	THE TRAFFICKING OF PERSONS (PREVENTION,	
	PROTECTION AND REHABILITATION) BILL, 2017	
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	BILL	
	to prevent trafficking of persons and to provide care, protection	
	and rehabilitation to the victims of trafficking, to prosecute offenders	
	and to create a legal, economic and social environment for the victims	
	and for matters connected therewith or incidental thereto.	
	Be it enacted by Parliament in the Sixty-eighth Year of the	
	Republic of India as follows:—	
	CHAPTER I	
	PRELIMINARY	
Short title, extent and		
commencement.	Protection and Rehabilitation) Act, 2017.	
	(2) It extends to the whole of India except the State of Jammu	
	and Kashmir.	
	(3) It shall come into force on such date as the Central	
	Government may, by notification appoint; and different dates may be	
	appointed for different States and any reference in any of the	
	provisions to the commencement of this Act shall be construed in	
	relation to any State as a reference to the coming into force of that	
	provision in that State.	
Definitions.	2. (1) In this Act, unless the context otherwise requires,—	
	(a) "Anti-Trafficking Police Officer" means a police officer referred to	
	in section 9;	
	(b) "Anti-Trafficking Unit" means a unit set up in the Districts	

	appropriate Government under section 10;	
	 (c) "appropriate Government" means in respect of matters relating to,— (i) a Union territory without legislature, the Central Government; 	
	 (ii) the Union territories with legislature, the Government of the National Capital Territory of Delhi or, as the case may be, the Government of Union territory of Puducherry; (iii) a State, the State Government. 	
	(d) "Bureau" means the National Anti-Trafficking Bureau established by the Central Government under section 3;	
	(e) "child" means a person who has not completed the age of eighteen years;	
	(f) "Child Welfare Committee" shall have the meaning assigned to it	
	in section 27 of the Juvenile Justice (Care and Protection of Children) Act, 2015;	2 of 2016.
	(g) "designated court" means a court designated under section 47;	
	(h) "District Anti-Trafficking Committee" means a committee constituted by the appropriate Government under section 13;	
	(i) "District Police Nodal Officer" means a police officer referred to in	
	section 8;	
	(j) "District Task Force" means a task force set up by the District Anti- Trafficking Committee under sub-section (1) of section 15;	
	(k) "Magistrate" means a District Magistrate or Additional District Magistrate or a Sub-Divisional Magistrate;	
	(l) "narcotic drugs" and "psychotropic substances" shall have the	
	meanings, respectively assigned to them in the Narcotic Drugs and	(1 2100-
	Psychotropic Substances Act, 1985;	61 of 1985.
	(m) "National Anti-Trafficking Relief and Rehabilitation Committee" means a committee established by the Central Government under	
	section 11;	
	(n) "notification" means a notification published in the Official Gazette and the term notify shall be construed accordingly;	
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been committed or attempted by any other person or persons:	
(y) "victim" means any person on whom an offence of trafficking has	
section (1) of section 370 of the Indian Penal Code, 1860;	45 of 1860.
(x) "trafficking of person" shall have the meaning assigned to it in sub-	
the State Government under section 7;	
(w) "State Police Nodal Officer" means a police officer appointed by	
established by the appropriate Government under section 12;	
(v) "State Anti-Trafficking Committee" means a Committee	
Government under section 6;	
(u) "State Nodal Officer" means an officer appointed by the State	
23;	
(t) "Rehabilitation Home" means the institutions, referred to in section	
(1) of section 31;	
 (s) "Rehabilitation Fund" means the fund established under sub-section	
accommodation;	
empowerment, legal aid and assistance, safe and secure	
psychological and physiological support, medical services, economic	
includes access to education, skill development, health care including	
psychological and social well-being of a person who is trafficked and	
(r) "rehabilitation" means all measures and processes of physical,	
section (2) of section 22;	
District or a group of Districts, for the purposes specified in sub-	
maintained by such Governments or by such organisations in every	
Government or a voluntary or non-Governmental organisation, either	
(q) "Protection Home" means a home established by the appropriate	
Government under this Act;	
(p) "prescribed" means prescribed by rules made by the appropriate	
destination of trafficking;	
structure or any part thereof and includes any source, transit or	
(o) "premises" means any building, conveyance, land, location, place,	

