

THE BALOCHISTAN CONTROL OF GOONDAS  
ORDINANCE, 1959

(W.P. Ord. XXXV of 1959)

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# 'THE ?[BALOCHISTAN?] CONTROL OF GOONDAS

Preamble.

Short title and  
extent.

Definitions.

Constitution of

a

ORDINANCE, 1959

(W.P. Ord. XXXV of 1959)

[4 June, 1959]

An Ordinance to consolidate and amend the law relating to the control of disorderly persons commonly known as goondas in the Province of \*[Balochistan].

WHEREAS it is expedient to consolidate and amend the law relating to the control of disorderly persons commonly known as goondas in the Province of ?[Balochistan];

NOW, THEREFORE, in pursuance of the Presidential Proclamation of the seventh day of October, 1958, and in exercise of all powers enabling him in that behalf, the Governor of West Pakistan is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be called the \*[Balochistan] Control of Goondas Ordinance, 1959.

4((2) It shall extend to the whole of the Province of [Balochistan] except the Tribal Areas. ]

'[1-A In this Ordinance, unless the context otherwise requires,

the following expressions shall have the meanings hereby respectively assigned to them, that is to say—

(a) "Government" means the Government of [Balochistan];

(b) "prescribed" means prescribed by rules made under this Ordinance; and

(c) "Tribunal" means the Tribunal constituted under section 2. ]

2. (1) In every district there shall be a Tribunal to deal

This Ord. was promulgated by the Governor of W.P. on 31<sup>st</sup> May 1959; published in the W.P. Gazette (Extraordinary), dated 4<sup>th</sup>

1959, pages 477-87; saved and given permanent effect by Article 225 of the Constitution of the Islamic Republic of Pakistan (1973) 2 Subs. by Baln. A.O. of 1975, for "West Pakistan".

Spelling of the word "Baluchistan", wherever it appears in this Ordinance, is corrected by insertion of letter "o" instead of "u", a Government of Balochistan, S&GAD's Notification No. SORI (4) 6/ S&GAD-89, dated 18<sup>th</sup> June, 1989.

4 Subs. by

5 Inserted

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W.P. Ord. XI of 1968.

ibid.

Tribunal.

Powers of Tribunal.

Contempt  
proceedings.

Cognizance of  
cases by  
Tribunal.

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with cases under this Ordinance arising within the district.

(2) The Tribunal shall consist of the officer holding for the time being the office of the '[Judicial Magistrate] or any magistrate of the first class especially empowered by Government in this behalf.

3. (1) For the purpose of conducting inquiries under this Ordinance, the Tribunal shall have all the powers of a 'Judicial Magistrate] under the Code of Criminal Procedure, 1898', for issuing summons and warrants, for compelling attendance of witnesses and production of documents for the examination of persons complained against and witnesses, and for issuing commissions for the examination of witnesses.

(2) Proceedings before the Tribunal shall be deemed to be judicial proceedings.

4. The Tribunal shall for purposes of section 480 of the Code of Criminal Procedure, 1898, be deemed to be a court.

5. (1) No Tribunal shall take cognizance of a case under this Ordinance unless:-

(a) (i) the person complained against resides, or

(ii) the acts mentioned in clauses (a) to (1) of section 13 are alleged to have been committed, within the local limits of its jurisdiction; and

3[(b) The officer incharge of the police station within the jurisdiction whereof such place as aforesaid lies, or in areas which are not within the jurisdiction of any police station, the "[Assistant District

Administrative Officer] within whose jurisdiction such place lies or any other officer authorised in this behalf by the [Judicial Magistrate], lays information with the Tribunal under sub-section (2). ]

Subs. for the words “District Magistrate” by Ord. IV of 2002.

i.e. Act V of 1898.

Subs. by W.P. Ord. No. XXII of 1965.

Subs. for the words “Extra Assistant Commissioner” by Ord. IV of 2002.

Subs. for the words “District Magistrate” *ibid*.

Summoning of the persons.

Procedure where a person absconds or conceals himself.

