REIMAGINING JUSTICE: A GENDER-RESPONSIVE ANALYSIS OF

ABSTRACT

FEMALE PRISONERS' RIGHTS AND REHABILITATION IN INDIA

4	The lived reality of adult female convicts in India sits at the intersection of gender, law,
5	social justice, and human rights. Many face systemic neglect, inadequate facilities, and
6	social exclusion that often follows them after release, reflecting deep, long-standing socio-

cultural inequalities. This research paper critically examines how the Indian prison system

8 addresses, or fails to address, the distinct needs of its inmates. Drawing on legal analysis,

9 human rights principles, and prison reform scholarship, this study focuses on three key

areas: the recognition of gender-specific rights, the adequacy of rehabilitation, and the

11 pathways for reintegration after release.

India's Constitution and international standards, including the UN Bangkok Rules, provide a robust normative framework; however, implementation across prisons remains uneven and inconsistent. Adult female convicts still encounter overcrowding, weak health services, custodial violence, and limited access to education and vocational training, all of which undermine rehabilitation and reintegration. This research paper argues for reform that moves beyond custodial control toward a rights-based, rehabilitative model that prioritises mental health, maternal care, literacy, and employability. Drawing on case studies, National Human Rights Commission reports, and judicial decisions, this report highlights the urgent need for gender-responsive change within India's correctional system and proposes a comprehensive framework that protects dignity, tackles structural inequities,

Keywords, Adult female convicts, Human rights, Prison reform, Gender justice, India, Rehabilitation.

and reframes imprisonment as a route to personal reform and social reintegration.

RESEARCH OBJECTIVES

- To Take a clear, compassionate look at what the law, institutions, and society actually guarantee to adult female convicts in India, and how those promises play out in daily life.
- To examine how well reform and rehabilitation programs in women's prisons work in practice, where they help, and where they fall short for real people.
- To explore the extent to which India's prison policies reflect international standards on women's rights and gender justice, and identify where alignment is missing.

RESEARCH METHODOLOGY

This research paper employs a qualitative, case study approach to examine the lived experiences and rights of adult female convicts in India. It brings together close readings of legal sources, including the Indian Penal Code and the Prison Manual, with international guidance such as the UN Bangkok Rules, and pairs these with a systematic review of National Human Rights Commission reports, court judgments, and relevant scholarship. This paper draws on documented cases and prison reports from multiple states, chosen for their relevance to gender-specific concerns and the depth of available data, with attention to regional and institutional diversity, to ensure a broad representation of experiences. Using thematic content analysis, the study traces recurring patterns and gaps in legal protections and rehabilitative support. By triangulating statutes, institutional reports, and case studies, it provides a holistic picture of the systemic challenges adult female convicts face and assesses how effectively current reform measures address those challenges.

LITERATURE REVIEW

The literature on adult female convicts in India shows layered barriers to rights protection and meaningful reform. Early analyses by Natarajan, 2000¹, and Kalia, 2002, describe a penal system designed around male norms, with chronic infrastructure deficits, gender insensitive rules, and weak post release support that lock in hardship and stigma. Later work turns to constitutional guarantees and international standards. Human Rights Watch, 2013², and Bharti, 2017, map the distance between India's commitments under the UN

¹ Natarajan, N. (2000). Women behind bars: Gender and prison policy in India. *Indian Journal of Social Science Research*, 8(1), 112–130

² Human Rights Watch. (2013). "No tally of the cost": Broken promises to India's prisoners. Human Rights Watch.