	Provided that for the purpose of receiving compensation or relief	
	under this Act, any dependent or legal heir, as the case may be, of a	
	deceased victim, shall also be construed as a victim.	
	(2) The words and expressions used but not defined in this Act	
	but defined in the Indian Penal Code, 1860, the Code of Criminal	45 of 1860.
	Procedure, 1973, the Information Technology Act, 2000 and the	2 of 1974.
	Juvenile Justice (Care and Protection of Children) Act, 2015, shall	21 of 2000. 2 of 2016.
	have the meanings respectively assigned to them in those Acts.	_ 01_0100
	CHAPTER II	
	NATIONAL ANTI-TRAFFICKING BUREAU	
National Anti-	3. (1) The Central Government shall, by notification, establish a	
Trafficking Bureau.	Bureau to be called the National Anti-Trafficking Bureau for	
	exercising the powers and discharging its functions under this Act.	
	(2) The Bureau shall have police officers and other officers of	
	such appropriate ranks as may be necessary for the discharge of its	
	functions.	
	(3) The manner of selection, deputation, functioning and	
	reporting of the officers and employees of the Bureau shall be in the	
	manner as may be prescribed.	
Functions of Bureau.	4. The Bureau shall perform the following functions, in relation to	
	trafficking of persons, namely: —	
	(i) co-ordinate and monitor surveillance and preventive efforts along	
	the known or probable routes;	
	(ii) facilitate surveillance, enforcement and preventive steps at source,	
	transit and destination points;	
	(iii) maintain co-ordination between various law enforcement agencies	
	and non-Governmental organisations and other stakeholders;	
	(iv) strengthen the intelligence apparatus to improve the collection,	
	collation, analysis and dissemination of operational intelligence;	
	(v) increase international co-operation and co-ordination with	

concerned authorities in foreign countries and international	
organisations, in operational and long term intelligence in	
investigation, mutual legal assistance, to facilitate universal action for	
prevention and suppression and to implement any obligation under the	
various international conventions and protocols that are in force in	
respect of counter measures;	
(vi) co-ordinate actions and enforcement by various bodies or	
authorities established under this Act;	
(vii) co-ordinate actions taken by the concerned Ministries,	
Departments and organisations of the Government, especially linking	
the source of transit to destination and connecting all stakeholders;	
(viii) review measures for combating, preventing and formulating	
coordinated strategy of action by various law enforcement agencies;	
(ix) make sustained efforts for capacity building and training of	
agencies;	
(x) bring out resource material including education curriculum for	
children, Panchayati Raj institutions, enforcement agencies, judicial	
officers and other stakeholders;	
(xi) co-ordinate investigating activities among the Districts, States and	
with other countries in case of cross-border trafficking of persons;	
(xii) co-ordinate the investigation, where international ramifications	
are reported or suspected;	
(xiii) co-ordinate investigation, where inter-State ramifications are	
reported or suspected across two or more States or Union territory	
Administrations;	
(xiv) undertake and facilitate other investigators for investigating	
offences from the organised crime perspective;	
(xv) develop and monitor a database on every crime under this Act;	
(xvi) develop and monitor a database on every crime under this Act, (xvi) co-ordinate with any national or international investigating or law	
enforcement agencies and civil society organisations;	

