of any of the three branches of power or prominent clerics who are sources of emulation.	515				
41	6	Forging domestic currency or bank notes and certificates such as	526				

 $^{^{20}}$ 1997 Criminal Procedure Code for General and Revolutionary Courts, Article 2.

²¹ 1991/96 Islamic Criminal Code of Iran, Article 16. It should be noted that *Ta'zir* crimes also include a subclass of offenses called 'deterrent punishments' (*mojazathay-e bazdarandeh*). These are offenses in the modern society that cannot be regarded as prohibited in Islamic law *per se*. Deterrent punishments are defined in the law as penalties 'determined by the State to protect public order and welfare such as imprisonment, fines, loss of social advantage, closure of business, license revocation, exile or prohibition to reside in certain locations, or similar measures.' Article 17.



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		than 100 grams.	
51	16	Fourth conviction for above where the total narcotics seized from all convictions exceeds 30 grams.	9
52	17	Armed smuggling of any illegal narcotic drugs.	11
53	18	Placing illegal narcotic drugs in a locality for the purpose of accusing another person when the narcotic drugs offense is punishable by death.	26
		In the following offenses the term 'substance' refers to industrial/chemsubstances such as acetic anhydride, anthranilic acid, phenylacetic acid chloral and other substances mentioned in the Tables I and II of the Unitarious Convention against Illicit Trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not the trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, 1988, and related amendments, codeine or not trafficking in Narcotic Drugs and Psychotropic Substances, page 1988, and related amendments, page 1988, and related amendments, page 1988, and page 1988	d, acetyl nited
54	19	Third conviction for manufacture, purchase, sale, possession, transportation, import, export and supply of more than 5 kilograms of industrial/chemical substances or purchase, sale, manufacture, possession and export of codeine or methadone for the purpose of production or conversion to narcotic drugs.	40
55	20	Repeat conviction for more than 20 kilograms of these substances.	40
56	21	Repeat conviction for more than 5 kilograms of these substances, if operated as a network and the narcotics were intended for domestic use inside Iran.	40
		In the following cases, the commander/overlord is sentenced to damendment)	eath. (2010
57	22	Hiring, organizing, or managing a subordinate to commit any narcotics crime for which life imprisonment or death penalty is imposed.	18
58	23	Inducing an insane person or a person under the age of 18 to commit a narcotics crime for which life imprisonment or death penalty is imposed.	35
		c. The Press Code (1985/2000), one offense	
59	24	Offending Islam and its sanctities in the press, where the offense amounts to <i>irtidad</i> (apostasy).	26
		d. Law Concerning Increase of Penalties for Bil Counterfeiters and Persons who Import, Dist Pass Counterfeit Bills (1989), two offenses	



		The following are subject to ideas (execution) of mefect of films	
		The following are subject to <i>idam</i> (execution) as <i>mofsed-e fil arz</i> .	1
60	25	Counterfeiting of current domestic currency where the offender is a	1
		member of a gang, or is acting to combat the Islamic Republic of	
61	26	Iran. Deliberate and willful import of counterfeit bills where the offender	1
01	20	is a member of a gang, or is acting to combat the Islamic Republic	1
		of Iran.	
		e. Law Concerning Punishment of Disruptors of	
		National Economic System (1990), seven off	enses
		The following offenges are nunished under the terms of metad a file	u= xxla ara tla a
		The following offenses are punished under the terms of <i>mofsed-e fil a</i> intention of the acts is to strike at the Islamic Republic of Iran and the	
		degree of the offense is sufficiently grave.	nature and
62	27	Disrupting the monetary or exchange system through smuggling of	1-a, 2
02	21	currency or forging coinage.	1-a, 2
63	28	Disrupting the distribution of staple diet items through overpricing	1-b, 2
		at a macro level or speculating and hoarding general goods and	
		agricultural and other products.	
64	29	Disrupting the state production system by profiteering from the	1-c, 2
		illegal sale of technological equipment on the open market or by	
65	20	major bribery.	1 4 2
65	30	Any attempt to transport cultural heritage items or national treasures.	1-d, 2
66	31	Receiving loans as part of fraudulent partnership investment	1-e, 2
		schemes which waste the assets of members of the public, or disrupt	1 0, 2
		the economy.	
67	32	Organized activities aiming at disruption of the national export	1-f, 2
		system.	
68	33	Initiating or representing pyramid schemes.	1-g, 2
		f. Law Concerning Increase of Penalties for Re	ceiving
		Bribes, Embezzlement and Fraud (1988), one	
		Elizos, Elizottionicula i lada (1900), one	, J1101100
		The following offense is punished under the terms of <i>mofsed-e fil arz</i> .	(Article
		4)	(1111010
69	34	Organizing or leading networks of persons in order to commit	4
0 9	3-1	bribery, embezzlement or fraud, where the perpetrator is deemed	-
		tantamount to mofsed-e fil arz.	
		V V	1



