DEATH PENALTY IN INDIA



ANNUAL **STATISTICS** REPORT 2022



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FOREWORD

This is the seventh edition of the Death Penalty in India: Annual Statistics Report published by Project 39A at National Law University, Delhi. 2022 represents a significant shift in death penalty adjudication, with the Supreme Court recognising the need to reconsider the capital sentencing framework for the first time since it was laid down in Bachan Singh v. State of Punjab in 1980.

In a momentous order, the Supreme Court noted the gaps in the death penalty sentencing framework and has sought to address these concerns through a Constitution Bench towards establishing the components of a real, meaningful and effective capital sentencing hearing. In another decision, the Court laid down guidelines for the collection of mitigating material by trial courts. However, in the same year that the Supreme Court cast grave doubts on the death penalty sentencing framework and its implementation by trial courts, it is of concern that 165 death sentences were imposed by Sessions Courts, the highest in a single year since 2000.

As with previous years, we relied on news reports to gather information and updates on death sentences, which were then verified using the e-courts platforms of trial courts and appellate courts. In addition, in light of the Supreme Court guidelines, we have begun tracking the nature of sentencing information considered by trial courts in India before the death sentence is imposed.

We would like to thank Sarah (IV Year, Gujarat National Law University) and Navami Krishnamurthy (IV Year, Jindal Global Law School) for their valuable efforts in compiling and verifying the data for this report.

This report would not have been possible without the efforts of Varsha Sharma, Pritam Raman Giriya and Ashna Devaprasad who were instrumental in developing the original directory and database on the death penalty in India. Lubhyathi Rangarajan, Peter John, Poornima Rajeshwar, Rahul Raman, Neetika Vishwanath, Preeti Pratishruti Dash, Gale Andrew, Aishwarya Mohanty, Hrishika Jain and Adrija Ghosh have played key roles in developing previous editions of this report.

OVERVIEW OF DEVELOPMENTS IN 2022

2022 represents a historic moment in death penalty jurisprudence, with the Supreme Court, under the tenure of the then Chief Justice of India Justice UU Lalit, reconsidering the death penalty sentencing framework for the first time since 1980. Through a suo motu writ, the Supreme Court specifically highlighted the lack of uniformity in the death penalty sentencing framework and referred issues in death penalty sentencing to a Constitution Bench towards ensuring 'real, effective and meaningful' sentencing hearing for a convict.¹

May 2022 also saw a jurisprudentially significant three-judge bench Supreme Court decision in Manoj v. State of Madhya Pradesh, with the Court emphasising on the duty of the trial courts to elicit materials on mitigating circumstances.² Notably, this decision recognised the absence of a coherent legal and institutional framework for the collection and presentation of mitigating circumstances. Towards addressing this gap, the Court laid down guidelines for the compilation of such information.

With 165 death sentences at the end of 2022, this is the highest number of death sentences imposed in a year in over two decades (since 2000). This shift has been sharply influenced by the extraordinary sentencing of 38 persons to death in Ahmedabad in a single bomb blast case, representing the largest number of persons sentenced to death in a single case since 2016.

Notably, sexual violence continues to dominate the imposition of the death penalty in India, with cases involving sexual offences constituting the majority (51.28%) of cases in which the death penalty was imposed by trial courts in 2022. In light of the Supreme Court's directions in Manoj v. State of Madhya Pradesh, it is worth mentioning that trial courts imposed death sentences in 2022 in 98.3% death penalty cases without having any materials on mitigating circumstances of the accused and without any State led evidence on the question of reform.³

In re: Framing Guidelines Regarding Potential Mitigating Circumstances to be Considered While Imposing Death Sentences, Suo Motu Writ Petition (Crl.) No 1 of 2022.
 Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

³ Information is not available for 15 death sentences in 14 cases due to the unavailability of judgments.

At the end of 2022, 539 prisoners were on death row, the highest number of prisoners on death row since the first Annual Statistics Report published in 2016.⁴ The population on death row has steadily increased over the years, with 2022 representing a 40% increase in the population since 2015. This increase can be attributed to the large number of death sentences imposed by trial courts and the accompanying low rate of disposal of death penalty cases by appellate courts. In the year 2022, High Courts across India decided 68 matters, while the Supreme Court decided 11 matters this year.

From the 68 decided cases by the High Courts involving 101 prisoners, 3 prisoners had their death sentences confirmed, 48 prisoners saw their death sentences commuted to life imprisonment, 43 were acquitted of all charges and 6 had their cases remitted to the trial court. The Bombay High Court also enhanced the sentence imposed by the trial court on one prisoner from life imprisonment to the death penalty in a dacoity and murder case. This case is the second High Court enhancement since we began compiling these statistics in 2016.

From the 11 cases decided by the Supreme Court, involving 15 prisoners, the Court acquitted 5 prisoners of all charges, commuted death sentences to life imprisonment for 8 prisoners and confirmed the death penalty for 2 prisoners. The acquittal decisions noted the improper nature of investigations and procedural failures by the police, prosecution and trial courts. Although the commutations in 2022 developed the law on sentencing, confirmation decisions took a markedly different approach, with the Court explicitly rejecting developments on the collection of sentencing materials in one decision⁵, and remaining silent on such developments in the other.⁴

⁴ A trial court decision sentencing 38 persons to death in Ahmedabad has caused an uncommon and exceptional increase to this number.

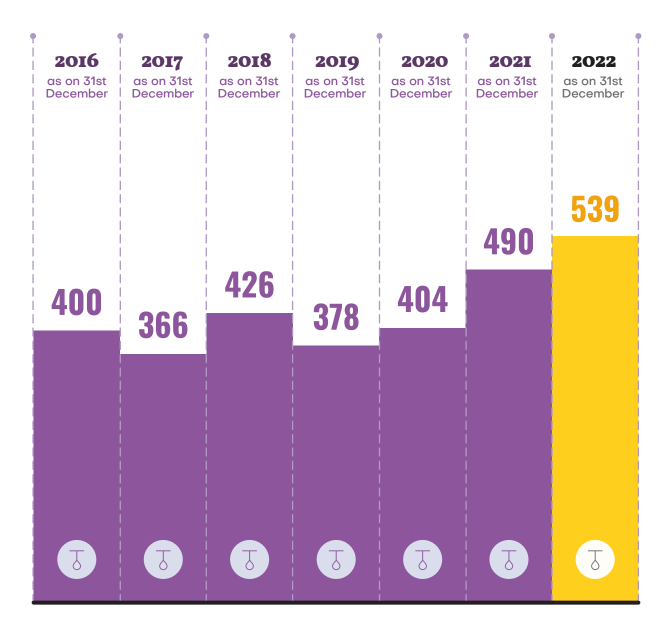
⁵ Manoj Pratap Singh v. State of Rajasthan, Special Leave Petition (Crl.) No. 7899 of 2015.

⁶ Mohd Arif @ Ashfaq v. State (NCT of Delhi), Review Petition (Crl.) No. 286 of 2012.

OVERVIEW OF DEVELOPMENTS IN 2022

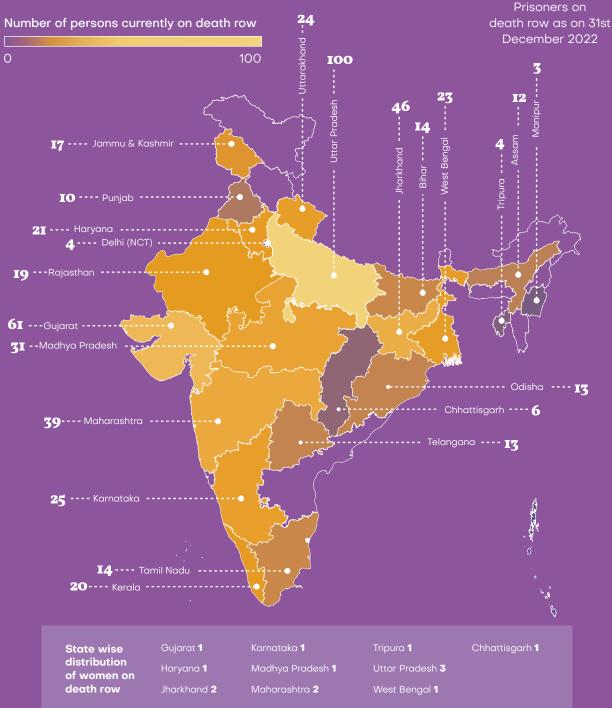
Although appellate courts have continued to commute the majority of death sentences decided in the year, worryingly, these commutations have increasingly resulted in the imposition of life imprisonment without remission. While the Supreme Court imposed life imprisonment without remission for all 8 prisoners whose death sentences were commuted, High Courts imposed the same for over 56.6% prisoners. Placing convict sentences beyond the scope of executive remission raises concerns with the focus of the prison system on reformation and rehabilitation.