	(xvii) facilitate inter-State and international transfer of evidence in
	investigation as well as video conferencing in judicial proceedings;
	(xviii) facilitate frequent meetings of the State Police Nodal Officers to
	facilitate, monitor and evaluate the establishment and functioning of
	Anti-Trafficking Units;
	(xix) provide necessary support for investigation by the Anti-
	Trafficking Units, where such requests are made;
	(xx) undertake steps to enhance the professional skills of Anti-
	Trafficking Police Officers, Anti-Trafficking Units and all concerned
	with the investigation and prosecution of cases;
	(xxi) facilitate inter-State and trans-border transfer of evidence and
	materials, witnesses and others for expediting prosecution;
	(xxii) protection of witnesses, where referred by any State
	Government, victims, complainants and affected families, as the case
	may be;
	(xxiii) undertake steps for timely and effective action on post-rescue
	care and protection of any person who is trafficked, including steps
	towards rehabilitation by the concerned agencies, so that their rights
	are ensured, and that they are not re-trafficked;
	(xxiv) monitor and facilitate victim and witness protection protocols,
	rules and procedures including video conferencing during trial of
	offences which have ramifications across States and beyond borders;
	and
	(xxv) develop minimum standards of care and advice for all concerned,
	in matters of compliance.
Investigation by	5. (1) The Bureau may take over investigation of any offence
Bureau.	under this Act, where referred to it by two or more States.
	(2) Where an offence is referred to the Bureau under sub-
	section (1), the State Government shall not proceed with the
	investigation of the offence and shall forthwith transmit the relevant
	documents and records to the Bureau.

	(3) For the removal of doubts, it is hereby declared that till the	
	Bureau takes up the investigation of the case, it shall be the duty of the	
	officer-in-charge of the police station to continue the investigation of	
	an offence under this Act.	
	(4) While investigating any offence under this Act, the Bureau,	
	having regard to the gravity of the offence and other relevant factors,	
	may –	
	(a) if it is expedient to do so, request the State Government to associate	
	with the investigation; or	
	(b) with the previous approval of the Central Government, transfer the	
	case to the State Government for investigation and trial of the offence.	
	(5) While investigating any offence under this Act, the Bureau	
	may also investigate any other offence under any law for the time	
	being in force, which the accused is alleged to have committed, if the	
	offence is connected with such other offence.	
	(6) The State Government shall extend assistance and co-	
	operation to the Bureau for investigation of an offence under this Act.	
	(7) Save as otherwise provided in this Act, nothing contained in	
	this Act shall affect the powers of the State Government to investigate	
	and prosecute any offence under this Act or other offences under any	
	law for the time being in force.	
	CHAPTER III	
	STATE ANTI-TRAFFICKING OFFICERS	
State Nodal Officer.	6. (1) The State Government shall appoint a State Nodal Officer, not below the rank of Director in the State Government.	
	(2) The State Nodal Officer shall be responsible for follow up	
	action under this Act, as per the direction of the State Anti-Trafficking	
	Committee and co-ordinate with other Government agencies and civil	
	society organisations.	
	(3) The State Nodal Officer shall provide relief and rehabilitation services through District Anti- Trafficking Unit and other	

	Government agencies as well as civil society organisations.
	(4) The State Nodal Officer shall liaison with the State Police Nodal Officer and the National Anti-Trafficking Relief and Rehabilitation Committee, for all matters relating to relief and rehabilitation.
State Police Nodal	7. (1) The State Government shall appoint a State Police Nodal Officer
Officer.	of such rank as may be specified by that Government.
	(2) The State Police Nodal Officer shall be responsible for all
	the activities in the prevention and combating of trafficking of persons
	in the State and shall also monitor the functioning of Anti-Trafficking
	Police Officers and Anti-Trafficking Units in the State.
	(3) The State Police Nodal Officer shall also co-ordinate and
	monitor inter-State and trans-border transfer of persons rescued,
	witnesses, evidence and offenders under this Act.
	(4) The State Police Nodal Officer shall liaison with State
	Nodal Officer and shall perform such other functions as may be
	prescribed.
District Police Nodal	8. (1) The State Government shall designate one police officer not
Officer.	below the rank of Superintendent of Police of the District to be the
	District Police Nodal Officer on matters relating to trafficking of
	persons and responsible for all the activities in the District concerned
	and perform such other functions as may be prescribed.
	(2) The District Police Nodal Officer shall be the convener of the
	District Anti-Trafficking Committee and shall report to the State Police
	Nodal Officer in every matter relating to an offence of trafficking of
	persons including rescue, investigation and inter-State transfer of a
	person who is trafficked and the offenders.
	(3) The District Police Nodal Officer shall monitor the functioning of
	Anti- Trafficking Unit and provide necessary assistance to them for the
	effective discharge of their duties.
Anti-Trafficking	effective discharge of their duties.9. (1) The State Government shall designate for each District such