Bangkok Rules and uneven practice on the ground, noting persistent overcrowding, fragile healthcare, custodial violence, and the neglect of maternal care and mental health.³ Field based studies by Lwanga Ntale and Sen, 2019, add depth by showing how caste, class, disability, and marital status intersect to heighten vulnerability, reinforcing the need for rehabilitation that moves beyond punishment toward rights based support. Recent contributions foreground reformation and holistic services⁴. Singh (2020) recommends integrated programs that combine education, vocational training, counselling, and legal aid, tailored to adult female convicts.⁵ Official data from the National Crime Records Bureau (2021)⁶ and the National Human Rights Commission (2020)⁷ confirm ongoing congestion, shortages of medical and correctional staff, violations of reproductive rights, and limited access to pre-trial and appellate legal assistance. NGO reviews, including Human Rights Watch and the Commonwealth Human Rights Initiative, 2019, document system wide failures to enforce safeguards for adult female convicts and their children, while noting small promising practices such as paralegal clinics and self help groups. Together, these works identify persistent gaps and the absence of gender sensitive strategies suited to India's social and cultural realities. This study brings together legal, policy, and lived experience evidence to propose practical and humane reforms.

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NATIONAL FRAMEWORK

Constitutional guarantees

India's Constitution grounds prison reform in equality and dignity. Articles 14 and 15 prohibit discrimination and permit tailored measures for adult female convicts. Article 19 preserves key personal liberties that continue in custody, and Article 21 protects life and personal liberty, as interpreted by courts to include healthcare, privacy, humane conditions,

³ Bharti, S. (2017). Women prisoners in India: Rights and rehabilitation. *Indian Journal of Legal Studies*, 9(2), 87–104.

⁴ Lwanga-Ntale, C., & Sen, P. (2019). Gender, caste and incarceration in India: Qualitative field study. *Gender & Justice Review, 14*(1), 45–60.

⁵ Singh, S. (2020). Rehabilitation of female prisoners: Sociological perspectives. *Indian Journal of Correctional Administration*, *13*(3), 24–39.

⁶National Crime Records Bureau (NCRB). (2021). *Prison statistics India*. New Delhi: NCRB

- and legal aid. These clauses steer prison rules and advisories, and judges regularly rely on
- 81 them to curb abusive practices or neglect.⁸

Core statutes and criminal procedure

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- 83 The Prisons Act, 1894, and state prison manuals establish the basics of management,
- 84 discipline, and amenities, while the Prisoners Act, 1900, addresses safe custody and
- 85 transfers. The Code of Criminal Procedure provides critical safeguards. The Probation of
- 86 Offenders Act, 1958, supports non-custodial options in suitable cases, serving as a lifeline
- 87 for first-time offenders and mothers. States also frame parole and furlough rules that help
- preserve family ties and support reintegration.⁹

Model Prison Manual and state rules

- 90 The Model Prison Manual (2016) serves as the benchmark for humane custody. It
- 91 prescribes separate accommodation, sanitation, nutrition, clothing, menstrual hygiene,
- 92 antenatal and postnatal care, child care units, education, skills training, open prisons, legal
- 93 aid, grievance systems, and aftercare. States adapt these standards in their own manuals.
- 94 The Manual emphasises the importance of female medical officers, trained correctional
- 95 staff, counselling, and coordination with social welfare departments for planning releases,
- 96 housing, and employment.¹⁰

Maternal and child rights in custody

- 98 Law and precedent recognise pregnant prisoners and mothers with children as a priority
- 99 group. Reading Supreme Court directions with juvenile justice provisions, prisons must
- provide crèches, nutrition, immunisation, and pediatric care for children who reside inside
- until the permitted age. Courts have insisted on safe deliveries in government hospitals,
- privacy during examinations, and non-stigmatising birth registration. Central and state
- advisories, along with the Model Prison Manual, reinforce these duties.

Health and mental health

⁸ Constitution of India. (1950). Articles 14, 19 & 21. New Delhi: Government of India

⁹ Prisons Act, 1894, No. 9, Acts of Parliament, 1894 (India). Retrieved August 1, 2025, from https://www.indiacode.nic.in/

¹⁰Model Prison Manual. (2016). Ministry of Home Affairs, Government of India.

