

~~ BALOCHISTAN PROVINCIAL

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ASSEMBLY SECRETARIAT.

NOTIFICATION.

ated Quetta, the 16" February, 2021.

No.PAB/Legis:¥(01)/2021 3066 the Balochistan District Judiciary — Bill, 2021(Bill No.01 of 2021), having been passed by the Provincial Assembly of Balochistan on 1' February, 2021 and assented to by the Governor Balochistan on 15" February,2021 is hereby published as an Act of the Balochistan Provincial Assembly.

THE BALOCHISTAN DISTRICT JUDICIARY ACT No.1 of 2021.

AN

ACT

to control and supervise the Courts, subordinate to High Court and to regulate the appointment of persons to, and the terms and conditions of service of persons in the service of District Judiciary.

Preamble. WHEREAS Part-V1I of the Constitution is prefaced with the nomenclature "the Judicator" that clearly envisages that the Judiciary is the one and a single ladder;

WHEREAS keeping in view the scheme of the Constitution of Islamic Republic of Pakistan (1973) and Objectives Resolution, now integral part of the Constitution by way of Article 2A thereof, and the command contained in sub-Article (3) of Article 175 of the Constitution, complete separation of Judiciary from the Executive, right from the lower tier, is expedient;

WHEREAS independence of Judiciary, being a salient feature of the Constitution, is inextricably linked and connected with the process of appointment of Judicial Officers and staff of the subordinate Courts and the security of their tenure and other terms and conditions of their service including disciplinary matters;
WHEREAS it is expedient to ensure effective, comprehensive and exclusive superintendence, administrative control and supervisory jurisdiction of _ the High Court of Balochistan over subordinate Courts te 1 as envisaged in Article 203 of the Constitution;

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Short title,
application
and
commencement

Definitions

WHEREAS Article 240 read with Article 260 of the Constitution inter alia provides that conditions of service of a person in the service of Pakistan shall be determined in the case of services of a Province and posts in connection with the affairs of a province, by or under Act of the Provincial Assembly; and WHEREAS Article 212 of the Constitution enables the Provincial Assembly to provide by Act for the establishment of a Service Tribunal to exercise exclusive jurisdiction in respect of matters relating to the terms and conditions of persons who are or have been in the service of Pakistan, including disciplinary matters;

AND WHEREAS the Provincial Assembly is enabled to enforce the command of Constitution as set out in its Article 2A 175(3), 203, 212, 240 and 260, inclusive of other collateral provisions, by legislating and promulgating an Act.

NOW THEREFORE, to independently supervise and control the Courts, subordinate to High Court and to regulate by law, the appointment of persons to, and the terms and conditions of service of person in, the service of Balochistan District Judiciary, including establishment of Service Tribunal and to provide for matters connected therewith or ancillary thereto;

It is hereby enacted as follows:-

1. (1) This Act may be called the Balochistan District Judiciary Act, 2021.

(2) It shall apply to the Courts and persons in Service of Balochistan District Judiciary.

(3) It shall come into force at once.

Chapter-I

Preliminary

2. (1) In this Act unless there is anything repugnant in

the subject or context:

(1) "Act" means the Balochistan District

Judiciary Act, 2021;

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(2) "Administration Committee" means the
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4 Committee constituted by the Chief

Justice,

(3) "Appointment on Contract basis" means
appointment made for a specified period
in accordance with the prevailing Rules;

(4) "Cadre" means the strength of the
Service or part of the Service sanctioned
as a separate unit consisting of a certain
number of posts;

(5) "Chief Justice" means the Chief Justice,
and includes the Judge for the time being
acting as Chief Justice, of the High Court
of Balochistan under Article 196 of the
Constitution;

(6) "Constitution" means the Constitution of
Islamic Republic of Pakistan, 1973;

(7) "Court" means any Court, subordinate to
High Court within the meaning of Article
203 of the Constitution, namely the
Courts of:

(i) District & Sessions Judge;

(ii) Additional District and Sessions Judge;

(iii) Assistant Sessions Judge;

(iv) Senior Civil Judge;

(v) Civil Judge;

(vi) Judicial Magistrate;

(vii) Member, Majlis-e-Shoora;

(viii) Qazi; and

(ix) Any other special Court established by the Provincial
Government under any statute including Family Court, Labour
Court, Juvenile Court, Consumer Court, Rent Controller, Anti-

Corruption Court, Provincial Anti-Terrorism Court and any other
Court that may be established by statute at any time.