National Anti-	11. (1) The Central Government shall establish a National Anti-	
	RELIEF AND REHABILITATION AUTHORITIES	
	CHAPTER IV	
	Trafficking Unit.	
	immediate rescue and protection and then transfer the case to the Anti-	
	of Criminal Procedure, 1973, shall take all necessary action for	
	registering the First Information Report under section 154 of the Code	2 of 1974.
	Provided that the officer-in-charge of a police station after	
	jurisdiction under this Act:	
	powers to investigate any offence committed within its local	
	functions of the Anti-Trafficking Unit and vest in them with all the	
	women police officers as it deems necessary for the discharge of the	
	Trafficking Unit such number of subordinate police officers including	
	(3) The State Government shall appoint for every Anti-	
	this Act.	
	investigation, prevention and protection of persons trafficked under	
	Unit is not functional, undertake every activity in matters of rescue,	
	(2) Every local police station shall, where Anti- Trafficking	
	under this Act.	
	and witnesses and of investigation and prosecution of any offence	
	with all matters of prevention, rescue, protection and care of victims	
	group of Districts, such number of Anti- Trafficking Units, for dealing	
Anti-Trafficking Unit.	10. (1) The appropriate Government shall set up for each District or a	
	concerned State Police Nodal Officer.	
	local police, as the case may be, with the prior approval of the	
	this Act in consultation with their counter-parts in any other State or	
	the Anti-Trafficking Police Officers shall investigate an offence under	
	(2) In case of inter-District or inter-State trafficking of persons,	
	protection of the victims, investigation and prosecution.	
	trafficking of persons, including prevention of trafficking, rescue and	

Trafficking Relief and Rehabilitation	Trafficking Relief and Rehabilitation Committee, by notification for providing relief and rehabilitation services to the victims.
Committee.	(2) The composition of the National Anti-Trafficking Relief and
	Rehabilitation Committee shall be as follows, namely:-
	Rendomation Committee shan be as follows, namery.
	(i) Secretary, Ministry of Women and Child Development –
	Chairperson;
	(ii) Head, National Anti-Trafficking Bureau– Member Secretary;
	(iii) Representative, Ministry of Home Affairs – Member;
	(in) Demonstrations Ministers of Determinal Additions Manufacture
	(iv) Representative, Ministry of External Affairs – Member;
	(v) Representative, Ministry of Labour and Employment – Member;
	(vi) Representative, Ministry of Social Justice and Empowerment -
	Member;
	(vii) Representative, Ministry of Panchayati Raj – Member;
	(viii) Representative, Ministry of Health and Family Welfare –
	Member;
	(ix) Representative, Legislative Department - Member;
	(ix) Representative, Degistative Department - Member,
	(x) Four representatives from registered civil society organisations
	active in the prevention, rescue and rehabilitation of victims –
	Members; and
	(xi) such other Ministries or Departments or experts representing
	different States, as may be prescribed.
	(3) The National Anti-Trafficking Relief and Rehabilitation Committee
	shall perform the following functions, namely:-

