

রেজিস্টার্ড নং ডি এ-১

বাংলাদেশ



গেজেট

অতিরিক্ত সংখ্যা
কর্তৃপক্ষ কর্তৃক প্রকাশিত

বৃহস্পতিবার, জুলাই ১৫, ২০১০

INTERNATIONAL CRIMES TRIBUNAL

Old High Court Buildings

Dhaka, Bangladesh

NOTIFICATION

Dated : 15th July 2010

No. Anto: Apo: Tri:/87/Bidhi/10—In exercise of powers given under section 22 of the International Crimes (Tribunals) Act, 1973 (Act XIX of 1973), the International Crimes Tribunal hereby makes and promulgates the following Rules of Procedure for investigation, prosecution, trial of the offences as are described in section 3(2) of the Act and for smooth functioning of the Tribunal:

Chapter I

General Provisions

1. Short title and commencement.—(1) These Rules may be called the International Crimes Tribunal Rules of Procedure, 2010.

(2) It shall be deemed to have come into force on and from 25th March of 2010.

2. Definitions.—In these Rules, unless there is anything repugnant in the subject or context,—

(1) “**accused**” means the person against whom formal charge is submitted before the Tribunal;

(৭৩৭৭)

মূল্য : টাকা ১৪.০০

- (2) **“Act”** refers to the International Crimes (Tribunals) Act, 1973 (Act XIX of 1973);
- (3) **“bail”** refers to setting an accused at large on furnishing bond before the Tribunal;
- (4) **“Chairman”** refers to the Chairman of the Tribunal;
- (5) **“charge”** refers to the accusation of crimes against an accused framed by the Tribunal;
- (6) **“complaint”** means any information oral or in writing obtained by the Investigation Agency including its own knowledge relating to the commission of a crime under section 3(2) of the Act;
- (7) **“counsel”** refers to a person who is enrolled as an advocate in the Bangladesh Bar Council;
- (8) **“Deputy Registrar”** refers to the Deputy Registrar of the Tribunal;
- (9) **“evidence”** means all statements which the Tribunal permits or requires to be made before it by witnesses, and it includes all other materials, collected during investigation, placed before the Tribunal in relation to matters of fact;
- (10) **“Form”** refers to Forms as are contained in the Schedule;
- (11) **“formal charge”** means accusation of crimes against the accused in the form of a petition lodged by the Prosecutor with the Tribunal on receipt of the Investigation Report;
- (12) **“International Crimes Tribunal”** refers to the Tribunal constituted under section 6 of the Act;
- (13) **“Investigation Agency”** refers to the Agency established under section 8 of the Act;
- (14) **“Investigation Officer”** refers to any member of the Investigation Agency;
- (15) **“Investigation Report”** refers to the report submitted by the Investigation Agency after completion of investigation in a case under the Act;

- (16) **“law enforcing agency”** refers to any member of the Bangladesh Police under the Police Act, 1861 (Act V of 1861), or the Armed Police Battalions or the Rapid Action Battalions (RAB) under the Armed Police Battalions Ordinance, 1979 (Ord. XXV of 1979), or the Bangladesh Rifles under the Bangladesh Rifles Order, 1972 (P.O. 148 of 1972), or the Ansar Force under the Ansar Force Act, 1995 (Act 3 of 1995), or the Battalion Ansar under the Battalion Ansar Act, 1995 (Act 4 of 1995), or the Coast Guard Force under the Coast Guard Act, 1994 (Act 26 of 1994);
- (17) **“Member”** refers to a Member of the Tribunal;
- (18) **“oath”** refers to making such declaration or affirmation by a witness prior to testifying before the Tribunal in Form No. 12;
- (19) **“offence”** means any of the crimes described in section 3(2) of the Act;
- (20) **“Prosecutor”** refers to a Prosecutor appointed under section 7 of the Act;
- (21) **“Registrar”** refers to the Registrar of the Tribunal;
- (22) **“Rules”** refers to these Rules of Procedure;
- (23) **“Schedule”** refers to the SCHEDULE appended at the end of these Rules;
- (24) **“seal”** refers to the seal of the Tribunal;
- (25) **“section”** refers to the section of the Act.