		g. Law Concerning Increase of Penalties for Speculators and Profiteers (1988), nine offer	nses
		The following offenses are punished under the terms of <i>moharebeh</i> wintention of the acts is to strike at the Islamic Republic of Iran, and the and degree of the offenses are sufficiently grave.	
68	33	Selling over-priced manufactured products.	5-1, 6
69	34	Charging service fees or salaries above the established rate.	5-2, 6
70	35	Fraudulently profiteering from commercial transactions.	5-3, 6
71	36	Using substandard ingredients in the manufacture of goods or the provision of services.	5-4, 6
72	37	Provision of improperly baked bread.	5-5, 6
73	38	Delivery of underweight goods to customers.	5-6, 6
74	39	Transporting government consigned goods to a different city or district, or selling them to persons other than the rightful recipients.	5-7, 6
75	40	Speculating in goods or services.	5-8, 6
76	41	Refusing official price quotes or issuing false invoices.	5-9, 6
		Perpetrators of the following offenses are punished under the terms <i>fil-arz</i> provided that the nature and degree of their offense is ta <i>mofsad-e fil-arz</i> .	
77	42	Principal agents of mass duplication (more than 10 copies) and distribution of obscene/pornographic (<i>mostahjan</i>) audio-visual works. Distribution includes 'electronic transfers and websites.' (Article 10)	3-a
78	43	Producers of obscene works made by means of force and coercion.	3-a-1
79	44	Producers of obscene works made by means of the sexual abuse of others.	3-a-2
80	45	Principal agents in production of obscene works.	3-a-3
		Producers, distributors, duplicators of tapes, diskettes, and compact discs of immoral/anti-Islam (<i>mobtazal</i>) shows and plays.	3-b
81	46	Officials who, by reason of their professional employment and position, come into possession of obscene materials and publish them for personal financial gain.	8
		The following offender is liable to punishment accorded to zina-be-or	uf (rape):
82	47	Persons who induce their victims to commit <i>zina</i> with them through blackmail by threatened disclosure or distribution of obscene footage taken of them.	4



		i. Law Concerning Cyber Crimes (2009), one o	ffense	
		Perpetrators of the following offense are liable to capital punishme terms of <i>mofsed-e fil-arz</i> .	nt under the	
83	48	Promoting, distributing or trading obscene material via computer or broadcast systems, electronic transfers of obscene/pornographic materials, or producing or storing such materials for trade or for creating corruption where such operations are carried out professionally or on an organized basis.	14-2	
	j. Law on Combating Human Trafficking (2004), one offense			
		Perpetrators of the following offense are liable to capital punishme terms of <i>mohareb and mofsed-e fil-arz</i> .	nt under the	
84	49	Trafficking of persons under the age of eighteen.	3-1	
k. Law on Food, Drinks, Cosmetics and (1967), one offense			Products	
85	50	Fraudulent manufacture of food, drinks, cosmetic and health products causing consumers' death.	3	
	I. Law Concerning Punishments for Crimes Committee by Members of the Armed Forces (2003), 49 offenses			
86- 134	51- 99	Arts.: 17, 19, 20, 21-a, 21-b, 21-c, 22, 23, 24-a, 24-c, 29, 30, 31, 32, 334, 35, 37-a, 37-b, 39, 42-a, 43, 44, 51, 61, 62, 63, 64, 71, 72, 73, 74, 82, 83, 84, 85, 86, 88 in conjunction with 92, 89/92, 90/92, 91/92, 94, and 113/115	78, 80, 81,	



