

EXTRAGADINARY RE@ISTERED No. 8.2771.

A
THE BALUCHISTAN GAZETTE

PUBLISHED BY AUTHORITY

QUETTA WEDNESDAY NOVEMBER 6,

BALUCHISTAN PROVINCIAL ASSEMBLY SECRETARIAT.

1985.

NOTIFICATION -

Quetta, the 6th November, 1985.

No, LEGIS— it (1285. The Baluchisian Relief of Indebtedness {Amendment Bill,

1985 having been passed by the Provincial Assembly of Baluchistan on 9th October.
1985 and assented to hy the Governor of Baluchistan, is hereby published as an Act of
the Provincial Assembly.

TUE BALUCHISTAN RELIEF GF INDEBTEDNESS (AMENDMENT)
ACT, FORS.

BALUCHISTAN ACT NO. XH OF 1085

(First published after having received the assent of the Governor of Baluchistan in the
Baluchistan Gazzite ø xtra-Ordinarv) Dated éth November, 1985.)

AN
ACT

further to amend the Baluchistan Relief of Indebtedness Ordin-
ance, L960øXV of E950h

GP.19}G00-3 SO-cuopies- 1185,

www.ezqanoon.com

Preamble.

Short title and

commencement.

Amendment of
section 8 of
W.P. Ordinance
XV of 1960.

Saving.

2

WHEREAS it is expedient further to amend the Baluchistan Relief of Indebtedness Ordinance, 1960, in the manner hereinafter appearing. .

It is hereby enacted as follows :—

1. (1) This Act may be called the Baluchistan Relief of Indebtedness (Amendment) Act, 1985.

(2) It shall come into force at once and shall be deemed to have taken effect on the 1st day of October, 1984.

2. In the Baluchistan Relief of Indebtedness Ordinance, 1960, for section 8, the following shall be substituted, namely: ~

“8. Exemption of milch anim , from attachment or sale.

Notwithstanding an ng co in the Code of Civil Proce:

dure, 1908, milch animals, whether in mitk or in calf, kids, calves, animals used for the purpose of transport or draught and carts shall not, if they belong to and are necessary for the maintenance of debtor or his family, be liab'e to attachment or sate in execu-tion of any decree.”

3. Anything done,.action taken, order passed, or any decision made after the lapse of the Baluchistan Relief of Indebtedness (Amend-ment) Ordinance, 1985 (XIV of 1985), under the provisions of the said Ordinance shail be deemed to have been validly done, taken, passed or made, as if this Act was in force on the day on which such thing was done, action taken, order passed or decision made,

AZHAR SAEED KHAN

Secretary,

Provincial Assembly of Baluchistan.