

The
Bangladesh  Gazette

Extraordinary
Published by Authority

THURSDAY, MAY 25, 1978

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF
BANGLADESH

OFFICE OF THE SPECIAL TRIBUNAL No. XII, DACCA
Special Court No. 2, Dacca.

NOTIFICATIONS

Whereas the Special Tribunal No. XII, Dacca, has reason to believe that (1) Faruque, son of Tota Molla of Narisha, (2) Mati, son of Gaizuddin of Dhitpur, (3) Fazal, son of Srijan Ali Mistri of Satvita, (4) Gafur, son of Ansar Ali of Uttar Dighalia and (5) Mujibur, son of Hachen Ali Moral of Dhakkin Dighalia, all of P.S, Dohar, district Dacca, who are accused in Special Tribunal Case No. 500/75 pending in this Tribunal, have absconded or are concealing themselves so that they cannot be arrested and produced before the Tribunal for trial, and they are required for the purpose of trial;

The aforesaid 5 accused persons are directed under subsection (6) of section 27 of the Special Powers Act XIV/74 as amended by Ordinance XL of 1977, to appear before this Tribunal within 30 days from the date of publication of this order, failing which they shall be tried in their absence.

(3915)

Price: Taka 1.00

Whereas the Special Tribunal No. XII, Dacca, has reason to believe that Seraj *alias* Hiru, son of late Munshi Ismail of Maizpara, P. S. Sreenagar, Dist. Dacca, who is accused in Special Tribunal Case No. 241/76 pending in this Tribunal, has absconded or is concealing himself so that he cannot be arrested and produced before the Tribunal for the trial and is required for the purpose of trial;

The said accused Seraj is directed under sub-section (6) of section 27 of the Special Powers Act XIV/74 as amended by Ordinance XL of 1977, to appear before this Tribunal within 30 days from the date of publication of this order, failing which he shall be tried in his absence.

Whereas the Special Tribunal No. XII, Dacca, has reason to believe that Mohar Ali, son of Babar Ali, of Malbarga No. 9, P.S. Singair, district Dacca, who is an accused in Special Tribunal Case No. 107/77 pending in this Tribunal, has absconded or is concealing himself so that he cannot be arrested and produced before the Tribunal for trial, and he is required for the purpose of trial;

The said Mohar Ali is directed under sub-section (6) of section 27 of the Special Powers Act XIV/74 as amended by Ordinance XL of 1977, to appear before this Tribunal within 30 days from the date of publication of this Order, failing which he shall be tried in his absence.

ASADUZZAMAN

Judge,

Special Tribunal No. XII, Dacca.

**OFFICE OF THE ADDITIONAL SESSIONS JUDGE AND
SPECIAL TRIBUNAL, 1ST COURT, FARIDPUR**

PROCLAMATIONS

Whereas the undermentioned persons required for the purpose of trial before the Special Tribunal and Additional Sessions Judge, Faridpur in Case No. 3/77, u/s. 396, B. P. C. read with the provisions of the Special Powers Act, 1974;

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

Now, therefore, in exercise of the powers conferred by the provisions of the Special Powers Act, 1974 as amended by Ordinance XL of 1977, this Court do hereby direct to appear before the Court on 30th June 1978 at 10-30 a. m. in Special Tribunal case noted below failing which they will be tried *in absentia* :

Particulars of the accused persons

Special Powers Act 3/77 (G.R. 192/76 Kalkini P.S. Case No. 2, dated 27-4-1976), u/s. 396, B. P. C. read with Special Powers Act, 1974.

Accused Nos. 7—2 custody

5 absconding.

- (1) Amir Ali, son of Kolu Fakir of Vill. Pushali, P. S. Kalkini, District Faridpur.
- (2) Kader Sarnamat, son of late Amiruddin Sarnamat of Pachim Banagram.
- (3) Moksed Howlader, son of Jafar Howlader of Vill. Purba Banagram.
- (4) Malek Sarnamat, son of late Jonab Ali Sarnamat of Vill. Pushali, P. S. Kalkini, Dist. Faridpur.
- (5) Kader Sarder, son of late Rahim Ali Sarnamat of Soalta, P. S. Gournadi, Dist. Barisal.