	(i) facilitate and ensure rehabilitation and relief services including	
	compensation, repatriation, re-integration to the victims through	
	concerned Ministries, Departments and statutory bodies;	
	(ii) provide for Protection Homes and Rehabilitation Homes to enable	
	the immediate and long term sustainable rehabilitation of victims;	
	(iii) ensure the effective co-ordination between the concerned	
	authorities both within the country as well as with other countries for	
	the repatriation of victims;	
	(iv) seek reports from appropriate Government, State Anti-Trafficking	
	Committee, District Anti-Trafficking Committee, on the quality of	
	services and the functioning of the Protection Homes and	
	Rehabilitation Homes;	
	(v) maintain and monitor the Rehabilitation Fund established under	
	section 31;	
	(vi) perform such other functions as may be prescribed.	
State Anti-Trafficking	12.(1) The appropriate Government shall establish a State Anti –	
Committee.	Trafficking Committee to oversee the implementation of this Act and	
	advise the State Government and District Anti-Trafficking Committees	
	on matters relating to prevention of trafficking, protection, repatriation	
	and rehabilitation of victims.	
	(2) The State Anti-Trafficking Committee shall consist of the following	
	members, namely:-	
	(i) Chief Secretary-Chairperson;	
	(ii) Director General of Police-Member;	
	(iii) Secretary, Department of Women and Child-Member;	
	(iv) Secretary, Home Department-Member;	
	(v) Secretary, Labour Department-Member;	
	(vi) Secretary, Health Department-Member;	
	(vii) Secretary, State Legal Services Authority-Member;	
1	(viii) Secretary, Law Department-Member;	
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(x) State Police Nodal Officer-Member; (xi) State Nodal Officer-Member Secretary; (xii) two social workers out of which one shall be a woman-Member; and (xii) such other members as may be prescribed. (3) The State Anti-Trafficking Committee shall perform the following functions, namely :- (i) identify the roles and responsibilities of each Department at State or District level for effective implementation of the Act and the rules made under it; (ii) arrange for appropriate training and sensitisation of functionaries of all personnel including Governmental and non-Governmental; (iii) develop effective networking and linkages with local non- Governmental organisations for specialised services and technical assistance like vocational training, education, healthcare, nutrition, mental health intervention, drug de-
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technical assistance like vocational training, education,
healthcare nutrition mental health intervention drug de-
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addiction and legal aid services;
(iv) review and monitor the functioning of District Anti-
Trafficking Committee;
(v) make necessary funds available to the District Anti-
Trafficking Committee for providing or setting up required
facilities for the implementation of the Act; and
(vi) perform such other functions and duties as may be
prescribed.
(4) The State Anti-Trafficking Committee shall co-ordinate with
Bureau and National Anti-Trafficking Relief and Rehabilitation
Committee to provide all necessary assistance and inputs as may be
required to prevent offences of trafficking of persons especially, those

		that have	inter-State and international ramifications and have features	
		of an orgai	nised crime .	
District	Anti-	13 . (1) Th	e appropriate Government shall, by notification, constitute	
Trafficking Committee.		for every District, a District Anti-Trafficking Committee for exercising		
Commutee.		the powers and performing such functions and duties in relation to		
		prevention, rescue, protection, medical care, psychological assistance		
		and need-b	based rehabilitation of victims.	
		(2) The	e District Anti-Trafficking Committee shall consist of the	
		fol	lowing members, namely:-	
		(i)	District Magistrate or Additional District Magistrate-	
			Chairperson;	
		(ii)	District Police Nodal Officer –Convener;	
		(iii)	District Officer for Women and Child Development-	
			Member;	
		(iv)	Representative, District Task Force-Member;	
		(v)	Representative, District Legal Services Authority-Member;	
		(vi)	Representative, Labour Department-Member;	
		(vii)	Representative, Panchayati Raj Institution-Member;	
		(viii)	Representative, Child Welfare Committee-Member;	
		(ix)	two social workers out of which one shall be a woman-	
			Members; and	
		(x)	such other members as may be prescribed.	
		(3) The	e District Anti-Trafficking Committee shall perform the	
		fol	lowing functions, namely :-	
		(i)	direct and facilitate the person in-charge of the Protection	
			Homes and Rehabilitation Homes, as the case may be, and	
			submit an individual care plan to the District Anti-	
			Trafficking Committee;	
		(ii)	ensure care, protection, appropriate rehabilitation or	
			restoration of all victims, based on each victims' individual	