Chapter II

Powers and Functions of the Investigation Agency

3. (1) The Investigation Agency established by the Government shall be responsible for investigation of a case.

(2) Government may nominate one of the members of the Investigation Agency as Chief Investigator for supervising overall functions and speedy progress of the investigation.

4. An Investigation Officer shall act and work in accordance with the provisions of sections 8(1), 8(3), 8(4), 8(5), 8(6) and 8(7) of the Act while investigating a case.

5. The Investigation Agency shall maintain a Complaint Register with necessary particulars on putting date and serial numbers of the complaints meant for initiating investigation under the Act.

6. If the Investigation Officer has reason to believe that any offence has been committed, he shall proceed in person to the spot, investigate the facts and circumstances of the case and if necessary, take steps for the discovery and arrest of the accused.

7. If the Investigation Officer finds and is satisfied that there is no sufficient ground for investigation, he may stop investigation with the concurrence of the Chief Prosecutor.

8. (1) The Investigation Officer shall maintain a Case Diary for each case in connection with the investigation mentioning its day to day progress until completion of such investigation.

(2) The Investigation Officer may use the Case Diary at the time of deposition before the Tribunal to refresh his memory or to explain any fact entered therein.

(3) The defence shall have no right to examine or use the Case Diary in defence of a case.

(4) The Tribunal may peruse the Case Diary for clarification or understanding of any fact transpired at the time of investigation.

9. (1) The Investigation Officer, through the Prosecutor, may obtain an warrant of arrest from the Tribunal for arrest of a person at any stage of the investigation, if he can satisfy the Tribunal that such arrest is necessary for effective and proper investigation.

(2) The law enforcing agency of the area where the person to be arrested resides shall execute the warrant of arrest issued by the Tribunal.

(3) At the time of executing the warrant of arrest under sub-rule (2), copy of allegations is to be served upon such person.

10. An Investigation Officer, if he thinks it necessary, may search and seize any documents or things under a seizure list prepared in presence of two witnesses.

11. After completion of investigation, the Investigation Officer shall submit an Investigation Report together with all the documents, papers and the evidence collected during investigation of offence(s) as specified in the Act committed by a person(s) before the Chief Prosecutor.

12. The Investigation Officer shall prepare more than one set of his Investigation Report together with all the accompanying documents for the purpose of preserving one set in the office of the Investigation Agency.

13. Each and every document, paper and evidence accompanying the Investigation Report under rules 11 and 12 shall be duly authenticated and endorsed by the Investigation Officer who investigated the case.

14. The Prosecution and the Investigation Agency shall take necessary measures to ensure the confidentiality of any information, the protection of any witness or victim and the preservation of all the evidence collected.

15. Any Judicial Magistrate of the first class may take cognizance and hold trial of an offence under sub-section (7) of section 8 of the Act upon a complaint in writing by an Investigation Officer.

16. (1) The Investigation Officer if thinks it necessary, may apply through the Prosecutor to the Tribunal to commit the arrested person(s) in his custody for the purpose of interrogation and the Tribunal can pass order for such custody of the person(s) arrested, for a maximum period of three (3) days if it upon consideration of facts and circumstances of the case is of opinion that for proper investigation such order is indispensable.

(2) No person during investigation under the Act shall be subjected to any form of coercion, duress or threat of any kind.

Chapter III

Powers and Functions of the Prosecution

17. Any Prosecutor who is authorized by the Chief Prosecutor shall conduct the prosecution of a case before the Tribunal.

18. Upon receipt of report of investigation of offence(s), the Chief Prosecutor or any other Prosecutor authorized by him shall prepare a formal charge in the form of a petition on the basis of the papers and documents and the evidences collected and submitted by the Investigation Officer and shall submit the same before the Tribunal.

19. If any Investigation Report does not disclose a prima facie case against an accused the Chief Prosecutor may initiate further investigation or stop the said investigation.

20. (1) At the time of submitting a formal charge in the form of a petition, it must contain the name and address of the accused person, witness, and the date, time and place of the occurrence.

