REPORT

U/s 21 (4)

OF

THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989, FOR THE YEAR 2021



GOVERNMENT OF INDIA

MINISTRY OF SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT OF SOCIAL JUSTICE AND EMPOWERMENT

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CHAPTER

1

INTRODUCTION

1.1 THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 AND THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) RULES, 1995.

The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989 (No.33 of 1989) (hereinafter referred as ' PoA ' Act) came into force with effect from 30.01.1990. This legislation aims at preventing Commission of Offences by persons other than Scheduled Castes and Scheduled Tribes against members of Scheduled Castes (SCs) and Scheduled Tribes (STs), to provide for Special Courts for trial of such offences and for relief and rehabilitation of the victims of such offences. The PoA Act is extended to whole of India.

With an objective of delivering to members of SCs and STs, greater justice, the PoA Act was amended by the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Act, 2015 (No.1 of 2016), notified in the Gazette of India Extraordinary on 01.01.2016 and enforced with effect from 26.01.2016. The amendments broadly relate to rephrasing and expansion of some of earlier offences and addition of several new offences, addition of certain IPC offences committed against members of SCs and STsattracting less than ten years of imprisonment as offences punishable under the PoA Act, establishment of Exclusive Special Courts and specification of Exclusive Special Public Prosecutors to exclusively try the offences under the PoA Act to enable expeditious disposal of cases, power of Special Courts and Exclusive Special Courts to take direct cognizance of offence and as far as possible, completion of trial of the case within two months from the date of filing of the charge sheet, addition of chapter on the 'Rights of Victims and Witnesses' and willful negligence of a public servant in

discharging duties for registration of complaints, recording statement of witnesses, conducting investigation and filing charges and any other duties specified in the Act and Rules.

The PoA Act is implemented by the respective State Governments and Union Territory Administrations, which are provided admissible Central assistance under the Centrally Sponsored Scheme for effective implementation of the provisions of the Act.

The main provisions of the PoA Act are as under: -

- (i) Defines offences of atrocities and prescribes punishment therefor, (Section 3).
- (ii) Punishment for willful neglect of duties by non-SC/ST public servants (Section 4).
- (iii) Establishing an Exclusive Special Court for one or more districts, specifying Court of Session to be a Special Court for speedy trial of offences under the Act. Powers of these Courts to take direct cognizance of offences under the Act, duty of the State Government to establish adequate number of Courts to ensure that cases under the Act are disposed of within a period of two months as far as possible (Section 14).
- (iv) An appeal against judgment of Special Court or an Exclusive Special Court to the High Court (Section 14A).
- (v) Appointment of Exclusive Special Public Prosecutors and Special Public Prosecutors for conducting cases in Exclusive Special Courts and Special Courts (Section 15).
- (vi) Rights of Victims and Witnesses (Section 15A).
- (vii) Preventive action to be taken by the law and order machinery (Section 17).
- (viii) Measures to be taken by State Governments for effective implementation of the Act, including:
 - a. Adequate facilities including legal aid, to the persons subjected to atrocities to enable them to avail themselves of justice;
 - b. Economic and Social rehabilitation of victims of the atrocities:
 - c. Appointment of officers for initiating or exercising supervision over prosecution for contravention of the provisions of the Act; and
 - d. Setting up of Committees at appropriate levels to assist the Government in implementation of the Act;
 - e. Delineation of "Identified Areas" (commonly known as "Atrocity Prone Areas") where members of SC/ST are vulnerable to being subjected

to atrocities and adoption of necessary measures to ensure their safety. {Section 21 (2)}.

The PoA Act has been further amended by the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Act, 2018, and after Section 18, Section 18A inserted which reads as under:-

- "18A. (1) For the purposes of this Act.—
 - (a) Preliminary enquiry shall not be required for registration of a First Information Report against any person; or
 - (b) The investigating officer shall not require approval for the arrest, if necessary, of any person, against whom an accusation of having committed an offence under this Act has been made and no procedure other than that provided under this Act or the Code shall apply.
- (2) The provisions of Section 438 of the Code shall not apply to a case under this Act, notwithstanding any judgment or order or direction of any Court."

The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Act, 2018, was notified in the Gazette of India, Extraordinary on 17.08.2018 and enforced on 20.08.2018.

The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Rules, 1995 under the PoA Act were notified on 31.03.1995, which, among other things, prescribed minimum scale of relief and rehabilitation for the affected persons. The prescribed minimum scale of relief and rehabilitation under the Rules has been amended from time to time.

Consequent upon amendments done in the PoA Act, certain amendments had been necessitated in the PoA Rules. Accordingly necessary amendments were done in the PoA Rules by the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, notified in the Gazette of India on 14.04.2016, which broadly relate to provision of relief amount for 47 offences of atrocity, rationalization of the phasing of payment of relief amount to victims for various offences of atrocities, enhancement of relief amount to Rs. 85000/- to Rs. 8,25,000/-, depending upon the nature of the offences, payment of admissible relief amount within seven days, completion of investigation and filing of charge sheet in Court within sixty days, timely commencement of prosecution and

periodic review of the Scheme for the rights and entitlements of victims and witnesses in accessing justice, by the State, District and Sub-Division Level Vigilance and Monitoring Committees in their respective meetings.

Salient provisions of the PoA Rules notified under the PoA Act are as under: -

- (i) Precautionary and Preventive Measures to be taken by the State Governments regarding offences of atrocities (Rule 3).
- (ii) Investigation of offences under the Act to be done by not below the rank of a DSP level Officer {Rule 7 (1)}.
- (iii) Completion of investigation and filing of charge sheet in court within sixty days and report forwarded to Director General of Police or Commissioner of Police of the State {Rule 7 (2)}.
- (iv) Setting up of the Scheduled Castes and the Scheduled Tribes Protection Cell at State headquarters under the charge of Director General of Police/IG Police (Rule 8).
- (v) Nomination of (a) a Nodal Officer at the State level (not below the rank of a Secretary to the State Government), and (b) a Special Officer at the district level (not below the rank of an Additional District Magistrate) for districts with identified atrocity prone areas to co-ordinate the functioning of DMs, SPs and other concerned officers, at the State and District levels, respectively. (Rule 9 and 10).
- (vi) Provision of relief in cash or kind or both to victims of atrocities as per prescribed norms within seven days. (Rule 12 (4) and Schedule).
- (vii) State Government/Union Territory Administration to provide necessary authorization and powers to the District Magistrate for immediate withdrawal of money from treasury so as to timely provide the relief amount to atrocity victims (Rule 12(4A).
- (viii) State Level Vigilance and Monitoring Committee under the Chief Minister to meet at least twice a year (Rule 16).
- (ix) District Level Vigilance and Monitoring Committee under the District Magistrate to meet at least once every quarter (Rule 17).
- (x) Sub-Divisional Level Vigilance and Monitoring Committee under the Sub-Divisional Magistrate to meet at least once every quarter (Rule 17 A)

The PoA Rules have been further amended by the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2018 and notified in the Gazette of India, Extraordinary, vide notification dated 27.06.2018. The amendments broadly relate to provision of relief to victims of unnatural offences(IPC 377, sr. no.44, col.(2) of Annexure -I to Schedule of PoA Rules), grievous hurt by throwing acid(IPC 326B, sr. no.24, col.(2) of Annexure. I to Schedule of PoA Rules), omission of limit of 25 members of State Level Vigilance and Monitoring Committee (SLVMC){Rule 16(1) of PoA Rules}, provision of relief

in case of death, injury, rape, gang rape, unnatural offences, grievous hurt by throwing acid etc., damage to property, in addition to any other right to claim compensation in respect thereof under any other law.

1.2 RESPONSIBILITY FOR IMPLEMENTATION OF THE POA ACT

Responsibility for implementation of the PoA Act primarily lies with the State Governments/Union Territory Administrations and their subordinate authorities (Police and Executive magistrates). At the Central level, as per the Government of India (Allocation of Business) Rules, 1961, the responsibility in regard to implementation of the PoA Act is allocated as under: -

Ministry of Home Affairs

Criminal offences against members of the Scheduled Castes and Scheduled Tribes, including those under the PoA Act.

Ministry of Social Justice & Empowerment

Implementation of the PoA Act, (in so far as it relates to Scheduled Castes), excluding the administration of criminal justice in regard to offences under the Act.

Ministry of Tribal Affairs

Implementation of the PoA Act, (in so far as it relates to Scheduled Tribes), excluding the administration of criminal justice in regard to offences under the Act.

1.3. REPORT ON THE IMPLEMENTATION OF THE POA ACT, 1989.

Section 21 of the PoA Act casts certain duties on the Central and the State Governments to ensure effective implementation of the Act, and reads as follows:-

"21. Duty of Government to ensure effective implementation of the Act:-

- (1) Subject to such rules as the Central Government may make in this behalf, the State Government shall take such measures as may be necessary for the effective implementation of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing provisions, such measures may include,-
- (i) the provision for adequate facilities, including legal aid to the persons subjected to atrocities to enable them to avail themselves of justice;
- (ii) the provision for travelling and maintenance expenses to witnesses, including the victims of atrocities, during investigation and trial of offences under this Act;
- (iii) the provision for the economic and social rehabilitation of the victims of the atrocities;
- (iv) the appointment of officers for initiating or exercising supervision over prosecutions for the contravention of the provisions of this Act;
- (v) the setting up of committees at such appropriate levels as the State Government may think fit to assist that Government in formulation or implementation of such measures;
- (vi) provision for a periodic survey of the working of the provisions of this Act with a view to suggesting measures for the better implementation of the provision of this Act;
- (vii) the identification of the areas where the members of the Scheduled Castes and the Scheduled Tribes are likely to be subjected to atrocities and adoption of such measures so as to ensure safety for such members.
- (3) The Central Government shall take such steps as may be necessary to coordinate the measures taken by the State Governments under sub-section (1).
- (4) The Central Government shall, every year, place on the table of each House of Parliament a report on the measures taken by itself and by the State Governments in pursuance of the provisions of this section".

This Report for the calendar year 2021 is being placed on the Table of both the Houses of Parliament, in pursuance of sub-section (4) of the above Section 21.

CHAPTER

2

STRUCTURES AND MECHANISMS FOR IMPLEMENTATION & MONITORING OF THE POA ACT, 1989.

I. Special Courts

In accordance with Section 14 of the PoA Act as amended and enforced with effect from 26.01.2016, for the purpose of providing for speedy trial, the State Government shall, with the concurrence of the Chief Justice of the High Court, establish an Exclusive Special Court for one or more districts. Further in the districts where less number of cases under the Act is recorded, with the concurrence of the Chief Justice of the High Court specify for such Districts, the Court of Session to be a Special Court to try the offences under the Act. These Courts have powers to take direct cognizance of offences under the Act, and it is the duty of the State Government to establish adequate number of Courts to ensure that cases under the Act are disposed of within a period of two months, as far as possible.

State Governments and Union Territory Administrations of Andhra Pradesh, Assam, Bihar, Chhattisgarh, Goa, Gujarat, Haryana, Himachal Pradesh, Jharkhand, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Meghalaya, Mizoram, Odisha, Punjab, Rajasthan, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh, Uttarakhand, West Bengal, Andaman & Nicobar Islands, Chandigarh, Dadra and Nagar Haveliand Daman and Diu, NCT of Delhi, and Puducherry have designated District Session Courts as Special Courts.

For ensuring speedy trial of cases under the PoA Act, 176 Exclusive Special Courts, have also been set up by eleven States, as mentioned in the table below:-

S. No.	State	Total Number of Districts in the State	Number of Districts with Exclusive Special Courts
1.	Andhra Pradesh	13	01
2.	Bihar	38	14
3.	Gujarat	33	16
4.	Jharkhand	24	04
5.	Karnataka	30	08
6.	Madhya Pradesh	52	11
7.	Maharashtra	36	03
8.	Odisha	30	03
9.	Punjab	23	03
9.	Rajasthan	34	31
10.	Tamil Nadu	37	17
11.	Uttar Pradesh	75	65
	Total	425	176

II. Special Public Prosecutors

Section 15 of the PoA Act as amended, provides for appointing or specifying Exclusive Special Public Prosecutors and Special Public Prosecutors for the purpose of conducting cases in Exclusive Special Courts and Special Courts respectively. Accordingly, the States/Union Territories, which have set up Exclusive Special Courts and Special Courts, have appointed Exclusive Special Public Prosecutors and Special Public Prosecutors.

III. Setting up of (a) SC/ST Protection Cells at State Headquarters, and (b) Special Police Stations for SC/ST

Rule 8 of the PoA Rules, requires the State Government to set up a SC/ST Protection Cell at the State headquarters under the charge of a DGP, ADGP/IGP and assign to it the following responsibilities:-

- (i) conducting survey of, maintaining public order and tranquility in, and recommending deployment of special police force in identified areas;
- (ii) investigating causes of offences under the Act, restoring feeling of security among SC/ST;

- (iii) liaising with Nodal and Special Officers about law and order situation in identified areas;
- (iv) informing the Nodal Officer and the concerned District Magistrate about implementation of the rights of victims and witnesses specified under the provisions of Chapter IVA of the PoA Act;
- (v) monitoring investigation of offences and enquiring into willful negligence of public servants;
- (vi) reviewing the position of cases registered under the Act; and
- (vii) submitting a monthly report to the State Government/Nodal Officer about action taken/proposed to be taken in respect of the above.

SC/ST Protection Cells have been set up in the States and Union Territories of Andhra Pradesh, Assam, Bihar, Chhattisgarh, Gujarat, Haryana, Himachal Pradesh, Jharkhand, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Meghalaya, Mizoram, Odisha, Punjab, Rajasthan, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh, Uttarakhand, West Bengal, Andaman & Nicobar Islands, Chandigarh, NCT of Delhi, Jammu and Kashmir, Ladakhand Puducherry.

Special Police Stations for registration of complaints of offences against nembers of SCs and STs have also been set up by five States, viz. Bihar, Chhattisgarh, Jharkhand, Kerala and Madhya Pradesh. The details are as under:-

S. No.	State	Total Number of Districts	Number of Special Police Stations	Name of District where Special Police Station has been set up
1.	Bihar	38	40	Patna, Nalanda, Rohtas, Bhabhua, Bhojpur, Buxar, Gaya, Jehanabad, Arwal, Nawada, Aurangabad, Saran, Siwan, Gopalganj, Muzaffarpur, Sitamarhi, Sheohar, West Champaran (2), East Champaran, Vaishali, Darbhanga, Madhubani, Samastipur, Saharsa, Supal, Madhepura, Purnia, Araria, Kisanganj, Katihar, Bhagalpur (2), Banka, Munger,

Lakhisarai, Sheikhpura, Jamui Khagaria and Begusarai.					
2.	Chhattisgarh	28	27	Raipur, Durg, Rajnandgaon, Mahasumud, Dhamtari, Kabirdham, Gariyaband, Balod, Baloda Bazar, Bemetara, Bilaspur, Raigarh, Janjgir-Champa, Korba, Mungeli, Sarguja, Jashpur, Surajpur, Korea, Balrampur, Bastar, North Bastar (Kanker),South Baster (Dantewada), Kondagaon,Sukma and Narayanpur.	
3.	Jharkhand	24	24	Ranchi, Gumla, Simdega, Lohardaga, Chalbasa, Saraikela, Jamshedpur, Hazaribagh, Koderma, Chatra, Giridih, Palamu, Latehar, Garhwa, Dhanbad, Bokaro, Dumka, Godda, Jamtara, Deogarh, Sahebgang, Pakur, Ramgarh and Khunti.	
4.	Kerala	14	03	Kasargod, Wayanad and Palakkad	
5.	Madhya Pradesh	52	51	Gwalior, Shivpuri, Guna, Ashok Nagar, Morena, Sheopur, Bhind, Datia, Ujjain, Mandsore, Neemuch, Ratlam, Dewas, Shajapur, Jabalpur,	
				Katni, Chhindwara, Seoni, Narsinghpur, Mandla, Dindory, Balaghat, Rewa, Satna, Sidhi, Shahdole, Umaria, Anooppur, Hoshangabad, Harda, Raisen, Betul, Bhopal, Sehore, Rajgarh, Vidisha, Indore, Dhar, Jhabua, Khargone, Barwani, Khandwa, Burhanpur, Sagar, Damoh, Panna, Chhatarpur, Tikamgarh, Singruali, Alirajpur and Agar Malwa.	
	Total	156	145		

IV Nodal Officers

Rule 9 of the PoA Rules, provides for appointment of Nodal Officers for coordinating functioning of the District Magistrates and Superintendents of Police or other authorized officers.

Such officers have been appointed in the States/UTs of Andhra Pradesh, Assam, Bihar, Chhattisgarh, Goa, Gujarat, Haryana, Himachal Pradesh, Jharkhand, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Rajasthan, Tamil Nadu, Telangana, Uttar Pradesh, Uttarakhand, West Bengal, Chandigarh, NCT of Delhi, Jammu & Kashmir, Ladakhand Puducherry.

V. <u>Delineation of "Identified Areas" or "Atrocity Prone Areas" and undertaking of consequential steps.</u>

(i) <u>Identification of atrocity prone areas</u>

Rule 3(1)(i) of the PoA Rules, provides for identification of atrocity prone areas.

Andhra Pradesh, Bihar, Chhattisgarh, Gujarat, Haryana, Jharkhand, Karnataka, Madhya Pradesh, Odisha, Rajasthan Tamil Nadu Telangana and Andaman & Nicobar Islands, have identified the Atrocity Prone/Sensitive areas.

(ii) Appointment of Special Officers

Rule 10 of the PoA Rules, provides for appointment of a Special Officer not below the rank of an Additional District Magistrate in the identified Atrocity Prone Area, to co-ordinate with the District Magistrate, Superintendent of Police or other officers responsible for implementing the provisions of the Act.

Special Officers have been nominated by Governments of Andhra Pradesh, Assam, Bihar, Chhattisgarh, Gujarat, Haryana, Himachal Pradesh, Jharkhand, Kerala, Rajasthan, Sikkim, Tamil Nadu, Telangana, Uttar Pradesh, West Bengal and UT Administration of Andaman & Nicobar Islands, Chandigarh, NCT of Delhi and Puducherry.

VI. State and District Level Vigilance and Monitoring Committees

Rule 16 and Rule 17 of the PoA Rules, provide for setting up of the State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister and the District level Vigilance and Monitoring Committees under the Chairpersonship of the District Magistrate to review implementation of the provisions of the PoA Act.

Such Committees have been set up in the States/UTs of Andhra Pradesh, Assam, Bihar, Chhattisgarh, Goa, Gujarat, Haryana, Himachal Pradesh, Jharkhand, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Meghalaya, Odisha, Punjab, Rajasthan, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh, Uttarakhand, West Bengal, Andaman & Nicobar Islands, Chandigarh, Dadra and Nagar Haveli andDaman and Diu, NCT of Delhi, Jammu and Kashmir, Ladakh and Puducherry.

VII. <u>Constitutional Bodies to monitor safeguards provided for SCs and STs</u>

A. <u>National Commission for Scheduled Castes (NCSC)</u>

The NCSC is a body established under Article 338 of the Constitution. Following provisions of Clause (5) of Article 338 lay down certain duties of the Commission, which have a bearing on prevention of atrocities against SCs:-

- (a) to investigate and monitor all matters relating to the safeguards provided for the Scheduled Castes under this Constitution or under any other law for the time being in force or under any order of the Government and to evaluate the working of such safeguards;
- (b) to inquire into specific complaints with respect to the deprivation of rights and safeguards of the Scheduled Castes;

The NCSC has an Atrocities and Protection of Civil Rights Wing, which deals with cases relating to Scheduled Castes under the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989 and the Protection of Civil Rights Act, 1955, either on receipt of complaints from individuals or information from other sources (including the media). Evaluation studies/surveys on these subjects are also conducted by this Wing.

The Commission has Regional Offices/Sub-Offices situated at Agartala, Ahmedabad, Bengaluru, Chandigarh, Chennai, Guwahati, Hyderabad, Kolkata, Lucknow, Patna, Pune and Thiruvananthapuram, with specified jurisdiction to cover States/Union Territories.

B. <u>National Commission for Scheduled Tribes (NCST)</u>

The NCST is a body established under Article 338-A of the Constitution. Following provisions of Clause (5) of Article 338 -A lay down certain duties of the Commission, which have a bearing on prevention of atrocities against STs:-

- (a) to investigate and monitor all matters relating to the safeguards provided for the Scheduled Tribes under this Constitution or under any other law for the time being in force or under any order of the Government and to evaluate the working of such safeguards;
- (b) to inquire into specific complaints with respect to the deprivation of rights and safeguards of the Scheduled Tribes;

On receiving information about an incident of atrocity against a person belonging to ST, the Commission gets in touch with the law enforcing and administrative machinery of the concerned State and the District to ascertain the details of incident and the action taken by the District Administration.

The Commission has six Regional offices at Bhopal, Bhubaneswar, Jaipur, Raipur, Ranchi and Shillong with specified jurisdiction to cover States/Union Territories.

CHAPTER

3

ACTION BY THE POLICE AND THE COURTS IN CASES REGISTERED UNDER THE POA ACT IN CONJUNCTION WITH THE IPC, DURING 2021

3.1 Atrocities

Section 3 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act,1989, as amended by the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Amendment, Act, 2015 (1 of 2016) specifies offences of atrocities against members of Scheduled Castes and Scheduled Tribes by a person not being a member of a Scheduled Caste or a Scheduled Tribe. In the aforesaid amended Act, various offences of atrocities have been rephrased and several new offences also added. Details of Section 3 of the Act are at **Annexure-I**.