(8) "Code" means the Code of Criminal Procedure, 1998;

(9) "Dastoor" means Dastoor-ul-Amal

Diwan-i-Kalat, 1952;

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

(11) "High Court" means the High Court of Balochistan;

(12) "initial appointment" means appointment made otherwise than by promotion or transfer;

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(13) "Judge" means a Judge of the High Court;

(14) "Judicial Officer" means District & Sessions Judge, Additional District and Sessions Judge, Assistant Sessions Judge, Senior Civil Judge, Civil Judge; Judicial Magistrate, Qazi, Member, Majlis-e-Shoora or Presiding Officer of any special Court established by the Provincial Government under any statute;

(15) "Member" means the Member of the Tribunal;

(16) "Person in Service" means a Judicial Officer or staff working in any subordinate Court, wherever he may be, but does not

include any person:

(i) who has been posted on deputation in the Balochistan District

Judiciary; or

(ii) who is employed on contract, or on work charged b

who is paid from contingencies.

asis, Or

(17) "Officiate" means temporary appointment of a person in Service, holding substantive post in next below rank, to a substantive post in higher rank on which another person in Service retains lien, if such post may remain vacant for a period exceeding six months;

(18) "Ordinance" means the Balochistan Civil Courts Ordinance, 1962; |

(19) "Pay" means the amount drawn monthly | by a member of Service as pay and | includes technical pay, special pay, | personal pay and any other emoluments declared by the prescribed authority to be pay;

(20) "Permanent Post" means a post sanctioned without limit of time;

(21) "Post" means a post specified in Section 3 of the Act and includes any post in connection with the affairs of Balochistan District Judiciary to be specified in prescribed manner;

(22) "Prescribed" means prescribed by rules;

(23) "Referee Member" means Member appointed under Section 24(2) of the Act;

(24) "Rules" means rules made or deemed to have been made under this Act;

(25) "Selection Authority" means the 'Authority' prescribed by the Rules made under this Act:

(26) "Service" means, any service, post or office in connection with the affairs of the Balochistan District Judiciary:

(27) "Service of Pakistan" means the Service of Pakistan as defined in Article 260 of the Constitution read with Article 240 thereof;

(28) "Staff means the ministerial staff of the Courts subordinate to High Court;

(29) "Temporary Post" means a post other than a permanent post; and

(30) "Tribunal" means a Tribunal constituted under Section 23 of the Act.

3. (1) Immediately on the commencement of this Act, there shall stand constituted a Service to be called "Balochistan District Judiciary Service".

(2) The Service shall consist of the posts of:

(a) Judicial Officers who were in the erstwhile

Constitution and
composition of
Service.

Subordinate Judiciary as set out in Part I

of the Schedule; and

(b) staff in the erstwhile Subordinate Judiciary
as set out in the in Part II of the Schedule;

and

(c) Judicial Officers and the staff appointed
after commencement of this Act and rules

made there-under.

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Terms and
conditions of
Service.

Appointments.

Probation.

(d) the Chief Justice shall have powers to declare any person to be in the Service, create new post(s) and abolish old post(s), upgrade or downgrade any post(s) and change nomenclature of any post(s) in the prescribed manner.

Chapter-II

Terms and Conditions of Service of members of Service

4. The terms and conditions of service of Judicial Officer and Staff shall be as provided in this Act and prescribed in the rules.

5. Appointments to the posts in the Service shall be made, in the prescribed manner, by the Chief Justice or by a person authorised by him in that behalf.

6. (1) An initial appointment to a post in the Service, shall be on probation as may be prescribed.

