Date: exactly equal to the injury he/she inflicted upon his or new victim. The eight demand remibilion or compersation lies with the victim Or incase of homiciale the victime next to kin. Some times the relationship between this person and the offender can prevent letaliation. amo rend property offer appoint of 160 5, 100 FICULTY PROPERTY De 1924 April 22 April 25 April 25 Chesas offenses: The concept of Gisons allows propostional relation often respected to "an eye for an eye." How ever islamic law also strongly encourages for giveness, recociliation and payment of bood money (diya) as an alternative to schaliation. Edisas and diga climes are of two types: other includes dealers in some cases qatal 1- Homiaide or murder: In Islamic law punishment for homicial baysabab involves the taking of another person's high e and often acturined based on the principles of Gisas or setribution. The Jamily has right to choose between sceking relabilition or accepting blood money as compensation If the victim's family decides to forgive the offender or the payment of diga, It can lead to the resolution of mader with out any need for retribution The emphasis on forgiveness is intended to promôte social hormony and sestosation of peace with in community. 2- Battery: In Islamic law the punishment of battery which involves physically harming another Person falls conder category of Gisas. Greas

public disturbances, provoking viots or engaging in any behavior the disupts the peace. on about the sound of the contract Violation of business or contract agreements: This refers to where the terms of legally binding contratt or business agreement are violated Example many include the failure to fullfil the terms of an agreement or other froudulent pratices that do not directly constitute the ft or embazzement. Affect wantsnag pd Manzing and months along 4- Minor Property offenser: These include the offenses which are not classified as meft. but some kind odamage or interference with another person's property. Such offerses may include trespassing, vandalism or minor damage 5- Breach of toust: This calegory encompass actions that involve the betrayel of trust or any kind of fraud but do not necessarily involve the disect laking of property. This may include embazzelment, fraudulent mis representation etc 6- Violation of the rights of personal security: It is one of the essetial of Islam. For example traffiting of people. It clearly constitutes the violation of rights of personal security. 7. Défamation or stander: It means to make false statement about someone to harm Thew seputation, characle orstatus in the society It is generally considered a civil wrong and in some cases a punshiable offerse under The law.

These examples represent a variety of offense that maybe subject to discretionary punishment depending on the circumstances and judges interpretation of islamic law with in specific legal context. Tarix punishments are designed to maintain public order and ensure the well-being of society. 18 Lamic Justice System: Islamic Justice system believes in equality before Law and does not defferentiale between agé, genderate. It provides a system of proposing harsh punishmens so that they become examples for others with a criminal tendency. There is no rule for the imprisonment of an offerder in Islam as islam looks down upon this approach. It encourages pardon and promises better punishments in the after eife. Key focus of this system is detterence, to stop next vième before it happens. use the words of islamic punishments and crimes Conclusion: over all ans is satisfactory 8/20
The islamic perspective on whene and punishment emphasizes justice, fairness and mercy gurded by the principles outlined in The travials the danie law. The system caligorises intro Itdood Cofferses with fixed punishments), Gisas (offenses miolouig physical houm), Tazir (offenses subject to discrelionary punishments). Restorative justice, rewraitendion and forgiveness are encouraged The obtimate goal is to create a just cociety.