This chapter gives statistical data on offences registered under the PoA Act in 2021. Source of all data given herein is the National Crime Records Bureau (NCRB), Ministry of Home Affairs (MHA).

3.2 <u>All India figures of cases under PoA Act in conjunction with the IPC registered by the Police and their disposal by the Courts during the year 2019-2021.</u>

The following table indicates the data in regard to registration of cases under the PoA Act in conjunction with the IPC, their pendency in Courts and conviction rate for the three years 2019, 2020 and 2021.

S.No.	Iter	n	2019	2020	2021
1.	Number o registered w during the year	ith Police	49608	53886	54085
2.	Percentage	of cases	92.6	96.4	95.9

	pending in Court			
3.	Percentage of cases ending in conviction	31.7	39.2	32.7

3.3 State wise registration of offences of atrocities in 2021

State-wise details of cases registered during 2021 under the PoA Act in conjunction with the IPC, are given in Table 3.1 below. In the table, States and UTs have been arranged in descending order of the total number of atrocity cases registered in 2021.

TABLE- 3.1

STATE-WISE CASES REGISTERED DURING 2021 UNDER THE POA ACT,
1989 IN CONJUNCTION WITH THE IPC.

S. No.	State/Union Territory	Number of Cases registered during the year 2021		population as per 2011 Census and its % to total population (In lakhs)	population as per 2011 Census and its % to total population (In lakhs)	Numbe Cases registe per popula as per Censu	ered lakh ition 2011	
		SC	ST	Total	SC	ST	SC	ST
1	2	3	4	5	6	7	8	9
	States							
1.	Uttar Pradesh	9492	4	9496	413.5 (20.7)	11.3 (0.6)	22.85	62.38
2.	Rajasthan	7435	2101	9536	122.2 (17.8)	92.3(13.5)	54.49	19.05
3.	Madhya Pradesh	7211	2627	9838	113.4 (15.6)	153.2(21.1)	46.72	12.53
4.	Bihar	5842	103	5945	165.6 (15.9)	13.3 (1.3)	39.49	7.29
5.	Odisha	2327	676	3003	71.8 (17.1)	95.9 (22.8)	25.69	6.00
6.	Maharashtra	2253	573	2826	132.7 (11.8)	105.1 (9.4)	14.55	4.81
7.	Andhra Pradesh	1870	349	2219	84.5 (17.2)	26.3 (5.4)	22.39	11.86
8.	Telangana	1697	498	2195	54.3 (15.4)	32.9 (9.3)	28.45	15.01
9.	Karnataka	1642	355	1997	104.7 (17.1)	42.4 (7.0)	13.53	7.45
10.	Haryana	1496	0	1496	51.1(20.2)	Nil	20.23	Nil
11.	Tamil Nadu	1231	39	1270	144.3 (20.0)	7.9 (1.1)	7.34	3.54
12.	Gujarat	1145	325	1470	40.7 (6.7)	89.1 (14.8)	31.81	3.47
13.	Kerala	868	128	996	30.4 (9.1)	4.8 (1.5)	25.52	26.6
14.	Jharkhand	360	92	452	39.8 (12.1)	86.4 (26.2)	8.14	1.57
15.	Chhattisgarh	330	503	833	32.7 (12.8)	78,2 (30.6)	10.36	5.46
16.	Punjab	139	0	139	88.6 (31.9)	Nil	1.46	Nil
17.	West Bengal	86	78	164	214.6(23.5)	52.9 (5.8)	0.46	1.43
18.	Uttarakhand	66	5	71	18.9 (18.8)	2.9 (2.9)	3.12	2.75

19.	Himachal Pradesh	25	3	28	17.2 (25.2)	3.9 (5.7)	1.74	Nil
20.	Assam	8	7	15	22.3 (7.2)	38.8 (12.4)	0.76	0.02
21.	Goa	2	3	5	0.25 (1.7)	1.4 (10.2)	12.00	0.71
22.	Tripura	2	0	2	6.5 (17.8)	11.6 (31.8)	Nil	Nil
23.	Sikkim	1	1	2	0.28 (4.6)	2.0 (33.8)	7.14	1.00
24.	Manipur	0	0	0	0.97 (3.8)	9.0 (35.1)	Nil	0.22
25.	Arunachal Pradesh	0	1	1	Nil	9.5 (68.8)	Nil	Nil
26.	Nagaland	0	0	0	Nil	17.1(86.5)	Nil	Nil
27.	Meghalaya	0	0	0	0.17 (0.6)	25.5 (86.1)	Nil	Nil
28.	Mizoram	0	0	0	0.1 (0.1)	10.3 (94.4)	Nil	077
	Union Territories							
29.	Delhi	80	2	82	28.1 (16.8)	Nil	1.35	Nil
30.	Jammu & Kashmir	2	0	2	Nil	Nil	Nil	Nil
31.	Dadra & Nagar	0	0	0	Nil	Nil	Nil	Nil
	Haveli& Daman Diu							
32.	Chandigarh	0	0	0	1.9 (18.9)	Nil	0.52	Nil
33.	Andaman Nicobar	0	2	2	Nil	0.28 (7.5)	Nil	3.57
	Islands					983 928 L		
34.	Ladakh	0	0	0	Nil	Nil	Nil	Nil
35.	Lakshadweep	0	0	0	Nil	0.61 (94.8)	Nil	Nil
36.	Puducherry	0	0	0	9.2 (7.4)	14.9 (11.9)	NII	Nil
	Total	45610	8475	54085	-	-	=	

Atrocities against members of Scheduled Castes

The following table shows the twelve States, cumulatively accounting for 95.7% (43641) of the total cases (45610) relating to offences of atrocities against members of SCs, registered under the PoA Act in conjunction with the IPC, during the year 2021:

S.No.	State	Cases of offences of atrocities against members of SCs registered under the PoA Act in 2021
1.	Uttar Pradesh	9492
2.	Rajasthan	7435
3.	Madhya Pradesh	7211
4.	Bihar	5842
5.	Odisha	2327
6.	Maharashtra	2253
7.	Andhra Pradesh	1870
8.	Telangana	1697
9.	Karnataka	1642
10	Haryana	1496
11.	Tamil Nadu	1231
12.	Gujarat	1145
	Total	43641

Atrocities against members of Scheduled Tribes

The following table shows the twelve States, cumulatively accounting for 98.3% (8330) of the total cases (8475) relating to offences of atrocities against members of STs registered under the PoA Act in conjunction with the IPC, during the year 2021:

S.No.	State	Cases of offences of atrocities against members of STs registered under the PoA Act in 2021
1.	Madhya Pradesh	2627
2.	Rajasthan	2101
3.	Odisha	676
4.	Maharashtra	573
5.	Chhattisgarh	503
6.	Telangana	498
7.	Karnataka	355
8.	Andhra Pradesh	349
9.	Gujarat	325
10.	Kerala	128
11.	Bihar	103
12.	Jharkhand	92
9	Total	8330

3.4 <u>State-wise progress of investigation of cases by the Police in 2021</u>

Progress of investigation of cases by the police under the PoA Act in conjunction with the IPC, during the year 2021 is given in Table 3.2.

<u>TABLE - 3.2</u>

<u>Investigation done by Police during 2021of Cases registered under the PoA Act in conjunction with the IPC.</u>

S.	Item	Number of Cases			
No.	×	Nun	ıber	Percento to total	
		SC	ST	SC	ST
1.	Total number of cases, including brought forward	62,807	11,190	-	-

	cases.				
2.	Number of cases in which Charge- sheet filed in courts	37,170	6,989	59.18	62.46
3.	Number of cases withdrawn by the Government during investigation	0	0	0.00	0.0
4.	Cases not investigated u/s 157(1)(b) of Cr.PC	1	1	0.00	0.00
4.	Cases transferred to other State/Agency	29	5	0.05	0.05
5.	Cases quashed/stayed by the Court at investigation stage	72	9	0.11	0.08
6.	Final Report (viz. False, Mistake of Fact/Law, True but insufficient evidence)submitted during the year	9,141	1,506	14.56	13.46
7.	Number of cases pending with the police at the end of the year.	16,394	2,680	26.10	23.95

From the above, it is seen that 59.18% of the cases relating to Scheduled Castes were Charge sheeted in Courts during the year and 14.56 % cases were those where final report (viz. False, Mistake of Fact/Law, True but insufficient evidence) was submitted during the year.Likewise,62.46% of the cases related to Scheduled Tribes were charge sheeted during the year and 13.46% cases werethose where final report (viz. False, Mistake of Fact/Law, True but insufficient evidence) was submitted during the year.

The State/UT wise registration of cases under PoA Act in conjunction with the IPCand the action taken by the Police, is given at **Annexure —II(A) & (B)**.

3.5 State-wise Progress of Disposal of Cases by Courts in 2021

The details in regard to disposal of cases by Courts under the PoA Act in conjunction with the IPC, during 2021, are given in table 3.3.

<u>TABLE-3.3</u>

<u>Disposal of Cases by Courts during 2021 under the PoA Act in conjunction with the IPC.</u>

S.	Item	Number of Cases			
No.		Number Percentage to total			
		SC	ST	SC	ST

1.	Total number of cases, including brought forward cases.	2,14,544	37,618	-	-
2.	Number of cases disposed of by Courts	8,476	1,853	3.95	4.93
(a)	Number of cases ending in conviction	2,848	529	33.60	28.55
(b)	Number of cases ending in acquittal	5,628	1324	66.40	71.45
3.	Number of cases abated/withdrawn/compounded/ plea bargaining/quashed.	83	12	0.04	0.03
4.	Number of cases pending with Courts	2,05,985	35,753	96.01	95.04

From the above table, it is seen that 3.95% of the total cases relating to Scheduled Castes were disposed of by courts during the year out of which 33.60% ended in conviction. Likewise,4.93% of the total cases relating to Scheduled Tribes were disposed of by courts during the year out of which 28.55% ended in conviction.

The State/UT wise as well as Scheduled Castes and Scheduled Tribes wise details are given at **Annexure – III (A) and (B).**

CHAPTER

4

MEASURES TAKEN BY THE GOVERNMENT OF INDIA

4.1 MINISTRY OF SOCIAL JUSTICE AND EMPOWERMENT

4.1.1CENTRALLY SPONSORED SCHEME FOR IMPLEMENTATION OF THE PROTECTION OF CIVIL RIGHTS (PCR) ACT, 1955 AND THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) {PoA} ACT, 1989

The PCR Act and the PoA Act are implemented by the respective State Governments and Union Territory Administrations. For effective implementation of the two Acts, Central assistance is provided to them under the Centrally Sponsored Scheme for implementation of the PCR Act and the PoA Act, mainly for following purposes:-

- (i) Functioning and strengthening of the Scheduled Castes and Scheduled Tribes Protection Cell and Special Police Stations.
- (ii) Setting up and functioning of Exclusive Special Courts.
- (iii) Relief and Rehabilitation of atrocity victims.
- (iv) Incentive for Inter-Caste Marriages, where one of the spouses is a member of Scheduled Caste.
- (v) Awareness generation.

The funding pattern of the Scheme is such that, over and above the Committed Liability of respective State Governments, the expenditure is shared between Centre and States on 50:50 basis, and the Union Territory Administrations receive 100% Central assistance. Central assistance of Rs.610.11Crores was granted to 23 States, 5 UTs and 1 other of NAHH during 2021-22, State/UT wise details of which are given at **Annexure-IV**.

The Budget Estimate (BE), Revised Estimate (RE) and Expenditure under the Scheme during 2021-2022 were as under:-

Item	Amount (Rs. In crores)
1. BE	550.00
2. RE	600.00
3. Expenditure	610.11

4.1.2COMMITTEE CONSTITUTED FOR EFFECTIVE COORDINATION TO DEVISE WAYS AND MEANS TO CURB OFFENCES OF UNTOUCHABILITY AND ATROCITIES AGAINST MEMBERS OF SCS and STs AND EFFECTIVE IMPLEMENTATION OF THE PCR &POA ACTS

The Parliamentary Committee on the Welfare of Scheduled Castes and Scheduled Tribes in its fourth report had, inter-alia, recommended that Ministry of Social Justice and Empowerment, Ministry of Home Affairs, National Commission for Scheduled Castes and National Commission for Scheduled Tribes should meet regularly to devise ways and means to curb offences and ensure effective administration of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989. In pursuance of this recommendation, a committee for effective coordination to devise ways and means to curb offences of untouchability and atrocities against Scheduled Castes/Scheduled Tribes and effective implementation of the PCR Act and the PoA Act, under the Chairpersonship of Union Minister for Social Justice and Empowerment, was set up in March 2006. The present composition of the Committee is as under: -

1	Minister for Social Justice and Empowerment	Chairperson
2	Minister of Tribal Affairs	Co-Chairperson
3	Minister for State for Social Justice and Empowerment	Special Invitee
4.	Minister for State for Tribal affairs	Special Invitee
5.	Secretary, Ministry of Social Justice and Empowerment	Member
6.	Secretary, Ministry of Home Affairs	Member
7.	Secretary, Department of Justice, Ministry of Law and	Member
	Justice	
8.	Secretary, Ministry of Tribal Affairs	Member
9.	Secretary, National Commission for Scheduled Castes	Member
10.	Secretary, National Commission for Scheduled Tribes	Member
11.	Joint Secretary, Ministry of Home Affairs (In charge of	Member

	National Crime Records Bureau)	
12.	Two non-official representatives from amongst Scheduled	Member
	Castes	
13.	One non-official representative from amongst Scheduled	Member
	Tribes	
14.	Joint Secretary (SCD), Ministry of Social Justice and	Member-
	Empowerment	Secretary

The Committee up to the end of the year 2021 has held twenty five meetings.

Important points which emerged from these meetings relate to:-

- (i) Setting up of **exclusive special courts** for speedy trial of offences under the PoA Act,
- (ii) Regular conduct of meetings of the State and District level Vigilance & Monitoring Committees, as per Rules 16 and 17 of the PoA Rules,
- (iii) **Identification of Atrocity Prone Areas** as per Section 21(vii) of the PoA Act and Rule 3(i) of the PoA Rules,
- (iv) Invoking relevant provisions of the PoA Rules for **de-notifying defaulting public prosecutors**, and
- (v) **Reviewing all cases of acquittal**, for appropriate remedial action.

4.1.3 NATIONAL HELPLINE AGAINST ATROCITIES (NHAA) ON SCS/STS

The department of Social Justice and Empowerment has taken an initiative of launching a National Helpline Against Atrocities (NHAA) on the members of the Schedule Castes and the Scheduled tribes to ensure proper implementation of Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities){PoA} Act, 1989 with a view to, inter-alia, preventing atrocities on the members of SCs and STs. The NHAA is available on toll-free number `14566' across the country.

The objective of the helpline is to build informed awareness about the provisions of the Law that are aimed at ending discrimination and provide protection. It is an initiative for grievance redressal and real time monitoring of registered grievances.

At present, nine States/UTs have established the Call Centre at the State Level and their integration work with the Call Centre set up at Central Level has been completed. Implementation and completion of required work for NHAA is in process in remaining States/UTs.

4.1.4 RADIO PROGRAMME

The Department runs radio programme on the theme of removal of untouchability and prevention of atrocities, under the series sponsored by the Ministry called, "SanwartiJayeinJivan Ki Rahen".

CHAPTER

5

MEASURES TAKEN BY STATE GOVERNMENTS AND UNION TERRITORY ADMINISTRATIONS

5.1 ANDHRA PRADESH

5.1.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance & Monitoring Committee has been constituted under the Chairpersonship of the Chief Minister to review implementation of the Scheduled Castes and the Scheduled Tribes(Prevention of Atrocities) Act, 1989. During the year 2021, one meeting was held on 04.02.2021 of the State.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance & Monitoring Committees are functioning in all Districts under the Chairpersonship of the District Collectors, elected Member of Parliament/State Legislative Assembly/Legislative Council, Superintendent of Police and other Official and non-official as Members. During the year 2021, 32 meetings were held in 13 districts of the State.

SUB DIVISIONAL LEVEL COMMITTEES

Sub Divisional Level Committees under the Chairpersonship of Sub Divisional Magistrate have been constituted. During the year 2021, 78 meetings were held in Sub-Divisions of 13 districts of the State.

5.1.2 STATE LEVEL SC AND ST PROTECTION CELL

A SC & ST Protection Cell at State Level is headed by an Inspector General of Police (CID) and functions under the control and supervision of Additional Director General of Police (CID), assisted by DSPs and other supporting staff. A Deputy Superintendent of Police has also been appointed in each of seven regions exclusively to deal with the offences of atrocities. Monthly Survey is conducted by senior Police Officers. Whenever serious atrocity cases are reported, they make to spot inspections. The periodical review under investigation cases and conducted special drive to reduce the pendency.

5.1.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 1172 cases, investigation and filing of the charge sheet was done within sixty days and that in 641 cases investigation and filing of the charge sheet was done in more than sixty days.

5.1.4 APPOINTMENT OF OFFICER

A. NODAL OFFICER

The Commissioner/Director of Social Welfare Department has been designated as the Nodal Officer under Rule 9 of the PoA Rules, for coordinating the functioning of District Magistrates and Superintendents of Police.

B. SPECIAL OFFICER

The Joint Collector -III of the onedistrict of Ananthapuramas well as in identified area has been appointed as Special Officers.

5.1.5 IDENTIFICATION OF ATROCITY PRONE AREAS

The details of identified Atrocity Prone Areas are as under: -

S. No.	Identified District	Specific areas within with in District, identified as atrocity prone areas	
1.	Srikakulam District	Laxmipeta(V), Vanga	ara(M)
2.	Viziangaram District	Thotapalem(V),	Ayyannapeta(V),

		Duppada(V), Kanapaka(V), Klpuram(V), Modavalasa(V), Thamarapalli(V), Valluru (V), Pedatharimi(V), Kancheru (V)Gudepuvalasa(V),Chinaharijanapeta(V), Mamidipalli(V), Kothavalasa(V), Kandulapadam(V),
3.	Visakhapatnam	The atrocity prone areas under jurisdiction of Police Stations are as follows: PM Palem,Bheemili,Anandapuram, Padmanabham, I Town,Malkapuram, Newport, Gajuwaka, Duvvada andParawada.
4.	West Godavari	Atrocity prone areas under certain parts of the following Sub Division: Eluru, Kovvur, Narsapur, J.R. Gudem, and Polavaram.
5.	YSR Kadapa	Atrocity prone areas under certain parts of the following Mandals: Rly. Kodur,Obulavaripalli,Sidhout,Rajampet, Pendlimarri, Jammalamadugu, Mylavaram, Peddamudium, Kondapuram, Proddatur, Rajupalem, Mydukur, Duvvur, Chapad and Thondur.

5.1.6 SPECIAL COURTS

The Government of Andhra Pradesh has set up 13 Special Courts in the districts of Chittoor at Tirupathi, Guntur, Nellore, Kurnool, Prakasham at Ongole, YSR at Kadapa, Krishna at Machilipatnam, East Godavari at Rajamahendravaram, Ananthapur, Srikakulam, Vizianagaram, Visakhapatanam, West Godavari at Eluruand 1 Exclusive Special Court in Laxmipeta village at Srikakulam.

5.1.7 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

Special Public Prosecutors and Exclusive Special Public Prosecutors have been appointed to plead the cases in 13 Special Courts and in 1 Exclusive Special Court, as detailed in Para 5.1.6 above.

5.1.8 PUBLICITY AND AWARENESS GENERATION

Training programmes were conducted in the year 2021. There are 9 E-Learning Centres in Andhra Pradesh State. Through these trainings, officers ranging from Police Constable (PC) to Assistant Superintendent of Police (ASP)were trained in Protection of Atrocities Act in 2021. Approximately 9,107 trained. However,

- a) All the SDPOs in the State were issued Guidelines for the investigating officers, in the investigation of cases under the PoA Act.
- b) The State level work shop conducted on 19.03.2021 with all the stake holders of different Departments to the effective implementation of the PoA Act.
- c) Hand Book "Government Orders, Memo's & Circulars instructions' on PoA Act is provided to CPs and SPs for ready reference and guidance to the Investigating Officer.

During the year 2021, 9107 police officers were sensitized and 1575 publicity/awareness programmes were also conducted during the year.

5.1.9TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses are provided to the victims, their dependents and witnesses in accordance with the PoA Rules. During the year 2021, 7 persons were provided travelling and maintenance expenses in all 13 districts.

5.1.10 ECONOMIC AND SOCIAL REHABILITATION OF VICTIMS OF ATROCITIES

The State Government provides for relief and rehabilitation to the victims of offences of atrocities in accordance with Rule 12 (4) of the PoA Rules. During the year 2021, 3296 persons were provided relief in all 13 districts.

5.1.11 PERIODIC SURVEYS

The District Level Vigilance and Monitoring Committees review the issues once in a quarter in the meeting. The jurisdictional Superintendents of Police also conduct periodical surveys.

5.1.12 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities to 291 persons was provided within Seven days and to 1818 persons, relief was provided later than seven days.

5.1.13LEGAL AID

Free legal Aid is given to deserving families belonging to Scheduled Castes and the Scheduled Tribes through Sub-Divisional Level Legal Aid Committee with the Deputy Commissioner of the District as Chairman. There is no income limit fixed for eligibility to provide legal aid to the victims of atrocities. During the year 2021, 2 persons were provided legal aid in all 13 districts.

5.1.14 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, of 340 cases which ended in acquittal, appeals against acquittals were filed in 2 cases in Hon'ble High Court of Andhra Pradesh.