(2) Any appointment of a person in Service by promotion or transfer to a post in the Service may also be made on probation as may be prescribed.

(3) Where, in respect of any post in the Service, the satisfactory completion of probation includes the passing of a prescribed examination, test or course or successful completion of any training, a person in service appointed on probation to post who, before the expiry of the original or extended period of his probation, has failed to pass such examination or test

or to successfully complete course or the training

shall, except as may be prescribed otherwise:

(a) if he was appointed to such post by initial recruitment, be discharged; or

(b) if he was appointed to such post by

promotion or transfer, be reverted to the service or post from which he was promoted or transferred, as the case may be, and against which he holds a lien or, if

there be no such service or post, be

discharged:

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Provided that, in the case of initial appointment to a post in the Service, a person in Service shall not be deemed to have completed his period of probation satisfactorily until his character and antecedents have been verified as satisfactory in the opinion of the appointing authority.

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Confirmation. 7. (1) A person appointed on probation against a post in the Service shall, on satisfactory completion of his probation, be eligible for confirmation in such post as may be prescribed.

(2) A person in Service promoted to a post on regular basis shall be eligible for confirmation in such post as may be prescribed.

(3) There shall be no confirmation against any temporary post.

(4) A person in Service who, during the period of his service was eligible to be confirmed against any post in the Service, retires from service before being confirmed shall not, merely by reason of such retirement, be refused confirmation in such post or any benefits accruing there-from.

(5) Confirmation of a person in Service against a post in the Service shall take effect from the date of availability of permanent vacant post or from the date of continuous officiation in such post, whichever is

later.

8. (1) For proper administration of the Service, the appointing authority shall cause a seniority list of the persons in Service for the time being of such cadre to be prepared, but nothing therein contained shall be construed to confer any vested right to a particular

seniority in such cadre.

Seniority.

(2) Subject to the provisions of sub-section (1) the seniority of a person in Service shall be reckoned in relation to other persons in Service belonging to the

same cadre, as may be prescribed.

(3) Seniority on initial appointment to a post in the Service shall be determined as may be prescribed.

(4) Seniority in the higher post in a cadre to which a

person in Service is promoted shall take effect from

the date of regular appointment to such post:

Provided that persons in Service who are selected for promotion to a higher post, in one batch shall, on their promotion to the higher post, retain their infer se

- seniority as may be prescribed, ad

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ae post referred to in sub-section (1) may either be
a selection post or a non-selection post to which
promotion shall be made in the manner as may be

prescribed.

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transfer 10. (1) Every person in Service shall be liable to serve
a) anywhere within or outside the Province of

Balochistan in any Court, High ~~ Court
Establishment(s) or on the post as required by the
concerned statute.

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Provided that nothing contained in this section shall

apply to a person in Service recruited specifically to
serve in a particular area or region;

Provided further, that where a person in Service is
required to serve in a post outside his service or cadre,
his terms and conditions of service as to his pay shall
not be less favourable than those to which he would
have been entitled if he had not been so required to
serve.

Services of 11. (1) The services of a person in Service may be
certain members dispensed with:

of Service liable (a) on thirty days' notice or pay in lieu thereof,
to be dispensed during the initial or extended period for
with, his probation, if appointed on regular

basis by the method of initial recruitment;

or

(b) on fourteen days' notice or pay in lieu
thereof, on the expiry of the initial or
extended period of his appointment, if
appointed on contract; or

(c) on fourteen days' notice or pay in lieu thereof, if the appointment is made ad hoc terminable on the regular appointment of a person in the prescribed manner, on the regular appointment of such person:

Provided that the services of no such person in Service, specified in clauses (a), (b) and (c), 'shall be dispensed with on the allegation of misconduct unless he is afforded with reasonably opportunity of being heard in person or holding inquiry, as may be prescribed. re
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Retirement from
service.

Provided further that: ‘

person in Service, if appointed by the method

of

promotion, or transfer from one service, cadre or
to another service, cadre or post, shall not be so
suspended so long as he holds a lien against his

post in such service or cadre, but he shall be
reverted to his former service, cadre or post, as the
case may be, without notice.