(2) The information shall be signed by the police officer concerned and shall briefly set out—

(a) the practices with which the person complained against is charged;

(b) instances, with details of time and place of such practices;

(c) a statement of any relevant general repute in which such person is held and any other ground on which the information is based;

(d) names and other particulars of witnesses who will be produced to support the allegations contained in the information; and

(e) prayer as regards action to be taken against him.

6. On receipt of information under section 5, the Tribunal may summon the person complained against to appear before it, and shall, as soon as he appears before it, supply him with a copy of the information laid against him:

Provided that the Tribunal may, for reasons to be recorded, in the very first instance or at any latter stage of the inquiry, instead of issuing summons, issue a warrant, non-bailable or bailable, in such sum as may appear to it reasonable, for the arrest of the aforesaid person and his production before the Tribunal—

(i) if it is satisfied that the said person is hiding himself to evade service of the summons, or

(i1) if he does not appear in spite of the service of the summons, or

(iii) if it is, for any other reason, satisfied that

such action is necessary.

7. If the Tribunal has reason to believe that a person against whom a warrant of arrest has been issued under section 6, has absconded, or is concealing himself so that the warrant cannot be executed, it may—

(a) send a report to a magistrate having jurisdiction



Appearance before  
Tribunal.

Joint proceedings.

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That is Act V of 1898.

in the area where the person complained against ordinarily resides or has his property or is present, and the said Magistrate shall take proceedings under sections 87, 88 and 89 of the Code of Criminal Procedure, 1898', in respect of such person and his property as if the warrant were a warrant issued by the said Magistrate; or

(b) by order notified in the gazette, direct such person to appear before it, at such place and within such period as may be specified in the order; and if such person omits to comply with the directions, he shall, unless he proves that it was not possible for him to comply therewith and that he had, at the first possible opportunity within the period sent information to the Tribunal of the reason. which rendered compliance therewith impossible and of his whereabouts, be deemed to have evaded compliance with the order.

8. (1) The Tribunal may, when the person complained against appears before it, take from him a bond, with or without sureties, for his appearance during the inquiry or when called upon, as the case may be, and may also, having regard to the nature of the information laid against him, require him to furnish a bond, with one or more sureties, in such sum as the Tribunal may think fit, to be of good behaviour until the conclusion of the inquiry and may direct that he be detained in custody until such bond is executed, or in default of execution, until the inquiry is concluded.

(2) The Tribunal may, for reasons to be recorded, instead of taking a bond for the appearance of the person complained against, order his detention till the conclusion of the inquiry in such prison as it thinks suitable:

Provided that such detention shall not exceed two months unless his case has been referred to the \*[Session Judge] and the latter has agreed to such detention.

9. Where two or more persons are associated together with regard to any matter covered by the allegations contained in the information laid in respect of them, to an extent which in the

Subs. for the word "Commissioner" by Ord. IV of 2002.

Proceedings before  
Tribunal.

Tribunal may act on  
the evidence  
recorded by its  
predecessor.

Orders by Tribunal.

Declaration of  
goondas.

1 ie. Act V of 1898.

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Subs. by W.P. Ord. XI of 1968.  
Subs. ibid.

opinion of the Tribunal justifies such a course, the inquiry into  
the matter with regard to which they are associated together  
may be conducted against all, or any of them Jointly.

10. The Tribunal shall proceed to inquire into the truth or  
otherwise of the information upon which action has been taken,  
and for that purpose may record such evidence as may appear  
necessary, following in all such cases, the procedure prescribed  
in the Code of Criminal Procedure, 1898', for conducting trials  
and recording evidence in summons cases, but subject to the  
special provision of this Ordinance.

11. Whenever any Tribunal, after having heard and recorded  
the whole or any part of the evidence in an inquiry, ceases to  
exercise jurisdiction therein, and is succeeded by another  
Tribunal, which has and which exercises such jurisdiction, the  
Tribunal so succeeding may act on the evidence so recorded by  
its predecessor or partly recorded by its predecessor and partly  
recorded by itself or may resummon the witnesses and re-  
commence the inquiry.

12. 7[(1) Notwithstanding anything to the contrary  
contained in any law for the time being in force, the Tribunal  
may receive and consider evidence of general repute, of  
previous convictions, or of previous occasions on which the  
person complained against was bound over to keep the peace or  
to be of good behaviour. |

(2) The Tribunal may grant immunity from  
prosecution for any offence other than that of giving false

evidence to any witness appearing in any inquiry under this Ordinance in respect of any matter relevant to the inquiry.

