Status of Dalit Christians in India

Stakeholders Report and Recommendations for United Nations Universal Periodic Review (UPR) IV

State Party- India

Jointly Prepared and Submitted by

National Dalit Christian Watch

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1. **INTRODUCTION**

This stakeholder’s report on “Status of Dalit Christians in India” is jointly prepared by National Dalit Christian Watch (NDCW) along with several solidarity groups, Dalit Christian organizations, coalitions, forums and individuals (Annex1). This submission highlights key concerns regarding discrimination and human rights violation faced by Dalit Christians as a significant minority. Constituting between (14 million to 19 million) of (24 million) Indian Christian population, Dalit Christians (DCs) are victims of intersectional vulnerabilities as Dalits and as Christians. For the preparation of report, information was collated through primary and secondary sources. National consultation was held virtually on 14th March 2022. For secondary sources- news reports, commissions reports, writ petitions filed in courts, and parliamentary debates were referred.

**UPRIII 2017 Recommendation**: India’s human rights record was reviewed in 2017. There were NO specific recommendations made for the Rights of Christians of Scheduled Caste origin (Dalit Christians). Nevertheless, 14 key recommendations are identified within thematic Framework of non-discrimination, social justice, freedom of belief, and protection of minority rights (vulnerable groups) to promote the Rights of Christians of Scheduled Caste origin. Indian government supported 7 and noted 7. (Annex2)

2. **CONTEXT**: - Dalits in India continue to be subjected to caste-based prejudice and atrocities; in the year 2020 under the SCs and STs Prevention of Atrocities Act 1989; 50,268 cases were reported (increase 16.98%) with conviction percentage as low as 34.68%. In these cases, violence against dalit women and minors include rape, abduction to compel her to marriage, gangrapes, assault on women to outrage modesty are increasing. This law provides protection to Dalit Hindus, Buddhist and Sikhs from caste-based violence and discrimination. However, Dalit Christians are excluded from protection under this law. Dalit Christians (DCs)

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1NDCW- organisation working for promoting core values of equality, justice and dignity for Dalit Christians. Has been advocating for recognition of Scheduled Caste Status for Dalit Christians to have access to entitlements through the affirmative action policy of the State. Secondly, the NDCW monitors and intervenes in cases of caste-based discrimination and exclusionary practices in the Church, Institutions, as well as monitors violation of rights and dignity of Dalit Christians.

2Dalit Christians were part of untouchable Hindu caste ladder, and were considered as ‘outcast’ owing to their birth into a particular untouchable group. With each caste group being pre-assigned descent-based work (profession) to fulfil the dharma. They did not have access to decision making in terms of their education, employment or profession; leading to their socio-economic backwardness, and poverty. Over the centuries, a few of depressed caste community members exercised their choice of freedom of religion and belief as guaranteed by the Indian Constitution in accordance with the fundamental right in Article 25 to freedom of religion; primarily to have access to dignity and equal treatment in their newfound belief system. For some it was Islam, Christianity, or Buddhism. The Dalit Christians are a minority within the religious minority owing to their past untouchable identity and their new found identity as Christians.

3 According to NCCI there are about 14 million plus Dalit Christians in India, the exact population is not known as the Government of India did not release caste census for religious groups. https://www.christianitytoday.com/ct/2001/februaryweb-only/56.0c.html.


5 National Consultation was held with Dalit Christian Activists, Forum leaders, Church heads, and lawyers who have been part of the struggle in demanding the SC status for DCs. Their inputs, personal testimonies were collected and endorsements were made for the report.

6 Scheduled Caste and Scheduled Tribes Prevention of Atrocities Act 1989, (Amended 2015) is a Legal safeguard to protect SCs and STs from Caste based atrocities/discrimination.
continue to face threefold discrimination; by the State, Society at large, and within the Faith due to intersectional religious and caste identity. They experience discrimination at simultaneous levels. First, non-recognition of identity as “Scheduled Castes” by the Indian State3 secondly, the difference in treatment experienced even after adopting Christianity. DCs are not treated equally by Christians and Caste Hindus as they are viewed from their past identity; as a member of depressed caste or (untouchable), which the “state tends to neglect”. This triple(multiple) oppression of Christians from SC origin has led to denial of their dignity, rights and entitlements.