PRISONERS ON DEATH ROW



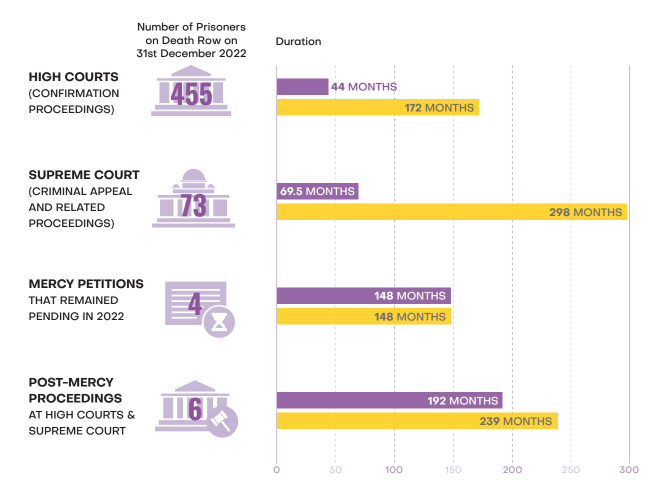
STATE WISE DISTRIBUTION OF PERSONS ON DEATH ROW





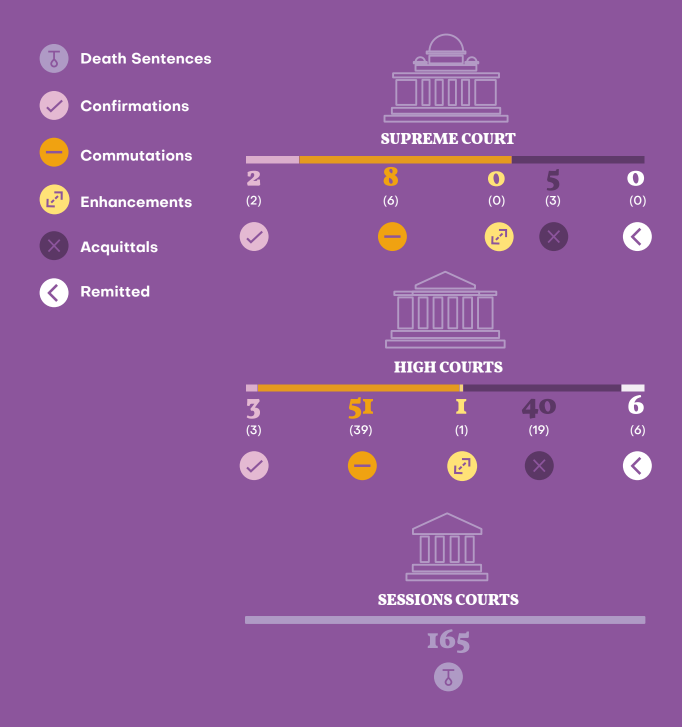
DURATION ON DEATH ROW





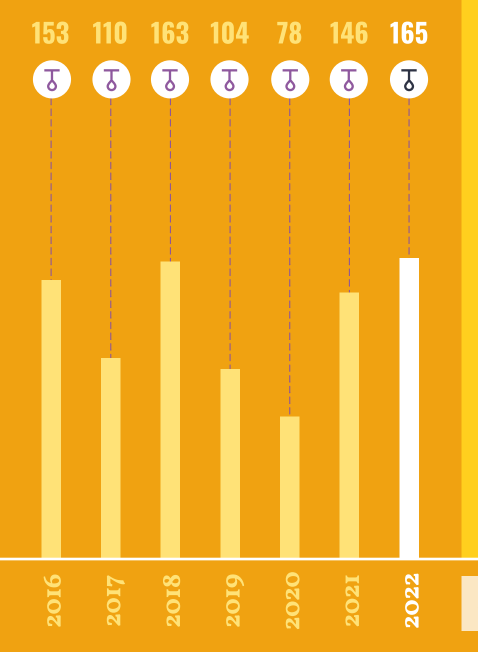
DEATH PENALTY CASES 2022

Prisoners (Cases)



SESSIONS COURTS IN 2022

Number of Death Sentences Imposed by Sessions Courts



A Sessions Court in Ahmedabad sentenced 38 persons to death in one case for their involvement in a series of bomb blasts in Ahmedabad in 2008. This is the highest number of persons sentenced to death in a single case since 2016.

In a first instance of its kind, a prisoner was resentenced to death this year by a POCSO court⁷ in Madhya Pradesh after the case was remanded by the Supreme Court to the trial court for fair trial violations in 2019.⁸ The conviction and sentence were reimposed by the trial court with no mention of the procedural failures raised by the Supreme Court.⁹

8 Anokhilal v. The State of Madhya Pradesh, Criminal Appeal No. 62 of 2014.

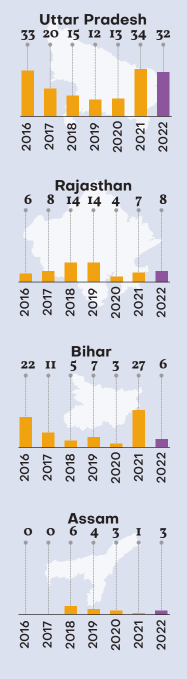
9 See Lakshmi Menon & Snehal Dhote, 'Back on Death Row: Anokhilal's Experience with a Broken Justice System' (The P39A Criminal Law Blog, 6 December 2022) accessed 11 January 2022 <<u>https://</u> p39ablog.com/2022/12/back-ondeath-row-anokhilals-experiencewith-a-broken-justice-system/>.

WOMEN SENTENCED TO DEATH IN 2022 (PID)

⁷ Anokhilal v. State of Madhya Pradesh, Sessions Case No. 100053/2013 (Special Judge, POCSO Act), Khandwa, Madhya Pradesh.

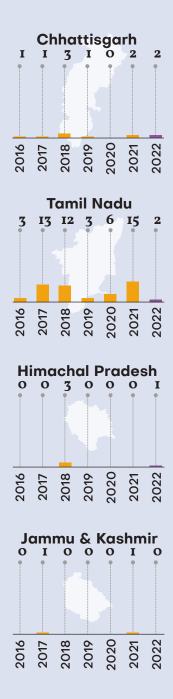
STATE-WISE DISTRIBUTION OF DEATH SENTENCES IMPOSED BY SESSIONS COURTS



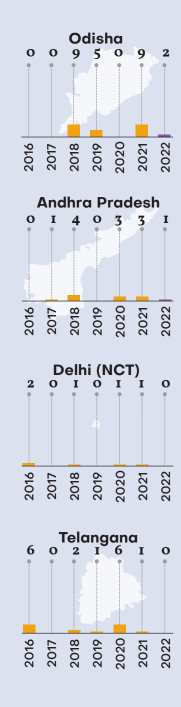










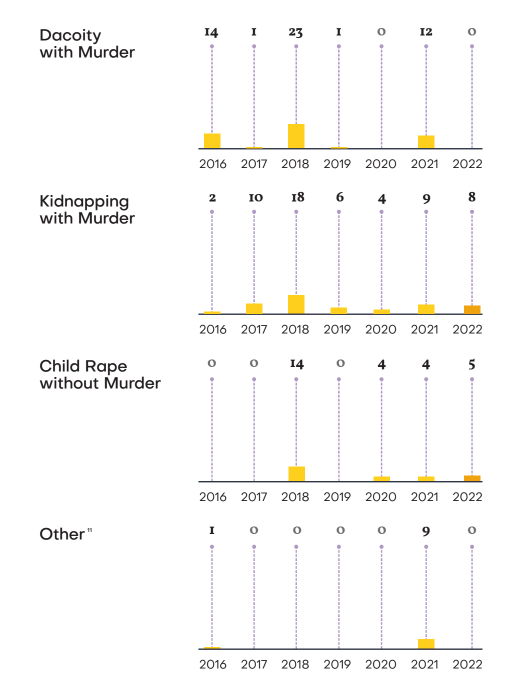


NATURE OF OFFENCE FOR THOSE SENTENCED TO DEATH BY SESSIONS COURTS IN 2022 ¹⁰

Number of death sentences



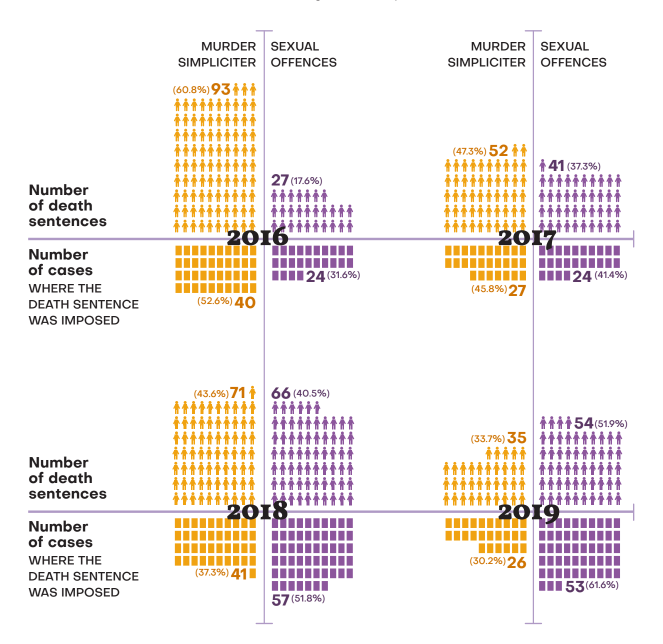
¹⁰ Includes 9 death sentences for which no information regarding the nature of offence is unavailable.

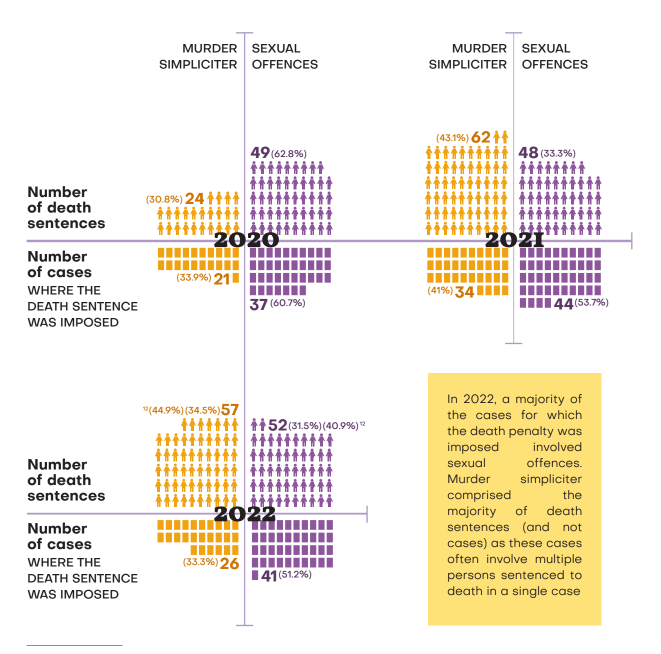


¹¹ Includes offences for which no death sentence was imposed this year. In 2021, these include drug offences and a case that involved the sale of spurious liquor which resulted in the deaths of multiple persons.