Whereas the undermentioned persons are required for the purpose of trial before the Special Tribunal and Additional Sessions Judge, Faridpur in Case No. 7/77, u/ss. 364,147/148, B. P. C. read with the provisions of the Special Powers Act, 1974;

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

Now, therefore, in exercise of the powers conferred by the provisions of the Special Powers Act, 1974, as amended by Ordinance XL of 1977, this Court do hereby direct to

appear before the court on 30th June 1978 at 10:30 a.m. in Special Tribunal case noted below failing which they will be tried *in absentia*:

Particulars of accused persons.

Special Powers Act 7/77 (GR 378/76 Madaripur P.S. Case No. 11, dated 26-7-1976) u/ss. 364/147/148, B.P.C., read with Special Powers Act, 1974.

Accused : 8—1 Bail
4 in custody
3 absconding.

- (1) Alauddin Mridha, son of Kala Mia Mridha of Village Balia,
- (2) Esken Ali, son of Mominuddin of Village Mostafapur,
- (3) Kuddus Mallick, son of Kala Chand Mallick of Dakkhin Khakchara, P.S. Madaripur, Dist. Faridpur.

Whereas the undermentioned persons required for the purpose of trial before the Special Tribunal and Additional Sessions Judge, Faridpur in Case No. 17/77, u/s. 25 of Special Powers Act, 1974;

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

Now, therefore, in exercise of the powers conferred by the provisions of the Special Powers Act, 1974 as amended by Ordinance XL of 1977, this Court do hereby direct to appear before the Court on 30-6-1978 at 10-30 a.m. in Special Tribunal case noted below failing which they will be tried *in absentia*:

Particulars of accused persons.

Special Powers Act 17/77 (GR) 477/76, Bhedarganj P.S. Case No. 1, dated 2-10-1976, u/s. 25 of Spl. Powers Act, 1974.

Accused: 10—7 Bail
3 absconding.

- (1) Nuru Mia, son of Abdul Hamid of Vill. Potang, P. S. Kotwali, Barisal.
- (2) Altaf Hossain Majhi, son of Shamsul Hoque Majhi of Vill. Churirchar, P. S. Bhedarganj.
- (3) Habib *alias* Habib Mia, son of Karim Majhi of Vill. Saidar Bali, P.S. Madaripur, Dist. Faridpur.

Whereas the undermentioned persons required for the purpose of trial before the Special Tribunal and Additional Sessions Judge, Faridpur in Case No. 24/77. u/s 396, B.P.C. read with the provisions of the Special Powers Act, 1974;

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

Now, therefore, in exercise of the powers conferred by the provisions of the Special Powers Act, 1974 as amended by Ordinance XL of 1977, this Court do hereby direct to appear before the Court on 30th June 1978 at 10-30 a. m. in Special Tribunal case noted below failing which they will be tried *in absentia*:

Particulars of accused person

Special Powers Act 24/77/(G.R. 711/74, Boalmari P.S. Case No. 4, dated 11-9-1974, u/s 396, BPC, R/W Special Powers Act, 1974)

Accused : 11—2 Bail

5 absconding

4 custody.

- (1) Mānu Mollah, son of Sarwarjan Mollah of Vill. Kotaghar,
- (2) Rawshan Mollah, son of Daliluddin Mollah of Surjag P. S. Boalmari,
- (3) Atiar Rahman, son of Ukil Mia *alias* Abdur Rahman Mia of Vill. Deali, all of P. S. Boalmari,
- (4) Ismail Mollah, son of late Montaj Mollah of Vill. Bhulbaria,
- (5) Dholu *alias* Tajibur Rahman, son of Jalil Mia *alias* Abdur Jalil *alias* Abdul Ghani Mia of Vill. Tita, at present Tatarkandi, P. S. Alfadanga, Dis Faridpur.