**Socio-Economic Status:** - DCs are further pushed into socio-economic hardships, and are vulnerable to caste-based discrimination and violence; with no special legal protection to address this gap. This is primarily due to discriminatory Presidential order(1950 paragraph 3)8 which grants ‘Scheduled Caste’ status for Dalits under ‘Hindu’ religion, later extended to Dalit Sikhs and Buddhists. Thus, basing SC categorization ‘solely on religion’. Yet continues to exclude Dalits who converted to Christianity & Islam. The Persistence of local traditions, mostly Hindu traditions, among Christians point to the fact that conversions have not significantly changed existing structures. Consequently, caste practices and ceremonies continue. Christians of SC origin continue to engage with local social groups and remain part of the very social hierarchical (power) structures. Conversion only changed religious identity; the caste component remained even after conversion due to predominance of Hindu environment (Fuller,1992). 9

Dalit Christians and Dalit Muslims fare worst in terms of economic conditions. In urban centres, DCs fare better than in rural India; however, remain economically challenged, are engaged in descent-based work such as Washers(dhobis), dead body Cremators in burial grounds, Drummers, Cobbler, agricultural labourers, manual scavengers, rickshaw pullers and so on.10 DCs in rural areas remain landless and largely dependent on dominant caste community for their livelihood; this is mainly due to the strong caste-based occupations that still continue.

### 3. International Conventions and Recommendations to India:

3.1 India is a State Party to International Covenant on Civil and Political Rights (ICCPR), International Covenant on Economic, Social and Cultural Rights(ICESCR), Convention on Elimination of Discrimination Against Women(CEDAW), Convention on the Rights of the Child(CRC), Convention on the Elimination of All Forms of Racial Discrimination(CERD) and Convention on the Prevention and Punishment of the Crime of Genocide, all of which guarantee various dimensions of FoRB rights.11

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7Govt of India Act 1935 and Simon Commission termed untouchables as Scheduled caste. The Govt of India (Scheduled Caste Order) 1936 defined the castes to be included in the SC List. Post- Independence the Indian Constitution Articles 341 and 342 gave the mandate to the President of India to compile the SC List.

81950 Presidential Order, identifies caste communities who have experienced extreme social, educational and economic backwardness arising out of the traditional practice of untouchability.

9 Several studies and commissions point towards similar discriminatory untouchable practices faced by DCs as other Dalits, including being prevented from using upper-caste streets, sharing sources of drinking water and other public resources, and made to walk without sleepers and continue to face atrocities. Thus, the prevalence of caste-based discrimination and exclusion with universal forms of untouchability are still being practiced.


3.2 UN Recommendations on India’s Freedom of Religion or Belief

3.2.1 Repeal Presidential Order (1950) to make Affirmative Action Religion Neutral:
Asma Jahangir, Special Rapporteur on Freedom of Religion (Belief) in her HUMAN RIGHTS COUNCIL 10th session 3A/HRC/10/8/Add.3 26January 2009 Mission to India\(^2\) stated, ‘The legal link between Scheduled Caste status and affiliation to specific religions seems problematic in terms of human rights standards’. Recommends “recall recommendation by Committee on the Elimination of Racial Discrimination (A/62/18, para. 179) to restore the eligibility for affirmative action benefits of all members of Scheduled Castes and Scheduled Tribes having converted to another religion. The Special Rapporteur recommends that the Scheduled Caste status be delinked from the individual’s religious affiliation’.

3.2.2 Negative Impact of Laws on Religious Conversion: Special Rapporteur, Mission to India Report states\(^3\) (it) ‘is deeply concerned that laws and bills on religious conversion in several Indian states are being used to vilify Christians and Muslims; prohibition of conversion by a State necessarily enters into conflict with applicable international standards. Laws and bills on religious conversion in several Indian states should be reconsidered since they raise serious human rights concerns, due to the use of discriminatory provisions and vague or overbroad terminology’.

