

বাংলাদেশ



গেজেট

অতিরিক্ত সংখ্যা
কর্তৃপক্ষ কর্তৃক প্রকাশিত

মঙ্গলবার, জানুয়ারি ৭, ২০০৩

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
আইন, বিচার ও সংসদ বিষয়ক মন্ত্রণালয়
প্রজ্ঞাপন

তারিখ, ২২শে পৌষ ১৪০৯/৬ই জানুয়ারি ২০০৩

এস. আর. ও. নং ০৬-আইন/২০০৩।—Notaries Ordinance, 1961 (Ordinance No. XIX of 1961) এর section 15 এ প্রদত্ত ক্ষমতাবলে সরকার Notaries Rules, 1964 এ নিম্নরূপ অধিকতর সংশোধন করিল, যথাঃ—

উপরি-উক্ত Rules এর—

(ক) rule 3 এর clause (c) এর পরিবর্তে নিম্নরূপ clause (c) প্রতিস্থাপিত হইবে, যথাঃ—

“(c) he has been practicing as a legal practitioner for at least seven years or had been a member of judicial service as defined in article 152 of the Constitution for at least five years or had been at least five years experience in the process of drafting and making laws as a Government Servant.” ;

(খ) rule 5 এর sub-rule (2) এর clause (b) এর পরিবর্তে নিম্নরূপ clause (b) প্রতিস্থাপিত হইবে, যথাঃ—

“(b) he may, if he thinks fit ascertain from any District Judge, Bar Council, Bar Association, Incorporated law Society or other authority in the area where the applicant proposes to practice the views regarding the appointment of the applicant as notary.”

(১১১)

মূল্যঃ টাকা ২.০০

(গ) rule 7 এর পর নিম্নরূপ rule 7A সন্নিবেশিত হইবে, যথাঃ—

“7A. Renewal of certificate of appointment.—(1) Every notary who wishes to continue to practice after the expiry of the period for which his certificate of practice has been issued shall, before ninety days of such expiry make an application to the Government for renewal of the certificate of his appointment along with annual returns of the notarial acts done by him during the preceding three years.

(2) On receipt of the application under sub-rule (1), the Government shall within thirty days from the date of receipt of the application collect a report regarding applicants notarial acts from the concerned District Judge.

(3) On receipt of the report under sub-rule (2), the Government shall—

- (a) where the report is satisfactory, allow the application ; or
- (b) where the report is not satisfactory, reject the application, or make such other orders as the Government thinks fit.

(4) An applicant shall be informed of any order made under sub-rule (3) within seven days from the date of issue of such order.

(5) Where the application is allowed under sub-rule (3) and on payment of prescribed fees, the Government shall issue renewal of certificate in ফরম-১৭ authorizing him to practice in the concerned area for a further period of three years from the date on which the renewal of certificate of appointment is issued to him.

(6) If any person is aggrieved by any order made by under this rule he may, within seven days from the date of receipt of such order, apply to the Government for review.

(7) On receipt of the application under sub-rule (6), the Government shall within seven days from the date of receipt of the application, pass such order as it deems fit.

(8) Where any order is not communicated to the applicant under this rule, it shall be presumed that the application for renewal of certificate of appointment is rejected by the Government.” ;

(ঘ) rule 8A এর পরিবর্তে নিম্নরূপ rule 8A এবং rule 8AA প্রতিস্থাপিত হইবে, যথাঃ—

“8A. Certificate of extension of area.—A permission of extension of area of practice under rule 8 shall be issued in ফরম-১৬. ;

8AA. Age Bar to practice.—Notwithstanding anything contained in this Rules, no person shall be eligible to practice as a notary if he has exceeded sixty years of age :

Provided that the Government, on the basis of medical certificate issue by the registered medical Practitioner regarding physical and mental fitness of the person, allow him to practice as a notary up to sixty five years of his age”.

(ঙ) rule 9 এর পরিবর্তে নিম্নরূপ rule 9 প্রতিস্থাপিত হইবে, যথাঃ—

“9. **Fee for the issue, extension or renewal of certificate of practice.**—The fee for issue of a certificate of practice shall be ten thousand taka ; the fee for the extension of the area of practice shall be one thousand taka ; the fee for the renewal of a certificate of practice shall be three thousand taka and the fee for a duplicate shall be two hundred taka. ” ;

(চ) rule 10 এর পর নিম্নরূপ rule 10A সন্নিবেশিত হইবে, যথাঃ—

“10A. **Office of notary practice.**—(1) Every notary appointed under the Ordinance shall maintain an office of notary practice at such address as mentioned in his certificate of practice.

(2) No notary shall change his office of notary practice without prior approval of the Government.”

(ছ) rule 11 এর sub-rule (5) এর পরিবর্তে নিম্নরূপ sub-rule (5) এবং (6) প্রতিস্থাপিত হইবে, যথাঃ—

“(5) Every District Judge shall inspect all offices of notary practice within his area at least once a year and shall send a report of such inspection to the Government within thirty days.

(6) Every notary shall permit the concerned District Judge to inspect his office including register and other documents as and when the District Judge may require.” ।

রষ্ট্রপতির আদেশক্রমে

আফজাল হোসেন আহমেদ
সচিব ।