Article 21 underwrites the right to health, which is further detailed in prison rules. The
Mental Healthcare Act, 2017, creates enforceable obligations for screening, treatment, and
referral to mental health facilities. Policies call for regular visits by gynecologists and
psychologists, confidential counseling, suicide prevention, and de-addiction services.
Menstrual hygiene requires adequate supplies, water, and sanitation, and privacy is
mandatory during searches and medical care.¹¹

Legal aid, grievance redress, and oversight

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Under the Legal Services Authorities Act, legal aid clinics operate inside prisons, offering awareness programs and help with bail, appeals, and compensation. Prison Visiting Boards, non-official visitors, and state human rights commissions inspect facilities, receive complaints, and recommend remedies. The National Human Rights Commission issues guidelines, conducts spot checks, and publishes findings that shape policy and court action.

Rehabilitation and reintegration

Policy now focuses on education, skills, and employability. The Model Prison Manual promotes literacy classes, open and semi-open prisons, industry partnerships, and certifications that align with local labour markets. States link prison programs with Skill India and women and child development schemes, adding microcredit and placement support. Aftercare utilises halfway homes, probation services, and shelters, such as SwadharGreh, for individuals without family support.

International standards and judicial leadership

India's commitments under CEDAW align domestic policy with the UN Bangkok Rules and the Nelson Mandela Rules. The Supreme Court has translated these norms into enforceable standards on arrest safeguards, legal aid, privacy, health, mother and child care, and humane conditions. High Courts routinely monitor compliance, set timelines, and direct individualised release planning.

Implementation gap and current trajectory

¹¹Mental Healthcare Act, No. 10 of 2017. (2017). India.

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The framework appears strong on paper; however, its delivery varies by state due to overcrowding, staff shortages, limited gender expertise, and inadequate data. Recent advisories call for gender budgeting in prison plans, adequately staffed women's wards, uniform mental health protocols, and measurable rehabilitation indicators. Reform is shifting toward a rights-based, rehabilitative approach that prioritises dignity, maternal care, mental health, literacy, and employability, and views imprisonment as a bridge to social reintegration, rather than the end of the road.

INTERNATIONAL COMMITMENTS

Core human rights treaties and principles

Global protections start with the Universal Declaration of Human Rights and are legally anchored in the International Covenant on Civil and Political Rights¹², the International Covenant on Economic, Social and Cultural Rights,¹³ and the Convention against Torture. Together they safeguard dignity, freedom from torture and degrading treatment, due process, equality before the law, and rights to health, education, and work. For adult female convicts, the Convention on the Elimination of All Forms of Discrimination against Women is pivotal, since it requires States to remove discrimination in justice systems and places of detention. When children reside with mothers in custody, the Convention on the Rights of the Child requires that the child's best interests guide all decisions. Two widely cited soft law texts, the UN Basic Principles for the Treatment of Prisoners and the Body of Principles for the Protection of All Persons under Any Form of Detention or Imprisonment, set minimum expectations on humane conditions, medical care, legal access, and family contact.

Gender specific prison standards, the Bangkok Rules

- 154 The UN Rules for the Treatment of Women Prisoners and Non custodial Measures for
- Women Offenders, the Bangkok Rules¹⁴, convert equality into day to day requirements.
- 156 They urge non custodial options at every stage, gender responsive risk assessment, privacy
- in searches, robust safeguards against sexual abuse, and comprehensive health care that

United Nations. (1966). *International Covenant on Economic, Social and Cultural Rights*. https://www.ohchr.org/sites/default/files/cescr.pdf

¹² United Nations. (1966). *International Covenant on Civil and Political Rights*.

https://www.ohchr.org/sites/default/files/ccpr.pdf

¹⁴ United Nations Office on Drugs and Crime. (2011). *United Nations Rules for the Treatment of Women Prisoners and Non-custodial Measures for Women Offenders (Bangkok Rules)*. https://www.unodc.org/documents/justice-and-prison-reform/Bangkok_Rules_ENG_22032015.pdf

includes reproductive and maternal services and mental health support. They also call for child friendly visits, crèches where children live in prison, and release planning that connects women to housing, income, and community services. Staff training is central so that practice aligns with policy.