5.2 ARUNACHAL PRADESH

Arunachal Pradesh is a predominantly tribal domiciled State and as such resources of the State are being utilized for the protection and promotion of Scheduled Tribes. Thus, the information for the year 2021 may be treated as 'Nil'.

5.3 ASSAM

5.3.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

State Level Vigilance & Monitoring Committee has been constituted under the Chairpersonship of Hon'ble Chief Minister to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance & Monitoring Committees under the Chairpersonship of the District Magistrates have been constituted in 21 Districts to review implementation of the PoA Act.

5.3.2 STATE LEVEL SC AND ST PROTECTION CELL

A SC and ST Protection Cell at State level, functions under the supervision of Director General of Police. The Cell consists of Additional Director General of Police (CID), Inspector General of Police (A), Deputy Inspector General of Police (Range) and all Superintendents of Police.

5.3.3 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

The Director, Welfare of Scheduled Castes, Assam is the Nodal Officer.

B. SPECIAL OFFICER

There was no instance of atrocity, and no area has been specified as an atrocity prone in the State. However, in accordance with Rule 10 of the PoA Rules, the Additional District Magistrate in each district has been appointed as a Special Officer.

5.3.4 <u>IDENTIFICATION OF ATROCITY PRONE AREAS</u>

There is no atrocity prone area in the State.

5.3.5 SPECIAL COURTS

34 Special designated Courts have been functioning in the State to try the cases under the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989.

5.3.6 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS

Special Public Prosecutors have been appointed to plead the cases under the PoA Act in 34 Special Courts.

5.3.7 LEGAL AID

Free legal aid is given to deserving families belonging to members of Scheduled Castes and Scheduled Tribes through Sub-Division Level Legal Aid Committees.

5.4. BIHAR

5.4.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

State Level Vigilance & Monitoring Committee functions under the Chairpersonship of the Chief Minister to review the implementation of the Act. During the year 2021, one meeting was held of the State to review of the PoA Act and the PoA Rules.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance & Monitoring Committees function under the Chairpersonship of District Collector. During the year 2021, 155 meetings were held in 38 districts to review various aspects of implementation of the PoA Act and the PoA Rules.

SUB DIVISIONAL LEVEL COMMITTEES

Sub Divisional Level Committees under the Chairpersonship of Sub Divisional Magistrate have been constituted. During the year 2021, 227 meetings were held in 102 Sub Division of the State to review various aspects of implementation of the PoA Act and the PoA Rules.

5.4.2 STATE LEVEL SC AND ST PROTECTION CELL

At State Level, a Scheduled Castes and Scheduled Tribes Cell has been functioning under the charge of Inspector General of Police, (WeakerSection), with supporting staff.

5.4.3 SPECIAL POLICE STATIONS

40 Special Police Stations are functioning in 38 districts in the State, namely Patna, Nalanda, Rohtas, Bhabhua, Bhojpur, Buxer, Gaya, Jehanabad, Arwal, Nawada, Aurangabad, Saran, Siwan, Gopalganj, Muzaffarpur, Sitamarhi, Sheohar, West Champaran (2), East Champaran, Vaishali, Darbhanga, Madhubani,

Samastipur, Saharsa, Supal, Madhepura, Purnia, Araria, Kisanganj, Katihar, Bhagalpur (2), Banka, Munger, Lakhisarai, Sheikhpura, Jamui, Khagaria and Begusarai.

5.4.4 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

The Secretary, Home Department, is the Nodal Officer, who from time to time convenes the meetings to review implementation of the PoA Act.

B. SPECIAL OFFICER FOR DISTRICTS HAVING ATROCITY PRONE AREAS

The Additional District Magistrate, in each district, has been designated as a Special Officer to co-ordinate the functioning with the District Magistrate/ Superintendent of Police or other officers responsible for the implementation of the provisions of the PoA Act and the Rules notified there under.

5.4.5 <u>INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET</u> <u>WITHIN SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016 in 1031 cases, investigation and filing of the charge sheet was done within sixty days and that in 2423 cases investigation and filing of the charge sheet was done in later than sixty days.

5.4.6 IDENTIFICATION OF ATROCITY PRONE AREAS

In the State, 33 districts have been identified as sensitive from the point of view of atrocities against members of Scheduled Castes and Scheduled Tribes. These districts are Patna, Nalanda, Rohtas, Bhabhua, Bhojpur, Buxer, Gaya, Jehanabad, Nawada, Aurangabad, Saran, Siwan, Gopalganj, Muzaffarpur, Sitamarhi, West Champaran, East Champaran, Vaishali, Darbhanga, Madhubani, Samastipur, Saharsa, Madhepura, Purnia, Bhagalpur, Banka, Munger, Sheikhpura, Begusarai, Khagaria, Katihar, Jamui and Araria.

5.4.7 SPECIAL COURTS

The Court of Additional District Session Judge has been specified as a Special Court under the PoA Act in the districts of Bhabhua, Bhojpur, Buxer, Jehanabad, Aurangabad, Siwan, Sitimarhi, Sheohar, W.Champaran, Madhubani, Saharsa, Supaul, Madhepura, Purnea, Araria, Ksihanganj, Katihar, Banka, Munger, Lakhisarai, Sheikhpura, Jamui and Khagaria. In addition, fourteen Exclusive Special Courts also function at Patna, Gaya, Bhagalpur, Muzaffarpur, Begusarai, Nalanda, RohtasNawada, Saran, Gopalganj, E.Champaran(Motihari), Vaishali, Darbhanga and Samastipur Districts.

5.4.8 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

Special Public Prosecutors have been appointed in 23 Special Courts and Exclusive Special Public Prosecutors in 14 Exclusive Special Courts, to plead the cases under the PoA Act.

5.4.9 PUBLICITY

Funds have been allotted to all Districts for Publicity/Awareness by the way of hoardings at District and Block levels for creating awareness.

For creating awareness amongst public, copies of the PoA Act and the PoA Rules were distributed at Panchayat, District and State level.

All 40 Superintendent of Police and officer in charge of Thana are sensitized at divisional level and 40 Districts Magistrate, 38 Additional District Magistrate and 38 District Social Welfare Officers are sensitized through video conference in the review meeting of Secretary in every month.

5.4.10 ECONOMIC AND SOCIAL REHABILITATION OF VICTIMS OF ATROCIES

The State Government provides for relief and rehabilitation to the victims of offences of atrocities in accordance with Rule 12 (4) of the PoA Rules. During the year 2021, 6582 persons were provided relief in all 38 districts.

5.4.11. TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

The State Government provides travelling and maintenance expenses to the witnesses and victims of atrocity during the investigation before the inquiry officer and to attend the trial in the court. During the year 2021, 27 persons were provided travelling and maintenance expenses to the witnesses and victims of atrocity in all 38 districts.

5.4.12 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities to 655 persons was provided within Seven days and to 5588 persons, relief was provided later than seven days.

5.4.13 LEGAL AID

Free legal aid is given to members of Scheduled Castes and Scheduled Tribes. During the year 2021, none persons were provided legal aid.

5.4.14 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL</u>

During the year 2021, of 994 cases which ended in acquittal, appeals against acquittals were filed in no cases in superior courts.

5.5. CHHATTISGARH

5.5.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee is headed by the Chief Minister, to review the implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees are headed by the District Collectors. During the year 2021, 81 meetings were held in 28Districts to review various aspects of implementation of the PoA Act and the PoA Rules.

SUB DIVISIONAL LEVEL COMMITTEES

Sub Divisional level Committees under the Chairpersonship of Sub Divisional Magistrate/Dy. Collector have been constituted. During the year 2021, 57 meetings were held in 98 Sub Divisions in 28 Districts.

5.5.2 STATE LEVEL SC AND ST PROTECTION CELL

At State Level, a Scheduled Castes and Scheduled Tribes Protection Cell, in the Police Headquarters has been functioning under the charge of Deputy Inspector General of Police with supporting staff.

5.5.3 SPECIAL POLICE STATIONS

Special Police Stations are functioning in 27 districts namely Raipur, Durg, Rajnandgaon, Mahasumud, Dhamtari, Kabirdham, Gariyaband, Balod, Baloda Bazar, Bemetara, Bilaspur, Raigarh, Janjgir-Champa, Korba, Mungeli, Sarguja, Jashpur, Surajpur, Korea, Balrampur, Bastar, North Bastar (Kanker), South Baster (Dantewada), Kondagaon, Sukma, Narayanpurand Bijapur and 1 District namely Gorelapendra was special Police Station has not been set up.

5.5.4 <u>INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET</u> WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 378cases investigation and filing of the charge sheet was done within sixty days and that in 307 cases investigation and filing of the charge sheet was done later than sixty days.

5.5.5 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities to 62 persons was provided within seven days and in cases of 654 persons, relief was provided later than seven days.

5.5.6 APPOINTMENT OF OFFICERS

NODAL OFFICER

The Secretary, Scheduled Tribes and Scheduled Castes Development Department, is the Nodal Officer, who from time to time convenes the meetings to review implementation of the PoA Act.

SPECIAL OFFICERS

In accordance with Rule 10 of the PoA Rules, the District Magistrate/Additional District Magistrate/Assistant Commissioner in 22 districts has been appointed as a Special Officer.

5.5.7 IDENTIFICATION OF ATROCITY PRONE AREAS

The details of identified atrocity prone areas are as under: -

S. No.	Identified District	Specific areas within District, identified as atrocity prone areas
1.	Durg District	12

2.	Janjgir-Champa District	5	
	Total	17	

5.5.8 SPECIAL COURTS

No Exclusive Special Courts have been set up in the State of Chhattisgarh. In the Eleven districts of Raipur, Durg, Rajnandgaon, Bilaspur, Raigarh, Janjgir-Champa, Korba, Sarguja, Jashpur, Balrampur and Bastar, District Session Courts have been designated as 11 Special Courts for trial of cases of offences of atrocities under the PoA Act.

5.5.9 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

12Special Public Prosecutors have been appointed in 11 Special Courts, to plead the cases under the PoA Act. There is no Special Courts and Special Public prosecutors in District Baloda-Bazar, Gariyaband, Dhamtari, Mahasamund, Kabirdham, Balod, Bemetara, Mungeli, Surajpur, Korea, Kanker, Kondagaon, Bijapur, Narayanpur, Dantewada, Sukma and Gorela-pendra.

5.5.10 PERODIC SURVEY

During the year 2021, 12 periodic surveys were conducted in Durg, Dhamtari and Janjgir-Champa Districtsin State of Chhattisgarh.

5.5.11 ACTION TAKEN TO RECOGNISE/REWARD PERSONS

In recognition of exemplary work done in the field of prevention of atrocities and removal of untouchability, one person was given Shield, cash award and an appreciation certificate.

5.5.12 LEGAL AID

Legal aid is provided to members of Scheduled Castes and Scheduled Tribes in rural areas in the cases which relate to disputes of land, offences of atrocities

and where trial is pending in the Session Courts. During the year 2021, 868 such persons were provided legal aid in 28 districts.

5.5.13 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

The State Government provides travelling and maintenance expenses to the witnesses and victims of atrocity during the investigation before the Inquiry Officer and to attend the trial in the court. During the year 2021, 1433 persons were provided travelling and maintenance expenses in 28districts.

5.5.14 RELIEF AND REHABILITATION

During the year 2021, 746 atrocity victims were provided relief and rehabilitation in 28 districts.

5.5.15 PUBLICITY AND AWARENESS GENERATION

During the year 2021, 33 Police Officers, 1195 other Officers were sensitized and 9 publicity awareness programmes were conducted.

5.5.16 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL</u>

During the year 2021, as against 117 cases which ended in acquittal, appeals against acquittals were filed in 16 cases in superior courts.

5.6 **GOA**

5.6.1 COMMITTEE

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee under the Chairpersonship of Chief Minister has been constituted to review implementation of the PoA Act. During the year 2021, one meeting was held.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees are functioning under the Chairpersonship of the District Magistrate, North Goa and South Goa to review cases of atrocities under the PoA Act. During the year 2021, two meetings were held.

SUB DIVISIONAL LEVEL COMMITTEES

Sub Divisional level Committees under the Chairpersonship of Sub Divisional Magistrate/Dy. Collector have been constituted.

5.6.2 <u>INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 7 cases investigation and filing of the charge sheet was done within sixty days and that in 2 cases investigation and filing of the charge sheet was done later than sixty days.

5.6.3 APPOINTMENT OF OFFICERS

NODAL OFFICER

The Additional Secretary, Government of Goa is the Nodal Officer and coordinates the functioning of the District Magistrate and Superintendent of Police and other officers, responsible for implementing provisions of the PoA Act.

5.6.4 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no specific area where member of SC/ST are likely to be subjected to offences of atrocities.

5.6.5 SPECIAL COURTS

The State Government has designated District and Session Courts at North District, Panaji and South District, Margao as Special Courts for the speedy trial of cases under the PoA Act.

5.6.6 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTOR AND EXCLUSIVE SPECIAL PUBLIC PROSECUTOR</u>

Seven Special Public Prosecutors were appointed for conducting PoA Act related cases in the Special Courts in the North Goa District and South Goa District.

5.6.7 SENSITIZATION OF OFFICERS

All Sub Divisional Police Officers (SDPOs) and the In-charge of Police Stations have been sensitized in respect of provisions of the PoA Act.

5.6.8 LEGAL AID

The State Government has formulated a scheme to provide Free Legal Aid to members of Scheduled Castes and Scheduled Tribes without any economic criteria. During the year 2021, 1 Scheduled Casteperson was provided legal aid.

5.7 GUJARAT

5.7.1 COMMITTEES

A. <u>HIGH LEVEL COMMITTEE</u>

A High-Level Committee under the Chairpersonship of the Chief Minister reviews implementation of the PoA Act. The Ministers of Finance, Revenue, Social Justice and Empowerment, some Members of Parliament, State Legislature and Senior Government Officers are members of the Committee.

B. STATE LEVEL COMMITTEE

A State Level Committee under the Chairpersonship of the Principal Secretary-in-charge of Social Justice & Empowerment Department reviews the reports of the Vigilance Officers of the three Vigilance Squads. The Committee consists of Home Secretary, Legal Secretary and Special Inspector General of Police etc. During the year 2021, one meeting of the State level Committee was held on 23.09.2021.

C. <u>DISTRICT LEVEL VIGILANCE & MONITORING COMMITTEE</u>

At district level, a District Vigilance and Monitoring Committee under the Chairpersonship of the District Collector of the respective district reviews implementation of the PoA Act. The Committee consists of District Panchayat President, Chairperson of District Social Justice Committee, District Development Officer, District Superintendent of Police, Government Public Prosecutor, Members of Parliament and Members of Legislative Assembly and prominent Social Workers of respective Districts. During the year 2021, 87 meetings of the Committees were held.

D. PRANT LEVEL COMMITTEE

Prant Level Committees have been set up at every Prant under the Chairpersonship of Sub-Divisional Magistrate to review implementation of the PoA Act. The Chairperson of Prant Social Justice Committees, Public Prosecutor, Police

Inspector and Sub Inspector of the Prant are members of the Committee. During the year 2021, the Committee held 412meetings.

E. CITY LEVEL COMMITTEE

Under the Chairpersonship of the Police Commissioner, City Level Committees have also been set up to review implementation of the PoA Act. Government Public Prosecutor, Municipal Commissioner and Scheduled Caste/ Scheduled Tribe Members of Municipal Corporation are members of these Committees. During the year 2021, the Committee held 8 meetings.

5.7.2 STATE LEVEL SC AND ST PROTECTION CELL

The SC and ST Protection Cell is working in the office of the Director General of Police, under the control of the Director General of Police and assisted by one Dy. Inspector General of Police, one Dy. Superintendent of Police and other supporting staff. At district level, it is headed by a Deputy Superintendent of Police with supporting staff. 40 such Deputy Superintendents of Police looks after the work in 36 Districts and 4 Police Commissionerates.

At the Secretariat level, the Principal Secretary looks after the implementation of the PoA Act, while at the Directorate level, the Director looks after the work. A Special Cell called 'Nagrik Cell' is functioning in the Directorate and Dy. Director looks after the Cell. Three Regional Vigilance Officers are also working at Vadodara, Ahmedabad and Rajkot to look after incidents of atrocities within their jurisdiction.

5.7.3 INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 985 cases, investigation and filing of the charge sheet was done within sixty days and that in 138 cases investigation and filing of the charge sheet was done later than sixty days.

5.7.4 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities 1941 persons was provided within seven days and to nilpersons, reliefwas provided later than seven days.

5.7.5 SPECIAL COURTS AND EXCLUSIVE SPECIAL COURTS

Session Courts in all Districts have been specified as Special Courts. Besides, 16 Exclusive Special Courts in the districts of Ahmedabad (Rural), Anand, Banaskantha (Palanpur), Bharuch, Bhavnagar, Gandhinagar, Junagadh, Jamnagar, Kutch (Bhuj), Mehsana, Patan, Rajkot, Surat, Surendranagar, Vadodara and Ahmedabad (City) and 29Special Courts in Ahmedabad (Rural, Amreli, Anand, Arvalli (Modasa), Banaskantha (Palanpur), Bharuch, Bhavnagar, Dahod, Gandhinagar, Gir-Somnath, Junagadh, Kachchha-Bhuj, Kheda (Nandiad), Mahesana, Narmada, Navsari, Panchmahal (Godhra), Patan, Porbandar, Rajkot, Sabarkantha (Himmatnagar), Surat, Surendranagar, Tapi (Vyara), Vadodara, Valsad, City Ahmedabad, Devbhumi Dwarka and Morbi are also functioning to deal with cases under the PoA Act.

5.7.6 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

29 Special Public Prosecutors have been appointed for 29 Special Courts and 16 Exclusive Special Public Prosecutors have been appointed for 16 Exclusive Special Courts, for conducting cases under the PoA Act.

5.7.7 APPOINTMENT OF OFFICERS

A. NODAL OFFICER AT STATE LEVEL

Principal Secretary, Social Justice & Empowerment is the Nodal Officer in accordance with Rule 9 of the PoA Rules.

B. SPECIAL OFFICERS

Three Regional Vigilance Officers have been nominated as Special Officers in accordance with Rule 10 of the PoA Rules, 1995 in the identified atrocity prone areas.

5.7.8 IDENTIFICATION OF ATORCITIY PRONE AREAS

3 districts have been identified as sensitive from the point of occurrence of offences of atrocities: -

- 1. East Kutchh Gandhidham
- 2. Rajkot (Rural)
- 3. Surendranagar

5.7.9 PUBLICITY AND AWARENESS GENERATION

For wide publicity of the provisions of the PoA Act, printed booklets, both in Gujarati and English, have been circulated among the authorities, Village Panchayats, Social Workers and Voluntary Organizations. During the year 2021, 2publicity/awareness programmes were held and 10285 police officials/officers were sensitized.

5.7.10 EFFORTS FOR INVOLVING NON-GOVERNMENT ORGANIZATIONS

Non-Governmental Organizations, Volunteers and the prominent leaders in the field are invited for active participation in the District Shibirs, State level Seminars and Workshops. Besides, the Government has set up Awareness Centres with help of Non-Governmental Organizations and provided Rs. 15000/- to each Awareness Centre in the State.

5.7.11 ECONOMIC AND SOCIAL REHABILITATION

The State Government provides prescribed relief amount etc to the atrocity victims. During the year 2021, the relief amount was given to 1941 persons belonging to Scheduled Castes in 33 districts.

5.7.12 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, as against 649 cases which ended in acquittal, appeals against acquittals were filed in 104 cases in superior courts.

5.8 HARYANA

5.8.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister to review implementation status of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989 in the State. During the year 2021, one meeting was held on 26.06.2021.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

At the District level, a District Level Vigilance Monitoring Committee functions under the Chairpersonship of the District Magistrate. During the year 2021, the Committees held 36 meetings in 22Districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

At the Sub Divisional Level, a Sub-Divisional Level Vigilance and Monitoring Committee functions under the Chairpersonship of the Sub-Divisional Magistrate (Civil). These Committees review implementation status of the PoA Act. During the year 2021, the Committees held 53 meetings in 22 Districts.

5.8.2 STATE LEVEL SC AND ST PROTECTION CELL

A Scheduled Castes and Scheduled Tribes Protection Cell under the direct supervision of Director General of Police/Inspector General of Police has been set up at Police Headquarters, to deal with crimes against caste - based atrocities reported. A Special Cell has also been created in every district under the supervision of Superintendent of Police to ensure speedy investigation of cases of atrocities against members of Scheduled Castes.

5.8.3 <u>INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET</u> WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 411 cases, investigation and filing of the charge sheet was done within sixty days and that in 347 cases investigation and filing of the charge sheet was done later than sixty days.

5.8.4 IDENTIFICATION OF ATORCITIY PRONE AREAS

The Government of Haryana has identified following atrocity prone areas in the State: -

	Identified Districts	Specific areas identified as areas		
1.	Hisar	Police Station Hisa	r and Azad	Nagar

5.8.5 APPOINTMENT OF OFFICERS

A. NODAL OFFICER AT STATE LEVEL

An IAS officer of the Secretary rank in Government of Haryana has been appointed as the Nodal Officer in accordance with Rule 9 of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Rules 1995.

B. SPECIAL OFFICER

As per Rule 10 of the PoA Rules, 1995, the District Magistrates of all the districts in the State have been designated as Special Officer.

5.8.6 SPECIAL COURTS

The Court of first Additional Session Judge in each district has been designated as a Special Court to try offences under the PoA Act.

