

! EXTRAORDINARY | REGISTERED NO.S-2771 |

| re: = : 3 eae iid ue a

PUBLISHED BY AUTHORITY

NO. 71 QUETTA WEDNESDAY AUGUST —3,—‘1994.

-BALOCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT.

NOTIFICATION,

Dated Quetta, the 3rd August, 1994.

No. PAB/LEGIS: V(13)/94. The Balochistan Requisitioning of Immovable Property (Temporary Powers) (Amendment) Bill, 1994 having been passed by the Provincial Assembly of Balochistan on 10th July, 1994 and assented to by the Governor of Balochistan, is hereby published as an Act of the Provincial Assembly.

THE BALOCHISTAN REQUISITIONING OF IMMOVABLE PROPERTY  
(TEMPORARY POWERS)(AMENDMENT) ACT, 1994. \* OR  
(BALOCHISTAN ACT NO.VI OF 1994).

(First published after having received the assent of the Governor of Balochistan in the Balochistan Gazette (Extra Ordinary) dated 3rd August, 1994,

AN

ACT

further to amend the Balochistan Requisitioning of Immovable Property  
(Temporary Powers) Act, 1956 (W.P.Act VII of 1956).

Preamble. WHEREAS it is expedient further to amend the Balochistan  
Requisitioning of Immovable Property (Temporary Powers) Act, 1956, in the  
manner hereinafter appearing;

It is hereby enacted as follows:-

Short title 4. (1) This Act may be called the Balochistan Requisitioning of Immovable  
and Property (Temporary Powers) (Amendment) Act, 1994.

commencement,

Printed by the Manager, Government Printing and Stationery Department Balochistan, Quetta.

D.No.71-50-Copies-8-94. Price. Rs=7/50

Wise ee ide ies ba a

Amendment of  
Section 2 of

W.P.Act VII  
of 1956.

Amendment of  
Section 3 of  
W.P.Act VII  
of 1956.

Amendment of  
Section 6 of

2

(2) It shall come into force at once and shall be deemed to have taken effect from the 30th June, 1993.

2: In the Balochistan Requisitioning of Immovable Property (Temporary Power) Act, 1956, hereinafter referred to as the said Act in clause (iii) of section 2, after the words "for a fixed period" a semi colon shall be inserted and thereafter the words and semi colon" who has paid rent.for the whole of that period in advance;" shall be deleted

3 In the said Act, in sub section (1) of section 3, the words "or expedient"

appearing after the word "necessary" and the words "the use of any of the office or offices" appearing after the words "any building for", shall be deleted.

4. In the said Act, in section 6,-

W.P.Act VII (a) Clause (e) of sub section (1), shall be omitted; and

of 1956.

{b) Sub Section (2), shall be omitted.

Amendment of 5. In the said Act, for section 7, the following shall be substituted:-

Section 7 of

W.P.Act VII

of 1956. :

"7h. Payment of Compensation.- As soon as possible after an order of requisition is passed,-the Provincial Government shall determine the amount of compensation payable monthly to the owner for the use and occupation of the requisitioned building and deposit by the 5th of each succeeding month such compensation in the court and if the amount of compensation assessed is enhanced by the Arbitrator or by the High Court on appeal, the excess amount shall also be similarly deposited:

Provided that if the amount of compensation is not paid within

three months the order of requisition shall be deemed to have been terminated and the requisitioned building shall be deemed to have been released:

Provided further that the amount of compensation payable monthly to the owner to be determined by the Government under this section shall not be less than the current market rent for the requisitioned building.”

Omission of 6. in the said Act, section 11 and 12, shall be omitted.

Section 1! and

12 of W.P.Act

VII of 1956.

BHVUY hiciityuGln HielEq9G VISHOiIG bOB GNUtt IM JISNMNISVOL! ISBhGM Sih Yo BOT):

AKHTAR HIISAIN KHAN

/

oN