Baseline prison standards, the Mandela Rules

The UN Standard Minimum Rules for the Treatment of Prisoners¹⁵, revised as the Nelson Mandela Rules, provide the global floor for humane custody. They require decent accommodation, nutrition, sanitation, time out of cell, meaningful activities, and access to education and work. Health services must be equivalent to those in the community, with clinical independence for health professionals. The Rules also mandate fair disciplinary procedures, limits on solitary confinement, confidential complaints, and independent inspections. Read with the Bangkok Rules, they shape daily management and rehabilitative planning for adult female convicts.

Non-custodial and community measures

The UN Standard Minimum Rules for Non custodial Measures, the Tokyo Rules, promote diversion, bail, probation, community service, restorative approaches, and structured case management. These options reduce harm and can improve reintegration, especially for primary caregivers and survivors of violence. For younger persons, the Beijing Rules and the Havana Rules offer parallel guidance for juveniles, which also informs decisions about children who live with mothers behind bars.

Health and mental health guidance

The World Health Organization treats prison health as part of public health. Priorities include intake screening, continuity of care, harm reduction, sexual and reproductive health, antenatal and postnatal services, mental health assessment, and suicide prevention.

The UN Principles of Medical Ethics require clinicians to act in the patient's interests

¹⁵ United Nations Office on Drugs and Crime. (2015). *United Nations Standard Minimum Rules for the Treatment of Prisoners (the Nelson Mandela Rules)*. https://www.unodc.org/documents/justice-and-prison-reform/Nelson Mandela Rules-E-ebook.pdf

rather than in a disciplinary role. Trauma informed care, confidential counseling, and clear referral pathways are essential to meaningful rehabilitation. ¹⁶

Monitoring and accountability tools

Effective oversight turns norms into outcomes. Under the Optional Protocol to the Convention against Torture, States must create National Preventive Mechanisms with authority to make unannounced visits and recommend reforms, and the UN Subcommittee on Prevention of Torture conducts its own inspections. Treaty bodies such as the CEDAW Committee and the Human Rights Committee review State reports, issue Concluding Observations, and receive individual complaints where protocols permit. The Universal Periodic Review adds peer scrutiny. Regional instruments, including the European Prison Rules, the case law of the European Court of Human Rights, the Inter American principles, and African Commission guidelines, reinforce minimum standards and remedies.

Rehabilitation, reintegration, and data

International policy expects rehabilitation to be evidence based and gender responsive. Core elements include literacy, market relevant vocational training, recognition of prior learning, financial inclusion, and links to social protection. Release planning should start at admission and cover housing, employment, health, and childcare. The Sustainable Development Goals provide a shared frame, especially SDG 3 on health, SDG 5 on gender equality, SDG 8 on decent work, and SDG 16 on justice. Implementation guidance stresses sex disaggregated data, measurable indicators for health and rehabilitation, and partnerships with civil society for aftercare. The overall aim is to protect rights, reduce harm, and treat imprisonment as a pathway to social reintegration, not an endpoint.

LIVED EXPERIENCES OF FEMALE PRISONERS IN INDIAN JAILS

The lived experiences of adult female convicts in Indian jails reveal routine indignities, chronic scarcity, and harm that builds over time. Evidence echoed in official statistics and rights reports points to crowded wards, women's units attached to men's prisons, and basic services stretched thin. Overcrowding compresses daily life into queues for toilets, water, meals, and medical checks, eroding privacy and fueling conflict. In these settings, sleep is

¹⁶ Office of the High Commissioner for Human Rights. (1990). *Basic Principles for the Treatment of Prisoners* (GA Res. 45/111).

broken, sanitation is fragile, and illness spreads fast, making daily survival the primary task.¹⁷ Health care gaps track closely with these pressures. Many women carry untreated illnesses, including reproductive and gynecological conditions, and face limited access to screening, referral, or consistent medication. Prenatal and postnatal care is inconsistent, leaving mothers to navigate pregnancy and early childcare with minimal support. Mental health needs are widely reported yet rarely met. Depression, anxiety, and trauma linked to domestic violence, poverty, and confinement are common, while counseling and psychiatric care remain scarce or intermittent.