5.8.7 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

The State Government has designated Public Prosecutor, posted in each Session Courts specified as a Special Public Prosecutor, for conducting cases under the PoA Act.

5.8.8 PERODIC SURVEY

During the year 2021, no periodic surveys were conducted in the State of Haryana.

5.8.9 PUBLICITY AND AWARENESS GENERATION

Provisions of the PoA Act as amended have also been included in the syllabus of all basic and promotional courses for the trainees in Haryana Police Academy. During the year 2021, 248 publicity /awareness programmes have been conducted and provisions of the Act have been displayed through hoardings at important public places like Courts & police stations etc and 845 police officers/official were also sensitized and 2090 others were sensitized.

5.8.10 RELIEF MEASURES

Financial assistance is provided to the victims of atrocities, as per Rule 12 (4) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Rules, 1995 as amended. During the year 2021, relief amount was given to 1806 persons.

5.8.11 LEGAL AID

Legal aid is provided to the Scheduled Caste persons in cases relating to practice of untouchability, denial of access to temples, wells and other public places, disputes relating to women and for ensuring reservation in services. Assistance is also provided for expenditure incurred on witnesses and payment of court fees. During the year, 2021, such legal aid was given to 61 beneficiaries.

5.8.12 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses were provided to the victims of atrocities and witnesses, as per the provisions of the PoA Rules, 1995.

5.8.13 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, as against 162 cases which ended in acquittal, no appeals against acquittals were filed under "not fit for filling appeal" in superior courts.

5.9 <u>HIMACHAL PRADESH</u>

5.9.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister reviews implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Committees have also been functioning under the Chairpersonship of District Magistrate in each District. During the year 2021, 29 meetings were held in 12 districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

The Sub-Divisional Level Committees have been constituted in 7 Districts under the Chairpersonship of Sub-Divisional Magistrate. During the year 2021, 1 meeting was held in 7 districts.

5.9.2 STATE LEVEL SC AND ST PROTECTION CELL

Scheduled Castes and Scheduled Tribes Protection Cell has been set up at the State CID Headquarters, Shimla to monitor the offences of atrocities under the PoA Act. The Cell is functioning under the direct supervision of the Director General of Police. The Cell consists of Additional Director General of Police (CID), Inspector General of Police (Law & Order) and Superintendent of Police (CID/Crime).

5.9.3 INVESTIGATION OF THE CASE AND FILING OF CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 102 cases, investigation and filing of the charge sheet was done within sixty days and that in

96 cases investigation and filing of the charge sheet was done later than sixty days.

5.9.4 APPOINTMENT OF OFFICER

A. NODAL OFFICER

The Director, Social Justice and Empowerment Department, Government of Himachal Pradesh has been appointed as the Nodal Officer.

B. SPECIAL OFFICER

There is no atrocity prone area in the State. However, as required under Rule 10 of the PoA Rules, 1995, all the Additional District Magistrates of the concerned districts have been appointed as Special Officers.

5.9.5 IDENTIFICATION OF ATORCITIY PRONE AREAS

There is no identified atrocity prone in the State.

5.9.6 SPECIAL COURTS

All the Courts of District and Session Judges in every district in the State have been designated as Special Courts to try offences under the PoA Act.

5.9.7 SPECIAL PUBLIC PROSECUTORS

All the Public Prosecutors (District Attorneys) attached with the Court of District and Session Judges have been designated as Special Public Prosecutors to conduct cases of offence under the PoA Act, within their respective jurisdiction.

5.9.8 PUBLICITY

The State Government has taken the following steps to generate awareness among general masses and to sensitize the various Government functionaries:

- (i) 59 Awareness Camps were organized at District/ Sub Division/Tehsil/ Block and Gram Panchayat level for general public,
- (ii) Special training on the provisions of PoA Act was imparted to police officers/officials at Police Training Centre, Daroh, District Kangra,
- (iii) 3 Awareness programmes were conducted by the Police Department to sensitize the police officers.
- (iv) 67 Police Officers and 4860 other Officers were sensitized.

5.9.9 LEGAL AID

Himachal Pradesh State Legal Services Authority is providing legal aid services to SCs/STs, women and children. During 2021, no legal aid and other facilities have been provided by the said authority.

5.9.10 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

The State Government re-notified the rates of travelling and maintenance expenses and transport facilities to the victims of atrocities and their dependents/witnesses for visiting investigating officer or any other Executive Magistrate as per Notification dated 12.3.2018.

5.9.11 RELIEF MEASURES

During the year 2021, relief was provided to 301 atrocity victims as per prescribed norms.

5.9.12 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED</u> IN ACQUITTAL

During the year 2021, as against 29 cases which ended in acquittal, appeals against acquittals were filed in 3 cases in superior courts.

5.10. JHARKHAND

5.10.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

State Level Vigilance and Monitoring Committee has been constituted under the Chairpersonship of the Chief Minister to review the implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

At District Level, Committee functions under the Chairpersonship of the District Collector. During the year 2021, 43 meetings were held in 26 districts of the State.

5.10.2 STATE LEVEL SC AND ST PROTECTION CELL

A Special Scheduled Castes and Scheduled Tribes Protection Cell has been constituted under the Crime Investigation Branch of the Police Department to monitor investigation of offences under the PoA Act. The Cell is headed by the Inspector General of Police, CID, Jharkhand. A Special Cell has also been set up in every district.

5.10.3 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

The Secretary, SC/ST/OBC & Minorities Welfare Department, Government of Jharkhand has been appointed as the Nodal Officer.

B. SPECIAL OFFICER

The Additional Collectors/Additional District Magistrates of twelve districts have been appointed as Special Officers.

5.10.4 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 61 cases investigation and filing of the charge sheet was done within sixty days and that in 224 cases investigation and filing of the charge sheet was later than sixty days.

5.10.5 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities to 5 persons was provided within seven days and to 365 persons, relief was provided later than seven days.

5.10.6 SPECIAL POLICE STATIONS

Special Police Stations are functioning in 24 districts in the State, viz. Ranchi, Gumla, Simdega, Lohardaga, Chaibasa, Saraikela, Jamshedpur, Hazaribagh, Koderma, Chatra, Giridih, Palamu, Latehar, Garhwa, Dhanbad, Bokaro, Dumka, Godda, Jamtara, Deogarh, Sahebgang, Pakur, Ramgarh and Khunti.

5.10.7 IDENTIFCATION OF ATROCITY PRONE AREAS

The Government of Jharkhand has identified following atrocity prone areas in the State: -

S. No.	Identified Districts	Specific areas within District identified as 'atrocity prone' areas		
1.	Saraikela	Adityapur, Chandil, Nimdih and Saraikela.		
2.	Chatra	Nawaratanpur, Tandwa, Gorighat and Chandarikala		
3.	Khunti	Khuti		
4.	Chaibasa	No such Specifie atrocity-prone areas		

		in Chaibasa
5.	Garhwa	Yes
6.	Dumka	Not Specific
7.	Palamu	Husainabad Sub Division
8.	Ranchi	Chanho, Mandar, Ratu, Bubdu, Jagarnathpur, Namkum, Bariyatu and Chutia

5.10.8 SPECIAL COURTS AND EXCLUSIVE SPECIAL COURTS

The Special Courts have been set up in 20 districts viz.Gumla, Simdega, Lohardaga, Chaibasa, Saraikela, Jamshedpur, Koderma, Chatra, Giridih, Palamu, Latehar, Garhwa, Bokaro, Dumka, Godda, Jamtara, Sahibganj, Pakur, Ramgarh and Khunti. Besides, four Exclusive Special Courts have been set up in the districts of Ranchi, Hazaribagh, Dhanbad and Deoghar for trial of cases under the PoA Act.

5.10.9 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

20 Special Public Prosecutors have been appointed for 20 Special Courts and 4 Exclusive Special Public Prosecutors have been appointed for 4 Exclusive Special Courts, for conducting cases under the PoA Act.

5.10.10 PERODIC SURVEY

Six Periodic surveyswere conducted in Chatra and Khunti Districts in the State of Jharkhand.

5.10.11 PUBLICITY AND SENSITISATION OF OFFICERS

For creating awareness amongst public, awareness programmes were conducted by District Administration of Khunti, Chaibasa, Jamsedpur, Garhwa, Chatra, Bokaro and Dumka. 42 Hoardings displayed at different places in Deoghar District and 209 police officers and 280 other officials were sensitized about provisions of the Act.

5.10.12 RELIEF TO ATROCITY VICTIMS

During the year 2021, 484 atrocity victims were provided relief and rehabilitation.

5.10.13 **LEGAL AID**

Legal aid and other facilities were provided subjected to atrocities to enable them to avail themselves of justice. During the year 2021, 331 persons were provided legal aid.

5.10.14 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses to victims of atrocities and witnesses were provided in accordance with the PoA Rules, 1995. During the year 2021, 79 persons were provided travelling and maintenance expenses.

5.10.15 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, as against 11 cases which ended in acquittal, appeals against acquittals was filed in no case in superior courts.

5.11 KARNATAKA

5.11.1 COMMITTEE

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister reviews implementation of the PoA Act. During the year 2021, one meeting of the State level Committee was held on 30.08.2021.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Committees have been functioning under the Chairpersonship of the District Magistrate in each District to review implementation of the PoA Act. During the year 2021, 109 meetings were held in 30 districts.

SUB-DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEES

The Sub-Divisional Vigilance and Monitoring Committees have been constituted under the Chairpersonship of Sub-Divisional Magistrate to review implementation of the PoA Act. During the year 2021, 173 meetings were held in 52 Sub-Divisions.

5.11.2 STATE LEVEL SC AND ST PROTECTION CELL

The Civil Rights Enforcement Cell is functioning since 1975. Subsequently the Cell was re-designated as Directorate of Civil Rights Enforcement and is headed by an Additional Director General of Police. The Directorate comprises of six regional offices at Mysore, Mangalore, Belgaum, Davanagere and Bangalore, under the charge of a Superintendent of Police. Four district units at Kolar, Tumkur, Bagalkot and Bijapur districts are also functioning under the supervision of Deputy Superintendent of Police.

5.11.3 APPOINTMENT OF OFFICERS

NODAL OFFICER

The Principal Secretary, Social Welfare Department, Government of Karnataka has been appointed as the Nodal Officer.

5.11.4 INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 1333 cases investigation and filing of the charge sheet was done within sixty days and that in 466 cases investigation and filing of the charge sheet was done later than sixty days.

5.11.5 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities 726 person was provided within seven days and in 1075 persons relief was provided later than seven days.

5.11.6 SPECIAL COURTS AND EXCLUSIVE SPECIAL COURTS

For the purpose of speedy trial of cases under the PoA Act, the District Sessions Courts have been designated as Special Courts in 22 districts. Besides, eight Exclusive Special Courts for trial of offences under the PoA Act are functioning at Belagavi, Vijapura, Kalaburagi, Kolar, Mysuru, Raichur, Ramnagar and Tumkuru districts.

5.11.7 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

Ten Special Public Prosecutors were specified for conducting cases in the twenty-two designated Special Courts. Further eight Exclusive Special Public Prosecutors were specified for conducting the cases in eight Exclusive Special Courts.

5.11.8 IDENTIFCATION OF ATROCITY PRONE AREAS

The Government of Karnataka has identified following atrocity prone areas in the State: -

S. No.	Identified Districts	Specific areas within District identified as 'atrocity prone' areas	
1.	Bangalore (U)	Sampigehalli Sub-Division Bangalore City 1.Basavalingappa Nagar Sampigehalli	

		2. Bagalur
		3.Bandikodigetialli Village
		4. Kothanuru
		Malleswarm Sub Division Bangalore
		City
		1. A.K. Colony
_	2 (2)	2.Bheemshakthi Nagar
2.	Bangalore (R)	-
3.	Belagavi	-
4.	Ballari	-
5.	Vijapura	-
6.	Bidar	-
7.	Bagalkot	-
8.	Chikballapur	-
9.	Chikkamagaluru	-
10.	Chitradurga	-
11.	Chamaraja Nagar	-
12.	Dharwad	-
13.	Dakshina Kannada	-
14.	Davanagere	-
15.	Gadag	-
16.	Kalaburagi	Nagaral(Malli) TqJawargi
17.	Haveri	-
18.	Hassan	-
19.	Kolar	-
20.	Koppal	-
21	Kodagu	-
22	Mandya	-
23	Mysuru	-
24	Raichur	-
25	Ramanagar	-
26	Shivamogga	-
27	Tumakuru	-
28	Udupi	-
29	Uttara Kannada	-
30	Yadgir	Kembavi, SorapuarTq
		Hogager, YadgiriTq
		gagari raagiiri q

5.11.9 PUBLICITY AND SENSITISATION OF OFFICERS

During the year 2021, 1126 publicity and awareness programmes were conducted. 4020 Police officials and 148135other officials were also sensitized.

5.11.10 **LEGAL AID**

The Karnataka Legal Services Authority extends free services to the members of weaker sections including member of Scheduled Castes and Scheduled Tribes whose annual income is below Rs. 25,000/-. The main objective is to provide free legal aid and advice to the eligible persons through State Legal Services Authority, High Court Legal Services Committee, District Legal Services Authority and Taluk Legal Services Committee. During the year 2021, 505 persons were provided legal aid.

5.11.11<u>TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES</u> AND VICTIMS OF ATROCITIES

Travelling and Maintenance expenses were provided to the victims of atrocities as well as to witnesses. During the year 2021, 437 persons were provided such expenses.

5.11.12 ECONOMIC & SOCIAL REHABILITATION

During the year 2021, 3229 atrocity victims were provided relief and rehabilitation.

5.11.13 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL</u>

During the year 2021, out of 421 cases which ended in acquittal, appeals in no cases were filed in superior courts against acquittals.

5.12 KERALA

5.12.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee functions under the Chairpersonship of the Chief Minister, to review implementation of the PoA Act. During the year 2021, one meeting of the State level Vigilance and Monitoring Committee was held on 22.11.2021.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees under the Chairpersonship of District Collectors review implementation of the PoA Act. During 2021,69 meetings of these Committees were held in 14 districts.

SUB- DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

The Sub Divisional Level Vigilance and Monitoring Committees have been constituted under the Chairpersonship of Sub-Divisional Magistrate to review implementation of the PoA Act. During the year 2021, 14 meetings were held in 5 Sub-Divisions.

5.12.2 STATE LEVEL SC AND ST PROTECTION CELL

A Special Cell at the State Police Head Quarter functions under the supervision of the Additional Director General of Police and the Cell keeps a watch over handling of cases under the Act. It also monitors cases registered under the PoA Act as well as petitions presented by the members of Scheduled Castes and Scheduled Tribes.

5.12.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 232 cases investigation and filing of the charge sheet was done within sixty days and that in

603 cases, investigation and filing of the charge sheet was done later than sixty days.

5.12.4 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities 17 persons were provided within seven day and 862 persons were provided later than seven days.

5.12.5 APPOINTMENT OF OFFICER

NODAL OFFICER

The Principal Secretary, Scheduled Castes and Scheduled Tribes Development Department has been appointed as the Nodal Officer.

SPECIAL OFFICER

The Special Officer has been appointed in the districts of Kasargod and Wayanad in accordance with the Rule 10 of the PoA Rules.

5.12.6 <u>IDENTIFICATION OF ATROCITY PRONE AREAS</u>

There is no identified atrocity prone in the State.

5.12.7 SPECIAL COURTS

Four Special Courts have been set up at Kottarakkara in Kollam, Mannarkkad in Palakkad, Mananthavady in Wayanad and Manjeri in Malappuram district. In remaining Districts, Sessions Courts have been designated as Special Courts, for trail of cases, under the PoA Act.

5.12.8 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

Special Public Prosecutors have been specified for conducting cases in the Special Courts.

5.12.9 SPECIAL POLICE STATIONS

Three Special Police Stations have been set up in Kasargod, Wayanad and Palakkad, districts.

5.12.10 PERIODIC SURVEY

During the year 2021, 239 surveys were conducted in the Districts of Kottayam, Palakkad and Kannur.

5.12.11 PUBLICITY AND SENSITISATION OF OFFICERS

During the year 2021, 89 publicity/awareness programmes were conducted and 400 Police officers and 2547 other officers were sensitized.

5.12.12 **LEGAL AID**

During the year 2021, 472 persons belonging to Scheduled Caste and Scheduled Tribes availed of the legal aid.

5.12.13 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and Dearness Allowance, Maintenance and Transport expenses were provided to the victims of atrocities as well as witnesses. During the year 2021, 79 Scheduled Castes and Scheduled Tribes persons were provided such expenses.

5.12.14 ECONOMIC AND SOCIAL REHABILITATION

During the year 2021, 994Scheduled Castes and Scheduled Tribes atrocity victims were provided relief.

5.12.15 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, 236 cases ended in acquittal and appeals against acquittals were filed in 2 cases in superior courts against acquittals.

5.13 MADHYA PRADESH

5.13.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister reviews implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

At the district level, District Level Vigilance and Monitoring Committees have been functioning under the Chairpersonship of the District Magistrate in each District to review implementation of the PoA Act. During the year 2021, 120 meetings were held in 52 districts.

5.13.2 STATE LEVEL SC AND ST PROTECTION CELL

A Cell under the charge of the Additional Director General of Police reviews implementation of the PoA Act. 51 Scheduled Caste Welfare (AnusuchitJati Kalyan Thanas) under the Cell are required to, *inter-alia*, register cases of offences of atrocities.

5.13.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016,in 5049 cases, investigation and filing of charge sheet was done within sixty days and in 4068 cases investigation and filing of charge sheet was done in later than sixty days.

5.13.4 APPOINTMENT OF OFFICERS

A. NODAL OFFICER AT THE STATE LEVEL

A Secretary level officer has been nominated as a Nodal Officer under Rule 9 of the PoA Rules.

5.13.5 SPECIAL POLICE STATIONS

Special Police Stations are functioning in 51 Districts namely Gwalior, Shivpuri, Guna, Ashok Nagar, Morena, Sheopur, Bhind, Datia, Ujjain, Mandsore, Neemuch, Ratlam, Dewas, Shajapur, Jabalpur, Katni, Chhindwara, Seoni, Narsinghpur, Mandla, Dindory, Balghat, Rewa, Satna, Sidhi, Shahdole, Umaria, Anooppur, Hoshangabad, Harda, Raisen, Betul, Bhopal, Sehore, Rajgarh, Vidisha, Indore, Dhar, Jhabua, Khargone, Barwani, Khandwa, Burhanpur, Sagar, Damoh, Panna, Chhatarpur, Tikamgarh, SingrualiAlirajpurand Agar Malwa, to investigate offences of atrocities against members of the Scheduled Castes and the Scheduled Tribes.

5.13.6 IDENTIFICATION OF ATROCITY PRONE AREAS

In the State, 16 districts have been identified, where members of SCs and STs are likely to be subjected to atrocities.

S. No.	Districts	S. No.	Police Stations	Number of Area/Village
1.	Indore	1	Azadnagar	Musakhedi
		2	Betma	Gramin KasbaBetma
		3	Depalpurl	Gramin KasbaDepalpur
2.	Ashoknagar	4	Kotwali	Mandsourmeel
		5	Dehat	Shankar Colony
3.	Narmadapuram	6	Sohagpur	16 - SemariHarchand
		7	Kotwali	20 – Adamgarh
	=			30 – Sanjay Nagar
		8	Pipariya	Gramin Hathwas
		9	Dehat .	Gramin Panjakalan
		10	Shivpur	Gramin Shivpur
4.	Khandwa	11	Padamnagar	28 – Sanjay Nagar
		12	Narmada Nagar	Gramin Punasa
5.	Gwalior	13	Janakganj	37 – Laxmiganj
				37 – Gol Pahadia
				37 – Sanjay Nagar
				39 – Taraganj
				37 – Nimmaji Ki Khoh

		14	Jhansi Road	56 – Naka Chandravani
		15	Kampoo	56 – Mandare Ki Mata
		16	Vishwavidyalaya	60 – Scindia Nagar
		17	Thatipur	20 – Nadipar Tal
				22 – Mayur Market
		18	Sirol	60 – Footi Colony
		19	Bahodapur	33 – Laxman Talaiya
				5 - Anand Nagar
				1 – Kishan Bagh
		20	Gwalior	1 – KishanGagh
			,	13 – Gauspura No.2
				13 — Gudadi Mohalla
				11 – Gauspura No.1
6.	Guna	21	Kotwali	22 – Bhullanpura
				13 — Talaiya Mohalla
				10 – Boodhe Balaji
				7 – PuraniChhawni
				24 – Shri Ram Colony
		22	Cantt	32 – Gulabganj
				1 – Nanakhedi
				35 - Cantt
				29 – Banskhedi
		23	Aron	10 – Kasba Aron
				Gramin - Rampur
		24	Dharnavada	24 – Berkhedi, Ruthiyai
		25	Bajranggarh	Gramin Bajranggarh
		26	Madhusudangarh	Gramin Madhusudangarh
7.	Shivpuri	27	Amola	Gramin Sirsoud
8.	Morena	28	Station road	30 – Tussipura
				28 – Subhashnagar
		29	Baghchini	Gramin Kumheri
9.	Balaghat	30	Kosami	Gramin Kosami

		31	Bharveli	Gramin Bharveli
10.	Mandla	32	Kotwali	3 – Devdara, Rampura
11.	Katni	33	Kotwali	13 – Anganwadi, Agrawal Bhawan, Durga Chowk, KhirhaniPhatak 19 – Tilak College Ke pas, Prem Nagar
		34	Rangmatj Nagar	Hanuman Mandir KePichhe, Bhatta Mohalla, GaddaTeela 33 – Bhimrao Chowk, Zarra Kuria
12.	Sagar	35	Cantt	MadhiyaVitthal Nagar
				Gramin Bhainsa
		36	Agasoud	Gramin Mandi Bamora
13.	Mandsaur	37	Y. D. Nagar	39 – Indira Colony
14.	Vidisha	38	Kotwali	3, 5 Mohangiri
				22 – Lohangipura
		39	Civil Lines	35 – Karaiya Kheda Road
				33 – Pooranpura
		40	Basoda Devas	Gramin Udaypur
15.	Harda	41	Kotwali	9 – Vikas Nagar
				28 – Bypass Harda
16.	Betul	42	Kotwali	11 - Moti Ward
		43	Ganj	1- Subhash Ward
Gran	d total 1 to 16		43	69

5.13.7 SPECIAL COURTS AND EXCLUSIVE SPECIAL COURTS

Apart from seven Special Courts at Anooppur, Ashok Nagar, Umaria, Dindorie, Burhanpur, Alirajpur and Singruli, 32 Special Courts as per Section 14 of the PoA Act are functioning at Balaghat, Barwani, Bhind, Bhopal, Damoh, Datia, Dewas, Dewas, Dhar, Guna, Harda, Narmdapuram, Indore, Jhabua, Katni, Khandwa, Mandla, Mandsore, Neemuch, Panna, Raisen, Rajgarh, Ratlam, Rewa, Sheore, Seoni, Shahdole, Satna, Shajapur, Sheoaur, Sidhi, Tikamgarh and West Nimar(Mandleshwar) and 11 Exclusive Special Courts are functioning at Betul, Chhatarpur, Chhindwara, Gwalior, Jabalpur, Morena, Narsinghpur, Tatlam, Sagar, Shivpuri and Vidisha.