DEATH PENALTY IN CASES OF SEXUAL OFFENCES

Number of Death Sentences and Cases involving Murder Simpliciter and Sexual Offences

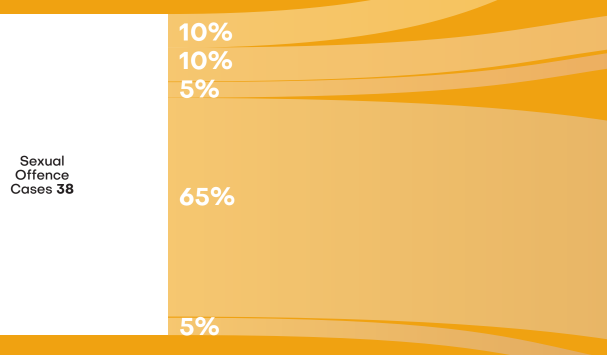




¹² The two proportions presented here represent when the outlier sessions court case in Ahmedabad sentencing 38 persons to death is included and when it is excluded respectively.

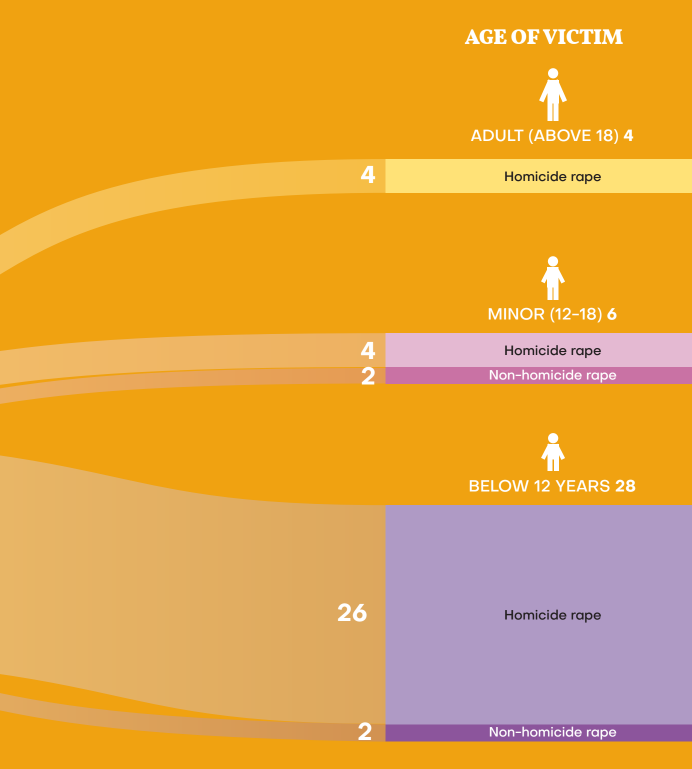
AGE OF VICTIM IN SEXUAL OFFENCE CASES IN WHICH A DEATH SENTENCE WAS IMPOSED IN 2022

NUMBER OF CASES **



¹³ In 2 cases involving sexual offences, the age of the victims is unclear.

DEATH PENALTY IN CASES OF SEXUAL OFFENCES



SENTENCING MATERIAL

In Manoj v. State of Madhya Pradesh, a three judge bench of the Supreme Court held that it was the duty of the trial courts to proactively elicit materials on mitigating circumstances while sentencing in death cases, penalty and issued guidelines for the collection of such information.¹⁴ It further reiterated the State's duty to lead evidence addressing the improbability of reform, whenever capital punishment was sought.

Cases Where The Trial Court Elicited/Sought Materials On Sentencing

Prior to Manoj



In 1 out of 72 death sentences Å * * * * Ă٠,

Post Manoj

In 1 out of 24 cases

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Ir	n 2 (out	of	53 (dea	th s	sent	enc	es
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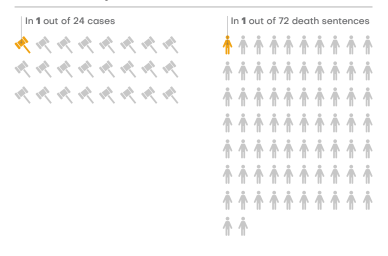
* * *

¹⁴ Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

SENTENCING MATERIAL

Whether The the State Led Materials on Reform

Prior to Manoj



Post Manoj



In 2 out of 53 death sentences							
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Materials Placed On Record At Sentencing

Cases (Death sentences)

1. Probation officer's report

2 (2)

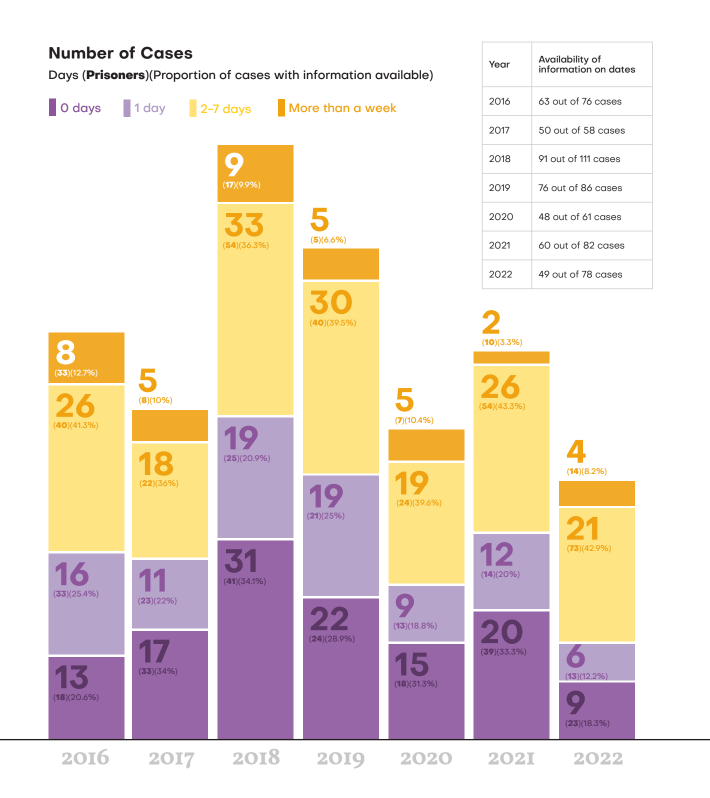
2. Psychiatric and psychological evaluation

DURATION BETWEEN CONVICTION AND SENTENCING IN SESSIONS COURT DEATH PENALTY CASES

The law bifurcates a criminal trial into conviction and sentencing stages.¹⁵ In death penalty cases, the judge must consider both mitigating circumstances of both the accused and crime as well as aggravating circumstances before deciding on the sentence. Consequently, it is important that the defence be given sufficient time, after conviction, to collect information on the life history of the accused towards facilitating an individualised sentencing process. However, the law so far has remained silent on what constitutes sufficient time, with sentencing on the same day as conviction not deemed a fair trial violation.¹⁶ This year, a three-judge bench has referred the question of the time that must be given for sentencing in death penalty cases, among other aspects of sentencing law, to a Constitution Bench.

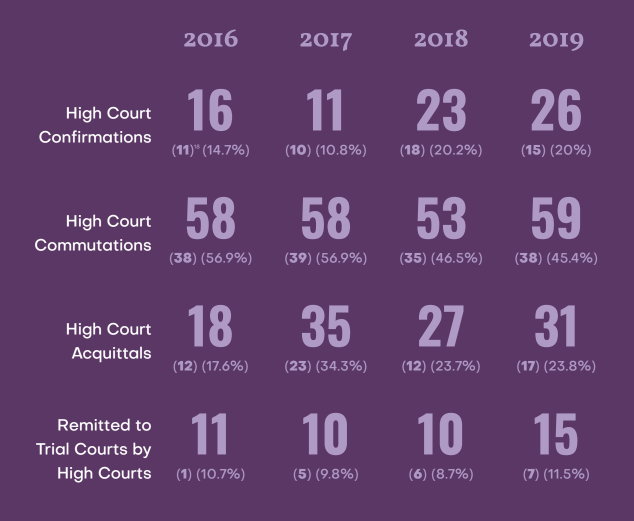
¹⁵ Section 235(2) of the Criminal Procedure Code

¹⁶ In re: Framing Guidelines Regarding Potential Mitigating Circumstances to be Considered While Imposing Death Sentences, Suo Motu Writ Petition (Crl.) No 1 of 2022, para 21.



HIGH COURTS IN 2022

Prisoners (**Cases**) (Proportion of prisoners)⁷⁷



¹⁷ Proportions have been calculated against the total number of prisoners whose cases were decided in each calendar year.
18 Includes 1 case involving 1 prisoner, in which the High Court enhanced the sentence from life imprisonment to death penalty.



¹⁹ Includes 1 case involving 1 prisoner, in which the High Court enhanced the sentence from life imprisonment to death penalty.20 In 1 case involving 1 prisoner, the High Court dismissed the writ petition challenging the rejection of the mercy petition by the President of India.