(2) In the event of a post being abolished or number of
posts in a cadre being reduced, the services of no
person in Service shall be dispensed with and the most
junior person/s shall be rendered surplus:

Provided that any person in Service who is rendered
surplus as such may be appointed to a post, carrying
basic pay scale equal to the post held by him before
such appointment, if he possesses the qualifications
and fulfills other conditions applicable to that post;
Provided further that where no equivalent post is
available he may be offered a lower post in such
manner, and subject to such conditions, as may be,
and where such person in Service is appointed to a
lower post the pay being drawn by him in the higher
post immediately preceding his appointment to a
lower post shall remain protected;

Provided also that where such person in
Service does not accept any post offered to him, his
services shall be dispensed with on thirty days' notice
or pay in lieu of such notice,

12. (1) A person in Service shall retire from service:

(a) on such date after he has completed twenty

five years of service qualifying for
pension or other retirement benefits as the
prescribed competent authority may, in
public interest, direct; or

(b) where no direction is given under clause
(i), on the completion of the sixtieth year
of his age.

(2) No direction under clause (a) of sub-section (b)
shall be made until the member of Service has been
informed in writing of the grounds on which it is
proposed to make the direction, and has been given a

reasonable opportunity of showing cause against the said direction.

(3) A person in Service may, on completion of 25 years' service, voluntarily opt for retirement from service and prescribed authority may, in his discretion, allow such option.

Provided that no person in Service may opt for such retirement against whom an inquiry is pending or who is willfully absent from duty.

Explanation: In this section, 'competent authority' means the Appointing Authority prescribed in the rules. Bethe sae

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Employment

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Conduct.

Efficiency and
discipline.

Arrest and
prosecution in
criminal case.

13. (1) A retired Person in Service sh;
be re-employed in the § rvi ome
p oervice 2Ss

employment is necessary in the mul ic ine stene h

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| act With the prior approval of the authority xt
above the appointing authority: —

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Provided that, where the appointing authority

arily

is the
Chief Justice, such re

re-employment may be ordered
with the approval of the Chief Justice,
(2) A person in Service may, during leave preparatory

to retirement, or after retirement from Service, seek
any private employment:

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Provided that, where employment is sought by a
member of Service while on leave preparatory to
retirement or within two years of the date of his
retirement, he shall obtain the prior approval of the
prescribed authority.

(3) Retirement from service, in public interest or on the
option of a person in Service, shall neither amount to a
penalty carrying with it stigma nor would such retirement
disqualify him from future employment elsewhere or
holding a public house.

14. The conduct of a person in Service shall be

regulated by rules made, or instructions issued, by the Chief Justice or a prescribed authority, whether generally or in respect of a specified group or class of

person in Service.

15. A person in Service shall be liable to prescribed

disciplinary action and penalties in accordance with the prescribed procedure, as set out in the Rules made under this Act.

16. (1) No Judicial Officer shall be arrested for any offence without prior intimation and prosecuted without prior sanction of the High Court/competent authority.

(2) Where the facts and circumstances necessitate the immediate arrest of a Judicial Officer, a technical or formal arrest may be affected. And in such case, the fact of such

arrest should be immediately communicated to the Chief

Justice of the High Court.

(3) There should be no handcuffing of a Judicial Officer. If, however, violent resistance to arrest is offered or there is imminent need to effect physical arrest in order to avert danger to life and limb, the person resisting arrest may be overpowered and handcuffed. In "such case,

immediate "report shall. be made. to the concerned

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Pay.

Leave.

Pension and
gratuity.

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District & Sessions Judge or the Registrar of the

Court, as the case may be.

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affecting physical arrest and handcuffing the Judicial
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Officer and if it be established that the physical arrest

and handcuffing of the Judicial Officer was
unjustified, the Officer(s) causing or responsible for
such arrest and handcuffing would be personally liable
for the act.