(2) The Chief Prosecutor, or any other Prosecutor authorized by him in this regard, shall file necessary papers and documents in support of such case for a process to be issued by the Tribunal for appearance of the accused before the Tribunal if the accused is not already arrested.

Chapter IV

Procedure

21. All the offences as are described in section 3(2) of the Act shall be cognizable, non-compoundable and non-bailable.

22. After taking cognizance of an offence the Tribunal shall fix a date for appearance of the accused and issue summons or warrant for appearance as it thinks proper.

23. If the Tribunal does not take cognizance of an offence, the case shall be dismissed.

24. Any Judicial Magistrate of the first class shall record the confession of an accused and the statement, if any, of a witness as and when he is required to do so by an order of the Tribunal.

25. (1) The Judicial Magistrate shall record the confession of an accused or the statement of a witness in plain white papers.

(2) The Judicial Magistrate shall then make a memorandum or endorsement indicating whether the confession so recorded is voluntary, and while recording confession, shall also comply with the requirements of section 14(2) of the Act.

26. (1) Presence of all the Members in all sittings of the Tribunal is not compulsory, but at the time of taking cognizance of an offence and delivery of the judgment the presence of all the Members of the Tribunal is compulsory.

(2) All other orders may be passed even by one Member in sitting and shall be deemed to have been passed by the Tribunal.

27. After recording of the testimony, the witness shall put his signature or thumb impression on each page of the deposition sheet.

28. Bench Officers and Assistant Bench Officers shall be individually and collectively responsible for preservation of the documents, materials and evidence produced before the Tribunal along with the records of the respective cases pending before the Tribunal.

Chapter V

Powers and Functions of the Tribunal

29. (1) The Tribunal shall take cognizance of an offence against any accused upon examination of the formal charge, the Investigation Report, the papers, documents and the evidence submitted by a Prosecutor in support thereof, if they disclose a prima facie case for trial of the accused.

(2) If no such disclosure as mentioned in sub-rule (1) is there, the Tribunal shall dismiss the case.

30. After cognizance of an offence is taken, the Tribunal shall issue process or warrant, as it thinks fit and proper, in accordance with rule 22.

31. If the process issued under rule 22 is returned unserved, the Tribunal shall make an order to publish a notice in two daily news papers, one in English and another in Bangla asking the accused to appear before the Tribunal on the date fixed therein.

32. If the accused, despite publication of notice in daily news papers, fails to appear before the Tribunal on the date and time so specified therein, and the Tribunal has reason to believe that the accused has absconded or concealing himself so that he cannot be arrested and produced for trial and there is no immediate prospect for arresting him, the trial of such accused shall commence and be held in absentia.

33. In Pursuance of any summons, when an accused appears before the Tribunal, he shall be sent to the prison if he is not enlarged on bail by the Tribunal.

34. (1) The Police shall produce the arrested accused direct before the Tribunal within 24 (twenty-four) hours of arrest excluding the time needed for the journey.

(2) When the accused is produced before the Tribunal under sub-rule (1), he shall be sent to the prison if he is not enlarged on bail by the Tribunal.

35. When the case is ready for trial, the Tribunal shall proceed to hear the case in accordance with the procedure of trial under section 10 of the Act on the basis of a charge to be framed considering the formal charge, Investigation Report together with the documents and materials produced and submitted in support of such report.

36. Persons accused of the same offence committed in the course of the same transaction, or persons accused of abetment or attempt to commit such offence, or persons accused of conspiracy or planning or design in the commission of an offence or more than one offence, or persons accused of more than one offence may be charged with, and tried at one trial for, every such offence.

37. When the accused appears or is brought before the Tribunal, and if the Tribunal, upon consideration of record of the case and documents submitted therewith and after giving the prosecution and the accused an opportunity of being heard, finds that there is no sufficient ground to presume that the accused has committed an offence, it shall discharge the accused and record its reasons for so doing.

38. If, after consideration and hearing under rule 37, the Tribunal is of opinion that there is sufficient ground to presume that the accused has committed an offence, the Tribunal shall frame one or more charges for the offences of which he is accused and he shall be asked whether he admits that he has committed the offence with which he is charged.