(3) The Tribunal may direct any magistrate having jurisdiction in the area to take such steps as may be necessary to protect the life and property of any person who has given or is required to give evidence in any inquiry under this Ordinance.

3[13. If the Tribunal is satisfied, as a result of enquiry held under this Ordinance, that the person complained against—

(a) keeps or manages a drinking or gambling den or a place where opium or other intoxicating drugs are smoked or otherwise consumed, or makes a

- (b)
- (c)
- (d)
- (e)
- (f)
- (g)
- (h)
- (i)
- Gj)
- (k)
- (1)
- (m)
- (n)

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Now "Balochistan" see Baln. A.O. of 1975.

livelihood out of such den or place by acting as a tout or otherwise howsoever; or

engages in the illicit manufacture or sale of liquor or opium or other intoxicating drugs; or

keeps or manages a brothel as defined in the West Pakistan' Suppression of Prostitution Ordinance, 19617, or is a tout of prostitutes, or lives, wholly or in part, on the earnings of prostitutes; or

frequents, for immoral purposes, houses inhabited by prostitutes; or

frequents resorts of vice such as drinking or gambling dens, or places where opium or other intoxicating drugs are smoked or otherwise consumed; or

makes fraudulent collection in the name of charity; or

is frequently drunk and disorderly in public; or

is in the habit of using obscene or — abusive language in public; or

corrupts persons under eighteen years of age by initiating them into vices such as drinking or gambling or immoral behavior; or

annoys or molests persons, particularly women or persons under eighteen years of age; or

does obscene acts such as willful exposure of his person in public; or

insults the modesty of women by using foul language or making indecent sounds or gestures, or by exposure of his person or the person of any other individual or of any object or otherwise howsoever; or

behaves riotously in public by entering into affrays, or otherwise, howsoever; or

causes fear or alarm to the public or any section or member thereof, by issuing threats, verbally or in writing, or by making, publishing or

2 That is W.P Ordinance II of 1961, published in the W.P. Gazette (Extraordinary), dated 7" January, 1961, P. 75-82

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3 That is Act XLV of 1860.

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(Z)

circulating false statements, rumours or reports;  
or

indulges in criminal intimidation as defined in  
section 503 of the Pakistan Penal Code; or

makes a livelihood, or extorts money or other  
property or seeks any concession or favour from  
any one, by any form of intimidation; or

defies the law generally and endangers public  
peace; or

habitually moves, carries, takes or sends, by any  
means whatsoever, any goods without the  
payment of any tax, duty or fee imposed by law  
or in contravention of any lawful order; or

habitually receives or deals in property which he  
knows or has reason to believe to be stolen  
property as defined in section 410 of the Pakistan  
Penal Code!; or

habitually kidnaps, abducts or seduces women,  
persons of unsound mind or minors within the  
meaning of section 360, 361, 362 or 366-A of

the Pakistan Penal Code!; or

publishes, distributes, circulates, sells or offers for sale any obscene book or picture or other object; or

habitually indulges in unnatural carnal intercourse; or

habitually counterfeits or habitually and intentionally utters counterfeit coins; or

is by habit a forger; or

makes a \_ livelihood by cheating, fraud, blackmarketing (that is to say, engaging in transactions involving the transfer, sale or movement of goods in contravention of any lawful order controlling such transfer, sale or movement), acting as an intermediary between bribe-givers and corrupt officials or corrupt persons in public life; or

abets the commission of any of the acts



Special orders  
against  
goondas.

mentioned in the aforesaid clauses or breach of  
any order made under this Ordinance, or  
harbours a goonda, not being the wife or the  
husband of such goonda;

it shall declare that such person is a goonda and shall direct that

his name be publicly notified in the prescribed manner, and be  
placed on the prescribed list of goondas. ]

14. (1) While making a declaration under section 13 the

Tribunal may act in such one or more of the following ways as

it may deem fit:—

(a)

(b)

(c)

