

TO BE PUBLISHED IN THE NEXT

ISSUE OF BALOCHISTAN GAZETTE.

BALOCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT

NOTIFICATION.

Dated Quetta, the 224 June, 2022,

No.PAB/Legis:V(21)/2022/8433. The Balochistan Arms Bill 2021 (Bill No.21

of 2021), having been passed by the Provincial Assembly of Balochistan on 10% June,

2022 and assented to by the Governor Balochistan, on 2294 June, 2022 is hereby

published as an Act of the Balochistan Provincial Assembly.

THE BALOCHISTAN ARMS ACT 2022, ACT NO. XVIII OF 2022.

AN
ACT

to regulate the manufacture, conversion, sale, transportation, bearing or possession of arms or ammunition in the Balochistan Province.

Preamble.

Short title, extent and commencement.

Definitions.

WHEREAS it is expedient to regulate the manufacture, conversion, repair, sale, transportation, bearing or possession of arms or ammunition in the Balochistan Province, in the manner hereinafter appearing;

It is hereby enacted as follows:

CHAPTER -I
PRELIMINARY

1. (1) This Act may be called the Balochistan Arms Act, 2022.

(2) It shall extend to the whole of the Balochistan Province.

(3) It shall come into force at once.

2s Exception. - Nothing contained in this Act, shall apply to the sale, transportation, bearing or possession of arms or ammunition by order of the Federal Government or by a public servant of the Federal Government or non-regular forces raised or maintained by Federal Government, in the course of his duty as such

public servant or member.

3. (1) In this Act, unless there is anything repugnant in the subject or context

(a) "Act" Means the Balochistan Arms Act, 2022.

(b) "Ammunition" includes:-

(i) Ammunition of all types or light and heavy automatic weapons, revolvers, pistols, rifles, carbines, muskets and shotguns;

(ii) Ammunition constructed and modified for firing projectiles or gas or smoke containers;

(iii) Gun wads, gun flints, percussion caps, fuses, friction tubes and detonators;

(iv) All types of grenades, bombs, rockets, mines and fuels for flame throwers;

(v) All types of explosives, fulminating material and propellants, including all articles specially designed for torpedo operation and depth charges; and

(vi) All parts of ammunition, but does not include lead, sulphur or saltpeter;

(c) "Department" means The Home and Tribal Affairs Department, Government of Balochistan

(d) "Arms" include:-

(i) Cannon;

(ii) Fire-arms of all types, such as light and heavy automatic and semiautomatic weapons, rifles, carbines, muskets, shotguns (whether single or double barreled), revolvers, pistols and appliances the object of which is the silencing of fire-arms;

(iii) Air pistols, bayonets, swords, sword-sticks, daggers, knives with blades of four inches or more (but not kitchen knives or knives used in good faith for the carrying on of a profession), and flick-knives irrespective of the blade; and

(iv) Knuckle -dusters, spears, spear-heads, bows and arrows and parts of arms;

(e) "Cannon" includes: -

i) All types of artillery, mortars, machine and sub-machine guns;

(ii) Silencers for all machines and sub-machine guns;

(iii) Anti-tank rifles and recoil-less guns or rifles and bazookas;

(iv) Revolvers or pistols over 0.46 inches bores;

(v) Nuclear weapons of all types;

(vi) Projectors, guided missiles, and dischargers for grenades, rockets, bombs, gas or smoke containers and dynamites;

(vii) | Flame throwers of all types;

(viii) All carriages, platforms and appliances for mounting or transporting cannon; and

(ix) Parts of cannon; and

(f) "Flick-knife" means a knife which has a blade which opens automatically by hand pressure applied to a button, spring, or other device in, or attached to the handle of the knife, and includes any knife which has a blade which is released from the handle or sheath thereof by the force of gravity or by the application of centrifugal force and which, when released, is locked in place by means of a button, spring lever or other

Unlicenced manufacture,
sale and repair
prohibited.

Power to prohibit
transportation.

Power to establish
searching posts.

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(g) "Government" means the Government of Balochistan;

(h) "Licence" means a licence granted under this Act;

(i) "Military stores" means any stores which the Federal Government may, by notification in the official Gazette, declare to be military stores;

(j) "Province" means the Balochistan Province; and

(kk) "Rules" mean rules made under this Act.