39. If the accused admits that he has committed the offence charged with, his admission shall be recorded in his own words, and upon such admission the Tribunal may convict him accordingly or may keep such admission with the record for consideration usually at the time of trial and pronouncement of judgment.

40. Whenever the Tribunal considers that the production of any document or other thing is necessary or desirable for the purpose of investigation or trial or other proceedings under the Act, the Tribunal may issue a summons, or an order to the person in whose possession or power such document or thing is believed to be, requiring him to attend and produce it at the time, place and date stated in the summons or order.

41. The Tribunal may, for ensuring fair justice, appoint one or more amicus curie to assist the Tribunal in a particular case.

42. The Tribunal may allow appearance of any foreign counsel for either party provided that the Bangladesh Bar Council permits such counsel to appear.

43. Where an accused is not represented by any counsel in the trial of a case, the Tribunal shall appoint a counsel to defend such an accused at the expense of the Government.

44. The Tribunal shall be at liberty to admit any evidence oral or documentary, print or electronic including books, reports and photographs published in news papers, periodicals, and magazines, films and tape recoding and other materials as may be tendered before it and it may exclude any evidence which does not inspire any confidence in it, and admission or non-admission of evidence by the Tribunal is final and cannot be challenged.

45. In pursuance of section 11(4) of the Act, the Tribunal may draw a proceeding against any person who obstructs or abuses the process of the Tribunal, or disobeys any order or direction of the Tribunal, or who does anything which tends to prejudice the case of a party before the Tribunal, or tends to bring the Tribunal or any of its Members into hatred or contempt, or does anything which constitutes contempt of the Tribunal.

46. Upon hearing the person and consideration of the explanation submitted, if any, to a notice to show cause issued, if the Tribunal is of opinion that such person is guilty of an offence under section 11(4), it may accordingly convict and punish such person.

Chapter VI

Evidence

47. Prior to testifying before the Tribunal, every witness shall swear an oath or make an affirmation in Form 12 of the Schedule.

48. (1) The Tribunal may, at any stage of trial of a case, summon any person as a witness, or examine any person in attendance, though not summoned as a witness, or re-call and re-examine any person already examined.

(2) The Tribunal shall summon and examine or re-call and re-examine any such person if his evidence appears to it essential to the just decision of the case.

49. The Tribunal may take consideration of the confession of an accused or the statement of a witness recorded by the Judicial Magistrate under rule 25(1) and in the manner as stated in rule 25(2) if the confession is proved by such Judicial Magistrate or any other Judicial Magistrate who is acquainted with his signature or writing when the recording Judicial Magistrate is dead or not available.

50. The burden of proving the charge shall lie upon the prosecution.

51. (1) The onus of proof as to the plea of 'alibi' or to any particular fact or information which is in the possession or knowledge of the defence shall be upon the defence.

(2) The defence shall also prove the documents and materials to be produced by them in accordance with the provisions of section 9(5) of the Act.

52. Where there are several accused, the reference of the accused on behalf of whom the evidence was submitted, shall be noted.

53. The testimony of a witness shall be recorded either in English or in Bangla as the Tribunal directs.

54. The prosecution may prove a document by the person who was the author of such document or who knows the handwriting or signature of such author, and when any of such persons is dead or not available, the person from whom it was collected or who knows from whose possession it was collected.

55. Once the document is marked as exhibit, the contents of a document shall be admissible.

56. (1) The Tribunal shall give due weight to the primary and secondary evidence and direct and circumstantial evidence of any fact as the peculiar facts and circumstances of the case demand having regard to the time and place of the occurrence.

(2) The Tribunal shall also accord in its discretion due consideration to both hearsay and non-hearsay evidence, and the reliability and probative value in respect of hearsay evidence shall be assessed and weighed separately at the end of the trial.

57. The Tribunal shall apply these Rules which will best favour a fair determination of the matter in issue before it and are consonant with the spirit of the Act.

58. (1) Evidence that is produced by the prosecution or the defence shall be suitably identified, proved by the respective party and marked with consecutive numbers as exhibits.

(2) Exhibits of the prosecution shall be marked with English numerals while those of the defence with English alphabets and all exhibits shall constitute part of the record.