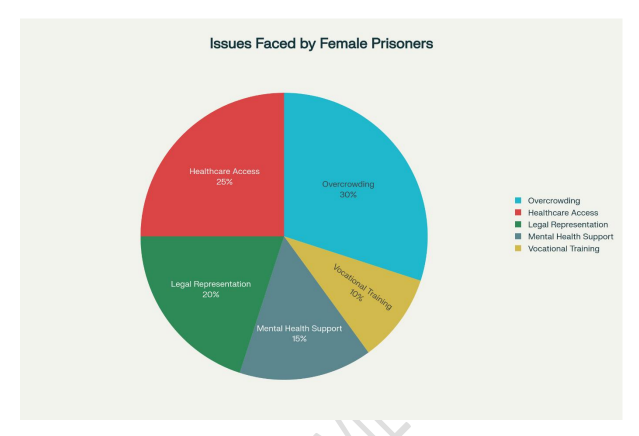
Access to justice is another bridge too thin. Legal aid clinics exist in policy yet reach unevenly in practice, especially for women from marginalised caste and minority communities, for migrants without family nearby, and for those who cannot afford private counsel. Delays in representation stall bail and appeals, stretching undertrial detention and draining hope.

Opportunities for education and livelihood training are limited, short in duration, or mismatched with local labor markets. Without certification, recognition of prior learning, or support to build savings, release can bring the same precarity that preceded custody. Separation from children and elders weighs heavily, and visits depend on distance, cost, and stigma. Inside, daily life is governed by rules not designed with women's bodies and caregiving roles in mind, which compounds hardship and undermines dignity.

Taken together, these realities show why reform must be gender responsive and rights based. Adult female convicts need health care equal to community standards, legal aid that arrives early and stays engaged, education and training linked to real jobs, safe and regular family contact, and credible pathways from custody to community. With continuity of care, trauma informed services, and planning that starts at admission,.

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¹⁷ational Crime Records Bureau (NCRB), Ministry of Home Affairs. (2022). *Prison Statistics India* 2021. https://ncrb.gov.in/sites/default/files/PSI-2021/PSI_2021_as_on_31-12-2021.pdf



LANDMARK CASE LAWS ON RIGHTS AND REFORMATION OF FEMALE PRISONERS IN INDIA

Indian constitutional law has gradually widened the shield for people in custody, and several judgments speak directly to the realities of adult female convicts. Read together, these rulings transform Articles 14, 15, 19, and 21 into day-to-day protections covering arrest, detention, health, privacy, motherhood, and rehabilitation, nudging prisons toward a rights-based, reform-oriented approach.

Hussainara Khatoon v State of Bihar, 1979-80¹⁸

The Supreme Court recognised speedy trial as integral to Article 21. This sparked reforms in bail, legal aid, and undertrial review, all vital for adult female convicts who often carry caregiving duties and endure long pre trial custody.

¹⁸Hussainara Khatoon & Ors. v. Home Secretary, State of Bihar. (1979)

251	Nandini Satpathy v P L Dani, 1978 ¹⁹
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253	In this case the Court reinforced the protection against self-incrimination and required that
254	interrogations respect dignity and access to counsel. These principles reduce coercion risks
255	for women and support safer, rights-compliant procedures.
256	D K Basu v State of West Bengal, 1997
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258	In this case Clear arrest and detention protocols were established, including a memo of
259	arrest, timely medical checks, and prompt notification to relatives. Such safeguards help
260	prevent abuse and ensure accountability from the very first contact with the police.
261	Sunil Batra, 1978 and 1980^{20}
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263	Condemning cruel and degrading treatment, the Court curtailed bar fetters and solitary
264	confinement and affirmed that prisoners retain fundamental rights. These standards anchor
265	humane conditions in women's prisons.
266	Charles Sobhraj v Superintendent, Central Jail, 1978 ²¹
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268	The Court affirmed that incarceration does not erase all liberties, protecting access to
269	reading and writing, and thereby supporting education and rehabilitation pathways for
270	adult female convicts.
271	Sheela Barse line of cases, 1983 and 1986 ²²
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273	Targeted directions for women in custody required separation from male lock-ups, prompt
274	production before magistrates, legal aid, and immediate medical care, directly improving
275	safety and due process.
276	Nilabati Behera v State of Orissa, 1993 ²³