(2) Department may, by notification in the official Gazette, declare any article or substance not specified in clause {a}, clause (b) or clause (c) of sub-section (1), to be, as the case may be, ammunition, arms or cannon for the purposes of this Act, and on the publication of such notification, such article or substance shall be deemed to be specified in the said clause (a), clause (b) or clause (c), as may be notified.

HAPTER -II MANUFACTURE, SALE, REPAIR AND TRANSPORTATION

4. (1) No person shall manufacture, keep, sell, offer or expose for sale, an arms or ammunition, or undertake the repairs of any arms, except under a licence and in the manner and to the extent permitted thereby.

(2) Nothing herein contained shall prevent any person from selling any arms or ammunition which he lawfully possesses for his own private use to any person who is not by any enactment for the time being in force prohibited from possessing the same, but every person so selling arms or ammunition to any person shall, without unnecessary delay, give to the Deputy Commissioner, incharge of the nearest police station or to any other officer authorized by Government, notice of the sale and of the purchaser's name and address

5. Department may, from time to time, by notification in the official Gazette, regulate or prohibit the transportation of any description of arms or ammunition over the whole of the Province or any part thereof either altogether or except under a licence and to the extent and in the manner permitted by such licence.

Explanation Arms or ammunition transshipped at a port in the Province are transported within the meaning of this section.

6. The Department may, at any place along the boundary line between the Province and an Acceding State or adjoining areas and at such distance within such line as it deems expedient, or at any place in the Province that it may deem proper, establish searching posts at which any person, vessel, vehicle or any other type of transport or any type of package or container in transit may be stopped and searched for arms or ammunition by any officer empowered by the Department in this hehalf hy name ar hv virtue af his affice

Arrest of persons
conveying arms, etc.,
under suspicious
circumstances,

Prohibition of going
armed without licence.

Unlicenced possession
of arms etc.

In certain cases arms to

be deposited at police
station or with licenced
dealers.

7. (1) When any person is found carrying or conveying any arms or ammunition, whether covered by a licence or not, in such manner or under such circumstances as to afford just grounds of suspicion that the same are being carried or conveyed by him with intent to use them, or that the same may be used for any unlawful purpose any person may without warrant apprehend him and take such arms or ammunition from him.

(2) Any person so apprehended, and any arms or ammunition so taken by a person not being a Magistrate or a police officer, shall be delivered over as soon as possible to a police officer

(3) All persons apprehended by, or delivered to, police officer and all arms or ammunition seized by or delivered to any such officer under this section shall be taken without unnecessary delay before Magistrate.

CHAPTER -III GOING ARMED AND POSSESSINGARMS, ETC.

8. (1) No person shall go armed with any arms except under a licence and to the extent and in the manner permitted thereby.

(2) Any person so going armed without a licence or in contravention of its provision maybe disarmed by Magistrate, police officer or other person empowered by Government in this behalf by name or by virtue of his office.

(3) Nothing in sub-sections (1) and (2) shall apply to a person carrying arms under a written authority issued in accordance with the rules.

9. No person shall have in his possession or under his control any arms or ammunition, except under a licence and

in a manner and to the extent permitted thereby.

10. (1) Any person possessing arms or ammunition, the possession whereof, has, in consequence of the cancellation or expiry of a licence or of an exemption or the death of the licensee or otherwise, become unlawful, shall without unnecessary delay deposit the same either with the officer-in-charge of the nearest police station or, at his option and subject to such conditions as Department may by rules prescribe, with a licenced dealer:

Provided that where, within one month of the expiry of a licence an application for its renewal has been made by registered post or by hand, the retention by the holder of such licence of the arms or ammunition covered by the licence, shall deem to be lawful until such time as the licence has been renewed or its renewal refused.

(2) When arms or ammunition have been deposited under sub-section (1), the depositor, or in case of his demise, his legal

heir, shall, at any time before the expiry of such period as Department may by rules prescribe be entitled-

Power to make rules as to licences.

(a) To receive back anything so deposited the possession of which by him or his legal heirs has become lawful; and

(b) To dispose, or authorise the disposal, of anything so deposited by sale or otherwise to any person whose possession of the same would be lawful, and to receive the proceeds of any such sale:

Provided that nothing in this sub-section shall be deemed to authorise the return or disposal of anything the confiscation of which has been directed under section 24,

{3} All things deposited under sub-section (1) and not returned or disposed of under sub- section (2), within the prescribed period therein referred to, shall be forfeited to Government.