(d)

it may require him to furnish a bond, with  
one or more sureties, for such period not  
exceeding two years and in such amount  
as may be specified, to be of good  
behaviour, provided that, where he is a  
minor, the bond executed, by a surety or  
sureties only may be accepted;

it may, in view of his age and  
antecedents, and the fact that some  
person of mature age, who is in a position  
of authority over him by virtue of  
relationship or otherwise, undertakes to  
become responsible for his good  
behaviour and executes a bond or other  
document to the satisfaction of the  
Tribunal to this effect, release him after  
due admonition;

it may, where he fails to execute the bond  
or cannot produce a\_ surety or sureties  
to the satisfaction of the Tribunal, order  
him to be detained in prison until he

executes the bond or until a satisfactory surety or sureties if required, are available, or, failing that, the term of the order under clause (b) expires or until the Tribunal makes any other order about him;

it may direct that—

(i) his movements be restricted to any place or area specified in

(e)

(ii)

(iii)

(iv)

the order;

or may direct him to report  
himself at such times and places  
and in such mode as may be  
specified in the order;

or it may make both the  
directions;

or may direct that he shall not  
reside within areas \_ specified in  
the order;

it may direct that he shall not visit or go  
within surroundings specified in the  
order, or, any of the undermentioned  
places, without the written permission of  
the officer incharge of the police station  
within whose jurisdiction such place is  
situated, namely:—

(1)

(ii)

(iii)

(iv)

(v)

(vi)

schools, colleges, and \_ other  
institutions where persons under  
eighteen years of age or women  
are given education or other  
training or are housed  
permanently or temporarily;

theatres, cinemas, fairs,  
amusement \_\_ parks, and

other places of public  
entertainments;

public halls, restaurants, tea-shops  
and other places of public resort;

public or private parks and  
gardens;

public or private playing fields  
and race-courses; or

the scene of any \_ public  
meeting or procession or any  
assemblage of the public  
whether in an enclosed place or  
otherwise, in connection with any  
public event or festival or other

Publication of

declaration.

Bond under  
Tribunal's  
orders.

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celebrations.

(2) No order under clause (d) or clause (e) or sub-section (1) shall be made operative for a period exceeding three years and without hearing the goonda in respect thereof.

15. An order under section 13 declaring any person to be a goonda shall be published alongwith a statement of the order or orders if any made in respect of such person under section 14, in such manner and containing such details as may be prescribed.!

16. (1) Every bond furnished in compliance with an order made by the Tribunal under this Ordinance shall be in the form prescribed by the Code of Criminal Procedure, 18987, for a bond of the same description:

Provided that the Tribunal may direct that the sureties offered be scrutinised by a Magistrate of the first class nominated for the purpose by it.

(2) Any surety may apply to be released from the obligations of his bond, and the Tribunal may, after such enquiry as it may deem fit, call upon the person who is bound over to furnish fresh surety, and thereupon the provisions of sub-section (1) shall apply in relation thereto:

Provided that the surety seeking release shall not be released from his obligations unless a fresh surety has been accepted in his place or, in case no surety is furnished or accepted, he produces the person concerned before the Tribunal.

(3) The Tribunal may, where a person who has furnished a bond for his appearance makes default, direct, in addition to action under the other provisions of this Ordinance, that a warrant which may be bailable or non-bailable as the Tribunal may direct shall be issued for the production of such person.

(4) The provisions of section 514 of the Code of Criminal Procedure, 1898, shall apply in respect of the forfeiture of bonds furnished under this Ordinance, as if for the expression "Court" the expression "Tribunal" wherever applicable for the purpose of this Ordinance, was substituted,

See rule 4 of the West Pakistan Control of Goondas Rules, 1961; published in West Pakistan Gazette (Extraordinary), 1961, p

613.

That is Act V of 1898.

Discharge of person  
informed  
against.

Appeal against the  
orders of the  
Tribunal.

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2 ie. Act IX of 1908.

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and as if from sub-section (1) of the said section, the reference  
to a Magistrate of first class was omitted, and as if in sub-  
section (7) of the said section—

(i) the reference to section 106 or section  
118 or section 562 of that Code was  
replaced by a reference to clause (a) of  
sub-section (1) of section 14 of  
this Ordinance; and

the reference to a bond executed in lieu  
of the bond under section 514-B of that  
Code was replaced by a reference to the  
proviso to clause (a) of sub-section (1) of  
section 14 of this Ordinance.