3.2.3 Communal Violence (Prevention, Control and Rehabilitation of Victims) Bill 2005
Asma Jahangir, Special Rapporteur recognises importance of The Communal Violence (Prevention, Control and Rehabilitation of Victims) Bill 2005; calls for a provision whereby the concerned state government should rebuild or cause to have rebuilt the religious property or place of worship damaged or destroyed during sectarian violence’ to prevent and control communal violence in India\(^4\).

4. CONSTITUTIONAL-FUNDAMENTAL RIGHTS’ FRAMEWORKS IN INDIA:

India constitution provides each citizen basic constitutional and fundamental rights as enshrined in PART III and Part IV of Indian Constitution and thus is accountable to protect and promote rights and entitlements of all: - Right to Equality (Art 14-18), Right to Freedom (Art 19-22), Right Against Exploitation (Art 23-24), Right to Freedom of Religion (Art 25-28), Cultural & Educational Rights (Art 29-30), Right to Constitutional Remedies (Art 32), Educational & Economical Rights (Art 46/335), Employment & Political Rights (Art330/332) and Protection from Social Disabilities (Art338).

5. Thematic Discussion

5.1 FUNDAMENTAL RIGHT’S FRAMEWORKS VIOLATED BY FEDERAL STATE-1950 PRESIDENTIAL ORDER (Para3):- The Constitutional(Scheduled Caste)Order 1950 known as

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Presidential Order originally restricted the Scheduled Caste net to Hindus and later opened it to Sikhs and Buddhists, still excludes Christians and Muslims. Thereby, linking religion to the Scheduled Caste Status that provides benefits and affirmative actions for members of the Scheduled Caste. This Order has acted as a tool of exclusion and discrimination against Dalit Christians in multiple ways:

5.1.1 Violations of Economic, Civil and Political Rights:

Most persistent form of structural violence faced by Dalit Christians is denial of rights and protections as they are excluded from receiving benefits of affirmative action under various government schemes and policies - education, jobs, electoral privileges, and political reservations. Several writ petitions have been filed in the court of law against the discriminatory Para 3(article 341) of 1950 order and referring to caste discrimination faced by Dalit Christians.15 16 17 These benefits are available to their Hindus, Buddhist and Sikh counterparts.

Denial of protection under Special Laws:- Christians of (SC) origin are excluded from protection under the Protection of Civil Rights Act1955 and The Scheduled Castes and Scheduled Tribes (Prevention of Atrocities)Act, 1989(Amended 2015) - a criminal law that prescribes punishment for a range of caste-based atrocities and provides relief and rehabilitation to victims of such atrocities.

5.1.2 Violations of Cultural and Religious Rights:

Order prevents DCs from exercising “the right to freedom of belief”, at the cost of constitutional privileges upon adopting Christianity. This serves as a serious impediment to DCs’ freedom of faith. This violates Article25 of Indian Constitution, “all persons are equally entitled to freedom of conscience and right to freely profess, practice, and propagate religion”.

Further, 1975 order by MHA’s19 stated, “Where a Scheduled Caste person gets converted to a religion other than Hinduism or Sikhism; and then reconverts himself back to Hinduism or Sikhism, he will be deemed to have reverted to his original Scheduled Caste status, if he is accepted by member of caste as one among them.” Therefore, this order reveals an allurement tactic by the State, reflects double standards to curtail religious freedom as guaranteed by Indian Constitution to choose their faith.

5.1.3 Violations of Principles of Freedom, Justice, Equality & Non-discriminations:

The 1950&1975 Orders deny Fundamental Rights to Dalit Christians: - as enshrined in the Constitution of India; particularly Right to Equality and non-discrimination (Arts: 14-32 especially art 25) which provides for equal treatment of everyone before the law, prevents discrimination on various grounds, treats everybody as equals in matters of public employment, and abolishes untouchability.