(4) The Department may make rules consistent with this Act for carrying into effect the provisions of this section.

(5) =‘ In particular and without prejudice to the generality of the foregoing provisions, Department may by rules prescribe-

(a) the conditions subject to which arms or ammunition may be deposited with a licenced dealer; and

(b) the period after the expiry of which things deposited as aforesaid shall be forfeited under sub-section (3).

CHAPTER -IV LICENCES

11. The Department may, from time to time, by notification in the official Gazette, make rules to determine the officers by whom, the form in which and the terms and conditions on and subject to which any licence shall be granted, or renewed, and may by such rules among other matters-

(a) fix the period for which such licences shall continue in force;

(b) fix a fee payable by stamp or otherwise in respect of any such licence;

(c) direct that the holder of any such licence shall keep a record or account, in such form as Government may

prescribe, of anything done under such licence, and exhibit such record or account when called upon to do so by an officer of Government authorized in this behalf;

(d) empower any officer of Government to enter and inspect any premises in which arms or ammunition are kept by any person holding a licence of the description

Powers of the
Department as to
description and
licensing

Prohibition of keeping,
carrying, or displaying
arms.

Cancellation and
suspension of licences

(e) direct that any such person shall exhibit the entire stock of arms or ammunition in his possession or under his control to any officer of Government so empowered; and

(f) Require the person holding any licence or acting under any licence to produce the same and to produce or account for the arms or ammunition covered by the same when called upon to do so by an officer of Government so empowered.

12. (1) The Department may, by notification in the official Gazette, specify the description, caliber or bore of arms and ammunition for prohibited and non- prohibited bores for the purpose of this Act.

(2) A licence for the arms or ammunition notified under sub-section (1), shall be issued by the Department.

(3) Licences issued under this Act shall be valid to the extent of the Province:

Provided that the Department may, specifically, validate it, to the extent of all Pakistan.

13. (1) The Department may, by general or special order, prohibit the keeping, carrying or display of arms at such places or times or on such occasions, as may be specified in the order.

(2) In particular, and without prejudice to the generality of sub-section (1), an order issued there under may prohibit-

(a) the keeping of arms within the premises of educational institutions and the premises of the hostels or boarding and lodging houses relating or affiliated thereto; and

(b) the carrying or display of arms at fairs or in gatherings or processions of a political, religious, ceremonial or sectarian character or in the premises of Courts of law or public offices.

(3) Any person keeping, carrying or displaying any arms

in contravention of an order issued under sub-section (1), may be disarmed by the Magistrate, police officer or other person empowered by the department in this behalf.

14. (1) Any licence may be cancelled or suspended-

(a) by the officer by whom the same was granted or by any authority to which he may be subordinate, or any Deputy Commissioner within the local limits of whose jurisdiction the holder of such licence may be, when for reasons to be recorded in writing and after giving the holder of the licence an opportunity of showing cause against the proposed cancellation or suspension, such officer or authority deems it necessary for the security of the public peace to cancel or suspend such licence; or

Penalty for breach of
sections 4, 5, 8, 9, 10

and 11

(b}

(2)

(a)

(b)

(d)

(e)

(f)

(g)

by Magistrate 1st class before whom the holder of such licence is convicted of an offence in contravention of the provisions of this Act or the rules made thereunder and Department may, by notification in the official Gazette, cancel or suspend all or any licence throughout the Province or Country (in case extension granted to all Pakistan by the department) or any part thereof as the case may be.

An appeal against an order of cancellation or suspension under clause (a) of sub-section (1), may be made by the person whose licence has been cancelled or suspended to the immediate officer superior to the authority making the order, within sixty days of the receipt by him of a copy of the order where appeal lies to the Department, and where appeal lies to any other authority, within thirty days of the receipt by him of a copy of the order.

