

The
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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
SUMMARY MARTIAL LAW COURT, RANGAMATI, CHITTAGONG HILL
TRACTS.

Case No. 433/72, u/s. 10 M.L.R./75.

Whereas on the report of Police it appears that accused Kala Chan Chakma, son of Bala Hari Chakma of 243 Chengi Mouza, P.S. Khagrachari, Dist. Chittagong Hill Tracts, has involved in Khagrachari P.S. Case No. 3, dated the 19th November 1972 and G.R. Case No. 433/72, u/s. 11(5) of Chittagong Hill Tracts Regulation No. 1 of 1900 read with M.L.R. 10/75 and he is required for the purpose of trial in the Summary Martial Law Court, Rangamati, Chittagong Hill Tracts;

And whereas this Summary Martial Law Court, Rangamati, Chittagong Hill Tracts, has reason to believe that the said Kala Chan Chakma has been absconding or concealing his presence to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by the Martial Law Regulation 3(3) of 1975, I, K. M. Nazmul Alam Siddiqui, Magistrate, 1st Class and Member, Summary Martial Law Court, Rangamati, Chittagong Hill Tracts, do hereby direct the said Kala Chan Chakma to appear before the Summary Martial Law Court, Rangamati by the 24th February 1977 otherwise the case against him will be tried *in absentia* and the properties in the name of Kala Chan Chakma may be forfeited to the State.

K.M. NAZMUL ALAM SIDDIQUI
Member,

Summary Martial Law Court, Rangamati,
Chittagong Hill Tracts.

And

Magistrate, 1st Class,
Rangamati, Chittagong Hill Tracts.

(1559)

Price: 75 Paisa.

IN THE COURT OF THE MEMBER, SUMMARY MARTIAL LAW COURT,
THAKURGAON, DINAJPUR.

PROCLAMATIONS

Thakurgaon. the 7th February 1977.

No. 145P.—Whereas it has been made to appear to me that Mr Md. Azizul, son of Maziruddin, Vill. Laipara, P.S. Panchagarh, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for an offence punishable under SGR 99/76 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said accused Md. Azizul is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers-conferred upon me under Article (37) of the Martial Law Regulations, I, Mahiuddin Ahmad, Member, Summary Martial Law Court, Thakurgaon, do hereby direct—

- (a) the said Mr Md. Azizul to appear in my court at Thakurgaon on the 4th day of March 1977 at 10 a.m., and
- (b) failing which all the movable and immovable properties shall be attached and he will be tried *in absentia*.

Given under my hand and seal of the court of this the 7th day of February 1977.

No. 146P.—Whereas it has been made to appear to me that Mr Mazibar Rahman, son of Safiuddin Ahmed, Vill. Bistail, P.S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for an offence punishable under GR. 417/76 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Mazibar Rahman is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Mahiuddin Ahmad, Member, Summary Martial Law Court, Thakurgaon, do hereby direct—

- (a) the said Mr Mazibar Rahman to appear in my court at Thakurgaon on the 4th day of March 1977 at 10 a.m., and
- (b) failing which all the movable and immovable properties shall be forfeited to the Government and he will be tried *in absentia*.

Given under my hand and seal of the court of this the 7th day of February, 1977.

Thakurgaon, the 8th February, 1977.

No. 147 P.—Where as it has been made to appear to me that Mr. Faruque, son of Mizanur Rahman, Vill. Panchagarh Sugar Mill, P.S. Boda, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for GR/692/76 for an offence punishable under 15/17 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said accused Faruque is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Mahiuddin Ahmad, Member, Summary Martial Law Court, Thakurgaon, do hereby direct—

- (a) the said Mr Faruque to appear in my court at Thakurgaon on the 28th day of February, 1977 at 10 a.m., and
- (b) failing which all the movable and immovable properties standing in the name of the said accused Faruque shall be attached and he will be tried *in absentia*.

Given under my hand and seal of the Court this the 08th day of February, 1977.

MAHIUDDIN AHMAD
Member,
Summary Martial Law Court,
Thakurgaon.

SUMMARY MARTIAL LAW COURT, KHULNA

PROCLAMATION

Whereas a case under 10 Martial Law Regulation, 1975 has been started by Paikgacha Police Station in Khulna district against the absconding accused Babul *alias* Abul Baser, son of Amir Ali of Betbunia, P.S. Paikgacha, Dist. Khulna under Paikgacha P.S. Case No. 2, dated 6th May, 1976 (M.L.G.R. Case No. 25/76) and whereas this Court is satisfied that in spite of issue of processes against him he has not appeared before the said Court and is concealing himself from appearance before the said Court for his trial, it is, therefore, notified for his information that he must appear before the Summary Martial Law Court at Khulna Criminal Court Building within 3 days from the publication of this notice, failing which he will be tried *in absentia* under the said charge.