5.13.8 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

At present Fifty-four Special Public Prosecutors have been specified in the 7 designated Courts, 32 Special Courts and thirty-fiveExclusive Special Public Prosecutors have been specified in 11 Exclusive Special Courts, to conduct the cases of offence of atrocities under the PoA Act.

5.13.9 PERODIC SURVEYS

During the year 2021, no periodic surveys were conducted in 52Districts.

5.13.10 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016,1008victims of offences of atrocity have been provided relief and rehabilitation within seven days and 9073 persons have been provided later than seven days.

5.13.11 AWARENESS GENERATION

During the year 2021, 274 publicity awareness programmes were organized and 4502 Police officials and 11589 other officials were also sensitized.

5.13.12 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

As per the provision of Section 21{(2) (ii)} of the PoA Act and Rule 11 of the PoA Rules, the State Government provides travelling and maintenance allowance to the witnesses and victims of offences of atrocities. During the year 2021, an expenditure of Rs.7.10 lakhs was incurred to provide such allowance to 2860 Scheduled Castes and Scheduled Tribes persons.

5.13.13 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

During the year 2021, an expenditure of Rs.13665.21 lakhs was incurred to provide relief and rehabilitation to 10,081 Scheduled Castes and Scheduled Tribes atrocity victims.

5.13.14 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL</u>

During the year 2021, 2341 cases ended in acquittal and appeals against acquittals were filed in 104 cases in superior courts against acquittals.

5.14 MAHARASHTRA

5.14.1 <u>COMMITTEES</u>

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee under the Chairpersonship of Chief Minister reviews implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees function under the Chairpersonship of the respective District Magistrates and review implementation of the PoA Act. Similarly Divisional Vigilance and Monitoring Committees meet every quarter and review the cases of atrocities. During the year 2021, 356 district level meetings were held in 36 Districts.

SUB-DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEES

The Sub-Divisional Vigilance and Monitoring Committees have also been constituted under the Chairpersonship of Sub-Divisional Magistrate to review implementation of the PoA Act. During the year 2021, 45 meetings were held in 36 Districts.

5.14.2 STATE LEVEL SC AND ST PROTECTION CELL

A Special Cell is functioning at the State Police Headquarters under the supervision of Special Inspector General of Police with supporting staff comprising of Superintendent of Police, Deputy Superintendent of Police, Inspector, Sub Inspector, Assistant Police Inspector, Head Constables and Police Constables etc. PCR unit has also been functioning in 36 districts of the State.

Special machinery is also functioning in the Social Justice Department. Special District Social Welfare Officers at all the district places are required to implement the programmes to rehabilitate the victims of atrocities as per provisions of the PoA Act and the PoA Rules.

5.14.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 1286 cases, investigation and filing of charge sheet was done within sixty days and in 1345 cases investigation and filing of charge sheet was done in later than sixty days.

5.14.4 NODAL OFFICER

The Principal Secretary level officer has been nominated as the Nodal Officer as per Rule 9 of the PoA Rules.

5.14.5 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no identified atrocity prone in the State of Maharashtra.

5.14.6 SPECIAL COURTS

In each district, the Court of Session has been specified as a Special Court to try the cases of offences of atrocities under the PoA Act. Three exclusive Special Courts have been functioning at Nagpur, Aurangabad and Mumbai (Thane).

5.14.7 PUBLICITY MEASURES

During the year 2021, 1108 publicity and awareness programmes were conducted. 7056 police officials and 14690 other officials were also sensitized.

5.14.8 LEGAL AID

During the year 2021, 1496 number of persons subjected to atrocities was provided Legal Aid.

5.14.9 RELIEF MEASURES

During the year 2021, 2537atrocity victims were given relief.

5.14.10 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities provided within seven days to 69persons and in 1225 persons were provided later than seven days.

5.14.11 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

As per the provision of Rule 11 of the PoA Rules, the State Government provides travelling and maintenance allowance to the witnesses and victims of offences of atrocities. During the year 2021, 6 members were given travelling and maintenance expenses.

5.14.12 PERODIC SURVEYS

During the year 2021, no periodic surveys were conducted in 36 districts.

5.14.13 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, 594 cases ended in acquittal and appeals against acquittals were filed in 2 cases in superior courts.

5.15 MEGHALAYA

5.15.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance & Monitoring Committee under the Chairpersonship of Chief Minister reviews implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance & Monitoring Committees have been constituted in all districts of the State, under the Chairpersonship of the District Magistrate to review implementation of the PoA Act.

SUB-DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEES

The Sub-Divisional Vigilance and Monitoring Committees have also been constituted in all Sub-Divisions under the Chairpersonship of Sub-Divisional Magistrate.

5.15.2 STATE LEVEL SC AND ST PROTECTION CELL

The Scheduled Castes and Scheduled Tribes Protection Cell has been set up at the State Police Headquarters under the supervision of Deputy Inspector General of Police (CID) with supporting staff comprising of Special Superintendent of Police (CID).

5.15.3 IDENTIFICATION OF ATROCITY PRONE AREAS

No area has been identified as atrocity prone where the members of Scheduled castes/Scheduled Tribes are likely to be subjected to atrocities.

5.15.4 SPECIAL COURTS

The District and Session Judge Court of each District has been designated as Special Court to try cases under the PoA Act.

5.16 MIZORAM

5.16.1 STATE LEVEL SC AND ST PROTECTION CELL

The Scheduled Castes and Scheduled Tribes Protection Cell has been set up at the State Police Headquarters under the supervision of Additional Director General of Police/Inspector General of Police (CID) with supporting staff comprising of Special Superintendent of Police (CID) and Superintendent of Police (Aizawl).

5.16.2 IDENTIFICATION OF ATROCITY PRONE AREAS

No area has been identified as atrocity prone where the members of Scheduled Castes are likely to be subjected to atrocities.

5.16.3 SPECIAL COURTS

The Court of the Additional District Sessions Judge of Aizawl has been specified as Special Courts, to try cases under the PoA Act, for whole of Aizawl, Judicial District comprising of Aizawl, Kalasib, Mamit, Champhai and Serchhip Administrative districts. Further, Court of the Additional District Sessions Judge of Lunglei has been specified as Special Courts, to try cases under the PoA Act, for whole of Lunglei Judicial District comprising of Lunglei, Lawnngtlai and Siaha.

5.17 ODISHA

5.17.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level High Power Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister reviews implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance and Monitoring Committees have also been functioning under the Chairpersonship of District Magistrate in all the districts to review implementation of the PoA, Act. During the year 2021, 11 meetings were held in 30districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees have been constituted in 30 districts. During the year 2021, no meetings of Sub-Divisional Committees were held.

5.17.2 STATE LEVEL SC AND ST PROTECTION CELL

The Government of Odisha has constituted Scheduled Castes and Scheduled Tribes Protection Cell under the charge of Additional Director General of Police, Human Rights Protection Cell (HRPC) in the State Police Headquarters at Cuttack in accordance with Rule 8 of the PoA Rules. The State Government has also constituted District Human Right Protection Cells to deal with atrocities against members of Scheduled Castes and Scheduled Tribes.

5.17.3 INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 870 cases,

investigation and filing of charge sheet was done within sixty days and in 1014 cases investigation and filing of charge sheet was done in later than sixty days.

5.17.4 <u>RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES</u>

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities was provided to none of the persons within seven days and 2768 persons were provided later than seven days.

5.17.5 IDENTIFICATION OF ATROCITY PRONE AREAS

The Home Department of the State has identified following atrocity prone areas in the State: -

S. No.	District	Specific areas within District, identified as "atrocity" prone area	
1.	Angul	Sadar, Town, BantalaPolice Stations areas.	
2.	Bolangir	Patnagarh Sub-Division area	
3.	Balasore	Baliapala, Basta, Bhogarai, Jaleswar, Remuna, Sora, Khantapara, Sadar, Nilgiri Police Stations areas.	
4.	Bhadrak	Bhadrak Rural (Sadar), Bansada, Chandabali, Dhamnagar, Bhandaripokhari Police Stations areas	
5.	Boudh	Boudh, Baunsuni, Manamunda, Kantamal, Purunakatak, Harabhanga Police Stations areas.	
6.	Cuttack	Niali, Athagarh, GuridiujhatiaPolice Stations areas.	
7.	Deogarh	Deogarh, Barkote, Riamal, Kundheigola.	
8.	Dhenkanal	Bhubana, Kamakhyanagar, Sadar, Parjang Police Stations areas	
9.	Kalahandi	Dharmagarh, Junagarh, Jaipatna, Koksara, BhawanipatnaSadar, Kegaon and Bhawanipatna Town areas).	
10.	Kandhamal	Entire Kandhamal District is the atrocity prone area as the intimated by the S.P.Kandhamal).	
11.	Kendrapara	Pattamundai, Marshaghai areas	
12.	Keonjhar	Keonjhar Town, Sadar, Patna, Ghasipura, Ghatagaon, Anandapur, Champua, Joda, Barbil.	
13.	Mayurbhanj	Baripada, Bangiriposhi, Khunta, Udala, Thakuramunda, Karanjia, Jharpokharia,	

		Rasgobindpur and Badasahi Police Station areas.	
14.	Nuapada	Sinapali Block	
15.	Nayagarh	Sadar, Town, Sea-Beach, Chandrapur, Satyabadi, Brahmagiri, Delang, Kanas, Pipili, Gop, Balanga, Nimapada, krushnaparsad	
16	Nuapada	Rourkela Police District	
17.	Puri	Kashipur area	
18.	Rayagada	Sonepur, Birmaharajpur.	
19.	Subarnapur	Balianta, Balipatna, Khandagiri area	

5.17.6 SPECIAL COURTS

102 District and Sessions Courts and Additional District and Sessions Courts have been designated as Special Courts, for the trial of the offences under the PoA, Act. 3 Exclusive Special Courts at Cuttack, Balasore and Bolangir have also been set up.

5.17.7 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS/EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

At present fifty-one Special Public Prosecutors/ Special Public Prosecutors have specified to conduct cases in the Special Courts and rest of courts have conducted cases by the Public Prosecutors/ Special Public Prosecutors. Three Exclusive Special Public Prosecutors have also been specified in three Exclusive Special Courts, to conduct the cases of offence of atrocities under the PoA Act.

5.17.8 PUBLICITY AND AWARENESS GENERATION

The ST and SC Development Department through its Research and Training Institute (SCSTR&TI) has been entrusted to generate awareness among SCs and STs about their entitlements, if any atrocities are committed to them and various measures taken for them for better implementation of the Act to prevent them from atrocities.

During the year 2021, 2 Publicity and awareness programmes were conducted. 7police officials and 46 other officials were also sensitized.

5.17.9 LEGAL AID

Legal Aid is given to persons belonging to Scheduled Castes under the Legal Aid and Advice Scheme, 1981, which is administered by the Law Department. Besides that, the Scheduled Castes/Scheduled Tribes litigants are also given legal aid under a Scheme in operation by the Scheduled Tribes and Scheduled Castes Development Department to fight-out cases to establish their right, title, interest and possession over the disputed land.

During the year 2021, 542 members of Scheduled Castes and 185 members of Scheduled Tribes were provided Legal Aid.

5.17.10 RELIEF MEASURES

During the year 2021, 2768 atrocity victims were given relief.

5.17.11 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

The Government of Odisha has revised maintenance expenses to the witnesses and victims of offences of atrocities from Rs.20/- to 100/- for Diet expenses and from Rs.50/- to Rs. 200/- for maintenance expenses. During the year 2021, 295 persons were provided such travelling andmaintenance expense.

5.17.12 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, of 137 cases which ended in acquittal, appeals against acquittals were filed in 5 cases in superior courts.

5.18 PUNJAB

5.18.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee set up under Chairpersonship of the Chief Minister, reviews implementation of the PoA, Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The districts level Vigilance and Monitoring Committees review implementation of the PoA, Act at the District level. During the year 2021, 33 meetings were held in 23 districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees have also been constituted in the districts of Amritsar, Bathinda, Faridkot, Fategarh Sahib, Sangrur, TaranTaran and Malerkotla. During the year 2021, 3 meeting of Sub-Divisional Committees was held.

5.18.2 STATE LEVEL SC/ST PROTECTION CELL

A special SC/ST Cell headed by the Superintendent of Police with supporting staff under the control of Director, Bureau of Investigation (Additional Director General of Police (Crime) is functioning at the Police Headquarters. The SC/ST Cells are also functioning at the district level under the control of Senior Superintendent of Police, to reviews cases of offences of atrocities against members of Scheduled Castes.

5.18.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> <u>SIXTY DAYS</u>

In accordance with Rule 7 (2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 45 cases,

investigation and filing of charge sheet was done within sixty days and that in 30 cases investigation and filing of charge sheet was done later than sixty days.

5.18.4 SPECIAL COURTS

Special Courts are functioning under the senior most Additional Session Judge, to try the offences under the Scheduled Caste and the Scheduled Tribe (Prevention of Atrocities) Act, 1989. 27 Special courts are functioning in all the districts. Three Exclusive Special Courts at Ludhiana, Jalandhar and Fatehgarh Sahib have also been set up.

5.18.5 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS

At present 38 Special Public Prosecutors have been specified, to conduct the cases of offence of atrocities under the PoA Act. Two Exclusive Special Public Prosecutor has also been specified in Three Exclusive Special Court, to conduct the cases of offence of atrocities under the PoA Act.

5.18.6 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in the State.

5.18.7 PUBLICITY

During the year 2021, seminars and mass lunches at Block/District/State level were organized. 1138 seminars were organized, highlighting the provisions of the PoA Act.

Inputs of the PoA Act have been provided during the basic training of newly recruited Deputy Superintendent of Police, Sub-Inspectors and Constables. The PoA Act also forms an integral part of the syllabus of all promotional courses conducted at Punjab Police Academy, Phillaur. In addition, special workshops on PoA Act have also been organized in the Punjab Police Academy for Gazetted and Non-Gazetted officers.

5.18.8 **LEGAL AID**

Under Rule 12 of the Punjab Legal Service Authority Act, 1987, free legal aid is provided to the members of Scheduled Castes.

5.18.9 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses to victims of atrocities and witnesses are provided as per the PoA Rules.

5.18.10 RELIEF TO ATROCITY VICTIMS

During the year 2021, relief amount was provided to 25 atrocities victims.

5.18.11 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, out of 21 cases which ended in acquittal, appeals in no cases were filed in superior courts against acquittals.

5.19 RAJASTHAN

5.19.1 <u>COMMITTEES</u>

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE.

A State Level Vigilance and Monitoring Committee under the Chairpersonship of Chief Minister, reviews implementation of the PoA, Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Vigilance and Monitoring Committees also review implementation of the PoA, Act. During the year 2021, 123 meetings were held in 33 districts.

5.19.2 STATE LEVEL SC AND ST PROTECTION CELL

A Civil Rights Cell is functioning in the Police Headquarters. This Cell has been entrusted, inter-alia, with the task of prevention of offences of atrocities. The Cell is headed by Superintendent of Police and works under the supervision of Additional Director General of Police (Civil Rights) with Deputy Inspector General of Police (Civil Rights) and other staff. Further, 37 SC/ST Cells have been set up in 37 Districts, which are headed by a Deputy Superintendent of Police and entrusted with the task to deal with offences of atrocities. Enquiries/investigation are also conducted by the District Magistrate, Superintendent of Police and Deputy Superintendent of Police.

5.19.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

During the year 2021, 1953 cases were charge sheeted in the court within sixty days. Likewise, 1997 cases charge sheeted later than sixty days.

5.19.4 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

Dr. R.Venkateshwaran, I.A.S. Officerhas beennominated as a Nodal Officer as per Rule 9 of the PoA Rules.

B. SPECIAL OFFICER FOR DISTRICTS HAVING ATROCITY PRONE AREAS

The Additional District Magistrates of the concerned districts have been appointed as the Special Officers under Rule 10 of the PoA, Rules.

5.19.5 IDENTIFICATION OF ATROCITY PRONE AREAS

11 districts have been identified as atrocity prone in the State namely Bharatpur, Ganganagar, Jhunjhunu, Alwar, Ajmer, Pali, Barmer, Jaipur Rural, Sikar, Nagaur and Bhilwara. The details are as under: -

S.No.	Identified District	Specific area within District, identified as 'atrocities prone' areas.
		·
1.	Bharatpur	Bayana, Sewar, Bhusawar, Nagar, Kumher Areas.
2.	Ganganagar	Anoopgarh, Gharsana, Raisinghnagar, Jaitsar Areas.
3.	Jhunjhunu	Chidawa, Gudha, Sadar Jhunjhunu, Khetri Areas.
4.	Alwar	Malakheda, Bansur, Udhyog Nagar, KotwaliSadar Areas.
5.	Ajmer	Nasirabad, Kekri, Byawar.
6.	Pali	Nana, Sanderao, Bali, Siriyari, Sadri.
7.	Barmer	Balotara, Chautan, Samdari, Sadar, Kotwali Areas.
8.	Jaipur Rural	Kotputli, Pragpura, Faagi, Govindgarh, Chandwaji.
9.	Sikar	Ranoli, Ajitgarh, Ringus, Neemka thana Areas.
10.	Nagaur	Makrana. Medta City, Padukala, Gotan, Kotwali Areas.
11.	Bhilwara	Mandalgarh, Raipur, Aasind, Bijauliya.

5.19.6 **SPECIAL COURTS**

Out of total 34 Districts of the State, Exclusive Special Courts have been set up in 31 districts viz. Ajmer, Alwar, Barmer, Baran, Bharatpur, Bhilwara, Bikaner, Bundi, Chittorgarh, Churu, Dausa, Dholpur, Ganganagar, Hanumangarh, Jaipur metro - I, Jaisalmer, Jalore, Jhalawar, Jhunjhunu, Jodhpur City, Karauli, Kota, Nagaur, Pali, Pratapgarh, Rajsamand, Sawai Madhopur, Sikar, Sirohi, Tonk and Udaipur. In the remaining 3 districts, namely Banswara, Dungarpur and Jaipur metro - II, Courts of District and Session have been designated as Special Courts to try offences under the Act.

5.19.7 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND</u> EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

Thirty-one Exclusive Special Public Prosecutors were specified to conduct the cases in 31Exclusive Special Courts and three Special Public Prosecutors were specified to conduct the cases in 3 designated courts as special public prosecutors.

5.19.8 PUBLICITY

Basic Training, Promotion Cadre Courses and Specialized Courses were conducted. During the year 2021, 8125 police officials were also sensitized about the provisions of the PoA Act and the PoA, Rules.

5.19.9 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

In accordance with Rule 11 of the PoA Rules, travelling allowance, daily allowance, maintenance expenses were provided to the victims of atrocities, their dependents and witnesses. During the year 2021, travelling and maintenance was provided to 30 persons.

5.19.10 RELIEF MEASURES

During the year 2021, 20574 atrocity victims were provided relief.

5.19.11 **LEGAL AID**

Free legal aid is provided to the members of Scheduled Castes and Scheduled Tribes. During the year 2021, legal aid was provided to 128 persons.

5.19.12 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, of 886 cases which ended in acquittal, appeals against acquittals were filed in 8 cases in superior courts.

5.20 **SIKKIM**

5.20.1 COMMITTEES

STATE LEVEL VIGLIANCE AND MONITORING COMMITTEE.

State level Vigilance and Monitoring Committee has been constituted to review the implementation of the PoA Act.

DISTRICT LEVEL VIGLIANCE AND MONITORING COMMITTEE

District level Vigilance and Monitoring Committees have been constituted to review implementation of the PoA Act.

5.20.2 STATE LEVEL SC AND ST PROTECTION CELL

A Scheduled Castes and Scheduled Tribes Protection Cell has been set up under the supervision of SSP/CID.