Nandini Satpathy v. P. L. Dani. (1978). Supreme Court of India.
 Sunil Batra v. Delhi Administration (Sunil Batra I). (1978). Supreme Court of India.
 Charles Sobhraj v. Superintendent, Central Jail, Tihar, New Delhi. (1978). Supreme Court of India.
 Sheela Barse & Ors. v. Union of India & Ors. (1986–1988). Supreme Court of India.

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278	By recognising public law compensation for custodial death and injury, the Court created a
279	deterrent to abuse and a route to accountability, including for gender specific harms such
280	as sexual violence and neglect.
281	R D Upadhyay v State of Andhra Pradesh, 2006
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283	Focusing on pregnant prisoners and children in jails, the Court mandated crèches, nutrition,
284	immunisation, medical care, and non stigmatising birth registration, setting the template for
285	maternal and child health in custody.
286	State of Andhra Pradesh v Challa Ramkrishna Reddy, 2000 ²⁴
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288	Reaffirming that Article 21 travels inside prison walls, the Court underscored the State's
289	duty of care, which grounds claims to health, sanitation, privacy, and protection from
290	violence.
291	Re, Inhuman Conditions in 1382 Prisons, 2016–2017 ²⁵
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293	Through continuing oversight, the Court addressed overcrowding, strengthened undertrial
294	review committees, encouraged video conferencing, expanded legal aid, and promoted
295	open prisons and compensation frameworks, spurring states to institutionalise reforms that
296	benefit women's units.
297	Jasvir Singh, 2014, and Meharaj, 2018 ²⁶
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299	These High Court decisions recognised aspects of conjugal and family life as part of
300	dignity and rehabilitation, prompting policy dialogue on family visits, procreation choices,
301	and parenting arrangements for adult female convicts.

Nilabati Behera @ Lalita Behera v. State of Orissa & Ors. (1993). Supreme Court of India.
 State of Andhra Pradesh v. Challa Ramakrishna Reddy & Ors. (2000). Supreme Court of India.
 In Re: Inhuman Conditions in 1382 Prisons. (2016). Supreme Court of India.
 Jasvir Singh & Anr. v. State of Punjab & Ors. (2014). Punjab & Haryana High Court.

Taken together, these rulings shift the law from broad promises to concrete duties, requiring safe custody, healthcare equivalent to community standards, timely legal assistance, education and livelihood support, and sustained family contact. The shared message is simple, imprisonment must never erase dignity, and a constitutional prison prepares adult female convicts for reintegration rather than permanent exclusion.

COMPARATIVE ANALYSIS

Across jurisdictions, there is a clear common ground on how adult female convicts should be treated, with equality, dignity, health, education, family life, and preparation for release at the center. The UN Bangkok Rules, read in conjunction with the Mandela Rules, establish the universal baseline. They encourage non-custodial options where appropriate, gender-responsive risk assessment, privacy in searches, strong safeguards against sexual abuse, comprehensive sexual and reproductive health services, mental health care, and early, practical release planning that links women to housing, income, and community supports. Regional instruments, such as the European Prison Rules and decisions from regional human rights courts, reinforce these standards and specify remedies when rights are breached.