Chapter VII

Office of the Tribunal

59. (1) The Office of the Tribunal shall be composed of a Registrar, a Deputy Registrar and other personnel and employees.

(2) The Registrar shall, with approval of the Chairman, organize and direct the works of the Office.

(3) The Office shall provide necessary secretarial services to the Tribunal and perform such other duties as may be assigned by the Chairman.

(4) All communications intended to the Tribunal shall be delivered to the Registrar.

(5) The working hours of the Office shall be from 10.00 A.M to 01:00 P.M and 02.00 P.M to 05.00 P.M, and the judicial work shall be held from 10.30 A.M to 04.30 P.M with recesses of one hour from 01.00 P.M to 02.00 P.M.

(6) The Office shall be closed on Friday and Saturday for weekly holidays.

(7) The Tribunal shall fix up fresh official and judicial working hours for the month of Ramadan.

Chapter VIII**Powers and Functions of Registrar and Deputy Registrar**

60. The Registrar shall—

- (1) be the Chief Administrative Officer of the Office of the Tribunal and receive the cases submitted by the Prosecutor for the purpose of laying them before the Tribunal;
- (2) assist the Tribunal in the performance of its functions under the authority of the Chairman and shall be responsible for the administration and service of the Tribunal and shall serve as its channel of communication;
- (3) maintain a Duty Roster of other personnel and employees of the Office;
- (4) maintain a Case Register of the cases in Form-15 and shall make entry of necessary particulars thereof, and such cases so registered and numbered shall be called as **ICT-BD Case**;
- (5) be responsible for custody of the record of the cases;
- (6) make correspondence with the government and other offices on behalf of the Chairman;
- (7) be responsible for issuing summons or warrant of arrest under his signature for securing attendance of the accused or the witness or search warrant etc. from the Office as required by the Tribunal, bearing its seal, and be responsible also for maintaining a Process Register in this regard;
- (8) be the ‘Drawing and Disbursing Officer’ (DDO) and be responsible for the accounts of the money sanctioned to the Tribunal, and he shall manage and deal with the financial matters by taking initiative for placement of budget and spend the fund when needed for providing services to the Tribunal on sanction of the Chairman;
- (9) keep Taka 20,000/00 as Permanent Advance in hand to meet up day to day expenses of the Tribunal either in cash or in voucher, or in both;

- (10) maintain the Office Order Book and other registers including the Register of Letters Issued and the Register of Letters Received, and the Daily Attendance Register of staff of the Office shall be duly maintained and signed by him, and also maintain a Peon Book;
- (11) supply or cause supply a certified copy of the Judgment of the Tribunal, upon an application filed by the accused or Prosecutor, prepared in offset white paper on payment of a fees of Taka 10(ten) for each page of the copy while an absconding accused shall not get the such a copy unless he surrenders before the Tribunal or he is arrested; and
- (12) be bound to do any official work meant for smooth functioning of the Tribunal as assigned by the Chairman.

61. Except clause (1), (2), (8) and (9) of rule 60, the Registrar may delegate any of his powers under these Rules to the Deputy Registrar and in such a case he shall inform the matter to the Chairman.

62. (1) For the smooth functioning of the Tribunal, the Registrar may control the entry of people including the counsels in the court-room of the Tribunal as and when required by the Tribunal for maintaining discipline and order.

(2) For ensuring orderly and disciplined state of affairs inside the court-room of the Tribunal, no counsel, journalist, media person or other people shall be allowed to enter the court room without having 'entry pass' issued by the Registrar.

63. (1) The Deputy Registrar shall assist the Registrar in his works and act as per direction of the Registrar.

(2) The Deputy Registrar shall automatically assume the powers and perform necessary functions of the Registrar under these Rules during the absence of the Registrar.

Chapter IX**Representation and Fees etc.**

64. A counsel may represent a party before the Tribunal upon filing a '*Vakalatnama*' duly executed by and obtained from such party.

65. Every application to the Tribunal shall bear a court-fee of Taka 10 (ten) and the '*Vakalatnama*' shall be affixed with a court-fee of Taka 50 (fifty).