	Children)	Act, 2015 shall apply.	2 of 2016.
	victim, th	e provisions of the Juvenile Justice (Care and Protection of	
	-	ent and rehabilitation of the victims and in case of child	
Committee.	•	to dispose of cases for the care, protection, treatment,	
Powers of the District Anti-Trafficking		e District Anti-Trafficking Committee shall have the final	
Demons of the District		the State Anti-Trafficking Committee on quarterly basis.	
		e District Anti-Trafficking Committee shall furnish a report	
	-	evention, protection and rescue procedures.	
		the District Anti-Trafficking Committee for carrying out	
		e appropriate Government shall provide adequate resources	
		any other function as may be prescribed.	
	(vii)		
		mobilisation and empowerment of vulnerable social groups against trafficking of persons; and	
	(vi)	create programmes for awareness generation, community	
	(17:)	action plan;	
		• •	
		who are vulnerable to trafficking and implementation of the	
		an action plan for the prevention and protection of people	
		identify source, transit and destination areas of trafficking of persons and based on the information received, draw up	
	(v)	•	
	(11)	facilitate survey of the areas and vulnerable population to	
		persons subjected to bonded labour;	
	(1V)	be prescribed, the inter-State repatriation of victims or	
	(iv)	Trafficking Committee and take appropriate actions; facilitate in a time bound manner or in the manner as may	
		various schemes and have stopped accessing the benefits of those schemes and inform such cases to State Anti-	
		out from schools and those children who are covered by	
		Raj institutions, to keep a check on the children who drop out from schools and those shildren who are severed by	
	(iii)	co-ordinate with other State Departments and Panchayati	
	()	Homes and Rehabilitation Homes;	
		care plan and by passing necessary directions to Protection	

District Task Force.	15. (1) The District Anti-Trafficking Committee shall set up, in every	
	District, a District Task Force comprising of such number of officers of	
	which at least two shall be women and possessing such qualifications	
	and in the manner as may be prescribed.	
	(2) The District Task Force shall assist the Anti-Trafficking Police	
	Officer, the Anti- Trafficking Unit or the local police, as the case may	
	be, in conducting rescue operation, transferring victims to the nearest	
	Protection Home, in connection with prevention of trafficking of	
	persons, protection of victims and their rehabilitation and such other	
	functions as may be prescribed.	
	CHAPTER V	
	SEARCH, RESCUE AND POST-RESCUE ACTIVITIES	
Search and seizure.	16. The provisions of the Code of Criminal Procedure, 1973 shall	2 of 1974.
	mutatis mutandis apply in relation to a search and seizure in respect of	
	an offence under this Act.	
Rescue and medical	17. (1) Where a police officer or Anti-Trafficking Police Officer or	
examination of persons.	Anti- Trafficking Unit has reason to believe that it is necessary to	
r	rescue a person without undue delay due to the imminent danger that	
	may cause to his life and person, he or it may remove such person from	
	any place or premises and produce him before the Magistrate or Child	
	Welfare Committee, as the case may be, and shall take all necessary	
	steps for the medical examination of such person for the purposes of	
	determination as to the age, the assessment or detection of trauma,	
	injury, illnesses incidental thereto to him.	
	(2) The provisions of section 1(1) of the Code of Criminal	
	(2) The provisions of section 164A of the Code of Criminal	$2 = f_{1074}$
	Procedure, 1973 and section 27 of the Protection of Children from	2 of 1974. 32 of 2012.
	Sexual Offences Act, 2012 shall <i>mutatis mutandis</i> apply in relation to a	
	medical examination of any person under this section.	
	(3) The police officer or Anti-Trafficking Police Officer or Anti-	
	Trafficking Unit, as the case may be, shall inform the District Anti-	

	Trafficking Committee about the rescue conducted under this section	
	and the Committee shall take appropriate actions for providing interim	
	relief and further rehabilitation services to the person rescued.	
Safety, care and	18. (1) The District Task Force shall assist the Anti-Trafficking	
protection of person rescued.	Police Officer or the Anti- Trafficking Unit or any police officer, as the	
Tobouou.	case may be, in rescue operation and transferring any person to the	
	nearest Protection Home or any other suitable institution, as deemed fit	
	by the District Task Force.	
	(2) The Anti-Trafficking Police Officer or Anti- Trafficking	
	Unit or any police officer or District Task Force, as the case may be,	
	shall produce the person rescued before the Magistrate or the Child	
	Welfare Committee, as the case may be, without any loss of time but	
	within twenty-four hours of the rescue.	
	(3) The Magistrate may, after making an inquiry as to the age of	
	the person rescued and if it is found that the person is a minor, pass	
	such orders as he deems necessary for the care and protection of the	
	person.	
	(4) Where the Magistrate is satisfied, after making an inquiry as	
	to the age of the victim and it is found that the victim is not a minor,	
	the Magistrate may, make an order that the victim be placed, for such	
	reasonable period, in a Rehabilitation Home:	
	Provided that, if the victim or any person rescued is an adult and	
	he voluntarily makes an application supported by an affidavit for his	
	release and if the Magistrate is of the opinion that such application has	
	not been made voluntarily, the Magistrate may reject such application	
	after recording his reasons in writing.	
	(5) In discharging his functions under this section, a Magistrate	
	may summon a mental healthcare professional, or psycho social	
	counsellor, or clinical psychologist, or psychotherapist to assist him	
	and may, for this purpose, in consultation with the District Anti-	
	Trafficking Committee and District Legal Services Authority, maintain	

