

The  
Bangladesh Gazette



Extraordinary  
Published by Authority

---

WEDNESDAY, MARCH 2, 1983

---

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH  
MINISTRY OF FINANCE AND PLANNING

Internal Resources Division

(Excise)

NOTIFICATION

Dhaka, the 2nd March, 1983

No. S.R.O. 92-L/83/91-Excise.—In exercise of the powers conferred by the provisions of column 3 of the First Schedule to the Excises and Salt Act, 1944 (I of 1944), the Government is pleased to make the following further amendment in this Division's Notification No. S.R.O. 203-L/81/41-Excise, dated the 6th June, 1981, namely:—

In the aforesaid Notification, in Table I for item 02.04 (II) (2) (i) (a) and (b) in column I and the entries relating thereto in columns 2 and 3, the following shall be substituted, namely:—

“02.04(II) (2) (i) (a) Cigarettes manufactured with mechanical aid of any kind,—

(a) if the retail price is legibly, prominently and indelibly printed on each packet and if such price per ten cigarettes—

(i) does not exceed Taka twenty-five per eighty poisha thousand cigarettes.

---

(1479)

Price : 25 Paisa

- (ii) exceeds eighty poisha but does not exceed taka one Taka thirty *plus* fifty per cent. of the retail price in excess of taka eighty per thousand cigarettes.
- (iii) exceeds taka one but does not exceed taka one and twenty five poisha Taka forty *plus* sixty per cent of the retail price in excess of taka one hundred per thousand cigarettes.
- (iv) exceeds taka one and twenty-five poisha but does not exceed taka two Taka fifty-five and poisha twenty-five *plus* ninety five per cent. of the retail price in excess of taka one hundred and twenty-five per thousand cigarettes.
- (v) exceeds taka two but does not exceed taka two and fifty poisha Taka one hundred and twenty-seven *plus* eighty five per cent. of the retail price in excess of taka two hundred per thousand cigarettes.
- (vi) exceeds taka two and fifty poisha but does not exceed taka three Taka one hundred and sixty-five *plus* eighty-five per cent. of the retail price in excess of taka two hundred and fifty per thousand cigarettes.
- (vii) exceeds taka three but does not exceed take five Taka two hundred and ten *plus* seventy-five per cent. of the retail price in excess of taka three hundred per thousand cigarettes.
- (viii) exceeds taka five but does not exceed taka seven Taka three hundred and fifty *plus* seventy-five per cent. of the retail price in excess of taka five hundred per thousand cigarettes.
- (ix) exceeds taka seven Taka five hundred *plus* seventy-five per cent. of the retail price in excess of taka seven hundred per thousand cigarettes.



- |     |   |       |
|-----|---|-------|
| (b) | (i) cigarettes supplied to passengers of Bangladesh Biman on board a scheduled international flight | Nil.  |
|     | (ii) cigarettes supplied to Bangladesh Navy for consumption by its personnel on board its vessels.  | Nil." |

By order of the  
Chief Martial Law Administrator

TABARAK ALI  
Joint Secretary.

OFFICE OF THE CHAIRMAN

SUMMARY MARTIAL LAW COURT NO. 18, SYLHET

PROCLAMATIONS

Martial Law Case No. MLGR 12/78 [Jaganathpur P.S. Case No. 4(12)78.]

Whereas it has been made to appear to me that accused Nuruddin Chowdhury, son of Md. Watir Ali Chowdhury of Bateswar, P.S. Kotwali, Dist. Sylhet, is required for the purpose of trial in the Summary Martial Law Court No. 18, Sylhet;

And whereas the Court has reason to believe that the said accused Nuruddin Chowdhury, in the case abovementioned, is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by Regulation 2(11) of the Martial Law Regulation No. I of 1982, this Summary Martial Law Court No. 18, Sylhet, do hereby direct the aforesaid accused person to appear in this Court at 09:00 hrs. on 17th March 1983 in Case No. MLGR 12/78 [Jaganathpur P.S. Case No. 4(12)78] failing which he will be tried *in absentia* and his properties, both movable and immovable, may be forfeited to the Government.

Martial Law Case No. GR 405/79 [Tahirpur P.S. Case No. 4(7)79]

Whereas it has been made to appear to me that accused Mir Ahmed, son of Abdur Rashid of Akdia, P.S. Choudagram, Dist. Comilla, is required for the purpose of trial in the Summary Martial Law Court No. 18, Sylhet;

And whereas the Court has reason to believe that the said accused Mir Ahmed, in the case abovementioned, is absconding or concealing himself to avoid appearance or arrest for the said purpose;



Now, therefore, in exercise of the powers conferred by Regulation 2(11) of the Martial Law Regulation No. I of 1982, the Summary Martial Court No. 18, Sylhet, do hereby direct the aforesaid accused person to appear in this Court at 09:00 hrs. on 17th March 1983 in Case No. GR 405/79 [Tahirpur P.S. Case No. 4(7)79], failing which he will be tried *in absentia* and his properties both movable and immovable, may be forfeited to the Government.