Chapter X**Amendment**

66. These Rules are not exhaustive and may be amended, altered, added or repealed by the Tribunal if it thinks necessary and expedient for the smooth functioning of the Tribunal.

A.K.M Zaheer Ahmed
Member

Justice A.T.M Fazle Kabir
Member

Justice Md. Nizamul Huq
Chairman

By Order of the Tribunal

Md. Shahinur Islam
Registrar (District Judge)
International Crimes Tribunal
Old High Court Building, Dhaka,
Bangladesh.

SCHEDULE

ICT-BD Form No. 01.

Summons to an accused person

In the International Crimes Tribunal, Dhaka

ICT-BD Case No.-----

To-----

of-----

Police Station-----

District-----

Whereas your attendance is necessary to answer to a charge of offence punishable under section 3 of the International Crimes(Tribunals) Act ,1973, you are hereby required to appear in person, before the International Crimes Tribunal, Dhaka on the -----day of -----2010 at 10:00 A.M without fail.

Given under my hand and the seal of the Tribunal as directed, this the ----- day of-----of----- (year).

By Order of the Tribunal

Registrar

ICT-BD Form No. 02.**Summons to Witness****In the International Crimes Tribunal, Dhaka****ICT-BD Case No.-----**

To-----

of-----

Police Station-----

District-----

WHEREAS complaint has been lodged before the Tribunal that-----
 ----- has or is suspected to have committed the offence
 punishable under section 3 of the International Crimes (Tribunals) Act, 1973 and
 it appears to the Tribunal that you are likely to testify or give material evidence
 for the prosecution.

You are hereby summoned to appear before this Tribunal on the -----day of --
 -----(month) of -----(year) at 10:00 A.M to disclose what you know
 concerning the above offence. If you neglect or refuse to appear before the
 Tribunal on the said date, a warrant will be issued to compel your attendance.

Given under my hand and the seal of the Tribunal as directed, this the -----
 day of-----of (year).

By Order of the Tribunal**Registrar****Report of Service**

Endorsed to -----for service

Served by me

on-----

Signature of the accused Serving Officer

Returned to the Tribunal on-----

ICT-BD Form No. 03.

Warrant of Arrest of Accused

In the International Crimes Tribunal, Dhaka

To- -----Metropolitan Police
Commissioner, -----/Police Super, District-----/ the Officer-
in-Charge, Police Station-----, District-----

WHEREAS

----- (name of the
accused)

of ----- Police Station-----

District-----stands charged with the offence
punishable under section 3 of the International Crimes (Tribunals) Act, 1973 you
are hereby directed to arrest the said accused and produce him before this
Tribunal.

Given under my hand and the seal of the Tribunal as directed, this the -----
day of----- (month) of ----- (year).

By Order of the Tribunal

Registrar

ICT-BD Form No. 04.**Order requiring production in Court of accused in prison****International Crimes Tribunal, Dhaka****ICT-BD Case No.-----****To****The Officer in Charge of the jail at -----**

WHEREAS the attendance of -----
-----at present confined/ detained in the above mentioned prison, is required in this Tribunal to answer to a charge of the offence punishable under section 3 of the International Crimes (Tribunals) Act, 1973 or for the purpose of the proceeding of the case as mentioned herein.

You are hereby required to produce the said accused under safe and sure conduct before this Tribunal on-----day of-----
-----20----- by 10:00 A.M for the purpose of the said proceedings, and after this Tribunal has dispensed with his further attendance cause him to be conveyed under safe and sure conduct back to the said prison.

Given under my hand and the seal of the Tribunal as directed, this the -----
day of------(month) of -----(year).

By Order of the Tribunal**Registrar**

ICT-BD Form No. 05.

Bail-Bond after arrest under a Warrant

In the International Crimes Tribunal, Dhaka

ICT-BD Case No.-----

I, -----of-----
being brought before the International Crimes Tribunal, Dhaka under warrant issued to compel my appearance to answer to the charge of offence punishable under section 3 of the International Crimes (Tribunals) Act,1973 to face the trial do hereby bind myself to attend in the Tribunal on the dates so fixed for the purpose of the proceeding and in case of my making default therein, I bind myself to forfeit to the State the sum of Taka.-----

Dated this the -----day of -----20-----

(Signature)

I hereby declare myself or we hereby declare ourselves jointly that the above-named accused-----of-----
District-----, shall attend before the Tribunal on the date fixed by the Tribunal to face the above charge, and shall continue so to attend until otherwise directed by the Tribunal; and in case of his making default therein, I bind myself/ we bind ourselves to forfeit to the State, the sum of Tk.-----

Dated this day of 20 .

