

বাংলাদেশ



গেজেট

অতিরিক্ত সংখ্যা
কর্তৃপক্ষ কর্তৃক প্রকাশিত

শনিবার, এপ্রিল ২০, ১৯৮৮

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার

প্রতিরক্ষা মন্ত্রণালয়

প্রজ্ঞাপন

ঢাকা, ১লা বৈশাখ, ১৩৯৫/১৪ই এপ্রিল, ১৯৮৮

নং এস, আর, ও ৮৭-আইন/৮৮—Navy Ordinance, 1961 (XXXV of 1961) এর section 177 এ প্রদত্ত ক্ষমতাবলে সরকার Navy Rules, 1961 এ নিম্নরূপ অধিকতর সংশোধন করিলেন, যথাঃ—

উপরোক্ত Rules এ,—

(১) rule 12 এর পরিবর্তে নিম্নরূপ rules প্রতিস্থাপিত হইবে, যথাঃ—

“12. General provisions regarding retirement.—Retirement of officers will always be subject to the exigencies of service. Full power is reserved to the Government temporarily to suspend or to limit retirement in general or in individual cases whenever it may be necessary to do so in the public interest. Officers of the rank of Captain and above will not be permitted to retire voluntarily unless deemed expedient by the Government.”

12A. Age/Service limits for retirement of officers of Navy.—(1) Subject to the provision of rule 12, an officer shall, unless he exercises option under

(৫৫৬৫)

বৃদ্ধি: ৬০ পরগা

rule 12B(1) on completion of the service limit specified in the Table below, retire from service on completion of the age limit specified in that Table :

TABLE

(a) Officers of General Branch

Rank	Service Limit	Age Limit
Lt Commander (including SD List Officers) and below	23 years	48 years
Commander	25 ,,	50 ,,
Captain	26 ,,	53 ,,
Commodore	28 ,,	55 ,,
Rear Admiral	30 ,,	57 ,,

(b) Officers of Education and Judge Advocate General's Branch

Rank	Service Limit	Age Limit
Lt Commander and below	25 years	52 years
Commander	27 ,,	54 ,,
Captain	28 ,,	55 ,,

(2) The tenure in the appointments of the Chief of the Naval Staff will continue to be governed by S. R. O. No. 235-L/81/2C-S-1/81/D-1, dated 8th July 1981, S.R.O. No. 391-L/82/2C-S-1/81/D-1, dated 24th November, 1982 and S.R.O. No. 491-L/84, dated 12th November, 1984 of the Ministry of Defence.

12B. Voluntary Retirement.—(1) An officer intending to retire from service on completion of the service limit specified in rule 12A may exercise his option to do so by serving a notice of his intention in writing to the Government at least six months prior to the date of such completion. The option once exercised shall be irrevocable subject to acceptance thereof by the Government.

(2) The Chief of the Naval Staff may, if he is satisfied that an officer who has completed his service limit specified in rule 12A(1) but not opted for retirement should be retired from service in the public interest, recommend to the Government for considering the case of such officer for retirement.”;

(২) rule 14 এর পরিবর্তে নিম্নরূপ rule প্রতিস্থাপিত হইবে, যথাঃ—

“14. **Compulsory and voluntary release.**—(1) A short service commissioned officer shall, unless exigencies of service otherwise require, be released on the expiry of the term of his commission.

(2) (a) An officer including a short service commissioned officer who is, in the opinion of the Government, unsuitable for further retention in the service by reason of infirmity of body or mind, not being an infirmity sufficient to warrant invaliding or for any other cause not amounting to misconduct, and not being a cause within the control of such officer, shall be given three months' notice for termination of the service, and shall be placed on the Retired List.

(b) An officer retired from the service, as, aforesaid, shall be granted a compensation pension.

(3) (a) An officer including a short service commissioned officer who intends to retire from the Active List Voluntarily, must submit his application through his commanding officer and the procedure laid down in sub-rule (2) of rule 11 shall be followed.

(b) An officer permitted by the Government to retire voluntarily shall be placed on the Retired List and shall be granted such pension or gratuity as may be admissible under the regulations.