5.20.3 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in the State where members of Scheduled Castes and Scheduled Tribes are subjected to atrocities.

5.20.4 SPECIAL COURTS

District and Session Courts in the State have been designated as Special Courts to try the cases under the PoA Act.

5.20.5 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

Eight Special Public Prosecutors were specified to conduct the cases in designated Special Courts.

5.20.6 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

During the year 2021, 2 cases were charge sheeted in the court within sixty days. Likewise, 1 case charge sheeted later than sixty days.

5.20.7 APPOINTMENT OF OFFICERS

A. SPECIAL OFFICER

In accordance with Rule 10 of PoA Rules, 1995, Additional District Magistrates in each of the concerned district have been appointed as Special Officers.

5.20.8 PUBLICITY AND AWARENESS GENERATION

Provisions of the PoA Act were translated into Lingua Francai.e. on Nepali and widely circulated among the Panchayats, Collectorate Offices, NGOs and members of Scheduled Castes and Scheduled Tribes. Besides, provisions of the PoA Act were also displayed by a way of hoardings/LED at public places like Courts, Police Stations, District and Sub-Divisional Headquarters etc.

5.20.9 LEGAL AID

The State Government has implemented the Legal Services Authorities Act in the State to provide legal aid to the victims of offences of all crimes including atrocities on members of Scheduled Castes and Scheduled Tribes, to enable them to avail justice.

5.20.10 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

In accordance with Rule 11 of the PoA Rules, travelling allowance, daily allowance and maintenance expense were provided to the victims of atrocities, their dependents and witnesses.

5.21 TAMIL NADU

5.21.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE.

A State Level Vigilance and Monitoring Committee under the Chairmanship of the Chief Minister has been reconstituted, to review implementation of the PoA Act. During the year 2021, one meeting was held on 19.08.2021.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees have been constituted under the Chairpersonship of the District Collector to review implementation of the PoA, Act, relief and rehabilitation facilities provided to the atrocity victims and discuss other matters concerned with prosecution of cases. During the year 2021, 65 meetings of these committees were held in 37 districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees have been constituted in 38 districts. Strict instructions have been issued to the district authorities for the early formation of Committees in all the Revenue Divisions and to conduct the meetings regularly. During the year 2021, 55 meetings were held.

5.21.2 STATE LEVEL SC AND ST PROTECTION CELL

The Additional Director General of Police, Deputy Inspector General of Police and Assistant Inspector General of Police, Social Justice & Human Rights, monitor enforcement of the PoA Act, and supervise functioning of the Social Justice and Human Rights Units.

The PoA Act is enforced through 38 Social Justice and Human Rights Units located at each of 38 district headquarters. Further, there are mobile squads, which work for prevention and detection of cases of atrocity. For collection of statistical information under the Act, a Statistical Unit consisting of one Statistical Inspector is attached to each Unit. The Inspector (Statistics) is assisted by the

Staff of Social Justice and Human Rights Units. The Inspector General of Police, Social Justice & Human Rights Chennai monitors implementation of the PoA Act also supervises the functioning of the Social Justice and Human Rights Units.

5.21.3 INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 506 cases, investigation and filing of the charge sheeted was done within sixty days and that in 397 cases, investigation and filing of the charge sheeted was done later than sixty days.

5.21.4 <u>SPECIFICATION AN APPROPRIATE SCHEME TO ENSURE IMPLEMENTATION OF THE RIGHTS AND ENTITLEMENTS OF VICTIMS AND WITNESSES IN ACCESSING JUSTICE</u>

The rights and entitlements of victims and witnesses in accessing justice as specified in Sub section (11) of Section 15Aof Chapter IVA of the Act have been complied with in each case registered under the Act.

5.21.5 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Section 21 (2) (iii) of the PoA Act and Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities was provided within seven days to 240 persons and 2013persons provided later than seven days.

5.21.6 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

The Secretary, Adi Dravidar and Tribal Welfare Department has been appointed as the Nodal Officer for coordinating functioning of the District Magistrates, Superintendents of Police and other officers authorized for implementation of provisions of the PoA Act.

B. **SPECIAL OFFICER**

In accordance with Rule 10 of PoA Rules, 1995, District Magistrates/District Collectors in each of the concerned district have been appointed as Special Officers.

5.21.7 IDENTIFICATION OF ATROCITY PRONE AREAS

The Government of Tamil Nadu has identified following atrocity prone areas in the State: -

S. No.	Total Number of Districts and Commissionerates	Specific areas within District identified as 'atrocity prone' areas	Measures taken for the removal of such disability in such areas
1.	37 Districts and 7 Commissionerates	In 37 Districts, 403 Villages have been identified as "atrocity-prone". In 7 Commissionerates, 42 Villages have been identified as "atrocity-prone".	The villages have been surveyed by the Staff of Social Justice and Human Rights Units in the districts and cases brought to the notice of Superintendent of Police and District Collector for taking precautionary and preventive measures to avoid any untoward incidents/clashes between the Scheduled Castes and non-Scheduled Castes.

5.21.8 SPECIAL COURTS

Seventeen Exclusive Special Courts have been set up for speedy disposal of cases under the PoA Act in the following districts, namely, Trichy, Thanjavur,

Madurai, Tirunelveli, Villupuram, Sivagangai, Pudukottai, Virudhunagar (Srivilliputhur), Ramanathapuram, Dindigul, Cuddalore, Namakkal, Theni, Thiruvannamalai, Vellore, Thoothukudi and Perambalur.

In the remaining districts, the existing Sessions Courts have been designated as Special Courts, to try the cases under the PoA Act.

5.21.9 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

Thirty-twoSpecial Public Prosecutors were specified to conduct the cases in designated Special Courts and Exclusive Special Courts.

5.21.10 PUBLICITY AND AWARENESS GENERATION

Refresher training courses for investigating officers were conducted regularly by Police Training College and Tamil Nadu Police Academy and a separate capsule course was designed for the purpose of creating awareness among officers with regard to the provisions of PoA Act as amended. The communal harmony week has been conducted in the last week of January, 2021. In this year, budget has been allocated to the concerned District Authorities and they have conducted the communal harmony week in the atrocity Prone Villages along with the Police Officers.

5.21.11 ECONOMIC AND SOCIAL REHABILITATION

In accordance with Rule 12 (4) of the PoA Rules, the admissible relief amount is provided to the victims of atrocities. During the year 2021, 3290 atrocity victims belonging to Scheduled Castes and Scheduled Tribes were provided relief.

5.21.12 TRAVELLING AND MAINTENANCE EXPENSES

Travelling and maintenance allowance is provided to the victims, their dependents and witnesses in accordance with the PoA Rules. During the year 2021, 1511 persons were provided travelling and maintenance expenses.

5.21.13 LEGAL AID

All cases requesting for free legal aid are brought under the Free Legal Aid Scheme, implemented through the Tamil Nadu Legal Service Authority.

5.21.14 CONTIGENCY PLAN

Contingency Plan has been formulated and notified in Tamil Nadu Government Gazette 281, dated 01.9.2017.

5.21.15 <u>APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL</u>

During the year 2021, of 566 cases which ended in acquittal, appeals against acquittals were filed in 3 cases in superior courts.

5.22 TELANGANA

5.22.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

State Level Vigilance and Monitoring Committee has been constituted to review the implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance and Monitoring Committees are functioning in all Districts under the Chairpersonship of the District Collectors. During the year 2021, 26 meetings were held in 33 districts of the State.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees have been constituted in 12 Districts. During the year 2021, 13 meetings were held in 9 districts.

5.22.2 STATE LEVEL SC AND ST PROTECTION CELL

A SC and ST Protection Cell at the State Level is headed by an Inspector General of Police (CID) and functions under the control and supervision of Additional Director General of Police (CID). There are a total of 30 Police Units in the State i.e. 9 Commissionerate, 20 Police District and 1 Railway Police District. The cases of atrocities against member of Scheduled Castes and Scheduled Tribes are registered by these 30 Police Units. Further, there are 8 Regional offices of Crime Investigation Department located at Warangal, Khammam, Cyberabad, Sangareddy, Nizamabad, Mahabubnagar and Nalgonda Districts. The Deputy Superintendents of Police at Regional offices also take up enquiries referred by Director General of Police, CID, Office of PCR Cell at CID, Hyderabad.

5.22.3 INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 445 cases,

investigation and filing of the charge sheet was done within sixty days and that in 862 cases investigation and filing of the charge sheet was done later than sixty days.

5.22.4 APPOINTMENT OF OFFICER

A. NODAL OFFICER

The Commissioner, Scheduled Castes Development Department has been designated as the Nodal officer under Rule 9 of the PoA Rules, for coordinating the functioning of District Magistrates and Superintendents of Police.

B. SPECIAL OFFICER

The Joint Collectors have been appointed as Special Officers, in the districts which have atrocity prone areas.

5.22.5 IDENTIFICATION OF ATROCITY PRONE AREAS

The details of identified atrocity prone areas are as under: -

S.No.	Identified District	Number of villages in the District, identified as atrocity prone.
1.	Nizamabad Commissionerate	11
2.	Rachakonda Commissionerate	5
3.	RamagundamCommissionerate	20
4.	Cyerabad Commissionerate	9
5.	Adilabad	6
6.	Bhadradri (Kothagudem)	28
7.	Bhupalapally A.J. Shankar	1
8.	Jagityal	15
9.	Mahaboobnagar	5
10.	Narayanpet	1
11.	SiricillaRajanna	5
	Total	106

5.22.6 SPECIAL COURTS

The Government of Telangana has specified Session Courts in 10 Districts as Special Courts, namely in the districts of Secunderabad, Mahabubnagar, Medak at Sanga Reddy, Karimnagar, Nizamabad, Khammam, Warangal, Nalgonda, Ranga Reddy and Adilabad.

5.22.7 SPECIAL PUBLIC PROSECUTORS

As per the Section 15 of the PoA Act, 10 Special Public Prosecutor in 10 Special Courts has been appointed to conduct trial of cases under the PoA Act.

5.22.8 AWARENESS GENERATION

During the year 2021, 1392 awareness programmes were conducted and 4082 police officials and 6939 other officials were sensitized.

5.22.9 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses are provided to the victims, their dependents and witnesses in accordance with the PoARules. During the year 2021, no persons provided Travelling and maintenance expenses.

5.22.10 RELIEF AND REHABILITATION

The State Government provides relief and rehabilitation to the victims of offences of atrocities in accordance with Rule 12 (4) of the PoA Rules. During the year 2021, 2285 victims of atrocities were provided relief.

5.22.11 **LEGAL AID**

The District Collector is the competent authority in the district to grant legal aid. During the year 2021, 5 persons provided legal aid.

5.22.12 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, of 469 cases which ended in acquittal, appeals against acquittals were filed in no cases in superior courts.

5.23 TRIPURA

5.23.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee has been reconstituted on 02.12.2020, under the Chairpersonship of the Chief Minister.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

District Level Vigilance and Monitoring Committees have been constituted under the Chairpersonship of the District Magistrates.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees in all the Sub Divisions in the Districts have been constituted. During the year 2021, 7 meeting were held in 23 Sub Divisions.

5.23.2 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in nocase, investigation and filing of the charge sheet was done within sixty days and in 1 case investigation and filing of the charge sheet was done later than sixty days.

5.23.3 STATE LEVEL SC AND ST PROTECTION CELL

The SC/ST Protection Cell has been constituted in the Department for Welfare of Scheduled Castes of the State.

5.23.4 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no specific atrocity prone area in the State.

5.23.5 SPECIAL COURTS

The State Government with the concurrence of the Chief Justice of the Guwahati High Court has specified the District & Session Judge, West Tripura Judicial DistrictAgartala, Gomati Judicial District Udaipur, South Tripura Judicial District Belonia, UnakotiJidicialDistrict Kaiashahar, North Tripura Judicial District Dharmanagar and Additional District Session Judges, Khowai, Sonamura, and Kamalpur under Unakoti District as a Special Court for the trial of offences under the PoA Act.

5.23.6 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

Eight Special Public Prosecutors were specified to conduct concerned cases in the designated Special Courts.

5.23.7 PUBLICY AND AWARENESS GENERATION

During the year 2021, 16 awareness programmes were conducted and 17 police officers and 44 other officers were sensitized.

5.23.8 ECONOMIC AND SOCIAL REHABILITATION

In accordance with PoA Rules, 1995 as amended, relief was provided to victims of atrocities. During the year 2021, 3 atrocity victimswere provided relief.

5.23.9 LEGAL AID

In the State of Tripura, legal aid to Scheduled Castes is provided under the Legal Services Authorities Act, 1987. During the year 2021, no persons provided legal aid.

5.24. UTTAR PRADESH

5.24.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee has been constituted under the Chairpersonship of the Chief Minister, to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees have been constituted in every District under the Chairpersonship of the District Magistrate, to review implementation of the PoA Act. During the year 2021, 110 meetings were held in 75 districts.

5.24.2 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 9989 cases, investigation and filing of the charge sheet was done within sixty days and in 1408 case investigation and filing of the charge sheet was done later than sixty days.

5.24.3 STATE LEVEL SC AND ST PROTECTION CELL

A Special Investigation Cell has been functioning at the State level. This Cell comprises of a Director General of Police, an Inspector General of Police, a Deputy Inspector General of Police, a Superintendent of Police, an Additional Superintendent of Police and nine Dy. S.Ps. A Special Investigation Cell has also been set up in all Districts. Each such Cell has one Sub-Inspector, one head constable and two constables. Each Thana in each district in the State has a constable from among Scheduled Castes and Scheduled Tribes and 23% of Thanas have Sub-Inspectors/Inspectors from among SC/ST.The Deputy Superintendent of Police is the Investigating Officer.

A Cell has also been functioning in Social Welfare Department, under the supervision of Secretary, Social Welfare with supporting staff, which looks after the redressal of grievances under the PCR and PoA Acts.

5.24.4 APPOINTMENT OF OFFICER

A. NODAL OFFICER

The Special Secretary, Social Welfare Department has been nominated as the Nodal Officer for coordinating functioning of the District Magistrates, Superintendents of Police and other officers authorized for implementation of provisions of the PoA Act.

B. SPECIAL OFFICER

No atrocity prone areas have been identified in the State of Uttar Pradesh, However, the District Magistrates have been appointed as Special Officers, in the all Districts.

5.24.5 <u>IDENTIFICATION OF ATROCITY PRONE AREAS</u>

No atrocity prone areas have been identified in the State of Uttar Pradesh.

5.24.6 SPECIAL COURT AND EXCLUSIVE SPECIAL COURT

65 Exclusive Special Courts in the Districts of Aligarh, Ambedkar Nagar, Auraiya, Azamgarh, Ballia, Chitrakoot, Firozabad, Hathras, Jaunpur, Kaushambi, Kushinagar(Padrauna), Kashiram Nagar(Kasganj), Lakhimpur Kheri, Lalitpur, Mathura, Mau, Moradabad, Muzaffarnagar, Pratapgarh, Prayagraj, Rae Bareli, Sant Kabir Nagar, Shahjahanpur, Sitapur, Sonbhadra, Farrukhabad, Unnao, Basti, Banda, Etawah, Hamirpur, Gonda, Kanpur Nagar, Badaun, Sultanpur, Barabanki, Bulandsahar, Gorakhpur, Varansi, Pilibhit, Etah, Deoria, Jhansi, Faizabad, Agra, Kanpur Rural, Bairach, Lucknow, Jalaun (Urai), Meerut, Gaziabad, Siddarth Nagar, Mirzapur, Chandoli, Balrampur, Fatehpur, Gazipur, Mainpuri, Kannauj, Gautam Buddha Nagar, Hardoi, Shravasti, Bagpat, Bareilly and Jyotiba Phule Nagar, have been set up to conduct trial of offences under the PoA Act. Apart from this, in the remaining 9 districts, Additional District and Session Judge Courts have been designated as Special Courts, to try offences of atrocities under the PoA Act.

5.24.7 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

Sixty Five Exclusive Special Public Prosecutors were specified to conduct the cases in 65 Exclusive Special Courts and nine Special Public Prosecutors were specified to conduct the cases in 9 designated courts as special public prosecutors.

5.24.8 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Section 21 (iii) of the PoA Act and Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities was provided within seven days to 718 person and 22388 persons provided later than seven days.

5.24.9 PUBLICITY

Workshops were organized for bringing awareness about the PoA Act and the PoA Rules as amended from time to time. Police Officers/officials were also sensitized. Besides, training was also imparted to the police officials in refresher course at Police Training Colleges. The syllabus on the PoA Act as amended has also been included in the training courses for police officials of various training institutes. During the year 2021, 24658 police officers were sensitized.

5.24.10 TRAVELLING AND MAINTENANCE EXPENSES TO WITNESSES AND VICTIMS OF ATROCITIES

Travelling and maintenance expenses to witnesses including victims of atrocities were provided as per PoA Rules, 1995. During the year 2021, no persons were provided travelling and maintenance expenses.

5.24.11 ECONOMIC AND SOCIAL REHABILITATION

Financial assistance was provided to the victims of offences of atrocities in accordance with the provisions of the PoA Rules. During the year 2021, 23106persons were provided relief.

5.24.12 **LEGAL AID**

The concerned District authorities provide free legal aid in all Districts of the State. During the year 2021, no persons were provided such legal aid.

5.25 UTTARAKHAND

5.25.1 COMMITTES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Committee has been constituted under the Chairpersonship of the Chief Minister, to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Committees have been constituted under the Chairpersonship of the concerned District Magistrate, to review implementation of the PoA Act. During the year 2021, 8 meetings were held in 13 districts.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

Sub Divisional Level Vigilance and Monitoring Committees in all the Sub Divisions have been constituted. During the year 2021, 11 meetings were held in the Sub Divisions of 13 District.

5.25.2 STATE LEVEL SC AND ST PROTECTION CELL

Special Inquiry Cell has been set up in each district under the supervision of Superintendent of Police for prompt action. The cases of offence of atrocities against members of Scheduled Castes and Scheduled Tribes were regularly reviewed and whenever any case was reported, the same was immediately registered under the PoA Act. These cases were investigated by the Deputy Superintendent of Police.

5.25.3 APPOINTMENT OF OFFICER

NODAL OFFICER

The Director, Social Welfare, Uttarkhand has been appointed as the Nodal Officer for coordinating functioning of the District Magistrates, Superintendents of Police and other officers authorized for implementation of provisions of the PoA Act.

5.25.4 INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 102 cases, investigation and filing of charge sheet was done within sixty days and in none cases investigation and filing of charge sheet was done in later than sixty days.

5.25.5 SPECIAL COURTS

In each of the Districts, the District and Session Courts have been designated as Special Courts, for trial of cases of offences under the PoA Act.

5.25.6 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

One Special Public Prosecutor was specified to conduct the cases in designated Special Courts in the State.

5.25.7 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Section 21 (iii) of the PoA Act and Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief and rehabilitation to the victims of offences of atrocities was provided within seven days to 1 person and 100 persons were provided later than seven days.

5.25.8 IDENTIFICATION OF ATROCITY PRONE AREAS

No atrocity prone areas have been identified in the State.

5.25.9 PUBLICITY AND AWARENESS GENERATION

For awareness of the provisions of the PoA Act, workshops were organized. Police officers were also sensitized and training was given to them from time to time.

5.25.10 ECONOMIC AND SOCIAL REHABILITATION

Financial assistance is provided to the victims of offences of atrocities in accordance with the provisions of the PoA Rules. During the year 2021, 101 persons were provided relief.

5.25.11 TRAVELLING AND MAINTENANCE EXPENSES

Travelling and maintenance allowance is provided to the victims, their dependents and witnesses in accordance with the PoA Rules. During the year 2021, no persons were provided the travelling and maintenance.

5.25.12 **LEGAL AID**

The concerned District authorities provide free legal aid to members of SC/ST, in all Districts of the State. During the year 2021, no persons were provided Legal Aid.

5.25.13 APPEALS FILED IN SUPERIOR COURTS IN CASES WHICH ENDED IN ACQUITTAL

During the year 2021, of 27 cases which ended in acquittal, appeals against acquittals were filed in 14 cases in superior courts.

5.26 WEST BENGAL

5.26.1 <u>COMMITTEES</u>

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee is functioning.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees are functioning. During the year 2021, 29 meetings were held in 23 Districts.

SUB-DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEE

The Sub-Divisional Level Vigilance and Monitoring Committees are also functioning. During the year 2021, no Sub-Divisional committee meeting has been organized.

5.26.2 STATE LEVEL SC AND ST PROTECTION CELL

The State Government has set up a Scheduled Castes and Scheduled Tribes Protection Cell at the State level under the supervision of the Director General of Police/Inspector General of Police.

5.26.3 SPECIFICATION OF APPROPRIATE SCHEME TO ENSURE IMPLEMENTATION OF THE RIGHTS AND ENTITLEMENTS OF VICTIMS AND WITNESSES IN ACCESSING JUSTICE

The Backward Classes Welfare Department, Government of West Bengal had circulated a copy of the amended PoA Act to all Districts for compliance and the same was also incorporated in the awareness generation /sensitization programme undertaken by the Department. In order to ensure the rights of

victims and witnesses, as well as to meet the requirement for implementation of provision specified in Sub-Section 10 of Section 15A.

5.26.4 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN</u> SIXTY DAYS

Charge sheet was framed within sixty days in each of the case registered under the PoA Act.

5.26.5 APPOINTMENT OF OFFICER

A. NODAL OFFICER

In accordance with Rule 9 of the PoA, Rules 1995, the Secretary, Backward Classes Welfare Department has been nominated as a Nodal Officer for coordinating the functions of the District Magistrate and the Superintendent of Police.