(Signature)

ICT-BD Form No. 06.**Warrant to bring up a witness****In the International Crimes Tribunal, Dhaka****ICT-BD Case No.-----**

To-----

of-----

Police Station-----

District-----

WHEREAS complaint has been made before the Tribunal that -----
 -----of-----
 district-----has committed the offence punishable under
 section 3 of the International Crimes (Tribunals) Act , and it appears to the
 Tribunal that -----can give evidence
 concerning the said complaint; and whereas the Tribunal has good and sufficient
 reason to believe that he will not attend as a witness on the hearing of the said
 complaint unless compelled to do so, this is to authorize and require you to arrest
 the said ----- to bring him
 before this Tribunal, to be examined touching the offence complained of. On the
 ----- day of-----20 at 10:00 A.M.

Given under my hand and the seal of the Tribunal, this -----
 day of ----- 20 .

By Order of the Tribunal**Registrar**

	Space for court-fee stamp	
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ICT-BD Form No. 07.**Application for Inspection of Record****In the International Crimes Tribunal, Dhaka**

Number of the Case	Name of the Advocate/ person who will inspect the record/ document	Date and Time of Inspection	Official in presence of whom Inspection will be held	Remark
1	2	3	4	5

NB: Column 3 and 4 will be filled up by the Registrar

Date 20..... Signature of the applicant.

ICT-BD Form No. 08.**Summons to produce any document or other things****In the International Crimes Tribunal, Dhaka****ICT-BD Case No.-----**

To-----

of-----

Police Station-----

District-----

WHEREAS it appears to this Tribunal that the production of the under mentioned document(s) or thing(s), is/are necessarily desirable for the purposes of trial/proceeding by this Tribunal, you-----
of-----district-----
is hereby required to attend this Tribunal and produce the said document (s) or thing(s) on the -----day of-----20 at 10:00 A.M before this Tribunal without fail.

Given under my hand and the seal of the Tribunal, this -----
day of ----- 20 .

By Order of the Tribunal**Registrar****Brief Particulars of the document(s) or thing(s):**

ICT-BD Form No. 09.

**Order requiring production of person in prison for giving evidence in
Tribunal**

In the International Crimes Tribunal, Dhaka

ICT-BD Case No.-----

To

The Officer in Charge of the jail at-----

WHEREAS complaint has been made before this Tribunal that-----
----- of-----
has committed the offence punishable under section 3 of the International Crimes
(Tribunals) Act , 1973, and it appears that -----
(name of witness confined in prison) at present confined/detained in the above-
mentioned prison, is likely to give material evidence for the prosecution/defence;

You are hereby required to produce him before this Tribunal on the -----
day of-----20-----at 10:00 A.M. for giving evidence in the matter now
pending before this Tribunal, and after this Tribunal has dispensed with his
further attendance cause him to be conveyed under safe and sure conduct back to
the said prison.

And you are further required to inform the said person confined in your prison of
the contents of this order and deliver to him the attached copy thereof.

Given under my hand and the seal of the Tribunal, this -----
day of ----- 20 .

By Order of the Tribunal

Registrar

ICT-BD Form No. 10.**Form of Recording Deposition****In the International Crimes Tribunal, Dhaka, Bangladesh****ICT-BD Case No.-----****Prosecutor versus -----**

Deposition of witness no.----- for the -----
 aged about-----years, taken on oath-----day of -----
 20-----.

My Name is-----

My father's name is -----

My mother's name is-----Age-----

I am by religion-----, My home is at
 village-----, Police Station-----,
 District-----, I at present reside in-----,
 Police Station-----, District-----,
 my occupation is -----.

ICT-BD Form No. 11.