Whereas the undermentioned persons required for the purpose of trial before the Special Tribunal and Additional Sessions Judge, Faridpur in Case No. 95/77; u/s 395/396/397 and 412, B.P.C., read with the provisions of the Special Powers Act, 1974;

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

Now, therefore, in exercise of the powers conferred by the provisions of the Special Powers Act, 1974 as amended by Ordinance XL of 1977, this Court do hereby direct to appear before the Court on the 30th June 1978 at 10-30 a.m. in Special Tribunal Case noted below failing which they will be tried *in absentia* :

Particulars of the accused persons.

Special Powers Act 95/77(G.R.352/75, Rajbari GR P. S. Case No. 2, dated 4-11-1975) u/s. 395/396/397, B.P.C. read with Special Powers Act, 1974.

Accused: 12—10 custody
2 absconding.

- (1) Ainal, son of Alam Pramanic of Vill. Chotabakla (Hawli-Kutali), P.S. Goalundo,
- (2) Abdur Rahman, son of Eman Ali Sk. of Vill. Ujanchar, P. S. Bhanga, Dist. Faridpur.

ANSER HOSSAIN CHOWDHURY
*Additional Sessions Judge and
Special Tribunal,
Faridpur.*

সংক্ষিপ্ত সাময়িক আদালত, নোয়াখালী

নোটিশসমূহ

মামলা নং এম, এল, আর, ৮৯/৭৭

সরকার

বনাম

আবদুল কদুছ

১৯৭৫ ইং সনের ১ নং সাময়িক বিধির ৩ নং ধারার ৭ নং উপধারা অনুযায়ী আমি, আবু সাঈদ, সদস্য, সংক্ষিপ্ত সাময়িক আদালত, নোয়াখালী, নির্দেশ দিতেছি যে, যেহেতু (১) আবদুল কদুছ, পিতা আবদুল হালিম, সাং রেজ্জাকপুর, থানা বেগমগঞ্জ, জিলা নোয়াখালী-এর বিরুদ্ধে উক্ত মামলায় ১৯৭৫ সনের সাময়িক আইনের ১ নং বিধির ১৪ নং ধারা অনুযায়ী অভিযোগ পাওয়া গিয়াছে, সেইহেতু আগামী ৯ই জুন ১৯৭৮ তারিখের মধ্যে আমার আদালতে হাজির হইবেন। যদি উক্ত তারিখের মধ্যে উক্ত আসামী অত্র আদালতে হাজির না হয় তবে তাহার অনুপস্থিতিতেই উক্ত মামলার বিচার করা হইবে এবং তাহার সম্পত্তি বাংলাদেশ সরকারে বাজেয়াপ্ত হইতে পারে।

নামলা নং এন, এল, আর, ৯৩/৭৭

সরকার

বনাম

গোলাম নাওলা

১৯৭৫ ইং সন ১ নং সাময়িক বিধির ৩ নং ধারার ৭ নং উপধারা অনুযায়ী, আমি আবু সাঈদ, সদস্য, সংক্ষিপ্ত সাময়িক আদালত, নোয়াখালী, নির্দেশ দিতেছি যে, যেহেতু (১) গোলাম নাওলা, পিতা বলিনের রহমান, সাং দুর্গা দৌলতপুর, থানা বেগমগঞ্জ, জিলা নোয়াখালী-এর বিরুদ্ধে উক্ত নামলার ১৯৭৫ সনের সাময়িক আইনের ১ নং বিধির ১৪ নং ধারা অনুযায়ী অভিযোগ পাওয়া গিয়াছে, সেইহেতু আগামী ৮ই জুন ১৯৭৮ তারিখের মধ্যে আমার আদালতে হাজির হইবেন। যদি উক্ত তারিখের মধ্যে উক্ত আসামী অত্র আদালতে হাজির না হয় তবে তাহার অনুপস্থিতিতেই উক্ত নামলার বিচার করা হইবে এবং তাহার সম্পত্তি বাংলাদেশ সরকারে বাজেয়াপ্ত হইতে পারে।