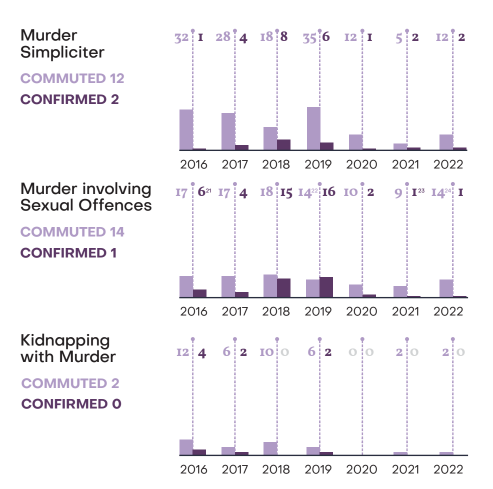
REASONS FOR REMITTING CASES TO SESSIONS COURTS

Cause Title	Prisoners	Nature of Offence	Reason For Remitting Case
Gobind Singhal v. State of Assam & Anr	∲ 01	Murder simpliciter	Failure of the court to properly conduct the accused's examination under section 313 CrPC, which prevented the accused from sufficiently understanding the evidence against him and violated the accused's right to be heard.
The State of Bihar v. Balram Singh @ Baliram Singh	† 01	Murder involving sexual offences	Failure to provide the defence counsel with the case documents necessary for preparing the defence and the opportunity to speak to the prisoner, which prevented the counsel from providing effective legal representation.
Md. Major @ Mejar v. The State of Bihar	† 01	Child rape without murder	Failure to provide case documents to the prisoner and to allow the prisoner to hear the incriminating evidence against him.
Sanjay Singh v. State of Uttarakhand	† 01	Murder simpliciter	Failure to consider the accused's fitness to stand trial.
Najeeruddin v. State of Uttar Prades	, † 01	Murder involving sexual offences	Failure to record forensic evidence before the accused's examination under section 313 CrPC, which did not allow the accused to be heard on all incriminating evidence against him.
The State of Bihar v. Lamboo Sharma & Oi	rs. 🛉 01	Murder simpliciter	Failure to adequately prove the accused's previous conviction, which was the basis for imposing the death sentence.

NATURE OF OFFENCE IN THE HIGH COURT IN 2022

34 04 Commutations

Number of Prisoners



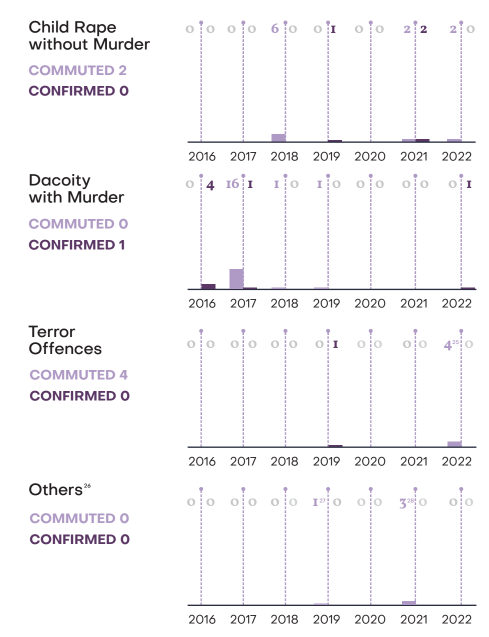
²¹ In 1 case, involving 1 prisoner, the High Court enhanced the sentence of life imprisonment to death sentence.

²² This data excludes 1 case involving 2 prisoners in which the High Court commuted the death sentence in a writ petition challenging the rejection of the mercy petition by the President of India.

²³ This data excludes 1 case involving 1 prisoner in which the High Court dismissed the writ petition challenging the rejection of the mercy petition by the President of India.

²⁴ In 1 case, involving 1 prisoner, the High Court acquitted the prisoner of the charge carrying the death penalty, which resulted in a reduced sentence for the prisoner.

NATURE OF OFFENCE IN THE HIGH COURT IN 2022



²⁵ Includes 1 case, involving 3 prisoners, in which the High Court acquitted the prisoners of the charge carrying the death penalty, which resulted in a reduced sentence for the prisoners.

²⁶ Includes offences for which no appeal of a death sentence was decided by the High Court this year, involving drug offences,

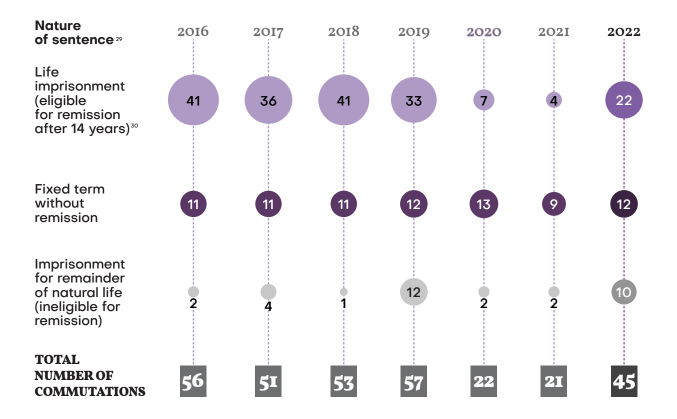
³⁷⁶E (for multiple convictions of sexual offences).

²⁷ Includes 1 case, involving 1 prisoner, who was sentenced to death in a drug offence case.

²⁸ Includes 3 cases, involving 3 prisoners, who were sentenced to death under 376E IPC (for multiple convictions of sexual offences)

SENTENCES IMPOSED BY HIGH COURTS ON COMMUTATION OF DEATH SENTENCE

Number of Prisoners



²⁹ Information on the sentence upon commutation is unavailable for 1 case involving 1 prisoner.

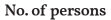
³⁰ Unless a judgment explicitly excludes remission or bars the state government from ordering early release, commutation to life imprisonment is classified as 'Life Imprisonment (eligible for remission after 14 years)'.

HIGH COURT ACQUITTALS IN 2022



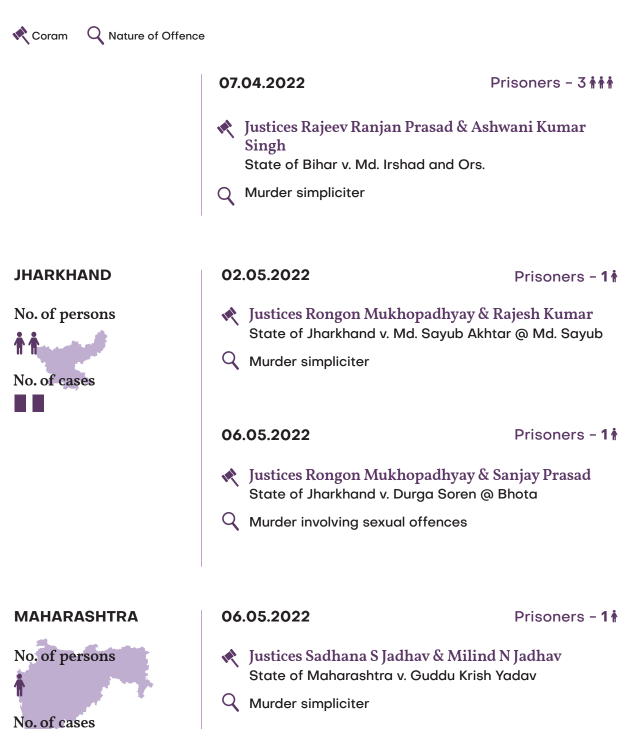
Coram Q Nature of Offence

BIHAR





12.01.2022 Prisoners - 1 Justices Ashwani Kumar Singh & Arvind Srivastava The State of Bihar v. Ram Lal Mahto Q Murder involving sexual offences 13.07.2022 Prisoners - 9 ***** 💉 Justices Ashwani Kumar Singh & Harish Kumar The State of Bihar v. Chattu Pasi and Ors. ${f Q}$ Sale of spurious liquor which resulted in the death of multiple individuals. Prisoners - 7***** 17.08.2022 Ҟ Justices Ashwani Kumar Singh & Harish Kumar State of Bihar v. Babli Miyan and Ors. Q Murder simpliciter Prisoners - 3 *** 17.08.2022 Ҟ 🛛 Justices Ashwani Kumar Singh & Harish Kumar State of Bihar v. Samsher Miyan and Ors. Q Murder simpliciter



HIGH COURT ACQUITTALS IN 2022



Q Nature of Offence

TAMIL NADU

No. of persons



UTTAR PRADESH



22.09.2022

Prisoners - 2 🛉 🛉

- Justices PN Prakash & RMT Teekaa Raman State v. Govardhanan and Anr.
- Q Murder simpliciter

08.02.2022

Prisoners - 1 i

- Justices Manoj Misra & Sameer Jain Virendra Baghel v. State of Uttar Pradesh
- Q Murder involving sexual offences

04.03.2022

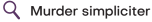
Prisoners - 1

- Justices Manoj Misra & Sameer Jain Monu Thakur v. State of Uttar Pradesh
- Q Murder simpliciter

07.03.2022

Prisoners - 1 i

Justices Saroj Yadav & Ramesh Sinha
 State of Uttar Pradesh v. Rahul Singh @ Govind Singh



HIGH COURT ACQUITTALS IN 2022



16.03.2022	Prisoners - 1 i
Justices Manoj Misra & Sameer Jain Upendra v. State of Uttar Pradesh	
${\sf Q}$ Murder involving sexual offences	
08.07.2022	Prisoners - 1†
Justices Manoj Misra & Sameer Jain Ram Pratap @ Tillu v. State of Uttar Pre	adesh
Q Murder simpliciter	
19.12.2022	Prisoners - 1 i
Justices Manoj Misra & Sameer Jain Chandan v. State of Uttar Pradesh	
${\sf Q}$ Murder involving sexual offences	

HIGH COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

 $\Delta \Delta$ Sentence Imposed on Commutation of Death Sentence





16.12.2022 Prisoners - 1 Justices N Kotiswar Singh & Arun Dev Choudhury Gauri Shankar Nath @ Banka v. The State of Assam

Q Murder involving sexual offences

The Fixed term imprisonment of 30 years without remission

22.12.2022

Prisoners - 1

- Ҟ Justices N Kotiswar Singh & Arun Dev Choudhury Moinul Haque @ Monu v. The State of Assam³¹
- Q Murder involving sexual offences

BIHAR



19.10.2022

Prisoners - 1

- 🛠 Justices Ashwani Kumar Singh & Rajeev Ranjan Prasad State of Bihar v. Arvind Kumar @ Raj Singhania
- Q Child Rape without Murder
- Life imprisonment (eligible for remission after 14 years)

³¹¹ case, involving 1 prisoner, in which the High Court acquitted the prisoners of the charge carrying the death penalty, which resulted in a reduced sentence for the prisoners.