(4) Immediate facilities shall be provided to the
Judicial Officer to communicate with his family
members, legal advisors and Judicial Officers,
including the District & Sessions Judge.

(5) No statement of a Judicial Officer who is under
arrest be recorded nor any proceedings be drawn up
nor any medical tests be conducted except in presence
of the Legal Advisor of the Judicial Officer concerned
or another Judicial Officer of equal or higher rank, if
available.

17. Every person in Service appointed to a post in the
Service shall be entitled, in accordance with the rules,
to the pay sanctioned for such post:
Provided that where a person in Service has, under an

order which is later set aside, been dismissed or removed from service or reduced in rank, he shall, on the setting aside of such order be entitled to such arrears of pay as the authority setting aside such order may determine.

18. A person in Service shall be allowed leave as may be prescribed from time to time, provided that the grant of leave will depend on the exigencies of service and be at the discretion of the Chief Justice or any other authority

designated by him as such, to grant leave or otherwise.

19. (1) On retirement from service, a person in Service shall be entitled to receive such pension, or gratuity, as may be prescribed.

(2) In the event of the death of person in Service, whether before or after retirement, his family shall be entitled to receive such pension, or gratuity, or both, as may be prescribed. eer

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Provident Fund

Benevolent Fund
and Group
Insurance.

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bevond one month of the date of his retirement or
death, he or his family, as the case may be shall be
paid provisionally such anticipatory pension or
gratuity as may be determined by the prescribed
authority, according to the length of service of a
person in Service which qualifies for pension or
gratuity: and any overpayment consequent on such

provisional payment shall be adjusted against the amount of pension or gratuity finally determined as

payable to such person in Service or his family.

20. (1) Before the expiry of the third month of even financial years, the officer of the High Court required to maintain provident fund accounts shall furnish to every person in Service subscribing to a provident fund the account of which he is required to maintain, a statement under his hand showing the subscriptions to, including the interest accruing thereon, if any, and Withdrawals or advances from, his provident fund

during the preceding financial year,

(2) Where any subscription made by a person in Service to his provident fund has not been shown or credited in the account, such subscription shall be credited to the account of a person in Service on the basis of such evidence as may be prescribed.

21. (1) All persons in Service and their families shall be entitled to the benefits of Benevolent Fund and

Group Insurance, as may be prescribed.

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Establishment of
the Tribunal.

Constitution of
the Tribunal.

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provided that no representation shall lie on matters

relating to the determination of fitness of a person to hold a particular post.

Chapter-II1

Tribunal

23. (1) The Chief Justice may, by Notification in the Official Gazzette, establish one or more Tribunals to be called Balochistan District Judiciary Service Tribunal” in respect of the Judicial Officers and Statt in Service, which shall have exclusive jurisdiction in matters relating to the terms and

respect of the
in. Service, including

conditions of the persons
disciplinary matters,

24.(1) A Tribunal shall consist off

(a) wo Members cach of whom is a sitting
Judge of the High Court of Balochistan,
and

(b) a Referee Member, who is the sitting Judge

of the High Court of Balochistan

(2) Ifa ‘Tribunal is unable to arrive ata unanimous decision, on account of difference of opinion, in an appeal, the matter shall be placed before the Chief Justice, who shall appoint a Referee Member, whose decision shall be final.

(3) Where for any reason, a Member(s) of a Tribunal is/are unable, to hear any appeal; the matter shall be placed before the Chief Justice for ‘appropriate orders. ceeds TES as

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Appeals to
Tribunals.

Review.

25. (1) Any person in Service avon;
order, whether orj; heed by a
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In respect of any of the terms and andi
Service may, within thi
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of such order to him
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having jurisdiction in the wisi Ppcal to the Tribunal

Provided that:

(a) where an appeal, review
to an mane is wovided oe
law or any rules against any itis

g y such order,
no appeal shall lie to the Tribunal unless
the aggrieved person in Service has
preferred an appeal or application for
review or representation to such
authority and a period of ninety days has
elapsed from the date on which such
appeal, application or representation was
so preferred; and

final

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(b) no appeal shall lie to the Tribunal against
an order or decision of an authority
determining:

(i) the fitness or otherwise of a person to be
appointed to or hold a particular post; or

(ii) the quantum of punishment or penalty
imposed on a person in Service as a result of
an inquiry, except where the penalty imposed
is dismissal from service, removal from
service or compulsory retirement.