(4) On release, a short service commissioned officer shall be placed on the Emergency List.

(5) **Right of Government to Retire any Officer.**—Notwithstanding any other provisions of these Rules, the Government may retire any officer at any time without assigning any reason whatsoever.

(6) **Overriding Effect of this Rule.**—All other rules on the subject to which this rule relates shall, to the extent of their repugnancy to this rule, be deemed to have been superseded.”

Note : For the purposes of these rule, “Service” means commissioned service including service as a Branch Officer and service forfeited as a result of sentence of a court-martial.

রাষ্ট্রপতির আদেশক্রমে

কাজী জালাল উদ্দিন আহমদ
প্রতিরক্ষা সচিব।

প্রজ্ঞাপন

ঢাকা, ১লা বৈশাখ, ১৩৯৫/১৪ই এপ্রিল, ১৯৮৮

নং এম, আর, ও ৮৮-আইন/৮৮—Air Force Act, 1953 (VI of 1953) এর section 202 তে প্রদত্ত ক্ষমতাবলে সরকার Air Force Act Rules, 1957 এ নিম্নরূপ অধিকতর সংশোধন করিলেন, যথা :—

উপরোক্ত Rules এর rule 24 এর পরিবর্তে নিম্নরূপ rule প্রতিস্থাপিত হইবে, যথা :—

“24. Retiring ages for officers holding permanent commissions.—

(1) The normal retiring ages service limit for officers holding permanent commission shall be as follows :

GENERAL DUTIES BRANCH

Rank	Service Limit	Retiring age
Squadron Leader and below	20 yrs	44 yrs
Wing Commander	22 yrs	47 yrs
Group Captain	23 yrs	50 yrs
Air Commodore	25 yrs	52 yrs
Air Vice Marshal	26 yrs	54 yrs

GROUND DUTIES BRANCHES EXCEPT S.D. EDUCATION AND S.D. LEGAL

Rank	Service Limit	Retiring age
Squadron Leader and below	23 yrs	47 yrs
Wing Commander	25 yrs	50 yrs
Group Captain	26 yrs	53 yrs
Air Commodore	28 yrs	55 yrs
Air Vice Marshal	30 yrs	57 yrs

S.D. EDUCATION AND S.D. LEGAL BRANCH

Rank	Service Limit	Retiring age
Squadron Leader and below	25 yrs	52 yrs
Wing Commander	27 yrs	54 yrs
Group Captain	28 yrs	55 yrs :

Provided that an officer shall, unless exercises option under sub-rule (3) of this rule on completion of the service limit, retire from service on completion of the retiring age.

(2) The tenure in the appointment of the Chief of the Air Staff will continue to be governed by S. R. O. No. 235-L/81/2C-S-1/81/D-1, dated 8-7-81, S. R. O. No. 391-L/82/2C-S-1/81/D-1, dated 24th November, 1982 and S. R. O. No. 491-L/84, dated 12th November, 1984 of the Ministry of Defence.

(3) An officer intending to retire from service on completion of service limit specified in sub-rule (1) may exercise his option by serving a notice of his intention in writing to the Government at least six months prior to the date of such completion. The option once exercised shall be irrevocable subject to acceptance thereof by the Government.

(4) An officer of the rank of Group Captain and above will not be permitted to retire voluntarily unless deemed expedient by the Government.

(5) The Chief of the Air Staff may, if he is satisfied that an officer who has completed the service limit but not opted for retirement should be retired from service in the public interest, recommend to the Government for considering the case of such officer for retirement.

(6) The Government may, at any time, suspend or limit retirement under this rule in the public interest.

(7) **Right of Government to retire any Officer:** Notwithstanding any other provisions of these Rules, the Government may retire any officer at any time without assigning any reason whatsoever.

(8) **Overriding Effect of this Rule:** All other rules on the subject to which this rule relates shall, to the extent of their repugnancy to this rule, be deemed to have been superseded.”।

রাষ্ট্রপতির আদেশক্রমে

কাজী জাওয়াল উদ্দিন আহমদ

প্রতিরক্ষা সচিব।