ABDUL JALIL
Member,
Summary Martial Law Court, Khulna.

SUMMARY MARTIAL LAW COURT, SATKHIRA, KHULNA

PROCLAMATION

Whereas it has been made to appear to me that accused Meher Ali Gazi, son of Munshi Gazi of Kunduria, P.S. Assasuni, Dist. Khulna, is required for the purpose of trial in the Summary Martial Law Court, Satkhira, Dist. Khulna, under Martial Law Regulation 10(1)(2) read with section 19A, Arms Act in connection with GR Case No. 1197/75 and Assasuni P.S. Case No. 5, dated 31st December, 1975;

And whereas the Court has sufficient reason to believe that the said accused person is absconding himself to avoid the appearance and arrest for the said purpose;

Now, therefore, the aforesaid person is directed to appear in this Court on 28th February, 1977, failing which he will be tried *in absentia* and his properties may be forfeited to the Government.

M. M. ZAMAN
Presiding Officer,
Summary Martial Law Court,
Satkhira, Khulna.

MINISTRY OF COMMUNICATIONS

(Railways, Roads, Highways and Road Transport Division)

M. V. Section.

NOTIFICATION

Dacca, the 12th February 1977.

No. S.R.O. 52-L/77/M.V./1A-5/76.—The following draft of certain further amendment to the Motor Vehicles Rules, 1940, which it is proposed to make in exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 (IV of 1939), is hereby published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after 25th February, 1977.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Government.

Draft Amendment

In the aforesaid Rules:—

(a) in rule 2, after clause (f), the following new clause (ff) shall be inserted, namely:—

“(ff) ‘Director-General’ means the Director-General, Bangladesh Post Office, and includes an officer authorised by him;”.

(b) in rule 22,—

(i) in the marginal note, for the words “by non-judicial stamps” the words “by postal adhesive stamps” shall be *substituted*; and

(ii) for the words “by means of non-judicial stamps” the words “by means of postal adhesive stamps to be deposited to the Director-General” shall be *substituted*;

(c) for rule 23 the following shall be *substituted*, namely:—

“23. Licence fees or renewal fees-refund of—Where the licensing authority refuses to issue or to renew any licence, the Director-General, on receipt of intimation of such refusal, refund the fee paid for such licence or for renewal of such licence by returning the postal adhesive stamps to the applicant for obtaining refund in the manner laid down in the Postal Manual.”;

(d) in rule 49,—

(i) in the marginal note, for the words “by non-judicial stamps” the words “by postal adhesive stamps” shall be *substituted*; and

(ii) for the words “by means of non-judicial stamps” the words “by means of postal adhesive stamps to be deposited to the Director-General” shall be *substituted*; and

(e) for rule 50 the following shall be *substituted* namely:—

“50. Registration fees-refund of—Where the Registering Authority refuses to issue a certificate of registration or to issue or renew a certificate of fitness, the Director-General, on receipt of intimation of such refusal, refund the fee paid for such registration or the fee paid for the issue or renewal of the certificate of fitness by returning the postal adhesive stamps to the applicant for obtaining refund in the manner laid down in the Postal Manual.”.

By order of the President

S. A. A. MEERZA
Deputy Secretary.

Civil Aviation and Tourism Division.

Civil Aviation Section-1.

NOTIFICATION

Dacca, the 14th February, 1977.

No. S.R.O.-53-L/77.—In exercise of the powers conferred by section 5 of the Civil Aviation Ordinance, 1960 (XXXII of 1960), the Government is pleased to make the following further amendment in the Aircraft Rules, 1937 with effect on and from the 15th day of March, 1977, the same having been previously published as required by sub-section (2) of section 15 of the said Ordinance, namely:—

In the aforesaid Rules, in Schedule V, for Section B the following shall be substituted, namely:—

Section B—Tariff of landing and housing charges at Government aerodromes.

[See rule 82]

1. Subject to the other provisions of this Section, the charges for landing and housing of aircrafts other than airships at Government aerodromes shall be as follows:—

(i) (a) International flight:	Landing charges for single landing:
Total weight of aircraft—Not exceeding 20,000 lbs.	Taka 4.00 per 1,000 lbs. or fraction thereof.
Over 20,000 lbs. but not exceeding 40,000 lbs.	Taka 80.00 plus Taka 6.00 for each 1,000 lbs. or fraction thereof in excess of 20,000 lbs.
Over 40,000 lbs.	Taka 200.00 plus Taka 14.00 for each 1,000 lbs. or fraction thereof in excess of 40,000 lbs.
(b) Flight other than International flight:	
Total weight of aircraft—Not exceeding 20,000 lbs.	Taka 2.00 per 1,000 lbs. or fraction thereof.
Over 20,000 lbs. but not exceeding 40,000 lbs.	Taka 40.00 plus Taka 5.00 for each 1,000 lbs. or fraction thereof in excess of 20,000 lbs.
Over 40,000 lbs.	Taka 140.00 plus Taka 10.00 for each 1,000 lbs. or fraction thereof in excess of 40,000 lbs.

