2001 (<u>link</u>)	2003 (<u>link</u>)	2006 (<u>link</u>)	2008 (<u>link</u>)	2010 (<u>link</u>)	2012 (<u>link</u>)	2014 (<u>link</u>)	2019 (available through search on e-gazette)
27.09.2001, S.O. 960 (E)	26.09.2003, S.O.1113 (E)	08.02.2006, S.O. 191 (E)	07.02.2008, S.O. 276 (E)	05.02.2010, S.O. 260 (E)	03.02.2012, S.O. 224 (E)	01.02.2014, S.O. 299(E)	31.01.2019, S.O. 564(E)
	e security of the	ovement of India country and have	•		•	0 0	
		And whereas, in exercise of the powers conferred by sub-section (1) of section 3 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), the Central Government directed the SIMI to be an unlawful associated vide notification no./numbers And whereas, the Unlawful Activities (Prevention) Tribunal (hereinafter referred to as the 'Tribunal') was constituted for the purpose of adjudicating whether or not there is sufficient cause for declaring the SIMI as unlawful association and the Tribunal upheld the ban vide Order numbers					
				And whereas, the Tribunal vide Order dated 5th August, 2008 held that the notification number S.O. 276(E), dated 7th February, 2008	And whereas, the its Order dated. confirmed the number		

mentioned
above did not
satisfy the
requirement of
Section 3 of
the Act and
cancelled the
declaration
made therein;
And whereas,
the Central
Government
challenged the
aforesaid
Order of the
Tribunal in
the Hon'ble
Supreme
Court of India
vide Special
Leave Petition
(Civil)No.
19845 of
2008;
And whereas,
on 6th
August, 2008,
the Hon'ble
Supreme
Court was
pleased to
r

And whereas, the	ne Central Govern	nment is of the o	pinion that-	And whereas, the SIMI is indulging integrity and see	e duration of the ne Central Govern ng in the activitie curity of the cour	nment is of the open which are preju	pinion that dicial to the
				following grour	nds, namely:—		
(i) SIMI is in close touch with militant outfits and is supporting extremism/ militancy in Punjab, Jammu and Kashmir and elsewhere;							

(ii) SIMI supports claims for the secession of a part of the Indian territory from the Union, supports groups fighting for this purpose, and is thus questioning the territorial			
integrity of India; (iii) SIMI is working for an International Islamic Order;			
(iv) during Ikhwan conferences, the anti-national and militant postures of the SIMI were clearly manifest in the speeches of the leaders who glorified Pan Islamic Fundamentalism, used derogatory language for deities of other religions and exhorted Muslims for Jehad;			
(v) SIMI has published objectionable posters and literature which are calculated to incite communal feelings and which question the territorial integrity of India;			
(vi) SIMI is involved in engineering communal riots and disruptive activities in various parts of the country;			

	The activists of SIMI are still indulging themselves in the communal and anti-national activities					
And whereas, the Central Government is also of the opinion that for the aforesaid reasons, the activities of SIMI are detrimental to the peace, integrity and maintenance of the secular fabric of Indian society and that it is an unlawful association;	The activities of SIMI are detrimental to the peace, integrity and maintenance of the secular fabric of Indian society and that it is an unlawful association	And whereas the Central Government, based on the aforesaid grounds, is of the opinion that SIMI is believed to be indulging in the activities which are prejudicial to the integrity and security of the country;				
Now, therefore, in exercise of the powers conferred by subsection (1) of section 3 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), the Central Government hereby declares the Students Islamic Movement of India (SIMI) to be an unlawful association;		Now, therefore, in exercise of the powers conferred by subsection (I) of Section 3 of the Unlawful Activities (Prevention) Act, 1967 (37 of 1967), the Central Government hereby declares the Students Islamic Movement of India (SIMI) to be an "unlawful association";				
And whereas, the Central Government is further of the opinion that if the unlawful activities of the SIMI are not curbed and controlled immediately, it will take the opportunity of-						
	(i) continue their[/its] subversive activities and re-organise its activists who are still absconding					
	(ii) disrupt the secular fabric of the country by polluting the minds of the people by creating communal dis-harmony;					

	(iii) propagate anti-national sentiments					
(i) escalating secessionism and supporting militancy;						
	(v) undertake activities which are prejudicial to the integrity and security of the country;				ne integrity and	
(ii) instigating communal violence in different parts of the country and thereby disrupting the secular fabric of the country.						
the SIMI mentioned above, it is immediate effect, and according section (3) of section 3, the Cen	rnment is also of the opinion that necessary to declare the SIMI to ally, in exercise of the powers confitral Government hereby directs the under section 4 of the said Act, hatte.	be an unlawful ass erred by the provis at this notification	sociation with so to sub- a shall, subject	of The Unlawfu (Prevention) Ac	also of the ving regard to the SIMI, it is clare the SIMI ful association effect; in exercise of ferred by sub-1 (3) of section 3 al Activities et, 1967 (37 of ral Government the Students the Students the of India "unlawful directs that	

to any order that may be made under section 4 of the said Act, have effect for a period of five years from the date of its publication in the Official Gazette.