(ii)

(5) A breach of any order made against any person  
under clause (d) or clause (e) of sub-section (1) of section 14, or  
the further commission of any of the acts mentioned in section  
13, or the commission of any offence which is punishable with  
imprisonment under any law for the time being in force and  
which in the opinion of the Tribunal involves or implies moral  
turpitude, shall amount to a breach of a bond for good  
behaviour which may have been furnished by him under this  
Ordinance.

17. If, on an inquiry under section 10, it is proved that  
action under section 13 is not necessary the Tribunal shall make  
an entry on the record to that effect and if such person is in  
custody only for the purposes of the inquiry, shall release him,  
or, if such person is not in custody, shall discharge him.

18. (1) An appeal from an order made by a Tribunal  
under section 4, section 8, section 13, section 14 or section 16,  
shall lie to the '[Session Judge] in which the Tribunal exercises  
its jurisdiction.

(2) The provisions of the Limitation Act, 19087,  
shall apply to an appeal under sub-section (1):

Provided that the period of limitation for an appeal shall  
be thirty days from the date of the order.

(3)

may—

The \*[Session Judge] on hearing the appeal

Subs. for “Commissioner of the Division” by Ord. IV of 2002.

Subs. for “Commissioner” by Ord. IV of 2002.



Revision of  
Tribunal's  
orders.

Photographs,  
fingerprints,  
etc.

Punishment.

(a) discharge the person complained against,  
or

(b) dismiss the appeal, or

(c) subject to the provisions of this  
Ordinance modify the order appealed  
against in such manner as he may think  
fit.

19. In relation to any such order under section 4 or section  
13, or section 16, the High Court may call for the record of the  
case. and if the Tribunal or the '[Session Judge] appears—

(a) to have exercised a jurisdiction not vested in it  
by law, or

(b) to have failed to exercise a jurisdiction so vested,  
or

(c) to have acted in the exercise of its jurisdiction  
illegally,

the High Court may make such direction as it may deem  
sufficient for the rectification of the error or omission and the  
Tribunal or the '[Session Judge] shall conduct itself, or himself,  
as the case may be, accordingly.

20. Every person, in respect of whom an order has been  
made under section 13 shall, if so directed by the Tribunal  
present himself before such officer of Government and at such  
place and time as may be specified in the order—

(1) for being photographed,

(i1) for giving his finger impressions or, if literate,  
specimens of his handwriting and signature, and  
such person shall allow himself to be  
photographed and = shall affix his finger  
impressions as required, and, as the case may be,  
supply specimens of his handwriting and

signature.

21. (1) Whoever contravenes any order made under clause (d) or clause (e) of sub-section (1) of section 14, shall be punished with imprisonment of either description which may extend to two years, or with fine, or with both.

(2) Whoever contravenes any order made or disobeys any direction given under this Ordinance shall be

Enhanced  
punishment in  
some cases.

Offences  
cognizable and  
non-bailable.

Appointment and  
duties of  
Probation  
Officers.

oO YN PR

Inserted by W.P. Ordinance XI of 1968.  
That is Act XLV of 1860.  
That is Act IV of 1909.

4 Inserted by W.P. Ordinance XI of 1968.  
5 That is Ordinance XLV of 1960.

punished with imprisonment of either description which may  
extend to one year or with fine or with both.

(3) Whoever contravenes any order made or  
disobeys any direction given under this Ordinance may be  
punished with whipping in addition to any other punishment to  
which he may be liable under this section.

'121-A. Notwithstanding anything contained in the Pakistan  
Penal Code', the Whipping Act, 1909°, or any other law for the  
time being in force when a goonda is convicted under an  
enactment, mentioned in the First Schedule to this Ordinance,  
for an offence punishable under any of the sections of that  
enactment mentioned against it in the second column of the said  
Schedule, the maximum punishment that may be awarded to  
him on such conviction shall be that appearing in the  
corresponding entry in the third column thereof. ]

22. Notwithstanding anything contained in any other law for  
the time being in force, every offence punishable under this  
Ordinance, shall be cognizable and non-bailable.

