THE PRISONERS (BALOCHISTAN AMENDMENT) ACT, 2011

(Baln. Act VIII of 2011)

CONTENTS

SECTIONS

Preamble.

- 1. Short title and Commencement.
- 2. Amendment of section 29, Act III of 1900.

¹THE PRISONERS (BALOCHISTAN AMENDMENT) ACT, 2011 (Balochistan Act No. VIII OF 2011)

[16th August, 2011]

Preamble.	An Act fu III of 1900).	rther to amend the Prisoners Act, 1900 (Act No.
	WHEREAS, it is expedient further to amend the Prisoners Act, 1900 (Act No. III of 1900), for the purposes hereinafter appearing;	
	It is hereb	y enacted as follows:—
Short title and Commencement.	1. (1) Th Amendment) Act,	is Act may be called the Prisoners (Balochistan 2011.
	(2) It	shall come into force at once.
Amendment of section 29, Act III of 1900.	2. In the Pris	soners Act 1900 (Act No. III of 1900, in section
	tra	sub-section (1), in clause (b), for the words "or nsportation" the words "or imprisonment for e" shall be substituted; <i>and</i>
		er sub-section (3), the following new sub- ctions shall be added, namely:—
	authority prison to	Unless the gravity of situation really an emergent and expeditious action, the directing the transfer of prisoners from one another prison located within the province or in part of Pakistan, shall—
	(a)	serve a notice to the prisoner stating therein the reasons for his shifting to the other prison; <i>and</i>
	(b)	provide him a reasonable opportunity to show cause against the proposed action:

¹ This Act was passed by the Provincial Assembly of Balochistan on 11th August, 2011, assented to by the Governor of Balochistan on 13th August, 2011; and published in the Balochistan Gazette (Extraordinary) No. 219, dated 16th August, 2011.

Provided that no such notice is required—

- (i) where a prisoner himself seek transfer on solid grounds; *or*
- (ii) whose release is due and is being transfer near his home town; *or*
- (iii) who is required to be produce in another court in a case being tried elsewhere; *or*
- (iv) there are other reasonable grounds such as safety, security or health:

Provided further that in case where the order is by Government for transfer of a prisoner from one prison to another prison, the Inspector General Prison shall serve the notice and provide opportunity for show cause to the prisoner concerned before taking approval of the Government.

(4) Direction by the Government or the Inspector General of Prison for removal of a prisoner from one prison to another prison shall be in writing containing the reasons thereof and copy of the same shall be provided to the prisoner through the Superintendent of the concerned Prison.

(5) A prisoner aggrieved by an order of his transfer, passed under any of the above provisions, may file an appeal within 7 days of the order passed, before an independent tribunal constituted for the purpose by the Provincial Government and if no such tribunal is constituted before the District and Sessions Judge within or from whose jurisdiction he is being shifted to another prison".