(2) Every notice given under this section shall state (a) the name surname, age and profession or condition of each of the parties intending marriage: (b) the residence of each of them; (c) the time during which each of them has dwelt there; and (d) the plae in which the intended marriage is to be solemnized;

and it shal contain a declaration by the party giving the notice to the effect that he belives that there is no impediment of kindred or affinity or other lawful is no impediment of kindred or affinity or other lawful hindrance to the solemnization of the said intended marriage.

- (3) A copy of every notice given under this section shall be published by being affixed in some conspicuous place in the office of the officer to whom the notice is given.
- (4) On the expiration of four clear days after such notice as aforesaid has been published in the manner prescribe by sub-sectioin 93) the officer to whom the notice is given, unless he is aware of any impediment of kindred or affinity or other lawful hindrance to the solemnization of the siad intended marriage, shall, on payment of such fee (if any) as 8 (the Government) may fix in this behalf, furnish the party by whom the notice was given with a certificate, under his hand and seal, to the effect that the notice has been so given and published.

religion:

(b) a District magistrate, where neither of such parties is a person

professing the Christian religion:

Provided that the party giving such notice as aforesaid shall have had his lave had his usual place of abode for aforesiad shall have had his exal place of abode for not less than three consecutive weeks annedlately preceding the giving of notice within the local limits of the area for which Marriage Registrar. Magistrate to whom the

Appendix-VI THE SPECIAL MARRIAGE ACT. 1872 Act No. III of 1872 (22nd March, 1872)

An Act to privide a form of Marriage in certain cases.

Preamble: WHEREAS it is expendient to provide a form of marriage for person who do not profess the Christian. Jewish, Hindu, (Muslim), Parsi, Buddhist, Sikh or Jaina religion, (and for persons who profess the Hindu, Buddhist, Sikh or Jaina religion) and to legalize certain marriages the validity of which is doubtful; It is herebyt enacted a follows:

- 1. Local extent: [This Act extends to the whole of Bangladesh.]
- 2. Upon which marriages under Act may celebrated: Marriages may be celebrated under this Act between persons neither of whom professes the Christan or the Jewish or the Hindu or the [Muslim] or the Parsi or the Buddhist or the Sikh or the Jaina religion. [or between persons each or whom professes one or other of the following religions, that is to say, the Hindu, Buddist, Sikh or Jaina religion] upon the following conditions:
- (1) neighter party must, at the time of the marriage have a husband or wife living:
- (2) the man must have completed his age of eighteen years, and the woman her age of fourteen years, according to the Gregorian calendar:
- (3) each party must, if he or sh: has not completed the age of twenty-one years, have obtained the consent of his or her father or guardian to the marriage:
- (4) the parties must not be related to each other in any degree of consanguinity or affinity which would, according to any law to which wither of them is subject, render a marriage between them illegal.

1st proviso-No such law or custom other than one relating to consanguinity or affinity, shall prevent them from marrying.

2nd Proviso-No law or custom as to consanguinity shall prevent them from marrying. Unless a relationship than that of great-great grand-father- or great-great-grand-mother, or unless one of the parties is the lineal an cestor, or the brother or sister of some lineal ansestor, of the other.

- 3. Appoinment of Marriage Registrars: The [Government] may appoint one or more Registrars under this Act, either by nmae or as holding any office for the time being, for any portion of the territory subject to ts administration. The officer so appointed shall be called "Registrar of Marrages under Act III of 1872", and is hereinafter referred to as "the Registrar". The portion of territory for which any such officer is appointed shall be deemed his disctrict.
- 4. One of the parties to intended marriage to give notice to Registrar: When a marriage is intended to be solemnized under this Act, one of the parties must give notice in writing to the Registrar before whom it is to be Solemnized.

The Registrar to whom such notice is given must be the Registrar of a district within which one at least of the parties to the marriage has resided for fourteen days before such notice is given.

- 5. The Registrar shall file all such notices and keep them with the records of his office, and shall also forthwith enter a true copy of every such notice in a book to be for that purpose furnished to him by the [Government]. Notice to be filed and copy entered in the marriage Notice Book under Act III of 1872" and such book shall be open at al reasonable times, without fee, to all persons desirous of inspecting the same.
- 6. Objection to Marriage: Fourteen days after notice of an intended marriage has been given under section r, such marriage may be solemnized, unless it has been previously objected to in the manner hereinafter mentioned.

