

- (d) prescribing the places in which girls may be detained under the provisions of sub-section (1) and sub-section (2) of section 17;
- (e) prescribing the manner in which the managers of any institution prescribed as suitable custody may board out or license any girl placed in such custody under section 14, and providing for the supervision of such girls when boarded out or licensed;
- (f) providing for bonds to be taken from persons with whom such girls are boarded out, or who take them on license;
- (g) providing for bonds to be taken by a juvenile Court or by a Magistrate when making such girls over to suitable custody, not being the custody of a notified institution, and for the form of such bonds, and the conditions to be contained therein, and for cancelling such bonds, and for making further provisions for the suitable custody of such girls on forfeiture of such bonds;
- (h) regulating the contribution by parents and other persons liable to maintain girls placed in suitable custody.

THE SCHEDULE

(See section 2)

Enactment Repealed

Year. 1	Number. 2	Short title. 3	Extend of repeal. 4
1922	11	¹ [* * *] ² [The Children Act, 1922]	Section 41

¹ The words and comma "Bengal Act," were omitted by section 3 and 2nd Schedule of the Bangladesh Laws (Revision and Declaration) Act, 1973 (Act No. VIII of 1973).

² The words, comma and figure "The Children Act, 1922" were substituted, for the words, comma and figure "The Bengal Children Act, 1922" by section 3 and 2nd Schedule of the Bangladesh Laws (Revision and Declaration) Act, 1973 (Act No. VIII of 1973).