

# The Baluchistan Gazette <br> PUBLISHED BY AUTHORITY 

No. 17 QUETTA, FRIDAY, APRIL 6, 1973

GOVERNMENT OF BALUCHISTAN

## LAW DEPARTMENT

## NOTIFICATION

Quetta, the 6th April, 1973.
No. Legis: $13-$ Law/72. PAB. The Provincial Assembly of Baluchistan Privileges Act, 1973, having been passed by the Provincial Assembly of Baluchistan on the 4th January, 1973 and assented to by the Governor of Baluchistan on the 11th day of January, 1973 is hereby published as an Act of the Provincial. Legislature of Baluchistan:

BALUCHISTAN ACT No. VII of 1973.

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\begin{gathered}
\text { THE PROVINCIAL ASSEMBLY OF BALUCHISTAN } \\
\text { PRIVILEGES ACT, } 1973 .
\end{gathered}
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Freedom from appearance in civil cases, etc.

Attendance of a Member detained or arrested on a bailable charge.
5. (1) Notwithstanding anything to the contrary contained in any law in force for the time being, in Civil or Revenue Court and no Commission or Election Tribunal shall proceed during a session of the Assembly and for a period of fourteen days before and fourteen days after the session, with any matter before it in which a member is a party, unless the privilege conferred by section 4 is waived, by application made in writing to the Court, Commission or Tribunal as the case may be, bv the Member concerned with the matter and where more Members than one are so concerned, by all of them.
(2) The provisions of sub-section (1) shall apply to all matters pending immediatly before the commencement of this Act in any Civil or Revenue Court, or before any Commission or Election Tribunal, in which a Member is a party, and no such Court, Commission or Tribunal shall proceed further with such matter, unless the privilege referred to therein is waived in accordance with the provisions thereof or the period specified therein has elapsed.
(b) precluding a Member from heing detained under any such law during any time that the Assembly is not in session and for period of fifteen days before and fifteen days after the session for any act against such law committed by him during the period that the Assembly is in session or during the period of fifteen days before and fifteen or during the period of fifteen days befor
days after the session $r$ at any other time.
(a) applying to any sember detained under any such law as
is referred to therein immediately before the commence-
ment of this Act, or at any time during the perime com-
mencing on the fifieenth day next after the conclusion is referred to therein immediat-ly before the commencement of this Ac;, or at any time during the perind commencing on the fifieenth day next after the conclusion of a session of the Assembly and ending on the fifteenth day before the commencement of the next session; or Tribunal, or revenue court, or before reired to appear in person in teen days befing a sessin of the Assembly Commission or Election and no Membre and $f$,urteen days after the and for a period of fourappear before sur 1 Commitee shall be so detained the Assembly; the Committee and fort, Commission or Tribunal during a sitting of after the meeting of the Committee.
(2) Nothing in sub-section (1) shall be construed aster the period of fifteen day
any act against such
tion
4. (1) 3

No attachment of Salaries and allowances.

Non liability of removing persons infringing rules.

