The

Bangladesh



Gazette

Extraordinary

Published by Auth

FRIDAY, OCTOBER 6.

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

MINISTRY OF COMMERCE

ORDER

Dacca, the 5th October 1978.

No. S.R.O. 256-L/78.—In exercise of the powers conferred by sub-section (1) of section 3 of the Imports and Exports (Control) Act, 1950 (XXXIX of 1950), the Government is pleased to make the following amendments in the Import Trade Control Order published under S.R.O. 1264(K)/68, dated the 24th July, 1968, namely:—

- 2. In the aforesaid Order, in Schedule I, for paragraph 7 and the entries relating thereto the following shall be substituted, namely:—
 - "7. (1) Any goods permissible under the Wage Earners Scheme of the import Policy and imported as accompanied and unaccompanied baggage—
 - (a) by Bangladesh nationals living and earning fereign exchange abroad on a regular basis:

Provided that the C & F value of the goods shall not exceed Taka Seven thousand only;

(b) by public officials posted on duty abroad;
Provided that such importation shall be allowed once at the time of returning home after completion of their tenure abroad and the C & F value of the goods shall not exceed Taka seven thousand only;

(5443)

Price: 50 Paisa

(c) by Bangladesh nationals returning after stay outside Bangladesh for a minimum duration of 30 days for the purpose of participating in officially sponsored training seminar, conference or, in the case of public officials for the purpose of official duties;

Provided that such importation shall be allowed once in two years and the C & F value of the goods shall not exceed Taka five thousand only;

(d) by Bangladesh nationals returning after stay outside Bangladesh for a period exceeding 7 days but less than 30 days for the purpose of participating in any officially sponsored training, seminar, conference or delegation and in the case of public officials, for the purpose of performance of official duty:

Provided that such importation shall be allowed once in a year and the control of the goods shall not exceed Taka one thousand five inly;

(e) by officials citizens of I hers of the crew of foreign going vessel who are shall not exceed Taka one thousand and five hundred only:

Provided that for the purpose of the importation under this subclause, the period of stay abroad of the crew shall be a minimum period of one year:

Provided further that if the stay is for a minimum period of two years, the C&F value of the goods allowed under this sub-clause may be upto Taka five thousand only;

- (f) by officials and members of the crew of foreign going arircrafts who are citizens of Bangladesh and returning after more than 48 hours of duty, subject to the condition that the C&F value of the goods shall not exceed Taka one hundred only; and
- (g) by all such passengers referred to in category VI of rule 3 of the Passengers (Non-Tourists) Baggage (Import) Rule, 1978.

Provided that the C&F value of the goods shall not exceed Taka seven hundred and fifty only.

- (2) Notwithstan ing anything contained in clause (1) children upto 18 years of age shall be treated as dependent upon their parents whether travelling with their parents or independently and shall not be entitled to import any item under the said cluse.
- (3) The goods imported under clause (1) shall be in addition to facilities available under the Passengers (Nor-Tourists) Baggage (Import) Rule, 1978, and the Wage Earners Scheme and shall be subject to payment of usual taxes, duties and such import permit or licence fees realisable under any existing laws or rules in force.
- (4) The importation of the goods under this paragraph shall only be admissible out of the foreign exchange earnings of the Passenger during the period of his stay abroad."

By order of the President

MD. MAFIZUR RAHMAN Deputy Secretary.

MINISTRY OF COMMERCE

Price Stabilization Wing.

NOTIFICATION

Dacca, the 4th October 1978.

No. COM/CG/Price-1(27)/78.—In exercise of the powers conferred under clause 3 of the Essential Commodities Price and Distribution Control Order, 1975, I, M. R. Dewan, Controller-General of Prices and Supplies, Government of the People's Republic of Bangladesh, hereby fix the maximum retail selling prices of Cigarettes manufactured by M/S. Commonwealth Tobacce Company Ltd. Dacca, as under:—

Description.

"Redhat Champion" Cigarettes, Per paket of 10's. Maxis Ail Selling Price.

Tk. 0 hty Paisa only).

M. R. DEWAN

Controller-General of Prices and Supplies.

IN THE COURT OF THE ADDITIONAL SESSIONS JUDGE AND SPECIAL TRIBUNAL NO. IV, BAKERGANJ AT BARISAL.

ORDERS

Whereas the undermentioned accused person is required for the purpose of trial before this Tribunal in the Special Tribunal Case No. 163 of 1977 arising out of G.R. Case No. 121 of 1976, Kotwali P.S. Case No. 2, dated the 1st March 1976, under sections 395/397 of the Penal Code read with Special Powers Act;

And whereas this Tribunal has reasons to believe that this accused person has absconded and he has been concealing himself to avoid the process of this Tribunal for his arrest and production before it for trial;

Now, therefore, in exercic of the powers conferred by sub-section (6) of section 27 of the Special Powers Act, 1974, I do hereby direct the undermentioned accused person to appear before this Tribunal at 10-30 a.m. within 30 days from the date of publication of this Order in the Official Gazette, failing which he shall be tried in absentia.