নামলা নং এন, এল, আর, ১/৭৮

সরকার

বনাম

রফিক উল্যা গং

১৯৭৫ ইং সনের ১ নং সাময়িক বিধির ৩ নং ধারার ৭ নং উপধারা অনুযায়ী, আমি আবু সাঈদ, সদস্য, সংক্ষিপ্ত সাময়িক আদালত, নোয়াখালী, নির্দেশ দিতেছি যে, যেহেতু (১) রফিক উল্যা, পিতা উজির আলী, (২) আবদুল মন্সান, পিতা আজহারের জন্মান, (৩) মজিবুল হক, পিতা হামিদ আলী, সাং সরকার বাবুগঞ্জ, থানা বেগমগঞ্জ, জিলা নোয়াখালী-এর বিরুদ্ধে উক্ত নামলার ১৯৭৫ সনের সাময়িক আইনের ১ নং বিধির ১৪ নং ধারা অনুযায়ী অভিযোগ পাওয়া গিয়াছে, সেইহেতু আগামী ১২ই জুন ১৯৭৮ তারিখের মধ্যে আমার আদালতে হাজির হইবেন। যদি উক্ত তারিখের মধ্যে উক্ত আসামী অত্র আদালতে হাজির না হয় তবে তাহাদের অনুপস্থিতিতেই উক্ত নামলার বিচার করা হইবে এবং তাহাদের সম্পত্তি বাংলাদেশ সরকারে বাজেয়াপ্ত হইতে পারে।

নো: আবু সাঈদ

সদস্য,

সংক্ষিপ্ত সাময়িক আদালত, নোয়াখালী।

OFFICE OF THE ADDITIONAL SESSIONS JUDGE AND
SPECIAL TRIBUNAL COURT No. II, KHULNA

Notification u/s 27(6) of Special Powers Act, 1974.

Whereas you (1) Polad Malangi, son of Dinabondhu, Malangi, (2) Santi Mondal, son of late Mati Mondal, (3) Varat Rajan, son of Chairayna, (4) Ranajit Majhi, son of Hari-dash Majhi, all of Santoshpur, P. S. Kachua, Dist. Khulna,

are accused in Special Tribunal Case No. 37/75 of this Court arising out of G. R. Case No. 420/74, Kachua P. S. Case No. 5, dated 16th May 1974; and

Whereas police failed to secure your arrest and produce you before this Court; and

Whereas I am satisfied from police report that you are deliberately and intentionally avoiding process of Court and absconding with ulterior motive, therefore, I, M. Amin Choudhury, Additional Sessions Judge and Special Tribunal Court No. II, Khulna being specially empowered under sub-section (6) of section 27 of Special Powers Act, 1974 hereby ask you to appear before this Court within 35 days from the date of publication of this notice to answer the accusation in the aforesaid case. If you fail to appear within the said date you will be tried *in absentia*.

Given under my hand the seal of this Court, the 3rd day of May, 1978.

M. A. CHOUDHURY
Additional Sessions Judge
and
Special Tribunal Court No. II,
Khulna.

SUMMARY MARTIAL LAW COURT, KHULNA

PROCLAMATION

It is notified for information of the undermentioned accused persons that they are wanted to stand trial in the Summary Martial Law Court (Criminal Court Building, Room No. 26), Khulna in connection with the following M.L.R. Cases.