Q Nature of Offence

Sentence Imposed on Commutation of Death Sentence

CHHATTISGARH



12.05.2022

- Prisoners 1 i
- Justices Sanjay K Agrawal & Rajani Dubey In Reference State of Chhattisgarh v. Dolalal
- Q Murder simpliciter
- Imprisonment for the rest of natural life (ineligible for remission)

13.06.2022

Prisoners - 1 i

- Justices Sanjay K Agrawal & Rajani Dubey Shekhar Korram v. State of Chhattisgarh
- Q Murder involving sexual offences
- Life imprisonment (eligible for remission after 14 years)

HIMACHAL PRADESH



No. of cases

30.12.2022

Prisoners - 1 i

- Justices Sabina & Sushil Kukreja State of Himachal Pradesh v. Akash
- Q Murder involving sexual offences
- Imprisonment for the rest of natural life (ineligible for remission)

HIGH COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

JAMMU & KASHMIR

No. of persons



No. of cases

KARNATAKA



27.09.2022

- 🛠 Justices Ali Mohammed Magrey & Md Akram Chowdhary Sonam Dorjay @ Jamwang Tashi v. State of Jammu & Kashmir (now UT of Ladakh)
- Q Murder involving sexual offences
- Life imprisonment (eligible for remission after 14 years)

15.07.2022

Prisoners - 1

Prisoners - 1

- ✓ Justices KS Mudagal & GS Kamal The State v. Ramesh @ Rama Laxman Jadhav
- Q Murder involving sexual offences
- Imprisonment for the rest of natural life without remission

19.07.2022

Prisoners - 1

✤ Justices KS Mudagal & GS Kamal The State of Karnataka v. Sri Ravi S/o Gangappa Pujar

- Q Murder simpliciter
- Fixed term imprisonment of 30 years without remission



Q Nature of Offence

Sentence Imposed on Commutation of Death Sentence

MADHYA PRADESH



15.06.2022

Prisoners - 1 i

- Justices Subodh Abhyankar & Satyendvra Kumar Singh In Reference v. Ankit Vijayvargiya
- ${f Q}\,$ Murder involving sexual offences
- Fixed term imprisonment of 20 years without remission

29.07.2022

Prisoners - 1 i

- Justices Sujoy Paul & Prakash Chandra Gupta In Reference v. Ramnath Kewat @ Bhursoo Kewat
- Q Murder involving sexual offences
- Fixed term imprisonment of 35 years without remission

05.09.2022

Prisoners - 1 i

- Justices Prakash Chandra Gupta & Sujoy Paul In Reference v. Santosh Markam
- Q Child rape without murder
- Imprisonment for the rest of natural life (ineligible for remission)

08.09.2022

Prisoners - 1 i

- Justices Sujoy Paul & Prakash Chandra Gupta In Reference v. Anand Kol
- Q Murder involving sexual offences
- Fixed term imprisonment of 35 years without remission

HIGH COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

MAHARASHTRA



5 Sentence Imposed on Commutation of Death Sentence

08.02.2022

Prisoners - 1

- 🔦 Justices Sadhana S Jadhav & Prithviraj K Chavan State of Maharashtra v. Mohammad Aabed Mohammad Ajmir Shaikh
- Q Murder involving sexual offences
- Life imprisonment (eligible for remission after 14 years)

23.02.2022

Prisoners - 1

- 🔦 Justices Sadhana S Jadhav and Prithviraj K Chavan State of Maharashtra v. Ashok Baban Mukane³²
- Q Murder involving sexual offences

27.07.2022

Prisoners - 1

- ✤ Justices Sunil B Shukre and GA Sanap State of Maharashtra v. Santosh Ramdas Kalwe
- **Q** Kidnapping with Murder
- Life imprisonment (eligible for remission after 14 years)

³²¹ case, involving 1 prisoner, in which the High Court acquitted the prisoner of the charge carrying the death penalty, which resulted in a reduced sentence for the prisoner.



Q Nature of Offence

Sentence Imposed on Commutation of Death Sentence

RAJASTHAN



01.04.2022

Prisoners - 4 * * * *

- Justices Sandeep Mehta & Vinod Kumar Bharwani State v. Aatma Ram and Ors.
- Q Murder simpliciter
- Imprisonment for the rest of natural life (ineligible for remission)

31.01.2022

Prisoners - 1 i

- Justices Pankaj Bhandari & Chandra Kumar Songara State of Rajasthan v. Shakir Hussain
- Q Murder simpliciter
- Life imprisonment (eligible for remission after 14 years)

TAMIL NADU



08.06.2022

Prisoners - 1 i

- Justices PN Prakash & AA Nakkiran The Deputy Commissioner of Police v. D Marudhupandiyan
- Q Murder simpliciter
- Life imprisonment (eligible for remission after 14 years)

HIGH COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

30.08.2022

Prisoners - 1

- 🛠 Justices PN Prakash & R Hemalatha State v. Kattai Raja @ Raja
- **Q** Kidnapping with murder
- Fixed term imprisonment of 25 years without remission

TRIPURA

No. of persons

No. of cases

14.09.2022

Prisoners - 2 **

- ✓ Justices Amarnath Goud & Arindam Lodh State of Tripura v. Kastarai Tripura and Anr.
- Q Murder involving Sexual Offences
- Δ Life imprisonment (eligible for remission after 14 years)

UTTAR PRADESH



28.04.2022

Prisoners - 2 **

- 🔦 Justices Ramesh Sinha & Saroj Yadav State of Uttar Pradesh v. Santosh Kumar Nat and Anr.
- Q Murder involving Sexual Offences
- Δ Imprisonment for the rest of natural life without remission



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

09.05.2022

Prisoners - 1

- Ҟ 🛛 Justices Ramesh Sinha & Brij Raj Singh State of Uttar Pradesh v. Buddha
- Q Murder simpliciter
- Life imprisonment (eligible for remission after 14 years)

31.05.2022

Prisoners - 1

- 🔇 Justices Rajan Roy & Saroj Yadav State of Uttar Pradesh v. Guddu @ Gubbu
- Q Murder involving sexual offences
- Imprisonment for the rest of natural life without remission

08.07.2022

Prisoners - 1

- 💉 Justices Manoj Misra & Sameer Jain Harendra v. State of Uttar Pradesh
- Q Murder involving sexual offences
- Life imprisonment (eligible for remission after 14 years)

18.10.2022

Prisoners - 1

- Justices Ramesh Sinha & Renu Agarwal State of Uttar Pradesh v. Govind Pasi
- Q Murder involving sexual offences
- Imprisonment for the rest of natural life without remission

HIGH COURT COMMUTATIONS IN 2022



Q Nature of Offence

Sentence Imposed on Commutation of Death Sentence

UTTARAKHAND

No. of persons



No. of cases

19.05.2022

Prisoners - 1 i

- Justices SK Mishra & NS Dhanik
 Digar Singh v. State of Uttarakhand
- Q Murder simpliciter
- Life imprisonment (eligible for remission after 14 years)

WEST BENGAL



No. of cases

02.08.2022

Prisoners - 3 ***

- Justices Joymala Bagchi & Ananya Bandhopadhyay State of West Bengal v. Sujit Dhali and Ors.
- Q Murder simpliciter
- 1 prisoner sentenced to fixed term imprisonment of 30 years without remission & 2 sentenced to life imprisonment (eligible for remission after 14 years)

25.08.2022

Prisoners - 2 **

- Justices Devanshu Basak & Vivasaranjan Dey State of West Bengal v. Sanatan Goswami and Anr.
- Q Murder simpliciter
- Life imprisonment (eligible for remission after 14 years) (1) and fixed term imprisonment of 30 years without remission



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

25.08.2022

Prisoners - 1

- Justices Devanshu Basak & Vivasaranjan Dey Saju Sk @ Sahajur v. The State of West Bengal
- Q Murder simpliciter
- Imprisonment for the rest of natural life (ineligible for remission)

09.09.2022

Prisoners - 2 **

- Justices Devanshu Basak & Vivasaranjan Dey Palan Ali Laskar & Sabir Ali Laskar v. The State of West Bengal
- Q Kidnapping with murder
- Life imprisonment (eligible for remission after 14 years)

13.09.2022

Prisoners - 1 i

- Justices Joymala Bagchi & Bivas Pattanayak State of West Bengal v. Md Raees Qureshi @ Hadi Qureshi
- Q Murder simpliciter
- 5 Fixed term imprisonment of 25 years without remission

HIGH COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

28.11.2022

Prisoners - 1

- 🔦 🛛 Justices Devanshu Basak & Shabbar Rashidi Kamrujjaman Sarkar v. State of West Bengal
- Q Murder involving sexual offences
- Fixed term imprisonment of 25 years without remission

14.11.2022

- Prisoners 4 ****
- 🖈 Justices Joymala Bagchi & Ananya Bandhopadhyay State of West Bengal v. Muzaffar Ahamed Rather @ Abu Rafa³³
- Q Terror offences

12.12.2022

Prisoners - 1

- Justices Devanshu Basak & Shabbar Rashidi Asgar Chowdhury v. State of West Bengal
- Q Murder involving sexual offences
- Life imprisonment (eligible for remission after 14 years)

³³¹ case, involving 4 prisoners, in which the High Court acquitted the prisoners of the charge carrying the death penalty, which resulted in a reduced sentence for the prisoners.



