FOLLOW UP TO THE PREVIOUS REVIEW

Since the Universal Periodic Review of India in 2012, there has been limited progress on a range of recommendations accepted by the government.

The government accepted recommendations on preventing discrimination and violence against women and girls, members of religious minorities, and Scheduled Castes and Scheduled Tribes. However, the authorities have failed to ensure that cases of violence against women and girls are properly registered and investigated, and rape within marriage is not recognized as a crime. Laws enacted to prosecute crimes against members of Scheduled Castes (Dalits) and Scheduled Tribes (Adivasis) communities and laws to end the practice of manual scavenging, remain poorly enforced.

The government also accepted recommendations to promote equal access to justice for all, including by providing more legal aid to the poor and marginalized. However, inadequate provisions of legal aid continue to contribute to excessive pre-trial detention. Two-thirds of India’s prison population are pre-trial detainees, with Dalits, Adivasis and Muslims being disproportionately represented compared to their share in the overall population.

The government committed to ensure a safe working environment for journalists. However, journalists and other human rights defenders have regularly come under attack for being critical of the authorities. The government also agreed to explore decriminalizing same-sex relations, however, the lower house of Parliament has voted against the introduction of bills seeking to decriminalise same-sex relations.

The government accepted recommendations to ratify the UN Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment; and accept requests for visits from the Special Rapporteurs. Torture and other ill-
treatment in police and judicial custody remain common, and domestic legislation has not been passed to recognize these as crimes. Several requests for visits from Special Rapporteurs remain outstanding despite India's standing invitation to Special Procedures.\textsuperscript{10}

\section*{THE NATIONAL HUMAN RIGHTS FRAMEWORK}

\subsection*{International human rights law and standards and domestic legislation}

India retains laws which are not in line with its obligations under international human rights law. The new Juvenile Justice (Care and Protection of Children) Act, passed in 2015, allows children to be treated as adults in cases of serious crimes, in contravention of India’s obligations under the Convention on the Rights of the Child.\textsuperscript{11} Section 377 of the Indian Penal Code criminalizes consensual same-sex relations, violating India’s obligations under international law to respect the rights to privacy, freedom from discrimination and freedom of expression.\textsuperscript{12}

India retains the death penalty for crimes which do not meet the threshold of the “most serious crimes”, such as abetment of mutiny\textsuperscript{13} and kidnapping for ransom,\textsuperscript{14} in contravention of international law which mandates that the use of the death penalty must be restricted only to those crimes that involve intentional killing.\textsuperscript{15}

India’s national and state-level human rights commissions continue to operate with restricted mandates (which, among other things, prevent them from investigating complaints of human rights violations against members of the armed forces at the time of the commission of the crime). The Indian Penal Code criminalizes consensual same-sex relations, violating India’s obligations under international law to respect the rights to privacy, freedom from discrimination and freedom of expression.\textsuperscript{13}

\begin{itemize}
  \item Article 6 of the ICCPR states that “sentence of death may be imposed only for the most serious crimes in accordance with the law in force at the time of the commission of the crime.” The UN Special Rapporteur on extrajudicial, summary or arbitrary executions has stated that the death penalty “must be limited to the most serious crimes, in cases where it can be shown that there was an intention to kill, which resulted in the loss of life.” Report of the Special Rapporteur on extrajudicial, summary or arbitrary executions, 29 January 2007, UN Doc. A/HRC/4/20, para. 53, available at http://www.extrajudicialexecutions.org/application/media/A_HRC_4_20.pdf.
\end{itemize}
forces), limited powers, and sometimes with limited capacity and resources. Several state human rights commissions still do not have permanent chairpersons.

The Indian government has accepted requests from certain Special Procedures, but is yet to respond to outstanding requests by others to visit the country, including the Working Group on Enforced or Involuntary Disappearances (first requested in 2005) and the Special Rapporteurs on torture (first requested in 1993), rights of Indigenous Peoples (first requested in 2008) and independence of judges and lawyers (first requested in 2000).

THE HUMAN RIGHTS SITUATION ON THE GROUND

Human rights defenders

Human rights defenders continue to face threats, intimidation, harassment and attacks by state and non-state actors. In Chhattisgarh state, journalists, lawyers and human rights activists seeking justice for alleged abuses by security forces have been threatened by the police or arrested on fabricated charges, and face harassment from vigilante groups that may operate with the backing of the police. Journalists in other states, such as Bihar, have also been targeted for their work, with perpetrators going largely unpunished.

Measures to unduly restrict the activities of civil society organizations have been taken by the authorities, including by using the Foreign Contribution (Regulation) Act (FCRA) which restricts organizations from receiving foreign funding. In particular, groups critical of infrastructure and mining projects and those seeking justice for the anti-Muslim violence in Gujarat in 2002 have faced repeated queries about their work, threats of investigations and blocking of foreign funding. The FCRA falls short of international standards and enables violations of the rights to freedom of association and expression.