B. SPECIAL OFFICER

No district in the State has been identified as an atrocity prone area. However, in accordance with the provision of Rule 10 of the PoA, Rules 1995, the Additional District Magistrates of all districts have been appointed as Special Officers.

5.26.6 IDENTIFICATION OF ATROCITY PRONE AREAS

No area in any district of the State has been identified as atrocity prone area.

5.26.7 SPECIAL COURTS

The Courts of first Additional Session Courts have been designated as Special Courts in each district except Kolkata, Jhargram and Kalimpong, for trial of offences under the PoA Act. Exclusive Special Courts have not been set up in the State as no need was felt to do so.

5.26.8 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS

First Additional Session Court has been designated as a Special Court in all the Districts for trial of cases of offences of atrocities under the PoA Act. In all districts, Special Public Prosecutors have been appointed to conduct the cases of atrocities on SCs and STs in the Special Court.

5.26.9 PUBLICITY

During the year 2021, 47sensitization camps have been organized covering the maximum Districts, 376police officers and 4800 other officers were sensitized.

5.26.10 ECONOMIC AND SOCIAL REHABILITATION

During the year 2021, 341 victims of atrocities were provided relief.

5.26.11 LEGAL AID

Legal Aid is provided to the people living below poverty line, and to members of Scheduled Castes and Scheduled Tribes.

5.27 ANDAMAN & NICOBAR ADMINISTRATION

5.27.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee under the Chairpersonship of Lt. Governor has been constituted to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEES

The District Level Vigilance and Monitoring Committees have been constituted to review implementation of the PoA Act. During the year 2021, one meetings of the Committees was held.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEES

Sub Divisional Level Vigilance and Monitoring Committees have been constituted in Diglipur, Mayabunder, Nancowry and Car Nicobar sub-divisions except South Andaman.

5.27.2 STATE LEVEL SC AND ST PROTECTION CELL

A Special Cell consisting of Director General of Police, Inspector General of Police, Superintendent of Police of all districts and Director (TW) has been constituted by the Administration and is functioning to look into the cases of atrocities against members of Scheduled Tribes.

5.27.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET</u> WITHINSIXTY DAYS

In two cases, investigation and filing of charge sheet was done within sixty days and in none cases investigation and filing of charge sheet was done in later than sixty days.

5.27.4 APPOINTMENT OF OFFICER

A. INVESTIGATIING OFFICER

Cases registered under the PoA Act are investigated by a Police Officer of the rank of Deputy Superintendent of Police and above.

B. SPECIAL OFFICER

The Additional District Magistrate, Port Blair and the Project Officer, ITDP Car Nicobar has been designated as Special Officer in respect of Andaman and Nicobar District respectively.

5.27.5 <u>IDENTIFICATION OF ATROCITY PRONE AREAS</u>

The details of identified atrocity prone areas are as under: -

Identified District	Specific area the District, i as atrocity pro	dentified
North & Middle Andaman District	Kadamtala, Baratang	Rangat,

5.27.6 SPECIAL COURTS

The Court of District and Session Judge, Andaman & Nicobar Islands has been designated as a Special Court to try offences of atrocities against members of Scheduled Tribes.

5.27.7 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS

Special Public Prosecutor has been specified for conducting cases of offences of atrocities in the Special Court.

5.27.8 PUBILCITY AND AWARENESS

Andaman Nicobar Tribal Research Institute (ANTRI) is carrying out study/research work on various aspects of tribal life and also conducting workshops for the staff posted in PVTG areas.

5.27.9 LEGAL AID

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Legal aid and other facilities were provided by the Judicial Court/A & N Administration as and when required. During the year 2021, one person was provided legal aid.

5.27.10 TRAVELLING AND MAINTENANCE EXPENSES

Travelling and maintenance expenses are being provided by the Judicial Court/A & N Administration as and when required. In case of atrocities against Particularly Vulnerable Tribes (PVTGs), travelling and maintenance expenses were provided by AAJVS an autonomous body under A & N Administration, constituted for the welfare and protection of PVTGs. During the year 2021, no such travelling and maintenance expenses are paid.

5.28 CHANDIGARH ADMINISTRATION

5.28.1 <u>COMMITTEES</u>

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A Vigilance & Monitoring Committee is functioning to review implementation of the PoA Act under the Chairmanship of the Secretary, Social Welfare, Chandigarh Administration. During the year 2021, one meeting of the Committee was held on 09.02.2021.

5.28.2 SC AND ST PROTECTION CELL

The Union Territory Administration has set up a Scheduled Castes and Scheduled Tribes Protection Cell under the supervision of the Director General of Police, Chandigarh.

5.28.3 APPOINTMENT OF OFFICER

A. NODAL OFFICER AT STATE LEVEL

In accordance with Rule 9 of the PoA, Rule, the Secretary, Social Welfare Department has been appointed as a Nodal Officer for coordinating the functions of the District Magistrate and the Superintendent of Police.

B. SPECIAL OFFICER

There is no atrocity prone area in the UT, even though, in accordance with Rule 10 of the PoA Rule, the Director, Social Welfare Department has been nominated as a Special Officer for coordinating with the District Magistrate, superintendent of Police and other Officers.

5.28.4 <u>IDENTIFICATION OF ATROCITY PRONE AREAS</u>

There is no atrocity prone area in the Union Territory of Chandigarh.

5.28.5 SPECIAL COURTS

The Court of First Additional Session Judge, Chandigarh has been specified as a Special Court to try the offences under the PoA, Act.

5.28.6 SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS

The Deputy District Attorney/Additional public prosecutors, Chandigarh have been specified as Special Public Prosecutor for the purpose of conducting cases in the Special Court.

5.28.7 PUBILCITY AND AWARENESS GENERATION

During the year 2021, 2 publicity / Awareness programmes conducted by the Social Welfare Department, Chandigarh and 2 training programmes were conducted by Police Department, Chandigarh at recruit training Center for awareness of Police Officers/Personnel.

5.28.8 ECONOMIC AND SOCIAL REHABILITATION

During the year 2021, 1 victim of atrocity was provided relief.

5.28.9 **LEGAL AID**

Rules for providing legal aid to Scheduled Castes have been formulated and notified in Chandigarh. Free Legal Aid is being provided by the State Legal Service Authority, Union Territory Administration, Chandigarh.

5.29 DADRA ANDNAGAR HAVELI AND DAMAN AND DIU

5.29.1 COMMITTEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A Vigilance and Monitoring Committee at the Union Territory Level is functioning to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees under the Chairpersonship of District Collectors review implementation of the Act.

5.29.2 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In no case, investigation and filing of charge sheet was done within sixty days and in 01 case investigation and filing of charge sheet was done in later than sixty days.

5.29.3 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in the Union Territory.

5.29.4 SPECIAL COURTS

The Session Court, Dadra & Nagar Haveli has been designated as a Special Court, for trial of cases under the PoA Act. The Principal District and Session Court, Daman & Diu has been designated as a Special Court, for trial of cases under the PoA Act.

5.29.5 SPECIAL PUBLIC PROSECUTOR

The two Public Prosecutors have been designated as Special Public Prosecutor, to deal with cases under the PoA Act.

5.29.6 PUBLICITY

The regular refresher Courses for Police Personnel are conducted at Police Training School, Saily with Classes on sensitization regarding under the PoA Act. During the year 2021, 14 police officials were sensitized.

5.30 NATIONAL CAPITAL TERRITORY OF DELHI

5.30.1 COMMITTEE

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

A State Level Vigilance and Monitoring Committee under the Chairpersonship of the Chief Minister is functioning.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees have not been reconstituted in all the districts.

5.30.2 STATE LEVEL SC AND ST PROTECTION CELL

The SC and ST Protection Cell has been set up in the Police Headquarters under the supervision of Deputy Commissioner of Police (Crime Branch) of Delhi Police.

5.30.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In 47 cases, investigation and filing of charge sheet was done within sixty days and in 78 cases investigation and filing of charge sheet was done in later than sixty days.

5.30.4 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

As per the Section 21(2) (iii) of the PoA Act and Rule 12 (4) of the PoA Rules, as amended, 11 cases in which relief amount was paid to concerned person later than seven days.

5.30.5 APPOINTMENT OF OFFICER

A. NODAL OFFICER AT THE STATE LEVEL

The Secretary, Department of Welfare of SC/ST/OBC and Minorities has been nominated as a Nodal Officer.

B. <u>SPECIAL OFFICER FOR DISTRICTS HAVING ATROCITY PRONE</u> <u>AREAS</u>

Although there is no atrocity prone area identified in the UT, even then eleven Additional Districts Magistrates have been appointed as Special Officers.

5.30.6 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in the Union Territory.

5.30.7 SPECIAL COURT

Eleven Special Courts have been specified as Special Courts for trial of the offences under the PoA, Act.

5.30.8 <u>SPECIFICATION OF SPECIAL PUBLIC PROSECUTORS AND EXCLUSIVE SPECIAL PUBLIC PROSECUTORS</u>

Eleven Special Public Prosecutors were specified to conduct concerned cases in the designated Special Courts.

5.30.9 PUBLICITYAND AWARENESS GENERATION

During the year 2021, 3 publicity/awareness programmes were organized and 90police officials were sensitized.

5.30.10 ECONOMIC AND SOCIAL REHABILITATION

During the year 2021, 11 victims of atrocities were provided relief.

5.31 JAMMU AND KASHMIR

5.31.1 COMMITTEES

UT LEVEL HIGH POWER VIGILANCE AND MONITORING COMMITTEE

A High-Power Vigilance and Monitoring Committee has been constituted at the Union Territory Level is functioning to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees have been constituted under the Chairpersonship of District Development Commissioners and District Social Welfare Officer as Member Secretary to review implementation of the Act.

SUB DIVISIONAL LEVEL VIGILANCE AND MONITORING COMMITTEES

Sub Divisional Level Vigilance and Monitoring Committees have been constituted in all Sub divisions of Kathua, Samba, Udhampur, Ramban, Poonch, Rajouri, Reasi, Doda and Anantnag Districts. For rest of the Districts, the constitution of the Committees is under process.

5.31.2 SC & ST PROTECTION CELL

The Union Territory Administration has set up a Scheduled Castes and Scheduled Tribes Protection Cell under the supervision of the Director General of Police, Jammu & Kashmir.

5.31.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 7 cases investigation and filing of charge sheet was done within sixty days and in 6 cases investigation and filing of charge sheet was done in later than sixty days.

5.31.4 APPOINTMENT OF OFFICER

A. NODAL OFFICER AT THE UT LEVEL

The Commissioner/Secretary, Social Welfare Dependent has been nominated as Nodal Officer to co-ordinate functioning of the District Magistrate and Superintendents of Police and officers responsible for implementation provisions of the Act. Besides, the Secretary, Jammu & Kashmir Advisory Board for Welfare and Development of Scheduled Castes has been nominated as Departmental Nodal Officer.

5.31.5 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in the Union Territory.

5.31.6 SPECIAL COURT

No such Special Court and Exclusive Special Courts have been set up for trial of the offence under the PoA Act.

5.31.7 PUBLICITY AND AWARENESS GENERATION

5017 awareness programmes conducted by Legal Services Authority to aware/sensitize weaker Sections of the Society as to their legal rights and provisions of free legal aid/service.

5.31.8 LEGAL AID

In the UT of Jammu & Kashmir, free legal aid to the victims of atrocities along with other belonging to destitute Class is provided under the Legal Services Authorities.

During the year 2021, legal aid service has been provided to 192 people belonging to Scheduled Castes and 260 from Scheduled Tribes.

5.32 LADAKH

5.32.1 COMMITTEES

U.T. LEVEL VIGILANCE AND MONITORING COMMITTEE

U.T level Vigilance and Monitoring Committee has been constituted under the Chairmanship of Hon'ble Lt. Governor and is functioning to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

The District Level Vigilance and Monitoring Committees have been constituted under the Chairpersonship of Deputy Commissioners to review implementation of the Act.

5.32.2 SC & ST PROTECTION CELL

The Union Territory Administration has been accorded for constitution of Scheduled Castes and Scheduled Tribes Protection Cell in the U.T. of Ladakh.

5.32.3 APPOINTMENT OF OFFICER

A. NODAL OFFICER

The Secretary, Social & Tribal Welfare Department has been nominated as a Nodal Officer for co-ordinating the functioning of the District Magistrate and Superintendent of Police.

5.32.4 SPECIAL COURT

The Hon'ble Chief Justice, High Court of Jammu & Kashmir and Ladakh has been sought for designating Session Court, Leh and Kargil as Special Courts as stipulated in terms of provision to sub-section (1) of (14) of the PoA Act and the response is awaited.

5.33 LAKSHAWDEEP

The entire indigenous population of the Union Territory has been classified as Scheduled Tribes and in terms of religious classification, the entire indigenous population is Muslim. There have been no offences of atrocities in the Union Territory. Thus, the information for the year 2021 may be treated as 'Nil'.

5.34 PUDUCHERRY

5.34.1 COMMITTIEES

STATE LEVEL VIGILANCE AND MONITORING COMMITTEE

The State Level Vigilance and Monitoring Committee in the Union Territory of Puducherry under the Chairpersonship of the Chief Minister has been constituted to review implementation of the PoA Act.

DISTRICT LEVEL VIGILANCE AND MONITORING COMMITTEE

Action is being taken to constitute the District Level Vigilance and Monitoring Committees.

5.34.2 STATE LEVEL SC AND ST PROTECTION CELL

The PCR Cell is functioning under the direct supervision of the Superintendent of Police in three enclaves of the Union Territory of Puducherry, namely Karaikal, Puducherry and Yanam. Senior Superintendent of Police (Law and Order) and Director General of Police, Puducherry are closely monitoring functioning of the PCR Cell. The staff members of PCR Cell are frequently visiting rural and urban areas and explaining the provisions of PoA Act to the public and to avoid any hardship to members of Scheduled Castes and Scheduled Tribes.

5.34.3 <u>INVESTIGATION AND FILING OF THE CHARGE SHEET WITHIN SIXTY DAYS</u>

In accordance with Rule 7(2) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, in 1 case, investigation and filing of charge sheet was done within sixty days and in 5 cases investigation and filing of charge sheet was done in later than sixty days.

5.34.4 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

In accordance with Rule 12 (4) and 12(4) (A) of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Rules, 2016, the relief

and rehabilitation to the victims of offences of atrocities no person was provided within seven day and in 35persons, reliefwas provided later than seven days.

5.34.5 APPOINTMENT OF OFFICERS

A. NODAL OFFICER

The Secretary, Adi-Dravidar and Tribal Welfare Department has been nominated as a Nodal Officer.

B. SPECIAL OFFICER

There is no identified area in the Union Territory of Puducherry. However, the Director, Adi-Dravidar Welfare Department has been nominated as Special Officer in Puducherry Region, Sub-Collector, Karaikal and Regional Administrator, Mahe and Yaam have been appointed as Special Officers.

5.34.6 IDENTIFICATION OF ATROCITY PRONE AREAS

There is no atrocity prone area in all the regions of the Union Territory of Puducherry.

5.34.7 SPECIAL COURTS

The Second Additional Session Court, Puducherry has been designated as a Special Court for the whole of Puducherry, to try offences under the PoA Act.

5.34.8 SPECIFICATION OF SPECIAL PUBLIC PROSECUTOR

Special Public Prosecutor has been appointed for trial of cases under the PoA Act.

5.34.9 DIRECTORATE OF PROSECUTION

The Directorate of Prosecution functioning under the control of Law Department is guiding the Prosecution of cases registered by the PCR Cell and various Police Stations.

5.34.10 LEGAL AID

Suitable legal assistance is provided by the Special Public Prosecutors in Puducherry region and by the Assistant Public Prosecutors in Karaikal and Yanam regions.

5.34.11 TRAVELLING AND MAINTENCE EXPENSES

Travelling and daily allowance to witnesses is given by the Judicial Department, Puducherry.

5.34.12 RELIEF AND REHABILITATION OF VICTIMS OF ATROCITIES

During the year 2021, 35 atrocity victims were provided relief.

5.34.13 PUBLICITY AND TRAING PROGRAMMES

During the year 2021, public awareness programme was conducted the Adi-Dravidar welfare Department. However, advertisement is released pamphlets, hand bills explaining the provisions of the PoA Act. Steps are also proposed to make awareness among the students/youths through camps and print media and social media.

For sensitization of police personnel, contents of the PoA Act and the Rules there under are taught during their basic training and in-service courses conducted at the Police Training School, Puducherry.

5.35 OTHER STATE GOVERNMENTS

The State of Manipur, Nagaland have been reported 'NIL' information.

Offences of atrocities specified under Chapter-II of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989, as amended by the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Amendment Act, 2015.

	OFFENCES OF ATROCITIES
Punishment for offences of atrocities	3. '(1) Whoever, not being a member of a Scheduled Caste or a Scheduled Tribe.
	(a) puts any inedible or obnoxious substance into the mouth of a member of a
	Scheduled Caste or a Scheduled Tribe or forces such member to drink or ear
	such inedible or obnoxious substance;
	(b) dumps excreta, sewage, carcasses or any other obnoxious substance in
	premises, or at the entrance of the premises, occupied by a member of a
	Scheduled Caste or Scheduled Tribe;
	(c) with intent to cause insult or annoyance to any member of a Scheduled
	Caste or a Scheduled Tribe, dumps excreta, waste matter, carcasses or any other
	obnoxious substance in his neighbourhood;
	(d) garlands with footwear or parades naked or semi-naked a member of a Scheduled Caste or a Scheduled Tribe;
	(e) forcibly commits on a member of a Scheduled Caste or a Scheduled Tribe
	any act, such as removing clothes from the person, forcible tonsuring of head
	removing moustaches, painting face or body or any other similar act, which is
	derogatory to human dignity;
	(f) wrongfully occupies or cultivates any land, owned or in the possession of o
	allotted to, or notified by any competent authority to be allotted to, a member o
	a Scheduled Caste or a Scheduled Tribe, or gets such land transferred;
	(g) wrongfully dispossesses a member of a Scheduled Caste or a Scheduled
	Tribe from his land or premises or interferes with the enjoyment of his rights
	including forest rights, over any land or premises or water or irrigation facilities
	or destroys the crops or takes away the produce therefrom.
	Explanation.—For the purposes of clause (f) and this clause, the expression
	"wrongfully" includes
	(A) against the person's will;
	(B) without the person's consent;
	(C) with the person's consent, where such consent has been obtained by putting
	the person, or any other person in whom the person is interested in fear of death
	or of hurt; or
	(D) fabricating records of such land;
	(h) makes a member of a Scheduled Caste or a Scheduled Tribe to do begar or
	other forms of forced or bonded labour other than any compulsory service for
	public purposes imposed by the Government;
	(i) compels a member of a Scheduled Caste or a Scheduled Tribe to dispose or
	carry human or animal carcasses, or to dig graves;
	(j) makes a member of a Scheduled Caste or a Scheduled Tribe to do manual
	scavenging or employs or permits the employment of such member for such
	purpose;
	(k) performs, or promotes dedicating a Scheduled Caste or a Scheduled Tribe