(ii) (a) International flight:

Total weight of aircraft—Up to 80,000 lbs. Housing charges up to 24 hours:—
Taka 6·00 per 1,000 lbs. or fraction thereof.

Over 80,000 lbs. but not exceeding 2,00,000 lbs. Taka 480·00 *plus* Taka 10·00 for each 1,000 lbs. or fraction thereof in excess of 80,000 lbs.

Over 2,00,000 lbs. Taka 1,680·00 *plus* Taka 14·00 for each 1,000 lbs. or fraction thereof in excess of 2,00,000 lbs.

(b) Flight other than International flight:

Total weight of aircraft up to 80,000 lbs. Housing charges up to 24 hours:—
Taka 4·00 per 1,000 lbs. or fraction thereof.

Over 80,000 lbs. but not exceeding 2,00,000 lbs. Taka 320·00 *plus* Taka 6·00 for each 1,000 lbs. or fraction thereof in excess of 80,000 lbs.

Over 2,00,000 lbs. Taka 1,040·00 *plus* Taka 10·00 for each 1,000 lbs. or fraction thereof in excess of 2,00,000 lbs.

(iii) Monthly housing charges shall be 20 times the charges for 24 hours and quarterly housing charges shall be 40 times the charges for 24 hours.

Note.—in this paragraph, the expression “international flight” shall mean operation of air transport services to or across Bangladesh from and to places outside Bangladesh.

2. For the purposes of assessing landing or housing charges or both landing and housing charges, the total weight of an aircraft shall be maximum permissible weight as specified under the regulations of the State in which the aircraft is registered.

3. The payment of the landing charges shall entitle an aircraft to—

(i) the use of the aerodrome for alighting and departure,

(ii) the use of radio and night lighting installation at the aerodrome,

(iii) the supply of all available information as to routes and weather conditions, and

(iv) the services of the aerodrome personnel, if available, for manual assistance in guiding, housing or picketing the aircraft.

4. Any flight during the hours of daylight of which prior notice is given to the Airport Manager and which is undertaken solely for the purposes of ascertaining the service ability in the air of the aircraft and its equipment, shall be deemed to be a test flight and shall be exempted from the levy of the landing charges.

5. When an aircraft having an all-up weight not exceeding 2,500 lbs. uses an aerodrome on the same day during hours of daylight for landings exceeding five in number, the landing charge equivalent to five times the charge for a single landing for the class of aircraft concerned, shall be levied for that aircraft. Night landings, if any, shall be charged in accordance with the provisions of paragraph 1.

6. Where an aircraft is parked in the open, only half the housing charges specified in clause (ii) of paragraph 1 shall be levied:

Provided that no parking charges shall be levied for the first twelve hours.

7. The landing and housing charges shall be due for payment at the times stated below:—

(i) landing charges and charges for housing or parking at daily rates:—

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| (a) Approved regular users—All air transport undertakings operating scheduled air transport services to which the provisions of rule 134 apply, Government and Flying Clubs. | Not later than the 10th of the month following the month of receipt of bill or within 15 days of the receipt of bills, whichever is later. |
| (b) Other regular users—Air transport undertakings that operate within Bangladesh and whose principal place of business is in Bangladesh. | Within 15 days from the date of receipt of the bills. |
| (c) Casual users and users other than those specified in sub-clauses (a) and (b). | At the time of using the aerodrome. |

Note—If the payment is not made within the period specified in the second column, interest at the rate of 1 per cent. per month or part of a month shall be levied and recovered as an additional charge.

- (ii) Charges for housing or parking at monthly or quarterly rates. Payable in advance, at the beginning of the month or quarter. If not so paid charges shall be recovered at daily rate.

8. When housing space which has been paid for in advance is not used, the space may be used for the housing of other aircraft and no refund shall be made to the user unless he is prevented by the housing of other aircraft from obtaining accommodation for his aircraft.

9. No housing or parking charge shall be levied in respect of an aircraft housed in a Government hanger or parked at a Government aerodrome for the purpose of inspection or granting of certificate of airworthiness and overhaul work by a Government Aircraft Inspector during the period certified as necessary for the inspection by the Aircraft Inspector including such period not exceeding three days after the conclusion of the actual inspection as may be necessary for re-assembly consequent on the inspection.

By order of the Government

JALALUDDIN AHMED

Deputy Secretary.