Certificate to witness or the person testifying in Tribunal

In the International Crimes Tribunal, Dhaka

ICT-BD Case No.-----

It is hereby certified that -----son of -----
-----of village-----
police station-----district-----
attended this Tribunal today the -----day of -----
(month) -----(year) to testify in connection with the
aforementioned case as produced by the prosecution/defence. After deposing
he /she left the Tribunal today at -----hrs.

Given under my hand and the seal of the Tribunal as directed, this the -----
day of-----of----- (year).

By Order of the Tribunal

ICT-BD Form No.12**In the International Crimes Tribunal, Dhaka****Oath Form (English)**

“I swear that the evidence which I shall give in this case before this Tribunal shall be true, that I will conceal nothing, and that no part of my evidence shall be false.”

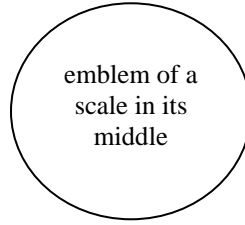
শপথ ফরম (বাংলা)

“আমি শপথ করিয়া বলিতেছি যে, এই মামলায় অত্র ট্রাইবুনালের সম্মুখে আমি যে সাক্ষ্য দিব তাহা সত্য হইবে, আমি কোন কিছু গোপন করিবনা, এবং আমার সাক্ষ্যের কোন অংশ মিথ্যা হইবেনা।”

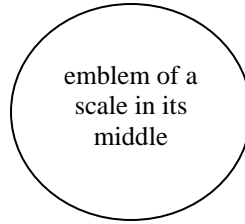
ICT Form No. 13

**Seal of International Crimes Tribunal
Dhaka, Bangladesh**

English Seal



Bengali Seal



Both the Seals bear the name and location of the Tribunal having emblem of a scale in its middle. Its shape is round. The dimension is given below :-

Length and breadth :- 04 cm × 04 cm.

ICT Form No. 14.**Order Sheet****International Crimes Tribunal, Bangladesh****Present: Mr. Justice Md. Nizamul Huq, Chairman****Mr. Justice A.T.M Fazle Kabir, Member****Mr. A.K.M Zaheer Ahmed, Member****ICT-BD Case No-----****Prosecutor****versus****Charge(s):-----****Prosecutor(s):****Defence Counsel(s)**

Serial No.of Order	Date	Order with signature of the Tribunal	Office note as to action on order(if any) and date

Member

Member

Chairman”

ICT-BD Form No.15

**International Crimes Tribunal
Old High Court Building
Dhaka, Bangladesh.**

ICT-BD Case Receipt Register

Serial no.	ICT-BD Case Number	Name of accused person(s) with particulars	Offence and section under which charged	Date of filing Investigation Report to the Prosecution	Date of submission of formal charge by the prosecutor to the Registrar's office for placement to the Tribunal	Name of the Prosecutor who submits the formal charge	Total number of pages (Complaint, materials, evidence paper etc.)	Date of submission before the Tribunal	Date of framing charge by the Tribunal	Number of prosecution witness examined	Number of defence witness examined	Judgment with date	Result in appeal, if any	Remark
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

বাংলাদেশ গেজেট, অতিরিক্ত, জুলাই ১৫, ২০১০

৭৪০৫

ICT-BD Form No.16

**International Crimes Tribunal
Old High Court Building
Dhaka, Bangladesh.**

Register of Processes Issued

Serial No.	Number of case(s)	Name of person/ accused/ witness to whom process issued with particulars	Date of issuance of process(s)	Nature of process(s)	Date when returnable	Date of return	Remark
1	2	3	4	5	6	7	8

ICT-BD Form No.17

**International Crimes Tribunal
Old High Court Building
Dhaka, Bangladesh.**

Register of Petitions, etc., and Court-fees in the Tribunal

Date	Serial No.	Number of case to which the petition relates	Nature of document if a petition, the purpose	Process fee	All other fees	Total	Remark
1	2	3	4	5	6	7	8

মোঃ মজিবুর রহমান (যুগ্ম-সচিব), উপ-পরিচালক (অতিরিক্ত দায়িত্ব), বাংলাদেশ সরকারি মুদ্রণালয়, ঢাকা কর্তৃক মুদ্রিত।
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