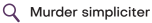
Coram Q Nature of Offence

 $\overleftarrow{}$ Sentence Imposed on Commutation of Death Sentence

13.12.2022

Prisoners - 2 **

Ҟ 🛛 Justices Joymala Bagchi & Ajay Kumar Gupta Nemai Sasmal & Purnima Sasmal v. The State of West Bengal



Life imprisonment (eligible for remission after 14 years)

HIGH COURT CONFIRMATIONS IN 2022



Q Nature of Offence

TAMIL NADU



UTTAR PRADESH



12.01.2022

Prisoners - 1 i

- Justices S Vaidyanathan & G Jayachandran
 The Deputy Superintendent of Police v. Samivel @ Raja
- ${f Q}$ Murder involving sexual offences

09.05.2022

Prisoners - 1 i

- Justices Ramesh Sinha & Brij Raj Singh State of Uttar Pradesh v. Deen Dayal Tiwari
- Q Murder simpliciter

06.09.2022

Prisoners - 1 i

- Justices Saroj Yadav & Ramesh Sinha State of Uttar Pradesh v. Sarvan
- Q Murder simpliciter

HIGH COURT ENHANCEMENTS IN 2022



Coram Q Nature of Offence

MAHARASHTRA



08.04.2022

Justices Shrikant D. Kulkarni & V. K. Jadhav Shivkumar Ramsundar Saket and Ors. v. State of Maharashtra

Q Dacoity with murder

Prisoners - 1 i

HIGH COURT REMITTED CASES IN 2022



Coram

Q Nature of Offence

ASSAM



BHAR



08.04.2022

- Justices Suman Shyam & Malasari Nandi The State of Assam v. Sri Gobind Singhal
- Q Murder simpliciter

23.03.2022

Prisoners - 1 i

Prisoners - 1

- Justices Ashwani Kumar Singh & Arvind Srivastava The State of Bihar and Ors. v. Lamboo Sharma and Ors.
- Q Murder simpliciter

09.05.2022

Prisoners - 1 i

- Justices Ashwani Kumar Singh & Harish Kumar The State of Bihar v. Balram Singh @ Baliram Singh @ Munna
- Q Murder involving sexual offences

16.08.2022

Prisoners - 1 i

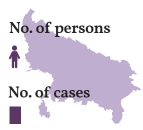
Justices A M Badar & Rajesh Kumar Verma Md. Major @ Mejar v. The State of Bihar

 ${\sf Q}$ Child rape without murder

HIGH COURT REMITTED CASES IN 2022

Coram Q Nature of Offence

UTTAR PRADESH



21.10.2022

Prisoners - 1

- 🛠 🛛 Justices Manoj Misra & Sameer Jain Najeeruddin v. State of Uttar Pradesh
- Q Murder involving sexual offences

No. of persons



No. of cases

10.	0.05.2022 Prisoners - 1		
*	Justices Sanjaya Kumar Mishra & Ran Khulbe Najeeruddin v. State of Uttar Pradesh	nesh Chandra	
Q	Murder simpliciter		

Prisoners (**Cases**) (Proportion of prisoners)

Criminal Appeal And Related Proceedings In 2022 34

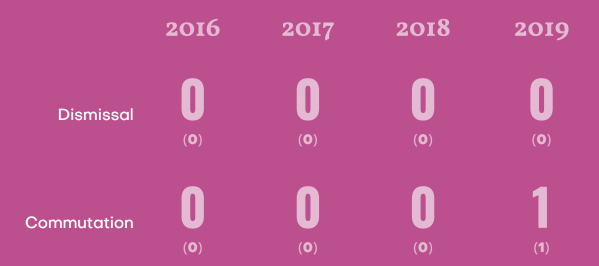
	2016	2017	2018	2019
Supreme Court Commutations	10 (8) (83.3%)	(0) (0%)	(11) (78.6%)	16 (45.7%)
Supreme Court Confirmations	1 (1) (8.3%)	8 (4) (100%)	3 (1) (21.4%)	6) (17.1%)
Supreme Court Acquittals	1 (1) (8.3%)	(0) (0%)	(0) (0%)	11 (3) (31.4%)
Supreme Court Remitted Cases	(0) (0%)	(0) (0%)	(0) (0%)	2 (2) (5.7%)

³⁴ Including Criminal Appeals, Review Petitions or Curative Petitions connected to the original Criminal Appeal.

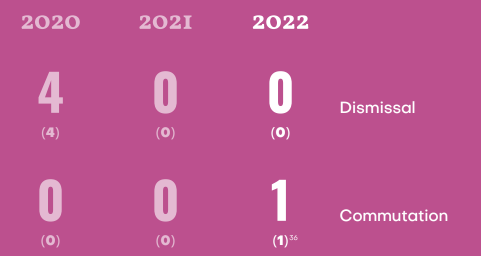


Prisoners (**Cases**)

Other Death Sentence Proceedings³⁵



³⁵ Including proceedings at the Supreme Court level that relate to the death penalty, which are unconnected to the original Criminal Appeal. The present data only includes Writ Petitions challenging the rejection of the mercy petition by the President of India.



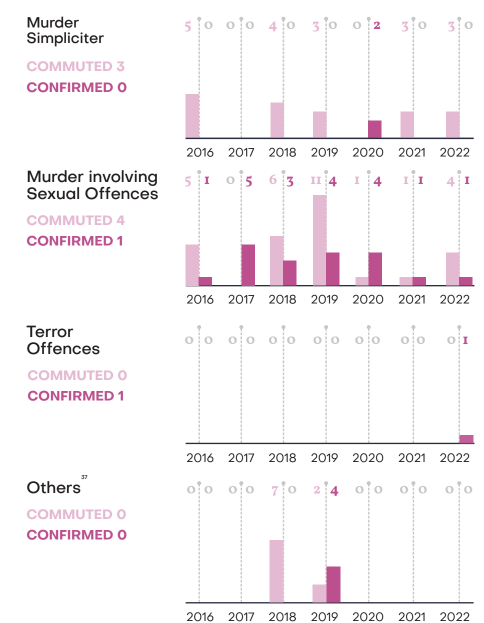
³⁶ Includes an appeal from the dismissal of a post-mercy writ petition by the Karnataka High Court.

NATURE OF OFFENCE AT THE SUPREME COURT IN 2022

Commutations Confirmations

Criminal Appeal & Related Proceedings

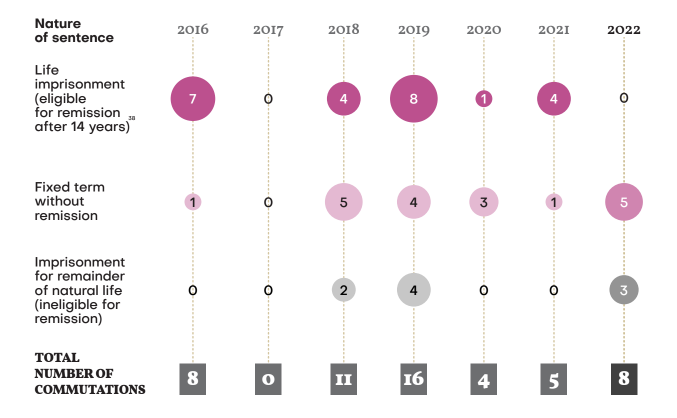
Number of Prisoners (proportion of prisoners)



37 Includes offences for which no appeal of a death sentence was decided by the Supreme Court this year, involving drug offences, 376E/death sentence for multiple convictions of sexual offences, kidnapping with murder and child rape without murder.

SUPREME COURT SENTENCES IMPOSED UPON COMMUTATION OF DEATH SENTENCE IN 2022

Number of Prisoners



³⁸ Unless a judgment explicitly excludes remission or bars the state government from ordering early release, commutation to life imprisonment is classified as 'Life Imprisonment (eligible for remission after 14 years)'.