Martial Law Case No AGR 34/82 [Kotwali P.S. Case No. 36(11)82]

Whereas it has been made to appear to me that accused Esadur Rahman (Bulbul), son of Hafizur Rahman *alias* Chand Mia of Darsha, P. S. Kotwali, Dist. Shihet, is required for the purpose of trial in the Summary Martial Law Court No. 18, Sylhet;

And whereas the Court has reason to believe that the said accused Esadur Rahman (Bulbul), in the case abovementioned, is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by Regulation 2(11) of the Martial Law Regulation No. I of 1982, this Summary Martial Law Court No. 18, Sylhet, do hereby direct the aforesaid accused person to appear in this Court at 09:00 hrs. on 17th March 1983 in Case No. AGR 34/82 [Kotwali P.S. Case No. 36(11)82], failing which he will be tried *in absentia* and his properties, both moveable and immovable, may be forfeited to the Government.

MOHAMMAD SHAHJAHAN

LT. COL.

Chairman,

Summary Martial Law Court No. 18,  
Sylhet.

OFFICE OF THE CHAIRMAN

SUMMARY MARTIAL LAW COURT NO. 11 PABNA.

PROCLAMATIONS

Martial Law Case No. 43/82, Spl. Case No. 45/76, Raiganj P.S. [Case No. 7, dated 21st October 1970, DABGR No. 10/70.

Whereas it has been made to appear to me that the accused Gobinda Chandra Sarker, son of Paran Chandra Sarker of Vill. Bhuyaganti, P.S. Raiganj, Dist. Pabna, is required for the purpose of trial in the Summary Martial Law Court No. 11, Pabna;

And whereas the Court has reason to believe that the said accused Gobinda Chandra Sarker, in the case abovementioned, is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by Regulation 2(11) of the Martial Law Regulation No. I of 1982, this Summary Martial Law Court No. 11, Pabna, do hereby direct the aforesaid accused person to appear in this Court at 9 a.m. on 30th March, 1983 in Martial Law Case No. 43/82, Spl. Case No. 45/76, Raiganj P.S. Case No. 7, dated 21st October 1970, DABGR No. 10/70, failing which he will be tried *in absentia* and his properties, both movable and immovable, may be forfeited to the Government.



Martial Law Case No 63/82, Special Case No. 51/77, Serajganj P.S. Case No. 7, dated 30th October 1974, DABGR No. 2/74

Whereas it has been made to appear to me that the accused persons specified in the schedule below, hereinafter referred to as the said accused persons, are required for the purpose of trial in Summary Martial Law Court No. 11, Pabna;

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

Now, therefore, in exercise of the power conferred by Regulation 2(11) of Martial Law Regulation No. I of 1982, this Summary Martial Law Court No. 11 at Pabna, do hereby direct the said accused persons to appear in this Court at 9 a.m. on 14th March, 1983 in Martial Law Case No. 63/82, Special Case No. 51/77, Serajganj P.S. Case No. 7, dated 30th October 1974, DABGR No. 2/74, failing which they will be tried *in absentia* and their properties, both movable and immovable, may be forfeited to the Government:

Schedule

- (1) Md. Fazlul Haque, son of Md. Abdul Latif *ex-Wages* In-charge of Serajganj Spinning and Cotton Mills Ltd., Vill. Satbaria, P.S. 14-Gram, Dist. Comilla.
- (2) Md. Mobarak Ullah Patwari, son of Salimulla Patwari of Maisadi, P.S. Chandpur Dist. Comilla.

Martial Law Case No. 71/82, Special Case No. 13/79, Belkuchi P.S. Case No. 6, dated 30th August 1978, Old MLGR No. 6/78.

Whereas it has been made to appear to me that the accused Md. Jalaluddin, son of Beram Sirker, Vill. Saguna, P.S. Belkuchi, Dist. Pabna, Member, Dhukuriabera U.P. and Member, Local Project Committee for reconstruction of Delua Balabari Road (D. Bera U.P. Portion), is required for the purpose of trial in the Summary Martial Law Court No. 11, Pabna;

And whereas the Court has reason to believe that the said accused Md. Jalaluddin, in the case abovementioned, is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by Regulation 2(11) of the Martial Law Regulation No. I of 1982, this Summary Martial Law Court No. 11, Pabna, do hereby direct the aforesaid accused person to appear in this Court at 9 a.m. on 6th April, 1983 in Martial Law Case No. 71/82, Special Case No. 13/79, Belkuchi P.S. Case No. 6, dated 30th August 1978, Old M.L.G.R. No. 6/78, failing which he will be tried *in absentia* and his properties, both movable and immovable, may be forfeited to the Government.

MD. JASIM UDDIN

MAJOR

Chairman,

Summary Martial Law Court No. 11,  
Pabna.