16 In June 2016, the Chairperson of India’s National Human Rights Commission said the Commission was a ‘toothless tiger’, with no authority to ensure that its recommendations were implemented. See Dhananjay Mahapatra, “NHRC a toothless tiger: Panel Chief”, The Times of India, 2 June 2016, available at http://timesofindia.indiatimes.com/India/NHRC-a-toothless-tiger-Panel-Chief/articleshow/5244309.cms. In September 2016, the Commission stated before the Supreme Court that it had become a ‘mailbox’ which was ‘marred by red-tapism’, and that the government refused to co-operate with it in cases of alleged human rights violations by security forces. See Anusha Soni, “NHRC on Human Rights violations in AFSPA zones: We have become a toothless mailbox”, India Today, 7 September 2016, available at http://indiatoday.intoday.in/story/nhrc-afspa-human-rights-violations-supreme-court/1/758835.html.

17 Since India’s second Universal Periodic Review in 2012, it has hosted the Special Rapporteur on violence against women (April 2013) and the Special Rapporteur on the right to housing (April 2016).


20 India was featured in the 2015 Global Impunity Index of the Committee to Protect Journalists, which highlights countries where journalists have been killed without the perpetrators being held responsible. Committee to Protect Journalists, “Getting Away with Murder”, 8 October 2015, available at https://cpj.org/reports/2015/10/impunity-index-getting-away-with-murder.php#14.


22 In April 2016, the UN Special Rapporteur on freedom of assembly and association published a legal analysis arguing that the F CRA was not in conformity with international law, principles and standards: see UN Special Rapporteur on the rights to freedom of peaceful assembly and of association, “Analysis on international law, standards and principles applicable to the Foreign Contributions Regulation Act 2010 and Foreign Contributions Regulation Rules 2011”, 20 April 2016, available at http://freeassembly.net/wp-
In June 2014, media organizations reported that a classified document prepared by India’s Intelligence Bureau had described a number of foreign-funded NGOs as “negatively impacting economic development”. The government subsequently cancelled the FCRA registration of thousands of NGOs for allegedly violating the Act.

Caste-based discrimination and violence

Discrimination and violence against Dalit and Adivasi people by state and non-state actors are widespread and often go unpunished. According to government data, over 45,000 crimes against members of Scheduled Castes and nearly 11,000 crimes against members of Scheduled Tribes were reported in 2015. Members of dominant castes continue to use sexual violence to punish, humiliate and assert their power over Dalit and Adivasi women and girls.

The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act – aimed at prosecuting crimes against Dalit and Adivasi people – is often not used by the police while registering offences, leading to under-reporting of such crimes. Conviction rates under the law are also low.

An official census stated in July 2015 that over 180,000 households were engaged in “manual scavenging” – the practice of cleaning up human waste carried out mainly by Dalit people, despite laws prohibiting the practice. Human rights defenders have said the census figure is an underestimate.

Religious violence

The authorities have failed to prevent religious violence across the country. Draft legislation aimed at preventing and punishing communal and targeted violence, and ensuring access to justice and reparations for victims, has yet to be passed.

In 2013, over 60 people were killed and tens of thousands displaced, most of them Muslim, by religious violence between members of Hindu and Muslim communities in Muzaffarnagar and Shamli districts, Uttar Pradesh.

The authorities have also consistently failed to bring to justice public officials - including police officials and politicians - suspected of involvement in large-scale attacks on members of religious minority groups. A team formed by the central government in February 2015 to re-investigate closed cases related to the killings of around 3,000 Sikhs in Delhi in 1984 has made little progress. Several trials are ongoing related to the killings in Gujarat in 2002 of at least 1,044 people, mostly Muslims.

Hindu groups have been accused of forcibly converting Muslims and Christians in Madhya Pradesh, Uttar Pradesh and...
other states. Politicians across parties, particularly the Bharatiya Janata Party, have contributed to religious tensions by justifying discrimination and violence in their speeches.

Violence against women
Discrimination and violence against women and girls are pervasive. Over 327,000 crimes of violence against women, including over 34,000 cases of rape, were reported in 2015. This is likely to be an underestimate, as stigma and discrimination from police officials and the authorities deter women from reporting sexual violence. Many states continue to lack standard operating procedures for the police to effectively deal with cases of violence against women.

The Indian Penal Code was amended in 2013 to criminalize a wider range of offences against women, including stalking, acid attacks and certain forms of sexual assault. However, Section 375 of the Penal Code retains an exception for rape when it is committed by a man on his wife when she is over 15 years old. Unofficial all-male caste-based unelected village councils continue to issue illegal decrees ordering punishments against women for perceived social transgressions, such as marrying or having relationships with men outside their caste.