Sum noning of withesses.
8. Sataries and nllowancen paid or payable to the Membera und the law for the time being in farce shail not be liable to attachime in execution of a decree under the provisions of the Code of Cir Procedure, 1908
9. No action, civil or criminal, shall lie against any person removing or excluding by order of authority it the Speaker of of it Assembly, any person infringing the Rules of Procedure of atherwiy behaving in a disorderly manner within the preeinets of the Assembil
11. (1) Subject to the provisions contained in nub-section (7) 11) Assembly or any Committee thereof may direet any person to athen before the Assembly or the Committee, as the case may be, and produce or cause to be produced any paper, hook, record of docil ment in the possession or under the control of such person.
(2) Any order made under sub-seetion (1) shall be notified to th person required to attend or to produce any paper, book, recor? or document, under the hand of the Secretary, by order of the Speals or the Chairman of a Committee, as the case may be, and in ever such order there shall be stated the date, the time and the place whief the person summoned is required to attend or produce the paper other documents.
(3) Such order shall bo sorved by the delivery thereof to, leaving it at the usual or the last known place of residence of til person concerned, through the District Magistrate within whose juri diction the said residence lies, who shall get it served by any poriol authorised by him in this behalf.
(4) Any person so summoned shall be entitled to receive fron the Secretary such travelling and daily allowances as may be admisatitif under rules framed by Government in this behalf.
(5) The Assembly or any Committee thereof may require and witness appearing before it to be upon an oath and it shall be lawit thereupon for the Secretary or any person authorised by the Speak or the Chairman of the Committee, as the case may be, to adminite oath to such witness.
(6) Subject to the provisions contained in sub-section (7), if iff person summoned to i ppear refuses or fails without a reasonable caul to appear or to produce or cause to be produced on requistion an paper, book, record or document, as the ense my be, which may be his possession, power or control, he shall be punished with simp imprisonment which may extend to six months or with fine which mix extend to one thousand rupees.
(7) When Government is of opinion that in the interat of securi of the State or the maintenance of public order or generally in it public interest or on account of anv other sufficient reason, any parl cular record summoned from any office of or authority under Gover ment, or set up or established by Government, should not be furnii ed to the Assembly or any Committee thereof, or a person in service of the State should not be summoned or compelled to evidence, the Government may claim privilege for that recsrd exemption for the publio servant, as the case may be;

Provided that in such oase the Assembly or the Committeo the of, as the case miy be, may obtain orders of the Governor whel the privilege or exemption, us the case may be, is properly claimed, i orders of the Governor ia this bahalf shall pe final and conclusive

## Explanation - The powers and rights conferred on Government

 or the Governor under this section thull in relation to any record summoned from any oflice of or authority under the Central Government or set up or etablished by that covernment, or the summoning of any person serving in connection with the nffairs of ihe Centre, be the powers and the rights of the Central Government or the Presi-dent; as the caso may be,

Penalty for caualing disturbaice in precincts of the Assembly,

No prosecutlom except on complaint of Speaker and stay of proceedinga.

Cognizancs of offences under the Act.

Telephone allowance.

## Members to be

 V.I.Ps.Accommodation In Circuit House etc.

Visite to Hospitals atc.

Inspection of Jalls by Members,

Indemnity.
11. Whocver not being a Member creates any diaturbance within the precincts of the Assembly, whereby the proceedings of the Assembly, or of a Committee thereof are likely to be interrupted or obstrucied, shall be punished with imprisonment which may extend to six months or with fine which may extend to one thousand rupees, or with both. 12. (1) No prosecution shall lie under the provisions of this Act save on the complaint in writing of the Secretary made under the orders of the Speaker and with the concurrence of the Minister for Parliamentary Affairs, Baluchistan.
(2) Notwithstanding anything to the contrary contained in the Code of Criminal Procedure, 1898, the Speaker may in pursuance of a resolution of the Assembly, request the Court in which any proceedings are pending in respect of a complaint mado under sub-section (1), to drop further proceeding and on receipt of such request, the Court shall drop all further proceedings in regard to the complaint. and the complaint shall be deemed to have been withdrawn.
13. Ne court other than the Court of a First Class Maglstrate shall take cognizance of or shall try any offence punishable under the provisions of this Act.
14. Every Member (other than the Speaker and Ministers) shall be paid a telephonc allowance of Rs. 200/- per mensem.
15. The Mambers shall be V.I.Ps.
16. A Member shall, on previous intimation to the authority concerned and subject to the availability of accommodation, be entitled to accommodation in every circuit house, rest house, and dak bungalow maintained by Government or any local body under the control of the Government on payment of such amount as is charged from a touring officer, while on duty for accommodation in such circuit house, rest house or dak bungalow, as the case may be.
17. (1) A Member shall be entitled to visit hospitals, dispensaries, health centres, socials welfare offices, and educational institutions for boys with previous intimation.
(2) After such visit the Member may submit his report to the Ministor-in-Charge.
18. Every Member of the Provincial Assembly of Baluchistan shall be authorised to inspect the jails within office hours.
19. No suit. prosecution or other legal procedings shall lie against any person for anything in good faith done or inteaded to be done under this Act,