The undermentioned accused persons are, therefore, directed to appear before the Summary Martial Law Court, Khulna at 10 a. m. on or before 5th June 1978 without fail, failing which they will be tried *in absentia* and their properties may be forfeited to the Government :

Name and particulars of the accused persons.	P.S. and M.L.R. Cases.
(1) Md. Nazmul Ahsan, son of Md. Mohasinuddin Ahmed of Bhatiapara, P.S Gopalganj, Dist. Faridpur.	1. Daulatpur P.S. Case No. 26, dated 11-12-1976, u/s. 11, MLR (MLGR 22/77).

Name and particulars of the
accused persons.

P.S. and M.L.R. Cases.

- (2) Sk. Mohar Ali *alias* Mohar Ali Biswas, son of Sk. Gazi Rahman of Amtala, P.S. Batiaghata, Dist. Khulna, A./P. West Tootpara, Khulna Town, Khulna. Khulna P.S. Case No. 43, dated 13-12-1977, 13(A), MLR (MLGR 104/77).

ABUL BASHAR AHMAD CHOUDHURY
Member,
Summary Martial Law Court,
Khulna.

ORDER SHEET

Ref: Daulatpur P. S. Case No. 33, dated 14th December 1977,
u/s. 11 and 22, MLR.

MLGR Case No. 102/77.

STATE

versus

- (1) ISMAIL HOSSAIN, son of Aftabuddin Sarder of Chigrakhali, P. S. Bagerhat, Dist. Khulna.
(2) Md. SERAJUL HOQ, son of late Md. Shamsul Hoq of Char Padmabila, P. S. Kasiani, Dist. Faridpur.

16-5-1978:

* * * *

I find the accused Ismail and Serajul Hoq guilty u/s. 17 and 22 MLR for causing damage to Mill and for extortion and for inciting the workers of the Mill.

Hence it is ordered that the accused Ismail and Serajul Hoq be convicted and sentenced to suffer R. I. of one year each and to pay a fine of Tk. 100 each i/d to suffer further R. I. of one month each u/s 11 and 22 MLR *in absentia*. The sentence will commence from date of arrest of accused. Inform all concerned.

A. B. A. CHOUDHURY
Member,
Summary Martial Law Court,
Khulna.

SUPREME COURT OF BANGLADESH**Appellate Division****NOTIFICATION****Dacca, the 24th May 1978**

No. F. 1-5/78-AD(A).—Hon'ble Mr Justice Badrul Haider Chowdhury, a Judge, of the High Court Division of the Supreme Court of Bangladesh, has taken oath on the 23rd May 1978, at 8.50 a.m. in the Court House at Dacca, to sit as a Judge in the Appellate Division of this Court for a period of three months. The Hon'ble Chief Justice Mr Justice Komaluddin Hossain has administered the oath of office.

K. F. AKBAR*Registrar.***MINISTRY OF EDUCATION****(Education Division)***Section XI***NOTIFICATION****Dacca, the 25th May 1978.**

No. S.R.O. 120-L/78.—In exercise of the powers conferred by the proviso to article 133 of the Constitution of the People's Republic of Bangladesh, the President, after consultation with the Bangladesh Public Service Commission as required by clause (2) of article 140 of that Constitution, is pleased to make the following rules, namely:—

THE PROJECT OFFICER (DIRECTORATE OF TECHNICAL EDUCATION) RECRUITMENT RULES, 1978.

1. **Short title.**—These rules may be called the Project Officer (Directorate of Technical Education) Recruitment Rules, 1978.

2. **Definitions.**—In these rules, unless the context otherwise requires,—

(a) "appointing authority" means the Government and includes any officer authorised by the Government to make appointment to the post;

- (b) "Commission" means the Bangladesh Public Service Commission;
- (c) "post" means the post of Project Officer of the Directorate of Technical Education;
- (d) "probationer" means a person appointed on probation to the post;
- (e) "recognised University" means a University established by or under any law for the time being in force and includes any other University declared by Government, after consultation with the Commission, to be a recognised University for the purpose of these rules;
- (f) "requisite qualification" means the qualification laid down in column 4 of the Schedule; and
- (g) "Schedule" means the Schedule annexed to these rules.