III. Table of Capital Offenses in pending legislation, (24 offenses)

		Offense	Article	
	m. Bill of the Islamic Criminal Code (2007 draft/2009 revised), seven offenses			
	(The following do not include those Shari'a based offenses which were not mentioned in the 1991/1996 ICC (apostasy, blasphemy, heresy and witchcraft) and were newly inserted in the 2007 Draft Bill of the Islamic Code but which under the Iranian Constitution have previously been applicable on the basis of Islamic sources (i.e. offenses stated in sections 1.i and 1.j).			
		The following <i>hadd</i> offense is punished under the terms of <i>mohareb</i> :		
135	1	Smugglers or hooligans (ashrar) who draw a weapon to create terror and fear and divest people of their security and freedom.	228-4/ 282	
		The following <i>hadd</i> offenses are classified under the term <i>mofsed-fil-a</i> subject to capital punishment (<i>idam</i>) when they are committed 'on an scale' or 'result in extensive disruption of the national order or cause inflict damage in a major way to the physical integrity of people or to private property or spread corruption and prostitution on an extensive	extensive insecurity or public or	
136	2	Commission of a crime against internal or external security.		
137	3	Arson.	228-10/	
138	4	Destruction and terror.	287	
139 140	5 6	Distribution of poisonous, microbial and dangerous substances. Establishment of corruption and prostitution centers.	-	
	Ü	The following offense which is added as a <i>hadd</i> offence is not stipular <i>Tahrir al-wasileh</i> or any other famous Islamic sources reviewed by El		
141	7	Fourth conviction of pimping (qavadi).	216-2/ 135	
	n. Draft Bill Concerning Increase of Penalties for Disturbing the Psychological Security of Society, under review since 2008, seven offense			
		Perpetrators of the following offenses are liable to capital punishme terms of <i>mohareb</i> and <i>mofsed-e fil-arz</i> 'where no other <i>hadd</i> pulapplicable'.		
142	8	Banditry and armed robbery	2-1	
143	9	Rape	2-2	
144	10	Establishment of corruption and prostitution rings	2-3	



145	11	Establishment of weblogs and websites promoting corruption	2-4		
4.46	10	prostitution and heresy	2.6		
146	12	Human trafficking for sexual exploitation	2-6		
147	13	Hooliganism (sherarat)	2-7		
148	14	Abduction for the purpose of rape or ransom	2-8		
	o. Draft Bill Concerning Increase of Penalties for Smuggling of Arms and Ammunition and Possessors of illegal Arms and Ammunition, under review since 2008, seven offenses				
		Perpetrators of the following offenses are liable to capital punishme terms of <i>mofsed-e fil-arz</i> .	nt under the		
149	15	Armed resistance before government officials by at least one of a group of culprits involved in the smuggling of arms and ammunition.	5		
150	16	Possession, concealment, transportation, manufacturing, assembly and dealing of heavy arms.	6		
151	17	Possession, concealment, transportation, manufacturing, assembly and dealing of heavy ammunition.	7		
152	18	Armed resistance against government officials by at least one of a group of culprits involved in smuggling hunting weapons and ammunitions.	10		
153	19	Smuggling radioactive or microbial substances.	18-a		
154	20	Armed resistance against government officials by at least one of a group of culprits involved in the smuggling of controlled substances (radioactive, microbial, explosive or chemical substances).	18 (clause)		
		Perpetrators of the following offense are liable to capital punishme terms of <i>mohareb</i> .	nt under the		
155	21	Any of the offenses defined in the present law committed for the purpose of disturbing state security.	20		
	p. Draft Bill Concerning Smuggling of Goods and Currency, under review since 2011, three offenses				
		Perpetrators of the following offense are subject to <i>idam</i> capital punis	hment.		
156	22	when smuggling of goods or currency results in damages the state economy via disruption of production, trade to strike at the Islamic Republic of Iran intentionally or knowledgably.	24		
		Perpetrators of the following offense are subject to capital punishmeterms of <i>moharebeh</i> .	nt under the		



157	23	When perpetrators of goods or currency smuggling intentionally or	25
		knowledgably allocate or spend the profits of their crimes directly or	
		indirectly to finance terrorist activities or acts against national	
		security or the strengthening of groups hostile to the regime.	
158	24	Persons transporting or possessing smuggled goods who resist with	28
		arms before discovery officials.	