Explanation: In this section "authority" means any authority, other than the Tribunal, which is competent to make an order in respect of any of the terms and conditions of persons in

Service.

26. (1) The Tribunal shall have the power to review its final order on a review petition filed by an aggrieved party within thirty days of the order on the following

grounds, namely:

(a) discovery of new and important matter or evidence which, after exercise of due diligence, was not within knowledge of the petitioner or could not be produced by him at the time when the order was passed;

(b) on account of some mistake or error

apparent on the face of record; or

(c) for any other sufficient cause.

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powers of the
Tribunal.

Limitation.

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Inherent power
of the Chief
Justice.

(2) The Tribunal shall decide
within thirty days. file the review petition

(3) The Tribunal may confirm, set aside, vary or
modify the judgment or order under review,

27. (1) The Tribunal may, on appeal, confirm, set
aside, vary or modify the order appealed against,)

(2) The Tribunal shall, for the purpose of deciding any
appeal, be deemed to be a Civil Court and shall have
the same powers as are vested in such Court under the

Code of Civil Procedure, 1908 (Act V of 1908),
including the powers of:

(a) enforcing the attendance of any person and
examining him on oath;

(b) compelling the production of documents;
and

(c) issuing commission for the examination of
witnesses and documents.

(3) The Tribunal shall have the power to execute its
decisions in accordance with the procedure as may be
prescribed.

(4) No court-fee shall be payable for preferring an
appeal to, or filing, exhibiting or recording any

document in, or obtaining any document from the
Tribunal.

28. (1) The provisions of Sections 5, 12 and 14 of the
Limitation Act, 1908 (IX of 1908), shall apply to
appeals under this Act.

Chapter IV
Territorial Limits.

29, Powers to fix and alter the limits:

The Chief Justice may by general or special order in the official Gazette, fix the place(s) at which the Courts of Civil District, the Courts established under Dastoor, the Courts of Sessions Division and all other Courts established by the Provincial Government under any statute, shall hold the sitting(s) and may also fix and alter the limits or the number of such districts and divisions.

30. Authorization for institution and trial of cases:

The Chief Justice may by general or special order, direct for institution and trial of cases pertaining to any Sessions Division by any Court.

Chapter-V

Miscellaneous

31. Nothing in this Act or in any rule shall be construed to limit or abridge the power of the Chief

Justice to deal with the case of any person in Service

in such manner as may appear to it to be just and equitable: :

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Indemnity.

Jurisdiction
barred.

Removal of
difficulties.

Power to make
Rules.

Act to override
other laws.

Repeal and
Savings.

Provided that

at, where the

applicable to the case of a person
shall not be dealt with in any manner
other than that provided by this Act

That any

Service, the contract

* Favourable

3. No writ or such rule,
nor any other legal proceeding
shall be brought against a person in
service for anything done or omitted
in good faith and in pursuance of
any order or directions made or issued
thereunder.

33. Save as provided under this Act or the rules
thereunder, no order or rules made
under this Act or proceedings taken under
it, or the rules made thereunder by the Chief
Justice or any officer authorized by him shall be called
in question or set aside and no injunction shall be
granted by any court or authority in respect of any decision made,
order or rules made, or proceedings taken in pursuance of any power
conferred by, or under, this Act, or the rules made
thereunder.

34. If any difficulty arises in giving effect to any of
the provisions of this Act the Chief Justice may make
such order, not inconsistent with the provisions of this
Act, as may appear to him to be necessary for the
purpose of removing the difficulty:
Provided that no such power shall be exercised after

the expiry of one year from the coming into force of this Act.