4[22-A.(1) The Probation Officers appointed under the  
Probation of Offenders Ordinance, 1960°, and such Gazetted  
Officers, other than Police Officers, as Government may, by  
notification in the official Gazette, appoint, shall be the  
Probation Officers for purposes of this Ordinance, within the  
local limits assigned to each.

(2) It shall be the duty of a Probation Officer, under the general control of the Tribunal,—

(a) to have the superintendence of all goondas within his jurisdiction with a view to preventing them from evil association and assisting in their rehabilitation as useful citizens;

(b) to make reports at prescribed times and in the prescribed manner to the Tribunal regarding the general behavior of each such person, and the manner of dealing

Action on  
Probation  
Officer's  
report.

Effect of laws and  
enactments.

Bar on civil or  
criminal  
proceedings.

1 Inserted by W.P. Ord. XI of 1968.

with him;

(c) to make recommendations, as and when justified by the general behavior of any such person, for releasing him from any bond for good behavior or from any order of detention or prohibition made in respect of him under clause (a), clause (c), clause (d) or clause (e) of sub-section (1) of section 14 as the case may be; and

(d) to make recommendations as and when justified by marked improvement in the general behavior, manner of life and character of any such person, that his name may be removed from any list of goondas maintained under section 13.]

'[22-B. On receipt of a periodical report, or as the case may be, a recommendation from the Probation Officer under section 22-A, the Tribunal may in the case of any goonda, after such inquiry as it may deem necessary, direct—

(a) that he be released from any bond for good behavior furnished by him or on his account and from any order of detention or of prohibition made in respect of him under section 14; or

(b) that his name be removed from the list of goondas maintained under section 13.]

23. The provisions of this Ordinance, and any order made or action taken under this Ordinance, shall have effect notwithstanding anything inconsistent therewith contained in any enactment, other than this Ordinance, for the time being in force, and in any instrument having effect by virtue of any such enactment other than this Ordinance.

24. No proceedings taken or orders passed under this Ordinance, shall be called in question otherwise than as provided hereunder, and no civil or criminal proceedings shall be instituted against any person for anything done or intended to be done under this Ordinance, or against any person for any loss or damage caused to, or in respect of, any property as a result of an act done or intended to be done under this

Custody of records.

Transfer of cases.

Withdrawal from

proceedings.

Rules.

Repeal.

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ao a Ff Ww NY

Deleted by W.P. Ordinance XI of 1968.

Ordinance.

25. 'deleted.

26. — The record of the proceedings held by a Tribunal shall, after disposal of the case, be kept in such custody as Government may prescribe.

27. (1) Government may by an order in writing transfer a case from one Tribunal to another in the Province.

(2) The \*[Session Judge] may by order in writing transfer a case from one Tribunal to another within a \*[District].

4[27-A.A Public Prosecutor may, with the consent of the Tribunal, withdraw from any proceedings pending before the Tribunal against any person, and upon such withdrawal, such person, if in custody only for the purposes of such proceedings, shall be released, or if such person is not in custody, shall be discharged. ]

28. (1) Government may make rules,°> not inconsistent with the provisions of this Ordinance, for carrying out the purposes of this Ordinance.

(2) Without prejudice to the generality of the power conferred by sub-section (1) such rules may provide for—

(a) the lists to be maintained in which the names of goondas are to be registered, and the manner of such registration;

(b) the manner in which the names of persons who are declared to be goondas

should be publicly \_\_\_ notified; and

(c) the manner in which an order under  
clause (d) of sub-section (1) of section 14  
shall operate.

29. The enactments specified in the °[Second Schedule] are

Subs. for the word "Commissioner" by Ord. IV of 2002.

Subs. for the word "Division" by Ord. IV of 2002.

Inserted by W.P. Ord. XXIII of 1962.

For the West Pakistan Control of Goondas Rules, 1961, see West Pakistan Gazette (Extraordinary), 1961, pages 611-613.

Subs. for "Schedule", by W.P. Ord. XI of 1968.



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hereby repealed to the extent mentioned in the fourth column thereof.

