

Equality Behind Bars

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Equality Behind Bars: The Union Home Ministry's Prison Reforms

Context : The **Union Home Ministry** has introduced crucial amendments to both **the Model Prison Manual** of 2016 and the **Model Prisons and Correctional Services Act** of 2023. These amendments are designed to **tackle caste-based discrimination** and refine the classification and treatment of **habitual offenders** in Indian prisons.

Background:

In its ruling on **October 3, 2024**, the **Supreme Court** of India pointed out the ongoing issue of **caste-based discrimination** and the inconsistencies in defining **habitual offenders** across states. The Court directed the government to **update its legal frameworks** to ensure **equality and fairness** in the administration of prisons. This directive laid the foundation for the Home Ministry's comprehensive revisions of the prison rules.

Addressing Caste-Based Discrimination in Prisons:

To **eliminate caste-based discrimination** within prisons, the following changes have been implemented:

• Prohibition of Discrimination:

Prison authorities are now mandated to ensure that no discrimination, classification, or segregation of prisoners based on caste takes place.
Duties and work assignments within prisons must be allocated impartially, promoting equal treatment for all inmates, regardless of their background.

• Legal Provisions in Prison Rules:

- A new section, 55(A), titled 'Prohibition of Caste-Based Discrimination in Prisons and Correctional Institutions', has been added under the Miscellaneous category of the Model Prisons and Correctional Services Act of 2023.
- This section formalizes the commitment to **eliminating caste-based practices** in prisons, providing a **structured legal framework** to address the issue.

• Implementation of Manual Scavenging Prohibition:

• The **Prohibition of Employment as Manual Scavengers and their Rehabilitation Act, 2013**, which aims to eliminate manual scavenging, has been extended to apply within prisons and correctional institutions.

• This explicitly **bans manual scavenging** and **hazardous cleaning** of sewers or septic tanks, protecting inmates from engaging in such **degrading practices**.

Redefining Habitual Offenders:

In line with **Supreme Court** directives, the amendments also focus on **redefining habitual offenders** to ensure uniformity in their classification and treatment across states. This is part of an effort to **standardize legal definitions** and practices, in accordance with **constitutional principles**.

• Unified Definition:

- A habitual offender is now legally defined as an individual who has been convicted and sentenced to imprisonment on more than two occasions during a continuous five-year period, for crimes committed on separate occasions (not part of the same incident).
- Importantly, sentences overturned on appeal or review are excluded from this definition, and time spent in jail under sentence or detention is not counted as part of the five-year period.
- Legislative Consistency:
 - States that do not yet have specific laws on habitual offenders are required to align their prison manuals and rules with the Supreme Court's guidelines within three months.
 - The amendments aim to create consistency across jurisdictions by replacing varying state definitions of habitual offenders with a standard model.

Significance of the Amendments:

The amendments serve multiple important purposes:

Ensuring Equality:

• The changes are intended to uphold the constitutional rights of prisoners, ensuring equality and dignity for all, regardless of caste or background.

• Eliminating Degrading Practices:

• By **prohibiting manual scavenging** and other degrading forms of labor, the amendments reinforce the **humane treatment** of prisoners.

• Standardized Framework:

 The new, unified definition of habitual offenders ensures consistent and fair treatment of repeat offenders across all states, reducing the likelihood of arbitrary

Conclusion:

These amendments represent a crucial step in the ongoing **reform** of India's prison system. By addressing **caste-based discrimination** and refining the treatment of **habitual offenders**, the **Union Home Ministry** aims to create a more **just**, **humane**, and **equitable correctional system**. These changes reflect a strong commitment to **human rights** and the **rule of law**, establishing a **progressive precedent** for prison reforms across the country.

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