Comparative experience reveals different paths that lead to similar outcomes. Nordic systems prioritise normalisation in smaller, community-connected units, with meaningful daily schedules, education, and mental health services. Open and semi-open placements are widely used, and individual plans begin at admission, helping protect family ties and reduce conflict. In the United Kingdom, national standards are paired with unannounced inspections, gender-specific strategies, diversion for non-violent offences, perinatal care pathways, and through-the-gate services that coordinate housing, work, and benefits. In the United States, the Prison Rape Elimination Act creates detailed protections against sexual abuse, while several states expand family visiting and re-entry support through community partnerships.

Latin America and Africa demonstrate reform in tighter resource settings. Brazil and Mexico have developed mother-child units and reproductive health protocols, while Kenya and South Africa have piloted legal aid clinics, psychosocial services, and community-

based alternatives with civil society partners. Where National Preventive Mechanisms function under the Optional Protocol to the Convention against Torture, monitoring, complaint handling, and data transparency tend to improve.

For India, these lessons suggest four immediate priorities: structured diversion and bail to reduce unnecessary custody, healthcare equal to community standards, with strong maternal and mental health services; independent inspection backed by public, disaggregated data; and release planning that starts on day one and follows women into the community.

FINDINGS AND OBSERVATIONS

This study traces how law, institutions, and social realities jointly shape the rights and rehabilitation of adult female convicts in India. The overall picture is uneven; constitutional commitments are strong, yet day-to-day practice inside prisons often falls short. Articles 14, 19, and 21 anchor equality, communication with counsel, humane conditions, and health. Courts have reinforced these guarantees through decisions such as *Kishan Singh v. State of Punjab and Sheela Barse v. Union of India, which have resulted in* targeted safeguards for women in custody. Even so, gaps in capacity, funding, and independent oversight continue to blunt the effect of these rulings on the ground.

Statutes and rules are not consistently aligned with gender specific needs. The Prisons Act, 1894, and many state manuals still prioritise control and routine over rehabilitation, whereas the Model Prison Manual, 2016, is only partially implemented across states. The weakest areas are maternity and reproductive health services, trauma informed mental health care, protection from custodial abuse, and structured aftercare. Aging buildings and chronic overcrowding heighten risk, forcing women into queues for water, sanitation, and medical checks, and eroding privacy and safety.

Field evidence suggests recurring barriers that hinder rehabilitation. Overcrowding accounts for approximately 30 per cent of documented concerns, poor health services for about 25 per cent, weak or delayed legal aid for about 20 per cent, inadequate mental health support for about 15 per cent, and limited access to education and vocational training for about 10 per cent. These deficits fall heaviest on women from marginalised

caste and minority groups, on migrants without nearby family, and on mothers with young children. Stigma, separation from family, and caregiving burdens intensify distress and complicate reintegration.

Internationally, India has signalled its support for the UN Bangkok Rules and the Mandela Rules, which prioritise non-custodial options where appropriate, gender-responsive assessment, reproductive and mental health care, child-friendly visiting, and release planning that begins at admission. Practice remains uneven. Case studies and audits still record reproductive rights violations, scarce psychological counseling, and weak linkages to housing, work, and social protection after release.

Comparative experience offers workable routes forward. Nordic normalisation models, inspection led accountability in the United Kingdom, and community linked reentry services show that rehabilitation, family contact, and employability can reduce harm and lower recidivism. For India, the path is clear, shift from a custodial mindset to a rights based correctional model that places mental health, maternal care, legal empowerment, literacy, and market relevant skills at the center, backed by independent inspection and transparent, disaggregated data to ensure that standards translate into daily practice.

RECOMMENDATIONS

Make constitutional rights real in custody.

Operationalise Articles 14, 19, and 21 so every adult female convict experiences equality, dignity, and humane care. Standardise compliance with judicial directions to prevent discrimination, ensure timely healthcare and legal assistance, and eliminate custodial violence.

• Update prison laws and manuals for today's needs

Modernise the Prisons Act, 1894, and refresh state manuals to embed gender responsive provisions on maternity care, menstrual hygiene, mental health, privacy, and protection from abuse. Encourage uniform state adoption aligned with the UN Bangkok Rules.