16 Writ petition filed in Supreme Court of India by T. Franklin Caesar and Centre for Public Interest Litigation under article 32 of the Constitution of India challenging the Para 3 of Article 341 (scheduled Caste) Order 1950. This petition was supported by NCCI and CBCI. More petitions have filed similar petitions in state high courts.

18 Another petition filed in Madras High Court, by a Christian of Scheduled Caste Origin requested for equality in the Church function and activities without any caste discriminatory and untouchability mindset practice - violative as per the Indian Constitution Article 17. (Madras High Court G.Stephen Doss vs The District Collector on 27 November 2017 Before the Madurai Bench of Madras High Court dated: 27.11.2017. Coram the Honourable Mr. Justice S. S. Sundar W.P.(MD)Nos.21189 of 2017 and 21503 of 2017 W.P.(MD)No.21189 of 2017 G. Stephen Doss Vs...Petitioner 1.The District Collector, Trichy District and Others ... Respondents)

19 Among the notable petitions was one filed by the National Council for Dalit Christians in the Supreme Court of India seeking an end to the practice of considering religion to extend SC status to religious minorities. This matter was forwarded by the Court to the GOI.
Paragraph 3 contradicts Paragraph 2 (Presidential Order 1950):- Para 2 bases affirmative action on the Principle of Equality whereas Para 3 grants SC status on religious basis which is discriminatory.  

The Claim V/s. Observations by Various Commissions and Supreme Court of India: -The claim as propagated by Brahminical common sense is based on two premises: - first, Dalit Christians are in a better economic and social situation upon conversion. Secondly, Christianity as a religion propagates equality. However, this claim has been proven to be false by several Government Appointed Commissions namely, the Elayaperumal Commission (1969)\(^{21}\), Mandal Commission (1980)\(^{22}\), National Commission for Religious and Linguistic Minorities (2005),\(^{23}\) and National Commission for Minorities (2008). Consequently, all commissions have submitted recommendations on the matter to extend Scheduled Caste status to Dalit Christians and Muslims; stating “affirmative action should NOT be based on religion”. (Annex 3&4)

Dalit Christians Issue in Parliament: - Member of Parliament Mr. P. M. Anandan (Villupuram) raised the issue of extending SC status to DCs due to continued caste experience.\(^{24}\) MP Mr. M. Selvaraj, during the Motion of consideration of the Constitution (127\(^{th}\)) Amendment Bill, 2021 raised the issue of Dalit Christians and Dalit Muslims to be included in SC List.\(^{25}\) MP. Mr. K Premachandran highlighted the condition of Nadar SC Christian community in Kerala.\(^{26}\) MP. Mr. P. Venugopal demanded for 3% to 5% reservation for deprived Scheduled Caste Christians due to their marginalized status.\(^{28}\)

5.2 VIOLATION OF FREEDOM OF RELIGION OR BELIEF BY PROVINCIAL STATES

5.2.1 Anti-Conversion Laws curtails Right of Dalit Christians to Freedom of Religion. The act of choosing one’s religion of choice has been politicized by fundamentalist groups and criminalized by laws since 1960s. Around 11 Indian states have enacted anti-conversion laws that

\(^{21}\) Article 25 Indian Constitution resonates with the International Covenant on Civil and Political Rights (ICCPR) which provides for the “right to freedom of thought, conscience and religion,” which includes the freedom of a person “to adopt a religion or belief of his/her choice, and freedom … to manifest his/her religion or belief in worship, observance, practice, and teaching.”

\(^{22}\) Ministry of Home Affairs Order Circular Letter No: 35/1/72 RU (SCTV) dated 2nd May, 1975 regarding the Issue of Scheduled Castes and Tribes Certificate - Points to be observed; Cases of conversion and reconversion.

\(^{23}\) Para 2 “Subject to the provisions of this Order, the castes, races or tribes or parts of, or groups within, castes or tribes specified in 2[Parts to 3[XXII] 7[XXII]8XXIV of the Schedule to this Order shall, in relation to the States to which those Parts respectively relate, be deemed to be Scheduled Castes so far as regards member thereof resident in the localities specified in relation to them in those Parts of that Schedule”. Para 3 ”No person who professes a religion different from Hinduism shall be deemed to be a member of a Scheduled Caste”


\(^{25}\) In 1979, President of India by an Order, under Article 340 appointed the second backward commission, which is known as “Mandal Commission” to investigate conditions of socially and educationally backward classes.