CHAPTER -V

PENALTIES

15, Subject to the provisions of section 16, whoever commits any of the following offences, namely:

Manufactures, sells, keeps, offers or exposes for

sale, any arms or ammunition, or undertakes the repairs of any arms in contravention of the

provision of section 4;

Fails to give notice of the sale of arms and ammunition and of the purchaser's name and address as required by section 4;

transports any arms or ammunition in contravention of a regulation or prohibition issued under section 5;

Goes armed in contravention of the provisions of section 8;

has in his possession or under his control any arms or ammunition in contravention of the provision of section 9;

fails to deposit arms or ammunition as required by section 10;

intentionally makes any false entry in a record or account which by a rule made under clause (c) of section 11 he is required to keep;

intentionally fails to exhibit anything which by rules made under clause (f) of section 11, he is required to exhibit; or

Penalty for manufacture,
transportation, repair,
sale and possession of
arms etc. except under a
licence.

Certain breaches of
sections 4, 6, 9 and 25.

(i) keeps, carries or displays any arms in
contravention of an order issued under section
13,

shall be punishable with imprisonment for a term
which may extend to seven years or with fine which may
extend to two lacs, or with both:

Provided that the punishment for an offence
committed in respect of any rifle of 0.303 bore or over, musket
of 0.410 bore or over, pistol or revolver of 0.441 bore or over
or ammunition which can be fired from such musket, pistol or
revolver, shall be imprisonment for a term which is not less
than three years.

16. (1) whoever,-

(a) manufactures, transports, sells, keeps, offers or
exposes for sale, a cannon, grenade, rocket
launcher, bomb, anti-aircraft gun, missile, HMG,
improvised explosive devices or ammunition
etc. which can be fired from such arms; or

(b) goes armed with any of the arms or
ammunition referred to in clause (a), in
contravention of the provisions of section 8; or

(c) has in his possession or under his control] any of
the arms or weapons referred to in clause (a), or
ammunition which can be fired from such arms,
in contravention of the provision of section 9,
shall be punishable with imprisonment which
may extend to twenty-five (25) years but shall
not be less than ten years and his property,
whether moveable or immoveable, shall be
forfeited.

(2) Any carrier used for the transportation of any illicit
arms or ammunition shall also be liable to immediate
confiscation and such carrier alongwith the illicit arms or
ammunition shall be surrendered to the Provincial police.

Explanation. In this section "carrier" also includes a vessel,
aircraft, vehicle or animal.

17. Whoever, on any search being made under section 25, conceals or attempts to conceal any arms or ammunition, shall be punishable with imprisonment for a term which may extend to seven years, or with fine or with both:

Provided that the punishment for an offence committed of any-

(a) ca:fon, grenade, bomb or rocket; or

(b) light or heavy automatic weapon, rifle of 0.303 bore or over musket of 0.410 bore or over or pistol or revolver of 0.441 bore or ammunition which can be fired from such weapon, rifle, musket, pistol or revolver, shall be punishable with imprisonment for a term not less than

of

Certain offences triable
by Magistrate.

Breach of licence.

Knowingly purchasing
arms, etc. from
unauthorized persons.

Penalty for breach of
rules,

Penalty for failure to
give information under
section 27.

Penalty for refusing or
neglecting to produce
arms,

18. An offence, punishable under section 15 or section 17,
shall, unless it has been committed in respect of any of the
arms or ammunition referred to in the proviso to the said
section 15, be triable by Magistrate 15 class.

19. Whoever, in violation of a condition subject to which a
licence has been granted, does or omits to do any act shall,
when the doing or omitting to do such act is not punishable
under section 15 or section 17, be punished with fine which
may extend to three thousand rupees.

20. Whoever, -

(a) knowingly purchases any arms or ammunition,
from any person not licenced or authorized
under sub-section (2) of section 4, to sell the
Same; or

(b) delivers any arms or ammunition into the
possession of any person without previously
ascertaining that such person is legally
authe' "ved to possess the same,

shall be punishable with imprisonment for a term
which may extend to three years or with fine or with both:

Provided that if such offence is committed in respect of
canon, grenade, bomh or rocket or light or heavy automatic
weapon, rifle of (.303 bore or over musket of 0.410 bore or
over a pistol or revolver of 0.441 bore or over, or ammunition
which can be fired from such weapons, rifle, musket, pistol or
revolver, shall be punishable with imprisonment for a term
which is not less than three year

21. Any person violating any provision of any rule made under this Act for the violation of which no penalty is provided by this Act, shall be punishable with fine, which may extend to five thousand rupees.