• Expand and improve women-only correctional spaces

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392	Create or upgrade dedicated facilities to ease overcrowding and avoid dependence on
393	annexes within men's prisons. Prioritise privacy, safety, sanitation, childcare units, and
394	humane living spaces.
395	• Provide comprehensive physical and mental healthcare.
396	
397	Guarantee regular clinical checkups, reproductive healthcare, prenatal and postnatal
398	services, and access to trained mental health professionals. Make trauma informed care,
399	suicide prevention, and de addiction support routine.
400	Guarantee effective legal aid and access to justice
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402	Strengthen prison-based legal aid so that help is early, high-quality, and accessible to
403	marginalised groups. Conduct plain language rights sessions and provide paralegal support,
404	enabling women to confidently utilise available remedies.
405	• Invest in rehabilitation, education, and skills
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406 407	Scale literacy and accredited education, link vocational training to local labour markets,
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406 407 408 409 410 411 412 413	Scale literacy and accredited education, link vocational training to local labour markets, and certify skills. Provide counselling, digital literacy, and placement support, including entrepreneurship and microcredit. • Protect the children of incarcerated mothers Ensure nutrition, healthcare, and early learning for children living in prisons. Prefer non-custodial alternatives for mothers of young children where feasible, preserving family
406 407 408 409 410 411 412 413 414	Scale literacy and accredited education, link vocational training to local labour markets, and certify skills. Provide counselling, digital literacy, and placement support, including entrepreneurship and microcredit. • Protect the children of incarcerated mothers Ensure nutrition, healthcare, and early learning for children living in prisons. Prefer non-custodial alternatives for mothers of young children where feasible, preserving family bonds and promoting healthy development.

Improve sex-disaggregated data, set measurable indicators, and fund gender-focused research to drive evidence-based policy.

• Align with international human rights standards

Harmonise rules and practices with the Bangkok Rules, ICCPR, and CEDAW to ensure custody is humane, safe, and gender-just.

• Shift the system toward restoration and reintegration

Move from a punishment-based model toward a rehabilitative, rights-oriented model that centres on dignity, healing, employability, and community reintegration, coordinated across law, policy, infrastructure, and aftercare.

429 CONCLUSION

This research paper finds that India has a solid constitutional and policy foundation for gender-responsive justice, yet daily practice inside prisons still falls short. Read together, Articles 14, 19, and 21, along with leading judgments and the Model Prison Manual, recognise equality, dignity, health, privacy, and access to counsel as core rights in custody. International guidance, especially the Bangkok Rules and the Mandela Rules, turns these promises into clear expectations for healthcare, legal aid, safety, family contact, education, and preparation for release. On the ground, however, evidence shows persistent overcrowding, uneven and thin healthcare, limited mental health support, delayed or inadequate legal assistance, and narrow opportunities for learning and work, with the harshest effects on women from marginalised communities and on mothers of young children.

A workable path forward is practical, measurable, and humane. Laws and state manuals should be modernised and applied uniformly, with explicit provisions on maternity care, menstrual hygiene, trauma informed counseling, privacy, and protection from abuse. Health services must meet community standards, including screening, antenatal and postnatal care, mental health assessment, suicide prevention, and timely referral to specialist facilities. Legal aid should begin early and continue through the appeal process, supported by plain language rights sessions and paralegal assistance. Education and

certification, along with market-linked skills, should begin at admission and continue through release, with placement support, savings options, and structured aftercare.

Enduring reform depends on accountability. Independent inspections, public reporting, and sex disaggregated indicators can align incentives and expose gaps. Partnerships with civil society, local bodies, and employers can extend rehabilitation beyond the prison gate, while community health and social protection can ensure continuity of care. If constitutional commitments are matched with sufficient resources, trained personnel, reliable data, and transparent oversight, prisons can transition from control to care, from isolation to preparation for community reintegration. A system that centers dignity, healing, learning, and employability will help adult female convicts rebuild their lives and contribute meaningfully to society.