\(^{26}\) Misra Commission was setup by United Progressive Alliance (UPA) Government to study and report on socio-economic condition of SC who converted to Christianity and Islam. Justice Ranganath Mishra Commission headed the commission to suggest various welfare including reservations for minorities. The Justice Misra Commission report was submitted on May 22, 2007. UPA Government delayed to give its consent to the Supreme Court of India has been long pending. [https://www.minorityaffairs.gov.in/reports/national-commission-religious-and-linguistic-minorities](https://www.minorityaffairs.gov.in/reports/national-commission-religious-and-linguistic-minorities)

\(^{27}\) Lok Sabha: Discussion on Motion For Consideration Of The Constitution Title: Discussion on the motion for consideration of the Constitution (Scheduled Tribes) Order (Second Amendment) Bill, 2012 (Discussion concluded and Bills passed), on 24 August, 2013.

\(^{28}\) Hon. Chief Minister of Tamil Nadu Late Ms. Jayalitha had written to Hon. Prime Minister Mr. Manmohan Singh in 2013 and to PV Narsimha Rao in 2009 for inclusion of Dalit Christians in the List of Scheduled Castes.

make religious conversions difficult and cumbersome through procedural requirements.\textsuperscript{30} Ironically, many of the state legislations are euphemistically named Freedom of Religion Act, or are justified on grounds of upholding freedom of religion, while the impact is contrary.\textsuperscript{31} Politically motivated Media houses are instrumental in building a false narrative of forced conversions. These laws are leading to persecutions of Christians based on the propaganda that the Christian community seeks to forcibly convert Hindus to Christianity.\textsuperscript{32} Several reports have critiqued the laws as they impinge upon freedom of religion and they are used as tools to persecute Christians.\textsuperscript{33}

### 5.2.2 Contents of State legislations are similar

they seek to prevent religious conversions that take place through the force, coercion, influence/allurement (all of which are broadly defined) as well as by marriage, and make such conversions a criminal offence punishable with imprisonment and fine.\textsuperscript{34} Any state inquiry into substantive beliefs and motivation for conversion is highly problematic as it has the potential to interfere with private realm of an individual’s freedom of conscience and belief.

### 5.2.3 Anti-Conversion Laws IMPACT Dalits, Adivasi, Women:

More stringent punishments are prescribed for conversions of Dalits, Adivasi and women; thereby infantilizing them with the presumption that they are susceptible to forcible conversions. Their freedom of choice with regard to religious conversions is often not considered, thereby undermining their dignity, autonomy and citizenship rights. These laws violate constitutional guarantee of freedom of religion, by providing a tool for State to dictate what religion one must profess and follow, and whom to marry.

### 5.3 TARGETTING BASED ON RELIGION(BELIEF) BY STATE AND NON-STATE ACTORS:

Religious minorities especially Scheduled Caste Christians in particular face multiple discriminations based on religious freedom. Both State and Non-state Actors discriminate DCs based on Freedom of Religion or Belief, as majority Christians are dalits; hence they face the brunt of being targeted as Christians.

### 5.3.1 Freedom of Association impacted for NGOs working for Dalit, Adivasi and Minorities:

Indian government in September 2020, amidst Covid-19 pandemic, further amended the FCRA Law through the Foreign Contribution (Regulation) Amendment Act 2020, with a view of making the eligibility and procedures for receiving foreign funding more stringent and severe consequences of non-compliance.\textsuperscript{35} Latest amendments were made without deliberations in Parliament, reflect a deeply

\textsuperscript{30} Ibnb 11.
\textsuperscript{31} http://loksabhap.nic.in/Business/sp_mention16.aspx?dsbl=15514
\textsuperscript{32} Even Dr. B.R. Ambedkar exercised his right to freedom of faith and belief and so did 6 lakh people who converted to Buddhism, an act of personal choice and political position to claim dignity.
flawed understanding of democracy.36 One justification for these amendments pertains to propaganda against church-based and Christian organizations, that they receive foreign funds and misuse the same for proselytisation and illegal conversions.37 FCRA has been misused as a tool for constraining NGOs’ human rights work pertaining to empowering marginalized communities.