22. = Any person who, in the absence of reasonable excuse, the burden of proving which shall lie upon such person, fails to give information to the magistrate or the officer of the nearest police station in respect of any offence under subsection (1) or sub-section (2) of section 27, of which he becomes aware or which he has reason to suspect, shall be punishable with imprisonment for a term which may extend to one year and with fine which may extend to ten thousand rupees.

23. Any person refusing or neglecting to produce any arms when so required under section 30, shall be punishable with imprisonment for a term, which may extend to three months or with fine, which may extend to five thousand rupees, or with both.

Power to confiscate.

Search and seizure by
Magistrate.

Seizure and detention
by the Department.

Information be given
regarding offences.

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24. When any person is convicted of any offence punishable under this Act, committed by him in respect of any arms or ammunition, it shall be in the discretion of the committing Court or Magistrate 1st Class further to direct that the whole or any portion of such arms or ammunition and any vessel, vehicle or any other type of transport used to convey the same, and any type of package or container in which the same may have been concealed, together with the other contents of such package or container shall be confiscated:

Provided that where such conviction is in respect of an offence punishable under this Act with imprisonment for not less than one year, the trial Court convicting such person shall direct that the whole of such arms or ammunition shall be confiscated.

CHAPTER -VI

MISCELLANEOUS

25. Whenever any Magistrate or an officer-in-charge of a police station, has reason to believe that any person residing within the local limits of his jurisdiction-

(a) has in his possession any arms or ammunition for any unlawful purpose; or

(b) that such person cannot be left in the possession of any such arms or ammunition without danger to the public peace, such Magistrate or such police officer having first recorded the grounds of his belief, may cause a search to be made of the house or premises occupied by such person or in which such Magistrate or such police officer has reason to believe such arms or ammunition are or is to be found, and may seize and detain the same, although covered by licence or exemption, in safe custody for such time as he thinks necessary.

26. The Department may, at any time, order or cause to seize any arms or ammunition in the possession of any person, notwithstanding that such person is lawfully entitled to

possess the same, and may detain the same for such time as it thinks necessary for the public safety.

27. (1) Every person aware of the commission of any offence punishable under this Act shall, in the absence of reasonable excuse, the burden of proving which shall lie upon such person, give information of the same to the Deputy Commissioner or Magistrate 1st class or officer of the nearest police station.

(2) Every person employed upon any railway or by any public carrier shall, in the absence of reasonable excuse, the burden of proving which shall lie upon such person, give information to the Deputy Commissioner or Magistrate 1st class or officer of the nearest police station regarding any package or container in transit which he may have reason to suspect contains arms or ammunition in respect of which an

Searches in the case of
offences how
conducted.

Operation of other laws
not barred.

Power to take census of
arms.

Power to exempt.

Notice and limitation of
proceedings.

Power to make rules.

Repeal and savings.

28. When a search is to be made for any of the purposes of this Act, such search shall be made under the provisions of the Code of Criminal Procedure 1898 (Act V of 1898).

29. Nothing in this Act shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act or the rules made there under or from being liable under such other law to any higher punishment or penalty than that provided

by this Act:

Provided that no person shall be punished twice for the same offence.

30. (1) Government may, from time to time, by notification in the official Gazette, direct a census to be taken of any arms in any area, and empower any person by name or in virtue of his office to take such census.

(2) On the issue of any such notification, all persons possessing any such arms in such area shall furnish to the person so empowered such information as he may require in reference thereto, and shall produce such arms to him, if he so requires.

31. Department may, from time to time, by notification in the official Gazette, or in exceptional circumstances by a written order, exempt any person by name or in virtue of his office, or any class of persons, or exclude any description of arms or ammunition, or withdraw any part of the Province from the operation of any prohibition or direction contained in this Act,

32. No suit, prosecution or other proceedings shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Act.

33. The Government may, by Notification in the official Gazette make rules for carrying out of the purpose of this Act.

34. (1) The Pakistan Arms Ordinance, 1965 (Ord. XX of 1965) to the extent of Balochistan Province, is hereby repealed.

(2) Notwithstanding the aforesaid repeal, anything done, action taken, rules made, and notification or order issued under the aforesaid Act, shall, so far as it is not inconsistent with the provisions of this Act, be deemed to have been done, taken, made or issued, under this Act, and shall have effect accordingly.