3. **Procedure for recruitment.**—(1) Subject to the provisions of the Schedule, appointment to the post shall be made—

- (a) by direct recruitment;
- (b) by promotion ; or
- (c) by transfer on deputation.

(2) No person shall be appointed to the post unless he has the requisite qualification, and in the case of direct recruitment, he is also within the age limit specified in the Schedule for the post.

4. **Appointment by direct recruitment.**—(1) No appointment to the post by direct recruitment shall be made except upon the recommendation of the Commission.

(2) No person shall be eligible for appointment to the post by direct recruitment, if he—

- (a) is not a citizen of Bangladesh, or a permanent resident of, or domiciled in, Bangladesh;
- (b) is married to, or has entered into a promise of marriage with, a person who is not a citizen of Bangladesh.

(3) No appointment to the post by direct recruitment shall be made until—

- (a) the person selected for appointment is certified by a Medical Board set up for the purpose by the Director of Health Services to be medically fit for such appointment and that he does not suffer from any such organic defect as is likely to interfere with the discharge of the duties of the post; and
- (b) the antecedents of the person so selected have been verified through appropriate agencies and found to be such as do not render him unfit for appointment in the service of the Republic.

5. **Appointment by promotion or by transfer.**—Appointment by promotion or by transfer to the post shall be made by the appointing authority after considering the recommendation of the Departmental Selection Board constituted for the purpose by the Government.

6. **Probation.**—(1) Persons selected for appointment to the post otherwise than by transfer on deputation against a substantive vacancy shall be appointed on probation—

- (a) in the case of direct recruitment, for a period of two years from the date of substantive appointment; and
- (b) in the case of promotion, for a period of one year from the date of such appointment:

Provided that the appointing authority may, for reasons to be recorded in writing, extend the period of probation in the case of any person by a period or periods so that the extended period does not exceed two years in the aggregate.

(2) After the completion of the period, if any, the appointing authority,—

- (a) if it is satisfied that the conduct and work of the probationer during his period of probation has been satisfactory, shall, subject to the provisions of sub-rule (3) confirm him; and
- (b) if it is of opinion that the conduct and work of the

probationer during that period was not satisfactory, may—

- (i) in the case of direct recruitment, terminate his service, and
- (ii) in the case of promotion, revert him to the post from which he was promoted.

(3) A probationer shall not be confirmed in the post until he has passed such examination and training as the Government may, from time to time, direct.

By order of the President,
M. MUJIBUL HUQ
Secretary.

SCHEDULE

[See Rules 2 and 3]

Name of the post. 1.	Age limit for direct recruitment. 2	Method of recruitment. 3	Qualification and experience. 4
Project Officer	Not more than 35 years, relaxable for departmental candidates.	(a) 50% by promotion from amongst the Assistant Project Officer of the Directorate of Technical Education or, when none is found suitable for promotion, by transfer on deputation of Assistant (Engineering) Professor of Engineering Colleges, or of Technical Teachers' Training College; and (b) 50% by Direct recruitment.	(i) For promotees— (a) Must have degree in Engineering or B. Ed. Technology degree from any recognised University or have passed Sections A and B of the Associate Membership Examination of the Bangladesh Institute of Engineers, with six years experience of which at least three years shall be in the post of Assistant Project Officer; or (b) Must have Diploma-in-Engineering with twelve years experience of which at least six years shall be in the post of Assistant Project Officer.

(ii) For direct recruits—

Must have degree in Engineering or B.Ed. Technology degree from any recognised University, or have passed Sections A and B of the Associate Membership Examination of the Bangladesh Institute of Engineers, with six years experience of which at least one year shall be in the practical field;

Preference will be given to those who have experience in drawing up of projects.

Printed by the Officer-in-charge, Bangladesh Government Press, Dacca,

Published by the Assistant Controller-in-charge, Bangladesh Forms & Publications Office,
Dacca.