5.3.2 Justice for Kandhamal Survivors of Anti-Christian Violence:
In 2007-2008, Christian community in Kandhamal(Odisha), faced targeted communal violence. Over hundred people murdered; more than forty women faced sexual assaults; 395+ churches and prayer halls were destroyed, 6500 houses damaged, more than 75,000 people displaced.38 Till now victims have not been received reparative justice, including adequate compensation to facilitate them to live a dignified life. The conviction rate is as low as 5.13% of the charge-sheeted cases, resulting predominantly in acquittals.39 In August 2016, Supreme Court of India ordered a review of 315 cases that had been closed without conducting any investigation; four years later, the cases are yet to be reopened.40 Many have received inadequate to no compensation for damage and destruction of houses, educational institutions, charitable organizations, and places of worship during the violence.41 There is an urgent need to ensure victims and survivors are rendered justice, in full implementation of the Supreme Court’s directives of 2016.

5.3.3 Non-state Actors Target Dalit Christians for their Faith:
There is increase in violence against DCs by fundamentalist forces, nature of violence include murder, physical assault, damage of personal-church properties, false conversion charges, harassments, disruption of worship, rape, and public humiliation.42 Recent Data, by UCF43 reveals increased cases over the years; 127(2014), 142(2015), 226(2016), 248(2017), 292(2018) and 328(2019). 486 incidents of violence against Christians in 2021, up by 75% since 2020 with 4 states-Uttar Pradesh (102), Chhattisgarh (90), Jharkhand (44) Madhya Pradesh (38); recording 274 incidents (56 percent). In 2021, of 505 cases only 34FIRs could be registered.1 Year 2022 (Jan-Feb) recorded 53 incidents.11

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40 Behar (n 105).


42 Ibid.

Need: Law Providing Justice and Reparations for Communal Violence: In incidents of communal violence in India, the offences are prosecuted under various sections of the Indian Penal Code. India has no special legislation. Delhi High Court judgment highlighted the absence of domestic laws as a loophole that needs to be addressed.44 A vibrant civil society–led advocacy campaign led to the introduction of Communal and Targeted Violence (Access to Justice and Reparations) Bill 2013 to punish perpetrators and provide justice to victims of communal violence in the Parliament in 2005 by the previous United Progressive Alliance (UPA) government.45 After several rounds of amendments in 2014, the passage of the Bill was prevented by current government which was then in opposition, on grounds “it was anti-Hindu and pro-minorities, divisive, discriminatory and a “threat to India’s communal harmony”.46 The third UPR for India, in 2017, countries recommended enactment a Communal Violence Bill.47 This recommendation is yet to be acted upon by the State.

5.4 DISCRIMINATIONS BASED ON DESCENT (CASTE) BY INDIAN SOCIETY: Discrimination and atrocities, against DCs are on caste lines, the nature is same as that of offences against other Dalits.48 Dalit Christians identity makes them vulnerable to violence from dominant caste Hindus/fundamentalist groups as they are not protected under SCs and STs Prevention of Atrocities Act. The incidents of mass violence that occurred in 1993 in Chunduruv village, Andhra Pradesh led to 12 Dalit Christians being murdered by the dominant caste Reddy’s.49 Kandhamal Killings50 was an attack on Dalit Christians and Adivasis.51 In both incidents; mainstream media coverage was missing, and case highlighted by Dalit and Adivasi activists at international forums; post which investigations commenced.

5.4.1 Impunity and Rise in Violence against Dalit Christians by Hindutva Groups: DCs have been attacked for changing their religion. There are several incidents which shows that law and order machinery in most of the cases was largely ignored or remained inactive in taking action against the culprits. The Hindutva groups attacked their houses and involved in physical violence, as DCs struggle for their rights and entitlements in all spheres of life and tried opposing suppression and exclusion and all forms of violence against them.