Business and human rights
Thousands of people, particularly Adivasi communities, remain at risk of being forcibly evicted from their homes and lands to give way to large infrastructure and industrial projects.

National laws do not fully recognize the rights of Indigenous Adivasi people to free, prior and informed consent on decisions that affect their lives, including on the use of their lands, territories or natural resources. For example, the Coal Bearing Areas Act allows authorities to acquire land for coal mining by state-owned companies without consulting affected communities or seeking the consent of Adivasi communities.

Research by Amnesty International in Chhattisgarh, Jharkhand and Odisha has shown that authorities and companies have failed to conduct adequate consultations and to seek consent of Adivasi communities on coal mining projects. Successive central governments have sought to dilute requirements for holding public hearings with communities affected by mining projects.

Freedom of expression


30 Studies have shown that marital rape is a reality a number of women face in India. In a nationwide survey conducted in 2005-06, 10 per cent of married women — and over 20 per cent in some states - said their husbands had raped them or forced them to commit sexual acts against their will. International Institute of Population Studies, National Family Health Survey (NFHS-3), 2005-6, pp.507, 519, available at http://hetv.org/india/nfhs/nfhs3/NFHS-3-Chapter-15-Domestic-Violence.pdf.

31 In August 2015, two Dalit sisters and their family fled their home in Baghpat, Uttar Pradesh, fearing caste-based violence. One of the sisters filed a petition stating that an unelected all-male village body had ordered that she and her 15-year old sister be raped and paraded naked as ‘punishment’ for their brother who had eloped with a married woman from a dominant caste. See Amnesty International India, “Supreme Court recognizes risks to Baghpat Dalit family”, 17 September 2015, available at https://www.amnesty.org.in/show/news/supreme-court-recognizes-risks-to-baghpat-dalit-family.

32 With regard to mining operations by India’s state-owned Coal India Limited, the world’s largest coal producer, the Indian central government and state governments have failed to ensure meaningful consultation with Adivasi communities on land acquisition, rehabilitation and resettlement, and the environmental impacts of mines, seriously affecting their lives and livelihoods. See Amnesty International India, “When Land Is Lost, Do We Eat Coal?: Coal Mining and Violations of Adivasi rights in India”, July 2016, available at https://www.amnesty.org.in/images/uploads/articles/COAL%2BREPORT_30_FINAL_on_5-7-2k16_LOW_RES_with_out_mark.pdf.
The government continues to use legal provisions that unduly restrict the right to freedom of expression to silence human rights defenders and others. These include offences under the Indian Penal Code of sedition (Section 124A), criminal defamation (Sections 499 and 500), hurting religious sentiments (Sections 295A and 298) and hate speech (Sections 153A and 505).33

In several cases, the government has failed to protect artists and writers from threats and violence by powerful individuals and groups in violation of their right to freedom of expression. The government has also implemented and expanded mass surveillance of telephone and internet communications without disclosing the details of these projects or safeguards to prevent their misuse.

**Abuses by security forces**

The Armed Forces (Special Powers) Act, which grants security forces sweeping powers and virtual immunity from prosecution, continues to enable human rights violations in Jammu and Kashmir and north-eastern states. The law also prohibits the prosecution of security force personnel in civilian courts without government permission, which is almost never granted. Research by Amnesty International indicates that central government authorities consistently deny such permission in Jammu and Kashmir state, including in cases of alleged crimes under international law, such as torture, enforced disappearances and extrajudicial executions.34

In Chhattisgarh state, reports of human rights violations by security forces, including cases of sexual assault, have not been adequately investigated.35 In 2016, the security forces used pellet-firing shotguns – which are inherently inaccurate and indiscriminate weapons – to police protests in Kashmir, leading to hundreds of severe injuries.36

**Human rights education**

The government has yet to take concrete steps to incorporate human rights education into the education system. The new draft education policy, issued in 2016, does not mention human rights education. Where human rights programmes are conducted, they are not holistic and rely on textbooks. Discrimination against students on the basis of caste, class, religion, gender and disability is widespread in schools and universities.37

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37 See for example, Human Rights Watch, “’They Say We’re Dirty’: Denying an Education to India’s Marginalized”, April 2014, available at https://www.hrw.org/report/2014/04/22/they-say-were-dirty/denying-education-indias-marginalized.
RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of India to:

International human rights law and standards and domestic legislation

- Ratify the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, which India signed in 1997 and committed to ratify in its 2012 UPR, and ensure that domestic legislation defines torture in line with international standards;
- Ratify the International Convention for the Protection of All Persons from Enforced Disappearance and ensure that domestic legislation defines enforced disappearance in line with international standards;
- Ratify the International Convention on the Protection of the Rights of all Migrant Workers and Members of their Families;
- Ratify ILO Convention No. 169 concerning Indigenous and Tribal Peoples in Independent Countries and ILO Convention No. 189 concerning Decent Work for Domestic Workers;
- Endorse the UN Draft Principles and Guidelines for the Effective Elimination of Discrimination Based on Work and Descent;
- Amend the Juvenile Justice (Care and Protection of Children) Act to ensure that any person under the age of 18 at the time of the alleged commission of an offence is treated in accordance with juvenile justice rules, as mandated by the Convention on the Rights of the Child;
- Repeal or amend Section 377 of the Indian Penal Code to ensure that consensual same-sex relations are not criminalized;
- Restrict the imposition of the death penalty to the "most serious crimes", which involve intentional killing, as a first step towards full abolition;
- Amend the Protection of Human Rights Act to expand the authority and mandate of the National Human Rights Commission and State Human Rights Commissions in order to strengthen their work to promote human rights and ensure they are adequately staffed and resourced;
- Strengthen co-operation with the UNSpecial Procedures and accept without delay outstanding requests to visit India, particularly from the Working Group on Enforced or Involuntary Disappearances and the Special Rapporteurs on torture, rights of Indigenous Peoples, and rights to freedom of assembly and association.

Human rights defenders

- Drop all charges against and immediately and unconditionally release all persons detained or imprisoned solely for peacefully exercising their rights to freedom of expression, peaceful assembly or association;
- Investigate and prosecute anyone who harasses, intimidates or otherwise obstructs human rights defenders from carrying out their legitimate and peaceful activities;
- Repeal the Foreign Contribution (Regulation) Act and ensure the right to freedom of association, which includes the ability of civil society organisations to access foreign funding.

Caste-based discrimination and violence

- Take steps to ensure the effective enforcement of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, including by providing training to district-level officials responsible for its enforcement;
- Hold police officials accountable for failing to properly register and investigate complaints of caste-based discrimination and violence;

38 A/HRC/21/10.
• Effectively implement the Prohibition of Employment as Manual Scavengers and Their Rehabilitation Act, including by providing adequate rehabilitation to members of communities that carry out manual scavenging.

Religious violence
• Enact a new law to prevent and respond to communal and targeted religious violence, which incorporates international human rights principles of superior and command responsibility, remedy and reparation;
• Take steps to bringing to justice, in fair trials and without recourse to the death penalty, all those responsible for human rights abuses - including political leaders, police or government officials - during past incidents of mass violence against members of religious minorities, including the killings of Muslims in Gujarat 2002 and the massacre of Sikhs in Delhi in 1984;
• Establish a comprehensive and adequately resourced victim and witness protection programme at the central and state levels, which is independent of state agencies such as the police;
• Hold accountable public officials who advocate religious hatred that constitutes incitement to discrimination, hostility, or violence.

Violence against women
• Direct all state-level police personnel to establish standard operating protocols, in line with international standards, for registering and investigating cases of violence against women, and hold accountable officials who fail to properly register crimes involving violence against women;
• Remove the exception related to marital rape from the definition of rape in section 375 of the Indian Penal Code;
• Introduce laws to specifically prevent and prosecute “honour” killings and prosecute unelected village councils that order or endorse violence against Dalit or Adivasi women.

Business and human rights
• Amend existing legislation to guarantee the right to free, prior and informed consent by Adivasis in all decisions that affect them, including by amending the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act;
• Investigate and prosecute human rights abuses suffered by communities due to public and private corporate-led projects and ensure that all victims are provided effective remedy and reparation;
• Require public and private mining companies to identify, prevent and mitigate any adverse impact on human rights, including by carrying out human rights impact assessments as part of due diligence processes.

Freedom of expression
• Repeal or revise provisions in the Indian Penal Code and other laws that unduly restrict the right to freedom of expression, including criminal defamation and sedition laws;
• Ensure that police officials take steps to protect individuals who face threats, harassment or attacks for legitimately exercising their right to freedom of expression;
• Ensure that any interference with privacy is necessary and proportionate to legitimate goals and subject to judicial supervision and review.

Abuses by security forces
• Repeal the Armed Forces (Special Powers) Acts, grant sanctions to prosecute security force personnel in civilian courts, and ensure that military tribunals do not try military personnel suspected of crimes under international law or other human rights violations;
• Ensure thorough, independent and impartial investigations into all cases of alleged human rights violations by security forces, the prosecution of suspects in civilian courts in fair trials and without the recourse of the death penalty, and full reparation for victims.
Human rights education

- Ensure that both private and state-run schools institutionalize human rights education into school curricula, co-curricular activities, school policies and everyday practices;

- Incorporate human rights education into the 2016 national education policy, the Right of Children to Free and Compulsory Education Act and the 2005 National Curriculum Framework;

- Implement the recommendations of the National Advisory Council’s Working Group on the Right to Education Act on ending discrimination in schools.