Particulars of the accused person.

(1) Majidunnessa, wife of Billat Ali Sheikh, of Hatkhola, P.S. Kotwali-Dist. Barisal.

Whereas the undermentioned accused person is required for the purpose of trial before this Tribunal in the Special Tribunal Case No. 122 of 1977, arising out of G.R. Case No. 257 of 1976, Lalmohan P.S. Case No. 6, dated 29th July 1976, under sections 19A and (f) of the Arms Act, read with Special Powers Act:

And whereas this Tribunal has reasons to believe that this accused person has absconded and he was been concealing himself to avoid the process of this rribunal for his arrest and production before it for trial;

Now, therefore, in exercise of the powers conferred by sub-section (6) of section 27 of the Special Powers Act, 1974, I do hereby direct the undermentioned accused person to appear before this Tribunal at 10-30 a.m. within 30 days from the date of publication of this Order in the Official Gazette, failing which he shall be tried in absentia.

of the Accused Person.

(1) Serajul Hoque Sona Mia Mal of Pangasia, P.S. Lalmohan Dist. Barisal.

Whereas the underm d accused is required for the purpose of trial before this Court in the Special Case No. 10 of 1978 arising out of D.G.R. Case No. 1 of 1975, Mehendiganj P.S. Case No. 2, dated 6th September 1974, under sections 409 of the Penal Code read with Criminal Law Amendment Act, 1958 (XL of 1958).

And whereas this Court has reasons to believe that this absconded and he has been concealing himself to avoid the process of this Court for his arrest and production before this Court for trial;

Now, therefore, in exercise of the powers conferred by sub-section (IA) of the Criminal Law Amendment Act, 1958, I do hereby direct the undermentioned accused to appear before this Court at 10-30 a.m. within 30 days from the date of publication of this Order in the Official Gazette, failing which he shall be tried in absentia.

Particulars of the Accused Person.

(1) Ranajit Kunda, son of Ramanath Kunda of Baddurpur, P.S. Mehendiganj, Dist. Barisal.

M. A. RASHID

Additional Session Judge and Ex-officio Special Judge, Barisal.

IN THE SUMMARY MARTIAL LAW COURT, BAKERGANJ NOTIFICATION

Bakerganj, the 2nd October 1978.

Ref: SMLC. Case No. 39/78 (G.R. Case No. 255/77) arising out of Mehendigani P.S. Case No. 3, dated 19th October, 1977.

No. 1186-SMLC.-Whereas it has been made to appear to this Court that the accused (1) Abdur Rob Sikder, son of Abdul Mazid Sikder of Char Falia, (2) Idris Bepari, M.U.P., son of Afser Ali Bepari of Baherchar and (3) Kazi Ishaque, M.U.P., son of late Shafiuddin of Sreepur, all of P.S. Mehendiganj

Dist. Barisal, are required for the trial in the Summary Martial Law Court, Bakerganj under M.L.R. 11/75 and M.L.R. 24/75 in connection with above-mentioned SMLC. Case No. 39/78 arising out of Mehendiganj P.S. Case No. 3, dated 19th October 1977;

And whereas, this Court has reason to believe that the said accused persons are concealing themselves to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the power conferred upon me by M.L.R. 3(7)/75, I do hereby direct the said accused persons to appear before this Court on or before 19th October 1978, failing which they will be tried in absentia and whole of their properties may be forfeited to the Government.

S. T. ISLAM

Member,

y Martial Law Court,
Bakerganj.

OFFICE OF THE SUBDIVISIONAL OFFICER, PEROJPUR DISTRICT BARISAL

NOTIFICATION

Perojpur, the 29th September, 1978.

No. 298-LG.—In exercise of the powers conferred by section 5(3) of the Local Government Ordinance, 1976, I, Azizur Rahman Bhuiyan, Subdivisional Officer, Perojpur and the Prescribed Authority of the Union Parishads, do hereby nominate the following persons as women members of the Unions noted against each due to creation of vacancies, vide notification No. 228-LG, dated 9th August 1978 in place of the former:

Name of person with address nominated.

Name of the Union Parishad.

- Mrs Jahanara Begum, wife of Mvi. Baisari Union Parishad under Ashraf Ali Lasker, Vill. Sealkati, P.S. Banaripara P.S. Banaripara, Dist. Barisal.
- Mrs Anwara Khatun, wife of M. A. Barek Saliabakpur Union Parishad Howlader, Vill. Bharalia, P.S. Banaripara, under Banaripara P.S. District Barisal.

A. R. BHUIYAN

Subdivisional Officer, Perojpur and Prescribed Authority.