SUPREME COURT ACQUITTALS IN 2022



	Coram
--	-------

Q Nature of Offence

DELHI

No. of persons

†††

No. of cases

UTTAR PRADESH



07.11.2022

Justices UU Lalit, Ravindra Bhat & Bela M Trivedi Rahul v. State of Delhi Ministry of Home Affairs & Anr. Criminal Appeal No. 611 of 2022

Q Murder involving sexual offences

28.09.2022

Prisoners - 1 i

Prisoners - 4 ***

 Justices Abdul Nazeer, AS Bopanna & V Ramasubramaniam
 Chotkau v. State of Uttar Pradesh
 Criminal Appeal No. 361 of 2018

Q Murder involving sexual offences

13.10.2022

Prisoners - 1 i

Justices UU Lalit, Ravindra Bhat & JB Pardiwala Ramanand @ Nandlal Bharti v. State of Uttar Pradesh Criminal Appeal No. 64- 65 of 2022

Q Murder simpliciter

SUPREME COURT COMMUTATIONS IN 2022



Coram Q Nature of Offence

5 Sentence Imposed on Commutation of Death Sentence

MADHYA PRADESH



18.01.2022

- 📌 🛛 Justices L Nageswara Rao, BR Gavai, BV Nagarathna Bhagwani v. State of Madhya Pradesh Criminal Appeal No. 101 of 2022
- Q Murder involving sexual offences
- Fixed term imprisonment of 30 years without remission

19.04.2022

Prisoners - 1

Prisoners - 1

- 💉 Justices UU Lalit, Ravindra Bhat & Bela M Trivedi Mohd. Firoz v. State of Madhya Pradesh Criminal Appeal No. 612 of 2019
- Q Murder involving sexual offences
- Fixed term imprisonment of 20 years without remission

13.05.2022

Prisoners - 1

Justices AM Khanwilkar, Dinesh Maheshwari, **CT Ravikumar**

Veerendra v. State of Madhya Pradesh Criminal Appeal No. 5 of 2018

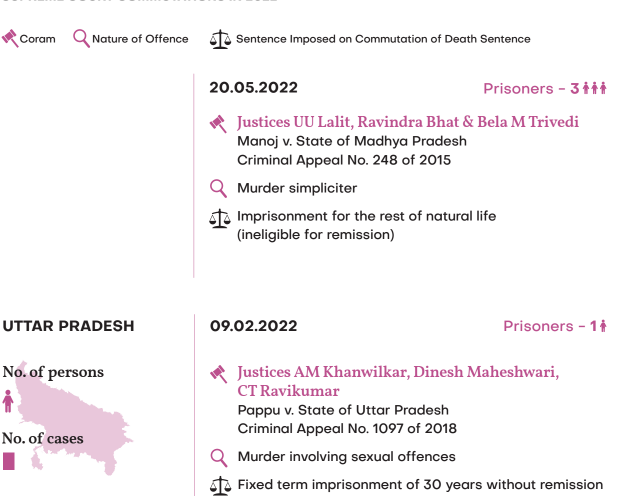


Q Murder involving sexual offences

Fixed term imprisonment of 30 years without remission

SUPREME COURT COMMUTATIONS IN 2022

No. of cases



SUPREME COURT CONFIRMATIONS IN 2022



Coram

Q Nature of Offence

DELHI

No. of persons



No. of cases

RAJASTHAN



03.11.2022

- Justices UU Lalit, Ravindra Bhat and Bela M Trivedi Mohd Arif @ Ashfaq v. State (NCT of Delhi) Review Petition (Criminal) No. 286 of 2012
- Q Terror offences

24.06.2022

Prisoners - 1 i

Prisoners - 1

Justices AM Khanwilkar, Dinesh Maheshwari, CT Ravikumar

Manoj Pratap Singh v. State of Rajasthan Special Leave Petition (Criminal) Nos. 7899-7900 of 2015

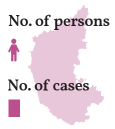
Q Murder involving sexual offences

POST MERCY LITIGATION IN 2022



COMMUTATIONS

KARNATAKA



04.11.2022

Prisoners - 1 i

 Justices U U Lalit, Ravindra Bhat & P S Narasimha B A Umesh v. Union of India and Ors. Criminal Appeal No. 1892 of 2022

Q Murder involving sexual offences

ANALYSIS OF SUPREME COURT DECISIONS IN 2022

In 2022, the Supreme Court acquitted 5 prisoners in 3 cases, commuted the death sentences of 8 prisoners in 6 cases and confirmed the death sentences of 2 prisoners in 2 cases. The decisions commuting the death sentences introduced important changes in the framework of death penalty sentencing as well as in post-mercy adjudication. The acquittal orders noted the abysmal investigative processes, lack of fair investigation, and the lack of consideration of procedural failures by the Sessions courts in these cases. The cases that confirmed the death penalty significantly diverged from the commutations in the approach to mitigation and death penalty sentencing more generally.

COMMUTATIONS

The Supreme Court commuted the death sentences of 7 prisoners in 5 cases, four cases involving sexual offences³⁹ and one case of murder simpliciter⁴⁰. In particular, Manoj v. State of Madhya Pradesh introduced significant changes to the death penalty sentencing framework in India.

Across all 5 cases, the Court emphasised the probability of reform of the prisoner while commuting the death sentence.⁴¹ The Court repeatedly found that the Sessions Courts had imposed the death penalty despite evidence suggesting the probability of reform or the lack of material on record to prove its improbability. In all 5 cases, the Court had called for access to reports on jail conduct, while specifically recording a psychiatric assessment in Firoz. All 5 cases cited good prison conduct (among other factors) to demonstrate reform, while young age was cited in 3 cases as a factor demonstrating the probability of reform.⁴²

Two of these decisions, Bhagwani and Veerendra, differed on the validity of imposing the death penalty on the same day as conviction.⁴³ The Court in Manoj also recognised the deficit in the sentencing process at the trial court level in death penalty cases and issued practical guidelines that required the trial court and the State to adduce evidence of mitigating circumstances. The Court also emphasised the importance of considering the evidence of mitigating circumstances in the context of the prisoner and their background. Reiterating the State's burden to disprove the probability of reform, the Court in Manoj held that the failure to discharge this burden would be a mitigating circumstance in and of itself.

³⁹ Pappu v. State of Uttar Pradesh, Criminal Appeal No. 1097 of 2018; Bhagwani v. State of Madhya Pradesh, Criminal Appeal No. 101 of 2022; Veerendra v. State of Madhya Pradesh, Criminal Appeal No. 5 of 2018; Mohd. Firoz v. State of Madhya Pradesh, Criminal Appeal No. 612 of 2019.

⁴⁰ Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

⁴¹ 2 out of the 5 commutation cases were decided by a bench of Justices U. U. Lalit, Ravindra Bhat and Bela M. Trivedi (including Manoj v. State of Madhya Pradesh).

⁴² Pappu v. State of Uttar Pradesh, Criminal Appeal No. 1097 of 2018; Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015; Veerendra v. State of Madhya Pradesh, Criminal Appeal No. 5 of 2018.

⁴³ Bhagwani v. State of Madhya Pradesh, Criminal Appeal No. 101 of 2022; Veerendra v. State of Madhya Pradesh, Criminal Appeal No. 5 of 2018.

ACQUITTALS

The Supreme Court in 2022, acquitted 5 death row prisoners across three criminal appeal cases, two involving rape and murder⁴⁴, and the third involving multiple murders⁴⁵.

Across the three cases, the Court noted the abysmal nature in which the investigation had been carried out, despite the fact that these involved serious offences that carried the maximum punishment prescribed by law. In Ramanand, the Court raised the possibility of fabrication of evidence during investigation with a falsified extrajudicial confession placed on record merely to bolster the case of the prosecution. Similarly, in Chotkau, the Supreme Court raised the possibility of manipulation of the FIR on noting the delay in forwarding it.

In cases of sexual offences, the Court emphasised the need to prove medical and forensic evidence according to the principles of science and law. In Chotkau, the Supreme Court criticised the investigating authorities for failing to adduce any medical or forensic evidence. On the other hand, in Rahul, forensic evidence pointing towards the accused's guilt was rejected in light of concerns with the chain of custody as well as the unreliable techniques applied in generating and analysing the DNA profile.

The Supreme Court also criticised the trial courts for their failure to appreciate the evidence in accordance with established legal principles and statutory provisions. For instance, in Chotkau the courts below failed to consider that there were material contradictions in the testimonies of key witnesses. In Rahul, the Supreme Court criticised the unlawful admission of entire disclosure statements in evidence. In Ramanand, the Court noted that the trial court and High Court committed serious errors in relying on the alleged discovery at the behest of the accused, which was not in accordance with the established law.

The Supreme Court has also recognised that in all three cases, the courts below failed to ensure quality legal representation, which played in a major role in the accused persons being unable to

⁴⁴ Chotkau v. State of Uttar Pradesh, Criminal Appeal nos. 361–362 of 2018 and Rahul and Ors. v State of NCT of Delhi Criminal Appeal nos. 611–615 of 2022

⁴⁵ Ramanand @ Nandlal Bharti v. State of Uttar Pradesh, Criminal Appeal nos. 64-65 of 2022

defend their case and assail the case of the prosecution. In Rahul it has been noted that material witnesses had not been adequately cross examined, or in some cases, not cross examined at all by the defence counsel. In Ramanand, the Court observed that the presence of a counsel on record means effective, genuine and faithful presence, not a farcical or perfunctory one. Further, in *Chotkau*, the Supreme Court noted that the appellant was so poor that he could not engage a lawyer even before the Sessions Court, and that the responsibility of the courts is even more onerous in cases of such nature.

CONFIRMATIONS

The Court confirmed the death sentences of 2 prisoners in 1 case of terror offence and in 1 case of murder involving sexual offences.⁴⁶ Arif ignored the legal developments in Manoj and the referral to the Constitution Bench, while Manoj Pratap Singh characterised the processes laid out in Manoj as "unrealistic" and "unwarranted".⁴⁷ Both cases relied heavily on the 'heinous' nature of crime to confirm the sentence, while evidence on the offender's circumstances were not elicited or rejected.

In Manoj Pratap Singh, the Court characterised the process of compiling mitigation evidence at the appellate stage, recognised by Manoj v. State of Madhya Pradesh, as a method to circumvent death penalty and refused to elicit information pertaining to the offender. The Court did not contextualise the mitigating circumstances in the context of the prisoner and their background.

In Arif, the Court relied on the gravity of the offence to justify its confirmation of the death penalty. It held that there was no material on record to demonstrate a probability of reform. The Court did not actively elicit information on the offender's circumstances. Developments in the law on the sentencing process for death penalty cases (which were laid down by the same bench) were not acknowledged in the judgment.

⁴⁶ Manoj Pratap Singh v. State of Rajasthan, Special Leave Petition No. 7899 of 2015; Mohd Arif @ Ashfaq v. State (NCT of Delhi), Review Petition No. 286 of 2012.

⁴⁷ Manoj Pratap Singh v. State of Rajasthan, Special Leave Petition No. 7899 of 2015, p. 54.