	,
	woman to a deity, idol, object of worship, temple, or other religious institution
	as a devadasi or any other similar practice or permits aforementioned acts;
	(1) forces or intimidates or prevents a member of a Scheduled Caste or a
	Scheduled Tribe-
a	(A) not to vote or to vote for a particular candidate or to vote in a manner other
	than that provided by law;
	(B) not to file a nomination as a candidate or to withdraw such nomination; or
	(C) not to propose or second the nomination of a member of a Scheduled Caste
	or a Scheduled Tribe as a candidate in any election;
	The state of the s
	(m) forces or intimidates or obstructs a member of a Scheduled Caste or a
	Scheduled Tribe, who is a member or a Chairperson or a holder of any other
	office of a panchayat under Part IX of the Constitution or a municipality under
(Part IX A of the Constitution, from performing their normal duties and
	functions;
	(n) after the poll, causes hurt or grievous hurt or assault or imposes or threatens
p.	to impose social or economic boycott upon a member of a Schedule Castes or a
2	Scheduled Tribe or prevents from availing benefits of any public service which
B 44	is due to him;
	(o) commits any offence under this Act against a member of a Scheduled Caste
	or a Scheduled Tribe for having voted or not having voted for a particular
	candidate or for having voted in a manner provided by law;
	(p) institutes false, malicious or vexatious suit or criminal or other legal
	proceedings against a member of a Scheduled Caste or a Scheduled Tribe;
	(q) gives any false or frivolous information to any public servant andthereby
	causes such public servant to use his lawful power to the injury or annoyance of
	a member of a Scheduled Caste or a Scheduled Tribe;
	r) intentionally insults or intimidates with intent to humiliate a member of a
	Scheduled Caste or a Scheduled Tribe in any place within public view;
	(s) abuses any member of a Scheduled Caste or a Scheduled Tribe by caste
	name in any place within public view;
	(t) destroys, damages or defiles any object generally known to be held sacred or
	in high esteem by members of a Scheduled Caste or a Scheduled Tribe.
	Explanation.—For the purposes of this clause, the expression "object" means
	and includes statue, photograph and portrait;
	(u) by words either written or spoken or by signs or by visible representation or
	otherwise promotes or attempts to promote feelings of cnmity, hatred or ill-will
	against members of a Scheduled Caste or a Scheduled Tribe;
	(v) by words either written or spoken or by any other means disrespects any
	late person held in high esteem by members of a Scheduled Caste or a
	Scheduled Tribe;
	(w) (i) intentionally touches a woman belonging to a Scheduled Caste or a
	Scheduled Tribe, knowing that she belongs to a Scheduled Caste or a
	Scheduled Tribe, when such act of touching is of a sexual nature and is without
s * * ;	the recipient's consent;
	(ii) uses words, acts or gestures of a sexual nature towards a woman belonging
	to a Scheduled Caste or a Scheduled Tribe, knowing that she belongs to a
	Scheduled Caste or a Scheduled Tribe.
	Explanation.—For the purposes of sub-clause(i), the expression "consent"
	means an unequivocal voluntary agreement when the person by words,

gestures, or any form of non-verbal communication, communicates willingness
to participate in the specific act:
Provided that a woman belonging to a Scheduled Caste or a Scheduled
Tribe who does not offer physical resistance to any act of a sexual nature is not
by reason only of that fact, to be regarded as consenting to the sexual activity:
Provided further that a woman's sexual history, including with the offender
shall not imply consent or mitigate the offence;
(x) corrupts or fouls the water of any spring, reservoir or any other source
ordinarily used by members of the Scheduled Castes or the Scheduled Tribes so
as to render it less fit for the purpose for which it is ordinarily used;
(y) denies a member of a Scheduled Caste or a Scheduled Tribe any customary
right of passage to a place of public resort or obstructs such member so as to
prevent him from using or having access to a place of public resort to which
other members of public or any other section have a right to use or access to;
z) forces or causes a member of a Scheduled Caste or a Scheduled Tribe to
leave his house, village or other place of residence:
Provided that nothing contained in this clause shall apply to any action
taken in discharge of a public duty.
za) obstructs or prevents a member of a Scheduled Caste or a Scheduled Tribe
in any manner with regard to –
in any manner with regard to –
(A) using common property resources of an area, or burial or cremation ground
equally with others or using any river, stream, spring, well, tank, cistern, water-
tap or other watering place, or any bathing ghat, any public conveyance, any
road, or passage;
(B) mounting or riding bicycles or motor cycles or wearing footwear or new
clothes in public places or taking out wedding procession, or mounting a horse
or any other vehicle during wedding processions;
or any outer ventere during weading processions;
(C) entering any place of worship which is open to the public or other persons
professing the same religion or taking part in, or taking out, any religious,
social or cultural procession including jatras;
(D) autoring any advectional institution bounital diagonasmy primary books
(D) entering any educational institution, hospital, dispensary, primary health
centre, shop, public restaurant, hotel or place of public entertainment; or any
other public place; or using any utensils or articles meant for public use in an
any place open to the public; or
(E) practicing any profession or the carrying on of any occupation, trade or
business or employment in any job which other members of the public, or any
section thereof, have a right to use or have access to;
 (-b)
(zb) causes physical harm or mental agony of a member of a Scheduled Caste
or a Scheduled Tribe on the allegation of practicing witchcraft or being a witch; or
VI
(zc) imposes or threatens a social or economic boycott of any person or a
family or a group belonging to a Scheduled Caste or a Scheduled Tribe,

	shall be punishable with imprisonment for a term which shall not be less than
	six months but which may extend to five years and with fine.
Punishment for offences of atrocities	3 (2) Whoever, not being a member of a Scheduled Caste or a Scheduled Tribe-,
	i) gives or fabricates false evidence intending thereby to cause, or knowing it
	to be likely that he will thereby cause, any member of a Scheduled Caste or a
	Scheduled Tribe to be convicted of an offence which is capital by the law for
	the time being in force shall be punished with imprisonment for life and with
	fine; and if an innocent member of a Scheduled Caste or a Scheduled Tribe be
	convicted and executed in consequence of such false or fabricated evidence
	the person who gives or fabricates such false evidence, shall be punished with
	death;
	(ii) gives or fabricates false evidence intending thereby to cause, or knowing
	to be likely that he will thereby cause, any member of a Scheduled Caste or
	Scheduled Tribe to be convicted of an offence which is not capital bu
	punishable with imprisonment for a term of seven years or upwards, shall b
	punishable with imprisonment for a term which shall not be less than si
	months but which may extend to seven years or upwards and with fine;
	(iii) commits mischief by fire or any explosive substance intending to cause of
	knowing it to be likely that he will thereby cause damage to any propert
	belonging to a member of a Scheduled Caste or a Scheduled Tribe, shall be
	punishable with imprisonment for a term which shall not be less than si
	months but which may extend to seven years and with fine;
	iv) commits mischief by fire or any explosive substance intending to cause of knowing it to be likely that he will thereby cause destruction of any building
	which is ordinarily used as a place of worship or as a place for human dwellin
	or as a place for custody of the property by a member of a Scheduled Caste of
	a Scheduled Tribe, shall be punishable with imprisonment for life and with
	fine;
	(v) commits any offence under the Indian Penal Code (45 of 1860) punishable
	with imprisonment for a term of ten years or more against a person or propert
	on the ground knowing that such person is a member of a Scheduled Caste or
	Scheduled Tribe or such property belongs to such member, shall be punishable
	with imprisonment for life and with fine;
	With imprisonment of fire and visit inter-
	"(va) commits any offence specified in the Schedule, against a person of
	property, knowing that such person is a member of a Scheduled Caste or
	Scheduled Tribe or such property belongs to such member, shall be punishable
	with such punishment as specified under the Indian Penal Code for such
	offences and shall also be liable to fine";
	(vi) knowingly or having reason to believe that an offence has been committee
	under this Chapter, causes any evidence of the commission of that offence
	disappear with the intention of screening the offender from legal punishmen
	or with that intention gives any information respecting the offence which h
	knows or believes to be false, shall be punishable with the punishmen
	provided for that offence; or
	vii) being a public servant, commits any offence under this section, shall be
	punishable with imprisonment for a term which shall not be less than one year
	but which may extend to the punishment provided for that offence.
Punishment for offences of	"4. (1) Whoever, being a public servant but not being a member of

atrocities

Scheduled Caste or a Scheduled Tribe, wilfully neglects his duties required to be performed by him under the Act and the rules made thereunder, shall be punishable with imprisonment for a term which shall not be less than six months but which may extend to one year.

- (2) The duties of public servant referred to in sub-section (1) shall include—
 (a) to read out to an informant the information given orally, and reduced to writing by the officer in charge of the police station, before taking the signature of the informant;
- (b) to register a complaint or a First Information Report under this Act and other relevant provisions and to register it under appropriate sections of the Act:
- (c) to furnish a copy of the information so recorded forthwith to the informant;
- (d) to record the statement of the victims or witnesses;
- (e) to conduct the investigation and file charge sheet in the Special Court or the Exclusive Special Court within a period of sixty days, and to explain the delay if any, in writing;
- (f) to correctly prepare, frame and translate any document or electronic record;
- (g) to perform any other duty specified in the Act or the rules made thereunder:

Provided that the charges in this regard against the public servant shall be booked on the recommendation of an administrative enquiry.

(3) The cognizance in respect of any dereliction of duty referred to in subsection (2) by a public servant shall be taken by the Special Court or the Exclusive Special Court and shall give direction for penal proceedings against such public servant."

Annexure-II (A) (Para-3.4)

STATEWISE CASES OF OFFENCES OF ATROCITIES AGAINST MEMBERS OF SCHEDULED CASTES REGISTERED BY POLICE AND THEIR DISPOSAL UNDER THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 DURING THE YEAR 2021

S. No.	State / UT	Number of cases pending from previous year	Number of cases registered during 2021	Cases Re- opened for investi- gation	Number of cases with police during 2021 including B.F.	Number of cases withdrawn by the Government during investigation	Cases not investigated u/s 157(1) (b) of Cr. PC	Cases transferred to other State/ Agency	Final Report (viz. False, Mistake of Fact/Law, True but insufficient evidence etc during the year	Number of cases charge sheeted in courts	Cases quashed at investigati on stage	Number of cases pending with police at the end of 2021
1.	Andhra Pradesh	1949	1870	0	3819	. 0	0	4	543	1849	1	1422
2.	Arunachal Pradesh	0	0	0	0	0	0	0	0	0	0	0
3.	Assam	26	8	0	34	0	0	0	6	0	0	28
4.	Bihar	5695	5842	0	11537	0	0	0	984	4584	0	5969
5.	Chhattisgarh	121	330	0	451	0	0	0	7	337	0	107
6.	Goa	1	2	0	3	0	0	0	0	2	0	1
7.	Gujarat	316	1145	0	1461	0	0	0	36	1094	35	296
8.	Haryana	206	1496	0	1702	0	0	0	693	712	0	297
9.	Himachal Pradesh	6	25	0	31	0	0	. 0	5	20	0	6
10.	Jharkhand	458	360	0	818	0	0	0	138	221	0	459
11.	Karnataka	638	1642	0	2280	0	1	17	205	1512	1	544
12.	Kerala	783	868	40	1691	0	0	0	264	986	9	432
13.	Madhya Pradesh	551	7211	0	7762	0	0	0	37	7234	1	490
14.	Maharashtra	1146	2253	0	3399	0	0	0	215	2159	13	1012
15.	Manipur	1	0	0	1	0	0	0	0	0	0	1
16.	Meghalaya	0	0	0	0	0	0	0	0	0	0	0
17.	Mizoram	0	0	0	0	0	0	0	0	0	0	0
18.	Nagaland	0	0	0	0	0	0	0	0	0	0	0
19.	Odisha	346	2327	0	2673	0	0	0	203	2032	0	438
20.	Punjab	138	139	0	277	0	0	0	31	80	4	162
21.	Rajasthan	1225	7435	0	8660	0	0	0	3656	3704	1	1299
22.	Sikkim	0	1	0	1	0	0	0	0	1	0	0
23.	Tamii Nadu	612	1231	2	1845	0	0	5	172	958	7	703
24.	Telangana	1590	1697	9	3296	. 0	0	0	452	1486	0	1358
25.	Tripura	0	2	0	2	0	0	0	0	0	0	2
26.	Uttar Pradesh	1125	9492	0	10617	0	0	1	1476	8003	0	1137
27.	Uttarakhand	30	66	0	96	0	0	0	11	48	0	37
28.	West Bengal	107	86	0	193	0	0	1	6	101	0	85
29.	A & N Islands	0	0	0	0	0	0	. 0	0	0	0	0
30.	Chandigarh	1	0	0	1	0	0	0	0	0	0	1
31.	D & N Haveli & Daman Diu	0	.0	0	0	0	0	0	0	0	0	0
32.	Delhi	72	80	0	152	0	0	1	1	46	0	104
33.	Jammu & Kashmir	3	2	0	5	0	0	0	0	1	0	4
34.	Ladakh	0	0	0	0	0	0	0	0	0	0	0
35.	Lakshadweep	0	0	0	0	0	0	0	0	0	0	0
36.	Puducherry	0	0	0	0	0	0	0	0	0	0	0
	Total	17146	45610	51	62807	0	1	29	9141	37170	72	16394

Annexure-II (B) (Para-3.4)

STATEWISE CASES OFOFFENCES OF ATROCITIES AGAINST MEMBERS OF SCHEDULED TRIBES REGISTERED BY POLICE AND THEIR DISPOSAL UNDER THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 DURING THE YEAR 2021

S. No.	State / UT	Number of cases pending from previous year	Number of cases registered during 2021	Cases Re- opened for investi- gation	Number of cases with police during 2021 including B.F.	Number of cases withdrawn by the Government during Investigation	Cases not investigated u/s 157(1) (b) of Cr.PC	Cases transferred to other State/ Agency	Final Report (viz. False, Mistake of Fact/Law, True but insufficient evidence etc during the year	Number of cases charge sheeted in courts	Cases quashed at investigat ion stage	Number of cases pending with police at the end of 2021
1.	Andhra Pradesh	423	349	0	772	0	0	2	89	341	0	340
2.	Arunachal Pradesh	0	1	0	1	0	0	0	0	0	0	1
3.	Assam	14	7	0	21	0	0	0	0	3	0	18
4.	Bihar	48	103	0	151	0	0	0	12	66	0	73
5.	Chhattisgarh	126	503	0	629	0	0	0	8	511	0	110
6.	Goa	0	3	0	3	0	0	0	0	3	0	0
7.	Gujarat	96	325	0	421	0	0	0	12	318	4	87
8.	Haryana	0	0	0	0	0	0	0	0	0	0	0
9.	Himachal Pradesh	1	3	0	4	0	0	0	1	3	0	0
10.	Jharkhand	209	92	0	301	0	0	0	10	58	0	233
11.	Karnataka	120	355	0	475	0	1	3	29	336	0	106
12.	Kerala	84	128	3	215	0	0	0	19	106	0	90
13.	Madhya Pradesh	156	2627	0	2783	0	0	0	6	2547	0	230
14.	Maharashtra	291	573	0	864	0	0	0	53	517	3	291
15.	Manipur	7	0	0	7	0	0	0	1	0	0	6
16.	Meghalaya	0	0	0	0	0	0	0	0	0	0	0
17.	Mizoram	0	0	0	0	0	0	0	0	0	0	0
18.	Nagaland	0	0	0	0	0	0	0	0	0	0	0
19.	Odisha	126	676	0	802	0	0	0	34	647	0	121
20.	Punjab	3	0	0	3	0	0	0	2	0	0	1
21.	Rajasthan	370	2101	0	2471	0	0	0	1080	944	1	446
22.	Sikkim	1	1	0	2	. 0	0	0	0	1	0	1
23.	Tamil Nadu	10	39	0	49	0	0	0	1	18	0	30
24.	Telangana	518	498	1	1017	0	0	0	145	493	1	378
25.	Tripura	1	0	0	1	0	0	0	0	0	0	1
26.	Uttar Pradesh	0	4	0	4	0	0	0	1	3	0	0
27.	Uttarakhand	3	5	0	. 8	0	0	0	1	3	0	4
28.	West Bengal	103	78	0	181	0	0	0	1	68	0	112
29.	A & N Islands	0	2	0	2	0	0	0	0	2	0	0
30.	Chandigarh	0	0	0	0	0	0	0	0	0	0	0
31.	D & N Haveli & Daman Diu	0	0	0	0	0	0	0	0	0	0	0
32.	Delhi	0	2	0	2	0	0	0	1	1	0	0
33.	Jammu & Kashmir	0	0	0	0	0	0	0	0	0	0	0
34.	Ladakh	0	0	0	0	0	0	0	0	0	0	0
35.	Lakshadweep	1	0	0	1	0	0	0	0	0	0	1
36.	Puducherry	0	0	0	0	0	0	0	0	0	0	0
	Total	2711	8475	4	11190	0	1	5	1506	6989	9	2680

STATEWISE CASES OF OFFENCES OF ATROCITIES AGAINST MEMBERS OF SCHEDULED CASTES WITH COURTS UNDER THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 DURING THE YEAR 2021

Annexure-III (A) (Para-3.5)

S. No.	State/UT	pending from cases Courts We previous year received for including B.F. in each		A Processor Association of the Control of the Contr	Cases abated/ Withdrawn/Compound	Number	Number of cases pending	
				ed/plea bargaining/quashed	Convicted	Acquitted or Discharged	with Courts at the end of 2021	
1.	Andhra Pradesh	4573	1849	6422	12	17	323	6070
2.	Arunachal Pradesh	2	0	2	0	0	0	2
3.	Assam	7	0	7	0	0	0	7
4.	Bihar	34569	4584	39153	0	47	105	39001
5.	Chhattisgarh	1356	337	1693	0	20	88	1585
6.	Goa	10	2	12	0	0	1	11
7.	Gujarat	9496	1094	10590	5	8	121	10456
8.	Haryana	2041	712	2753	1	39	127	2586
9.	Himachal Pradesh	129	20	149	2	0	8	139
10.	Jharkhand	897	221	1118	0	12	5	1101
11.	Kamataka	4010	1512	5522	1	8	295	5218
12.	Kerala	3254	986	4240	24	40	346	3830
13.	Madhya Pradesh	25939	7234	33173	3	719	1788	30663
14.	Maharashtra	9545	2159	11704	7	45	337	11315
15.	Manipur	3	0	3	0	0	0	3
16.	Meghalaya	0	0	0	- 0	0	0	0
17.	Mizoram	0	0	0	. 0	0	0	0
18.	Nagaland	0	0	0	0	0	0	
19.	Odisha	11346	2032	13378	0	1	83	13294
20.	Punjab	225	80	305	3	5	17	280
21.	Rajasthan	15453	3704	19157	3	580	806	17768
22.	Sikkim	5	1	. 6	0	0	2	4
23.	Tamil Nadu	3945	958	4903	13	74	392	4424
24.	Telangana	4148	1486	5634	9	29	288	5308
25.	Tripura	1	0	1	0	0	0	
26.	Uttar Pradesh	45523	8003	53526	0	1204	486	51836
27.	Uttarakhand	198	48	246	0	0	1	
28.	West Bengal	547	101	648	0		7	
29.	A & N Islands	0	0	0	0	0	0	
30.	Chandigarh	0	0	0	0	0	0	
31.	D & N Haveli & Daman Diu	2	0	2	0	0	0	
32.	Delhi	125	46	171	0	0		
33.	Jammu & Kashmir	0		1	0	0	0	
34.	Ladakh	0	0	0	0	0	0	
35.	Lakshadweep	0	0	0	0	0	0	
36.	Puducherry	25	0	25	0	0	0	25
	Total	177374	37170	214544	83	2848	5628	205985

Annexure-III (B) (Para-3.5)

STATEWISE CASES OF OFFENCES OF ATROCITIES AGAINST MEMBERS OF SCHEDULED TRIBES WITH COURTS UNDER THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 DURING THE YEAR 2021.

S. No.	pending from		pending from cases Courts		Cases abated/ Withdrawn/Compound	Number o	Number of cases pending with	
		previous year	received for trial during the year	including B.F. in 2021	ed/plea bargaining/quashed	Convicted	Acquitted or Discharged	Courts at the end of 2021
1.	Andhra Pradesh	774	341	1115	1	3	49	1062
2.	Arunachal Pradesh	0	0	0	0	0	0	0
3.	Assam	43	3	46	0	0	0	46
4.	Bihar	289	66	355	0	4	7	344
5.	Chhattisgarh	1893	511	2404	0	27	83	2294
6.	Goa	9	3	12	0	0	0	12
7.	Gujarat	2168	318	2486	0	0	42	2444
8.	Haryana	1	0	1	0	0	0	1
9.	Himachal Pradesh	1	3	4	0	0	0	4
10.	Jharkhand	489	58	547	0	2	0	545
11.	Kamataka	917	336	1253	1	0	81	1171
12.	Kerala	538	106	644	2	9	19	614
13.	Madhya Pradesh	9816	2547	12363	5	334	645	11379
14.	Maharashtra	2872	517	3389	1	11	83	3294
15.	Manipur	3	0	3	0	0	0	3
16.	Meghalaya	0	0	0	0	0	0	0
17.	Mizoram	8	0	8	0	8	0	0
18.	Nagaland	0	0	0	0	0	0	0
19.	Odisha	4119	647	4766	0	0	24	4742
20.	Punjab	2	0	2	0	0	0	2
21.	Rajasthan	3951	944	4895	0	125	151	4619
22.	Sikkim	3	1	4	0	0	1	3
23.	Tamil Nadu	78	18	96	0	0	0	96
24.	Telangana	1191	493	1684	2	6	124	1552
25.	Tripura	0	0	0	0.	0	0	0
26.	Uttar Pradesh	1046	3	1049	0	0	0	1049
27.	Uttarakhand	31	3	34	0	0	0	34
28.	West Bengal	352	68	420	0	0	14	406
29.	A & N Islands	24	2	26	0	0	1	25
30.	Chandigarh	0	0	0	0	0	0	0
31.	D & N Haveli & Daman Diu	4	0	4	0	0	0	4
32.	Delhi	7	1	8	0	0	0	8
33.	Jammu & Kashmir	0	0	0	0	0	0	0
34.	Ladakh	0	0	0	0	0	0	0
35.	Lakshadweep	0	0	0	0	0	0	0
36.	Puducherry	0	0	0	0	0	0	0
	Total	30629	6989	37618	12	529	1324	35753

DETAILS OF CENTRAL ASSISTANCE RELEASED TO STATE GOVERNMENTS /UNION TERRITORY ADMINISTRATIONS UNDER THE CENTRALLY SPONSORED SCHEME FOR IMPLEMENTATION OF THE PROTECTION OF CIVIL RIGHTS ACT, 1955 AND THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989 DURING 2021-22.

S. No	State /UT/Others	Central assistance released (Rs. in lakhs)
1.	Andhra Pradesh	920.00
2.	Assam	10.00
3.	Bihar	3500.00
4.	Chhattisgarh	1983.90
5.	Goa	3.00
6.	Gujarat	1978.63
7.	Haryana	1821.21
8.	Himachal Pradesh	314.95
9.	Jharkhand	319.34
10.	Karnataka	6185.26
11.	Kerala	1763.52
12.	Madhya Pradesh	10341.53
13.	Maharashtra	773.00
14.	Odisha	4408.70
15.	Punjab	780.49
16.	Rajasthan	7163.45
17.	Sikkim	0.83
18.	Tamil Nadu	3544.94
19.	Telangana	1717.92
20.	Tripura	20.33
	Uttar Pradesh	12671.72
22.	Uttarkhand	78.30
	West Bengal	87.00
	Delhi	7.45
25.	Chandigarh	71.00
	Jammu & Kashmir	93.20
	Lakshadweep	12.00
28.	Puducherry	365.63
29.	NHAA	73.79
	Total	61011.09