Any person may object to any such marriage on the ground that it would contravene some one or more of the conditions prescibed in clauses (1), (2), (3), or (4) or section 2.

The nature of objection made shall be recorded in wrting by the Registrar in the register and shall if necessary, be read over and explained to the person making the objection, and shall be signed by him or on his behalf.

7. Procedure on receipt of objection: On receipt of such notice of objection the Registrar shall not proceed to solemnize the marriage the lapse of fourteen days from the receipt of such untill objection, if there be a Court of competent jurisdiction open at the time, or if there be no such Court open at the time, until the lapse of fourteen days from the opening of such Court.

Objector may file suit: The person objecting to the intended marriage ay file a suit in any Civil Court having local jurisdiction (other than a Court of Small Causes) for a declaratory decree, declaring that such marriage would contracene some one or more of the conditions prescribed in clauses (1), (2), (3), or (4) of section 2.

8. Certificate of filing of suit to be lodged with Registrar: The officer before whom such suit is filed shall thereupon give the person resenting it a certificate to the effect that such suit has been filed. If such certificate be lodged with the Registrar within fourtheen days from the receipt of notice of objection, if there be a Court of competent jurisdiction open at the time, or if there be no such Court open at the time, within fourteen days of the opening of such Court, the marriage shall not be solemnized till the decision of such Court has been given and the period allowd by law for appeals from such decision has elapsed; or, if there be an appeal from such decision, till the decision of the Appellate Court has been given.

If such certificate be not lodged in the manner and within the period prescribed in the last preceding paragraph, or if the decision of the Court be that such marriage would not contravene any one or more of the conditions prescribed in clauses (1), (2), (3), or (4) of section 2, such marriage shall notbe solemnized.

9. Court may fine when objection not resonable: Any Court in which any such suit as is referred to in section 7 is filed may, if it shall appear to it that the objection was not reasonable and bonafide, inflict a fine, not exceeding one tousad [Taka] on the person objecting, and award it, or any part of it, to the parties to the intended marriage.

10. Declaration by parties and witnesses: Before the marriage is solemized, the parties and three withnesses shall, in the presence of the Registrar, sing a declaration in the form contained in the second schedule to this Act. if either party has not completed the age of twenty-one years, the declaration shall also be signed by his or her father or guardian, except in the case of a widow, and, in every case it shall be countersigned by the Registrar.

11. Marriage how to be solemnized: The marriage shall be solemnized in the presence of the Registrar and of the three withnesses who signed the declaration, it may be solemnized in any from, provided that each party says to the other, in the presence and hearing of the Registrar and withnesses,

12. Palce where Marriage may be solemnized: The marriage may be celebrated either at the office of the Registrar or at such other place, within reasonable distance of the office of the Registrar as the parties desire: Provided that the [Government] may prescrie the condtions under which such marriages may be solemnized at places other than the Registrar's office, and the additional fees to be paid thereupon.

13. Certificate of Marriage: Where the marriage has been solemnized, the Registrar shall enter a certificate thereof in a book to be kept by him for that purpose and to be called the "Marriage Certificate Book under Act III of 1872", in the form given in the third scheule to this Act and such certificate shall be signed by the parties to the marriage and the three withness.

13A. Transmission of certified copies of entrles in marriage certificate book to the Registrar General of Births, Deaths and Marriages: The Registrar shall send to the Registrar General of Births. Deaths and Marriages for the territories within which his district in situate, at such interal as the [Government] from time to time directs, a true copy certified him, in such from as the [Government] from time to time prescribes, of all entries made by him in the said marriage certificate book since the last of such intervals]

14. Fees: The [Government] shall prescribe the fees to be paid to the Registrar for the duties to be discharged by him under this Act.

The Registrar may, if he thinks fit, demand payment of any such fee before the solemnization of the marriage or performance of any other duty in respect of which it is payable.

The said Marriage Certificate shall at all reasonable time be open for inspection and shall be admissible as evidence of the truth of the statements therein contained. Certified extracts therefrom shall on application be given by the Registrar on the payment to him by the applicant of a fee to be fixed by the [Government] for each such extract.