35. (1) The Chief Justice or any person authorized by him in this behalf, may make such rules as appear to him to be necessary or expedient for carrying out the purposes of the Act.

(2) Any rules, orders or instructions in respect of any terms and conditions of service of person in Service and functioning of the Tribunal duly made or issued by an authority competent to make them and in force immediately before the commencement of this Act shall, unless repealed or replaced by new rules, in so far as such rules, order or instructions are not inconsistent with the provisions of this Act, be deemed to be rules made under this Act.

36. (1) The provisions of this Act shall have the effect notwithstanding anything to the contrary contained in any other law, for time being in force.

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histan Subordinate Judiciary Service

37. (1) The Balochistan Subordinate Judiciary Service Act, 1989 (Act No. VI of 1989) is hereby

Tribunal Act, 1989

repealed.

(2) Notwithstanding repeal of Act No. VI of 1989, all

cases pending before the Balochistan Subordinate

Judiciary Service Tribunal immediately before the commencement of this Act shall stand transferred to

the Tribunal constituted and established under Section 93 of the Act respectively.

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Schedule

Part I

[Section 3(2)(a)]

Judicial Officers:

- (i) District & Sessions Judge (BPS-21).
- (ii) Additional District and Sessions Judge (BPS-20).
- (iii) Assistant Sessions Judge (BPS-19).
- (iv) Senior Civil Judge (BPS-19).
- (v) Civil Judge (BPS-18).
- (vi) Judicial Magistrate (BPS-18);
- (vii) Member Majlis-e-Shoora (BPS-19).
- (viii) Qazi (BPS-18).
- (ix) Presiding Officer of any special Court established by the Provincial Government under any statute.

Part I

[Section 3(2)(b)]

Staff:

- (i) Community Liaison Officer (BPS-20).
- (ii) Superintendent (BPS-17).
- (iii) Stenographer (BPS-16).
- (iv) Steno typist (BPS-14).
- (v) Assistant Accounts Officer (BPS-16).
- (vi) Computer Operator (BPS-16).
- (vii) Library Assistant (BPS-15).
- (viii) Accountant (BPS-15).
- (ix) Clerk of Court (BPS-16).
- (x) Assistant (BPS-16).
- (xi) Reader (BPS-16).
- (xii) Assistant Computer Operator (BPS-14).
- (xiii) Data Entry Operator (BPS-14).
- (xiv) Senior Clerk (BPS-14).

(xv) Copyist (BPS-14).

(xvi) Record Keeper (BPS-14).

(xvii) Care Taker (BPS-09).

(xviii) Ahlmed (BPS-11).

(xix) Office Clerk (BPS-11).

(xx) Junior Clerk (BPS-11).

(xxi) Driver '(BPS-04).

(xxii) Machine Man (BPS-05).

(xxiii) Daftari (BPS-04).

(xiv) Naib Qasid (BPS-04).

(xv) Mali (BPS-04).

(xvi) Chowkidar (BPS-04).

(xvii) Record Lifter (BPS-04).

(TAHIR SHAH KAKAR)

Secretary.

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Schedule

Part /

[Section F(2a)]

District & Sessions Judge (BPS.2])

in) Additional District and Sessions Judge (BPS-20)

(1) Assistant Sessions Judge (BPS-19), :

(iv) Senior Civil Judge (BPS-19),

wd Civil Judge (BPS-18),

(¥1) Judicial Magistrate (BPS-18):

(vin) Member Majlis-c-Shoora (BPS-19),

(vin) Oazi (BPS-18).

(vin) Presiding Officer of any special Court
established by the Provincial Government under any
statute,

Part il

[Section 3(2)(b)]

Staff:

(i) Community Liaison Officer (BPS-20).

(11) Superintendent (BPS-17).

(111) Stenographer (BPS-16).

(iv) Steno typist (BPS-14).

(v) Assistant Accounts Officer (BPS-16).

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(xiv) Naib Qasid (BPS-04).

(xv) Mali (BPS-04).

(xvi) Chowkidar (BPS-04),

(xvii) Record Lifter (BPS-04).

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