

)
EXTRAORDINARY REGISTERED No.

"THE BALUCHISTANGAZETIE =

PUBLISHED BY AUTHORITY,

vt fan"

Ko. 26 QUETTA TUESDAY, FEBRUARY,

_ GOVERNMENT OF BALUCHISTAN
LAW DEPARTMENT.

NOTIFICATION. 5

Dated Quetta, the Sth: February, 1983." gy

No. Legis. 1-32/LAW/71. Ti following Ordinance made by the Governor of
Baluchistan on the 3rd February, 1983, is hereby publised for general information —

BALUCHISTAN ORDINANCE NO. II OF 1983.

THE BALUCHISTAN VAGRANCY (AMENDMENT) ORDINANCE, 1983

AN

ORDINANCE

further to amend the Balythistan Vagrancy Ordinance, 1958 (XX of 1958),

a A a a rg eg

Printed by the Manager Government Printing & Stationery Department Baluchistan,
Quetta. D.No. 657-450 Copict-2-83.

www.ezqanoon.com

Preamble.

Short title
extent and
commencement.

Amendment of
Section .9 of
Ordinance XX
of 1958,

WHEREAS it is expedient further to amend the Baluchistan Vagrancy Ordinance, 1958, for the Purpose hereinafter appearing; .

AND WHEREAS the Governor is satisfied that the circumstances exist which render it necessary to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by Article 128 of the Constitution. 'read with Article 2 of the Pravis Constitution Order, 1981 (C.M.L.A. Order No. 1 of 1981), the Governor of Baluchistan is pleased to make and promulgate the following Ordinance, —

1. (I) This Ordinance may be called the Baluchistan Vagrancy (Amendment) Ordinance, 1983, :

_, @) It extends to the whole of the Province of Baluchistan except Tribal Areas.

@) It shall come into force at once.

2 In the Baluchistan Vagrancy Ordinance, 1958. hereinafter referred to as the said Ordinance for Section 9, the following shall be substituted

"9. If the Magistrate finds that a person is a vagrant, such person who is not suffering from any physical infirmity, shall

be punished with imprisonment of either description for a

period not exceeding five years: d

Provided that in any case in which a person who has not been previously convicted of an offence under this Ordinance, is convicted of an offence under this Ordinance, the Magistrate may instead of sentencing him to a term of imprisonment, release him after due admonition on his, or in case such vagrant is a child, on his guardian entering into a bond with or without sureties to appear and receive the Sentence when called upon during such period (not exceeding five years) at the Magistrate may direct and in the Meantime to refrain from conducting himself as a vagrant,

eo

Amendment of 3, . _ In Soetion 10 of the ergs for the words “one year ‘
Section 10 of or with fine or with both the words ° jer with whipping not
Ordinance XX exceeding thirty stripes, or with oth” chek substituted.

of 1958. ;

Dated i dawains Lt. General Sahiombiie Khao
“Se 3rd February, 1983 : Governor Baluchistan.

é

QAISAR Awad HAMIDI,

ARY,
GOVERNMENT OF BALUCHISTAN
LAW ee

REET