15. Penalty on maried person marrying agian under Act: Every person who, being at the time married, procures a marriage of himself to be a solemnized under this Act, shall be deemed to have commtted an offence under section 494 or section 495 of the [Penal Code], as the cas may be; and the marrigae so solemnized is void.

16. Punishment of bigamy: Every person married under this Act who, during the life tim of his or her wife or husband, contracts any other marriage, shall be subject to the penalties provided in sections 494 and 495 of the [Penal Code] for the offence of marrying againd during the lifetime of a husband or wife, whatever may be the religion which he or she professed at the time of a husband or wife, whatever may be the religion which he or she professed at the time of such second marriage.

17. Divorce Act apply to: The Divorce Act shall apply to all marriages contracted under this Act, and any such marriage may be declared null or dissolved in the manner therein provided, and for the causes therein mention or on the gound that it contravenes some one or more of the conditions prescribe in clauses (1), (2), or (4) of section 2 of this Act.

18. Law to apply to issue of marriages under Act: The issue of marriage solemnized under this Act shall, if they marry under this Act, be deemed to be subject to the law to which their father were subject as to the prohibition of marriages by reason of consanguinity, and affinity, and the provisos to section 2 of this Act shall apply to them.

19. Saving of marriages solemnized otherwise than under Act: Nothing in this Act contained shall affect the validity of any marriage not solemnized under its provisions; nor shall this Act be deemed directly or indirectly to affect the validity of any mode of contracting

- 20. [Registry of marriages contracted before passing of Act.] Rep. by the repealing Act, 1876 (XII of 1876).
- 21. Penalty for signing declarations of certificates false statements: Every erson making signing or attesting any declaration or certificate preservied by this Act, containing a sistement which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed guilty of the offence described in section 199 of the Penal Code.
- 22. Effect of certain marriages on comparcenary: The marriage under this Act of any member of an undivided family who professes the Hindu, Buddhist, Sikh or Jaina religion shall be deemed to effect his severance from such family.
- 23. Rights of succession in certain cases of marriage under Act: A person professing the Hindu, Buddhist, Sikh or Jaina religion who marries under this Act shall have the same rights and be subject to the same disabilities in regard to any right of succession to any property as a person to whom the Caste Disabilities Removal Act, 1850, applies:

Provided that nothing in this section shall confer on any person any right to any religious office or service, or to the management of any religious or charitable trust.

- 24. Succession to the property of parties married under Act: Succession to the property of any person professing the Hindu, Buddhist, Sikh or Jaina religion who marries under this Act, and to the property of the issue of such marriage, shall be regulated by the provisions of the Succession Act.
- 25. Person marrying under Act no to have right of adoption: No person professing the Hindu, Buddhist, Sikh or Jaina religion marries under this Act, his father shall, if he has no other son living, have the right to adopt another person as a son under the law which he is subject.

ameetly or indirectly to affect the validity of any mode of contracting

a) any type of money IIV-xibnaqqAperty as demanded by the

Nari O Shishu Nirjatan Daman Ain, 2000

Nari O Shishu Nirjatan Damas Ain, 2006

(i) "Down" means-tailing to surprise to gentle it

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(Act No. VIII of 2000)

[Dated: 14 Feb, 2000/2 Falgun, 1406]

An Act to Prevent offences rigidly relating to women to women and Children Children

WHEREAS it is expedient to frame laws for the prevention of offences rigidly relating to women and children;

Hence, therefore, the laws are enacted as below:-

SEC.-1: SHORT TITLE.—This law shall have the title, Nari O Shishu Nirjatan Daman Ain, 2000.

SEC.-2: DEFINITIONS.—Unless there is anything repugnant in the subject or context—

- a) 'offence' means an offence punishable under this act;
- b) 'kidnapping or Abduction' means to compel a person to go from one place to another place by applying force or upon inducement or enticement or by deceitful means or by intimidation;
- c) 'Confinement' means to detain any person in one place against his will;
 - d) 'Tribunal' means a tribunal constitutes under this Act;
- e) 'Rape' means subject to section 9, according to the definition given in section 375, Penal Code, 1860 (Act XLV o f 1860);
 - f) 'New born baby' means any baby up to forty days; on to overest
 - g) 'Woman' means woman of any age;
 - h) 'Ransom' means monetary benefit or any other benefit;
- i) 'Criminal Procedure' means Code of Criminal Procedure, 1898 (Act V of 1898);