(For Schedule see next page)

'[THE FIRST SCHEDULE

[www.ezqanoon.com](http://www.ezqanoon.com)

(See SECTION 21-A)

Name and other Number of sections

Maximum punishment

details of  
enactment

1 2 3

#### PART I- PAKISTAN PENAL CODE

Chapter VIII, 1. Sections 143, 144, 151 Two years' rigorous  
Pakistan Penal Code. and 153 imprisonment.

Chapter X, Pakistan  
Penal Code.

Chapter XI, Pakistan

Penal Code. Parts I and II imprisonment and whipping.

. Section 225, Parts II, Whipping in addition to the  
IV and V punishment provided under the  
Pakistan Penal Code.

. Section 225-B and 228 — Two years' rigorous  
imprisonment and whipping.

Chapter XIV, . Sections 292, 293 and Two years' rigorous  
Pakistan Penal Code. 294 imprisonment and whipping.

Chapter XVI, 1. Section 341 One years' rigorous  
Pakistan Penal Code. imprisonment and whipping.

1

. Section 153-A

. Sections 157 and 158

. Section 160

. Sections 172, 173, 174

and 182

. Sections 186 and 188

. Sections 189 and 190

. Sections 224 and 225,

Subs. by W.P. Ord. XI of 1968, for the existing Schedule.

Five years' rigorous  
imprisonment and whipping.

Three years' rigorous imprisonment.

Two years' rigorous imprisonment.

One years' rigorous imprisonment.

Two years' rigorous imprisonment and whipping.

Three years' rigorous imprisonment and whipping.

Five years' rigorous

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Chapter XVII,

Pakistan Penal Code.

Chapter X VIII,

Pakistan Penal Code.

Chapter XX,

Pakistan Penal Code.

Chapter XXII,

Pakistan Penal Code.

1. Opium Act,  
1878.

2. Sind Abkari Act,  
1878.

2. Sections 342, 343,  
344, 345, 346 and 347

3. Section 352

4. Sections 353, 354, 355  
and 356

5. Section 357

6. Sections 363, 365,  
366, 366-A, 367, 368,  
369, 372, 373, and 377

1. Sections 384, 385,  
386, 387, 388, 389,  
392, 399, 401 and 402

2. Sections 411 and 414

3. Sections 417, 418 and  
419

1. Section 465

1. Section 498

1. Sections 504, 506 507,  
508 and 509

## 2. Section 510

Whipping in addition to the punishment provided under the Pakistan Penal Code.

Two years' rigorous imprisonment and whipping.

Whipping in addition to the punishment provided under the Pakistan Penal Code.

Two years' rigorous imprisonment and whipping.

Whipping in addition to the punishment provided under the Pakistan Penal Code.

Whipping in addition to the punishment provided under the Pakistan Penal Code.

Five years' rigorous imprisonment.

Five years' rigorous imprisonment.

Five years' rigorous imprisonment.

Five years' rigorous imprisonment and whipping.

Whipping in addition to the punishment provided under the Pakistan Penal Code.

Six months rigorous imprisonment and whipping.

## PART II- OTHER ENACTMENTS

### 1. Section 9

### 1. Section 43

### 2. Sections 45, 45-A, 46

Five years' rigorous imprisonment and shall also be liable to fine.

Five years' rigorous  
imprisonment and shall also be

liable to fine.

One years' rigorous

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### 3. West Pakistan Prevention of

Gambling

Ordinance, 1961.

Year

1951

1952

1952

1959

XIV

XXVIII

XXIX

IV

#### 1. Sections 4, 5 and 6

imprisonment and shall also be  
liable to fine.

One years' rigorous  
imprisonment for the first and  
two year's rigorous  
imprisonment for any  
subsequent offence.

#### THE SECOND SCHEDULE

(See SECTION 29)

Short title

3

Extent of  
repeal

4

The Punjab Control of Goondas Act, 1951 The whole.

The Sind Control of Goondas Act, 1952 The whole.

The Karachi Control of Disorderly Persons The whole.

Act, 1952

The Sind Acts Extension to Khairpur Entry 8 of

District Ordinance, 1959 the First  
Schedule. |