5.4.2 Violence against Dalit Christian Women: Dalit Christian women are subjected to triple oppression due to caste, gender and religious identity; they continue to face casteist slurs, abuses and violence particularly in rural-semi-rural areas. In Orissa, 7 Dalit women, who embraced Christianity

44 For details, see ibid.
45 Similar forms of atrocities were reported from Odisha, Madhya Pradesh, Rajasthan, Haryana, Uttar Pradesh, Andhra Pradesh and Tamil Nadu.
46 United Christian Forum is a collective of Christian individuals mapping the rising violence against Christians particularly Dalit Christians in India.
were physically abused, heads tonsured and forcibly “reconverted” to Hinduism. A group of Dalit women were intimidated for celebrating Christmas in their home by Bajrang dal (fundamentalist group). The Women stood their ground, defended themselves and called police. Yet, the police did not register a case. A DC Woman was murdered in detention in Yadadri-Bhongir Police Station; she was arrested at night on charges of theft which was never investigated.

5.4.3 Discrimination in Indian Churches and Institutions: Dalit Christian activists argue the recruitment and policies in all denominations are biased as the data on composition of populace and positions reveal. Even now majority of bishops, priest and lay-leaders across different churches in India are from dominant caste- 30% occupies 70% of in decision making processes in churches. (Annex 5) Leadership is not chosen by local dioceses; but nominated by Church hierarchies that breach into fairness of selection. This calls for self-introspection for all Church heads in India for truly promoting Christ’s teaching on equality.

5.5.3.1 Discrimination during Worship: Segregation is being practiced during prayer service; DCs are made to sit on floors. In Tamilnadu, in many villages there are separate Dalit churches. Processions like Corpus Christi and Palm Sunday are not carried out through Dalit areas.

5.5.3.2 Burial apartheid: even after death this exclusionary practice seems to exist with separate cemeteries for dead bodies of DCs. In Trichy (Tamil Nadu) a Catholic cemetery had a Wall separating burial grounds for Caste Christians and Dalit Christians. This case was in the Madras High Court.

5.5.3.3 Discrimination in social interactions: Inter-dining and inter-marriages between communities is still considered a taboo. In Kerala, Dalit Christian Youth was murdered for marrying a dominant caste Syrian Christian girl. In many states, the dominant caste Christians discriminate by forbidding marriage between the two. Non-verbal prohibition of intermingling is practiced. In Kerala, DCs are addressed with caste name and are still not allowed in homes of dominant caste Syrian Christians.

5.5.3.4 Discrimination in accessing education: Dalit Christian Children are not adequately admitted in Christian schools; and institutions of Higher Education while children from other castes both in Christianity and other religions get more space in institutions.

6. Key Recommendations

1. Repeal Para 3 of Presidential Order (1950), making the ambit of ‘Scheduled Castes’ as religion neutral and thus, extend benefits of affirmative action to all Dalits irrespective of their religion.

52 Dalit Christian youth sat with his feet up in local cinema hall his foot accidentally touched an upper caste youth sitting in a seat in front. This led to the massacre of a Dalit Christian youth and others.

53Khandamal communal riots began when a Vishwa Hindu Parishad leader Lakshmanananda Saraswati, saffron-clad preacher who worked for four decades to reconvert Christian Dalits and Adivasis, was found murdered- reported to be a Maoist attack. The Sangh Parivar, however, blamed Christians and retaliated.


58 Another violation of Section 46 (4) of Code of Criminal Procedure, 1973 enumerates women shall not be arrested after sunset and before sunrise.


2. Effectively implement and protect the Rights of Minorities by Repealing all state-enacted anti-conversion laws, and further prohibit the enactment of such laws.

3. Extend to Dalit Christians protection and benefits under the Protection of Civil Rights Act 1955, Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989 (Amended 2015) and The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act (Forest Rights Act) 2006.


### Number of Incidents for the Year 2021

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