

Name: Mahnaz Rafia Islam
ID: 17101007 Semester: 4-1
Section-A

Course Title: ICT Law, Policy & Ethics

Course Code: CSE 407

Department of CSE

Date: 12/10/20

Answer to the question no: 3

There are various types of offences under different section of Digital Security Act 2018. Below five sections of the Act is described elaborately:

i) Section 25: Publishing, sending of offensive, false or fear inducing data - information etc:

This section says that if any person in any website or social media sends such information which is offensive or fear inducing, or false information is published with the intention to annoy, insult, humiliate, or denigrate a person then the activity of that person will be an offence under this act.

The punishment for this offence is imprisonment not exceeding three years or fine not exceeding 3 lacs or with both.
If he repeatedly do this offence then it will be five years and 10 lacs fine.

ii) Section 26: Punishment for collecting, using, identifying information without permission!

Here 'Identify Information' means any external biological or physical information or other information which singly or jointly identify a person. If someone without any legal authority collect, sell, supplies or uses this information, then it will be an offence.

Punishment will be 5 years Jail + 5 lacs fine.
For doing repeatedly, punishment will be increased to 7 years jail and 10 lacs ~~fine~~ fine.

iii) Section 28: Publication, Broadcast etc. of such information in any website or in any electronic format that hampers the religious sentiment or values:

If any person/group humiliates his own religion/other religion, it will be an offence (via social media). Punishment will be 7 years jail + 10 lac fine. Doing repeatedly punishment will be 10 years jail and/or 20 lac fine.

Section 22
iv) Digital or electronic forgery: If others info is made duplicated, or signed by others this will be an offence. Punishment will be 5 year jail + five lakh fine. For doing repeatedly 7 year jail and/or 10 lakh fine.

v) Section 23: Digital or electronic fraud:

If someone do fraud by means of digital or electronic medium that activity of that person will be an offence under this

Act. Punishment five year jail + 5 lac fine.
For doing repeatedly 7 years jail + 7 lac
fine.

Answer to the question no: 1

I think this will go under section 29 of Digital Security Act 2018. This section specifies government constructive criticism it will be an offence.

This section specifies defamation information publish, broadcast in any website or social media, this will be an offence. Permission will be 3 year jail and/or five lac fine. For doing repeatedly 5 years jail and/or 10 lac fine.