POST MERCY CASES

The Supreme Court decided one writ (in appeal from the Karnataka High Court) to commute the death sentence subsequent to rejection of the mercy petition by the President of India.⁴⁸ B A Umesh expanded the scope of supervening grounds to commute a death sentence in such matters, by recognising the impact of prolonged solitary confinement on a prisoner's mental health (in this case, 11 years) as a supervening ground to commute the death sentence. Notably, the decision recognises the impact of solitary confinement, and not such confinement itself, as the ground for commutation.

⁴⁸ B A Umesh v. Union of India, Criminal Appeal No. 1892 of 2022.



2022 involved significant developments to the sentencing framework for death penalty cases as laid down by the Supreme Court.

01

Recognition Of Gaps In Death Penalty Sentencing Law

In September 2022, the Supreme Court acknowledged the inherent gaps within the current sentencing framework.⁴⁹ In light of this, the Court referred the matter of determining the components of a meaningful, real and effective sentencing hearing in death penalty cases to a Constitution Bench. In *Manoj v. State of Madhya Pradesh*, the Supreme Court acknowledged the lack of an institutional framework to guide the process of compiling mitigating circumstances before considering the sentence in death penalty cases, and laid down guidelines for the collection of materials relevant to the sentencing process.⁵⁰ The Court noted that contextualising the offender's background using mitigating circumstances was crucial while assessing the probability of reform of the prisoner.

02

Reconsideration Of Same Day Sentencing

In its referral order, the Supreme Court noted the confusion in the law on the time that must be provided before the death sentence could be imposed by the trial court, particularly whether sentencing someone on the same day as their conviction could be permitted.⁵¹ The Court referred the matter to a Constitution Bench in order to resolve the nature of meaningful opportunity that must be provided before a person can be sentenced to death.

⁴⁹ In re: Framing Guidelines Regarding Potential Mitigating Circumstances to be Considered While Imposing Death Sentences, Suo Motu Writ Petition (Criminal) No. 1 of 2022.

⁵⁰ Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

⁵¹ In re: Framing Guidelines Regarding Potential Mitigating Circumstances to be Considered While Imposing Death Sentences, Suo Motu Writ Petition (Criminal) No. 1 of 2022.

03

Reformation In Death Penalty Sentencing

In Manoj, the Supreme Court highlighted the centrality of reform to the death penalty sentencing framework, emphasising the duty of the state to present evidence of the 'improbability of reform' before any person can be sentenced to death.⁵² The Court noted that the failure to do so would be considered a mitigating circumstance that could result in the commutation of the death sentence.⁵³ Furthermore, the Court observed that eliciting such information at the appellate stage serves to compensate for the failure of trial courts to collect relevant information at the sentencing stage, which further influenced its decision to lay down guidelines for the collection of such information.⁵⁴

04

Collection Of Mitigation Information

In 10 orders of the Supreme Court, the Court called for reports from jails on conduct of prisoners, a psychological evaluation of the prisoner as well as providing access to personnel from the defence team to undertake such a mitigation exercise and submit a report to the Court.⁵⁵

55 Rajesh and Anr. v. State of Madhya Pradesh, Special Leave to Appeal (Crl.) No 9578/2017 (Supreme Court) in order dated 06.05.2022; Ramanand @ Nandlal Bharti v. State of Uttar Pradesh, Special Leave to Appeal (Crl.) No. 6587/2021 (Supreme Court) in order dated 10.01.2022; Irfan @ Naka v. State of Uttar Pradesh, Special Leave to Appeal (Crl.) No. 5007/2018 (Supreme Court) in order dated 17/05.2022; Irfan @ Bhayu Mevati v. State of Madhya Pradesh, Criminal Appeal No. 1667 of 2021 (Supreme Court) in order dated 29.03.2022; Ganesh @ Pravin Popat Darandale v. The State of Maharashtra, Criminal Appeal No. 450/2021 (Supreme Court) in order dated 19.10.2022; Naveen @ Ajay v. The State of Madhya Pradesh, Criminal Appeal No. 489/2019 (Supreme Court) in order dated 03.11.2022; Prakash Vishwanath Darandale v. The State of Maharashtra, Criminal Appeal No. 425/2020 (Supreme Court) in order dated 19.10.2022 ; Ramkirat Munilal Goud v. The State of Maharashtra, Special Leave to Appeal (Crl.) No. 5928/2022 (Supreme Court) in order dated 10.11.2022; Samivel @ Raja v. The State of Tamil Nadu, Special Leave Petition (Criminal) Diary No. 26241/2022 (Supreme Court) in order dated 08.12.2022; Karan @ Fatiya v. State of Madhya Pradesh, Criminal Appeal No. 572/2019 (Supreme Court) in order dated 20.05.2022.

⁵² Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

⁵³ Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

⁵⁴ Manoj v. State of Madhya Pradesh, Criminal Appeal No. 248 of 2015.

DEVELOPMENTS IN THE LAW

05

Supervening Grounds In Post-Mercy Death Penalty Cases

The Supreme Court recognised the impact of prolonged solitary confinement on the mental health of the prisoner as a supervening ground for commutation in cases subsequent to the rejection of the mercy petition by the President. Notably, the Court recognised the mental health impact of solitary confinement, and not such confinement itself, as a supervening ground.



INTERNATIONAL DEVELOPMENTS

PAPUA NEW GUINEA



CENTRAL AFRICAN REPUBLIC



EQUATORIAL GUINEA





Abolished The Death Penalty

On January 20, 2022, the National Parliament of Papua New Guinea amended its Criminal Code Act 1974 to abolish the death penalty. This is the second time that Papua New Guinea has abolished the death penalty, having abolished it in 1974 and then reintroduced it in 1991. The country's last execution was carried out in 1954.

Abolished The Death Penalty

On 27 May 2022, the National Assembly of the Central African Republic passed a bill to abolish the death penalty. The abolition came into force on 27 June 2022 after the promulgation by the President of the Central African Republic, making it the 24th African State to abolish the death penalty.

Abolished The Death Penalty

On 19 September 2022, Equatorial Guinea's President signed the new criminal code abolishing the death penalty, with its last official execution in 2014. This makes it the 25th country to abolish capital punishment in Africa.

Began The Process For Abolition Of Death Penalty

In May 2022, the President of Zambia declared that capital punishment would be abolished by the government. On 10th October 2022, the government approved the review of its criminal codes towards the abolition of the death penalty. The country has had an unofficial moratorium on executions since 1997.

INTERNATIONAL DEVELOPMENTS

MALAYSIA



UNITED NATIONS GENERAL ASSEMBLY



Tabled A Bill To Abolish The Death Penalty

On 6 October 2022, the Malaysian government tabled a bill to abolish the death penalty in the country. The bill is yet to be passed in parliament, which was dissolved on 10 October 2022.

Vote On A Moratorium On The Death Penalty

125 countries voted in favour of a moratorium on the death penalty at the United Nations General Assembly on 15 December 2022, with India as one of the 37 countries that voted against the resolution.

FINAL OBSERVATIONS

In sharp contrast to the Supreme Court's doubts about the ability of the death penalty sentencing framework to meaningfully guide judges to decide between a life and death sentence, the year 2022 saw the trial courts impose the highest number of death sentences since 2000. In addition, at the end of 2022, the number of prisoners on death row was the highest since we began the compilation of these records. The number of prisoners living under a death sentence has increased by 40% since 2015.

Highest imposition of death sentences by trial courts in over two decades is influenced by the unprecedented imposition of the death sentence on 38 people in one bomb blast case in Ahmedabad. The large death row population signals the continued imposition of a high number of death sentences by trial courts with a low rate of disposal by appellate courts. Sexual offences have continued to dominate the death penalty trends in 2022, with such crimes constituting a majority of cases in which the death penalty was imposed this year. In addition, for the second time since 2016, a High Court enhanced the sentence of one person in a case of dacoity with murder from life imprisonment to the death penalty.

As previously stated, this year represents a historic shift in death penalty jurisprudence, with a Supreme Court Constitution Bench reconsidering the sentencing process for the first time since Bachan Singh in 1980. The Supreme Court laid down guidelines to ensure the collection and presentation of mitigating circumstances at the trial court stage. The Court also emphasised the centrality of reform to the sentencing process and laid the duty on the state to present evidence on the same.

While the Supreme Court has insisted on the importance of mitigation and the duty of the state to present evidence on convict's probability of reform, trial courts imposed death sentences without seeking sentencing materials, and in spite of the absence of State led evidence disproving the probability of reform in 98.33% of the cases.

FINAL OBSERVATIONS

Contradictory positions on same-day sentencing and sentencing process requirements between Supreme Court judgements in this year, demonstrate the continuing gap in the death penalty sentencing framework. In this context, the reference to the Constitution Bench that will reconsider the sentencing process assumes utmost importance. However, it remains to be seen how this wide gap between the formal law and practice will be plugged towards ensuring effective reform.

CORRECTIONS TO ANNUAL STATISTICS

- Subsequent access to court records reveal that the number of death sentences imposed in 2021 is 146 (not 144 as was reported in the previous edition). The 2 additional death sentences were imposed for murder involving sexual offences, and kidnapping with murder and were imposed in Uttar Pradesh and Jharkhand respectively. In light of this update, the number of prisoners on death row at the end of 2021 was 490 and not 488.
- 4 additional High Court cases involving 3 prisoners in 2021 were subsequently identified and have been included in this report. As a result, the number of prisoners acquitted by High Courts in 2021 is 30 and not 29.
- One High Court acquittal in 2021 was erroneously counted as a commutation, which has since been corrected.
- Due to revisions made in the methodology of computing cases, offences with zero death penalty cases in 2022 for each stage of the process have been categorised under 'Others'. As a result, death penalty cases under these offences for previous years have been reclassified under 'Others'.



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