	a list of experienced social workers.	
Investigation and	19. (1) The Anti-Trafficking Police Officer or Anti- Trafficking	
evidence.	Unit or any police officer, as the case may be, shall ensure that	
	investigation including search and seizure must be conducted in	
	accordance with the provisions laid down in the Code of Criminal	
	Procedure, 1973, and any other law for the time being in force.	2 of 1974.
	(2) Notwithstanding anything contained in the Code of Criminal	
	Procedure, 1973, the Anti-Trafficking Police Officer or the officer-in-	2 of 1974.
	charge of the police station, as the case may be, shall forward the	
	report on completion of investigation to the court having jurisdiction	
	within ninety days from the date of registration of first information	
	report.	
	(3) The investigating officer, while forwarding the report on	
	completion of investigation of an offence under this Act, punishable	
	with imprisonment of more than two years, has reason to believe that	
	any amount suspected to have been obtained by the accused by way of	
	commission of the offence and held by him in any bank account, the	
	investigating officer may submit an application before the designated	
	court for freezing of such amount.	
	(4) The designated court, on satisfaction, after an inquiry made in this	
	behalf, may freeze such amount in any such bank account and may,	
	upon conviction, order that such amount lying in such bank account,	
	shall be remitted to the Rehabilitation Fund.	
Presumption as to offences.	20. Where a person is prosecuted for committing or abetting or	
onences.	attempting to commit any offence under this Act in respect of a child or	
	a woman or a person suffering from physical or mental disability,	
	unless it is specified, the designated court shall presume that such	
	person has committed or abetted or attempted to commit the offence, as	
	the case may be, unless the contrary is proved.	
	CHAPTER VI DEVENTIVE MEASURES	
1	PREVENTIVE MEASURES	

Preventive measures by State and District	undertake all measures and recommend strategies and plans to protect	
Anti-Trafficking Committees.	and prevent vulnerable persons from being trafficked.	
	(2) The measures referred to in sub-section (1) shall include-	
	 (i) co-ordinating the implementation of all the programmes, schemes and plans relating to the prevention of trafficking of persons with any statutory bodies, organisations or agencies as well as Panchayati Raj institutions; 	
	(ii) facilitating the implementation of livelihood and educational programmes for vulnerable communities;	
	 (iii) facilitating the implementation of programmes and schemes sponsored by various Ministries and Departments of the appropriate Government; 	
	(iv) co-ordinating with corporate sector to implement the various schemes, programmes for the prevention of trafficking of persons;	
	 (v) ensuring accountability of the concerned agencies, by regular review and appropriate action; 	
	(vi) developing appropriate law and order framework to ensure prevention of trafficking of persons;	
	(vii) undertaking vulnerability mapping of the State and give focus and attention to the challenging areas;	
	(viii) commissioning independent research on various aspects of trafficking and ensure follow up action;	
	 (ix) organising interface between law enforcement agencies, other Government Departments and agencies with the voluntary organisations or non-Governmental organisations in matters of prevention of trafficking of persons; 	
	(x) bringing out annual report on trafficking of persons in the State;	
	(xi) networking with the Bureau and other State Anti-Trafficking Committees, especially with those States where source-transit- destination linkages exist, and undertake all activities for joint action programmes by bringing in common policies and	

	programmes;	
	(xii)linking with the Bureau and the Central Government and other concerned agencies, in case of transborder trafficking of persons and ensure appropriate action.	
	CHAPTER VII	
	PROTECTION AND REHABILITATION OF VICTIMS	
Protection Homes.	22 . (1) The appropriate Government shall maintain either directly or through voluntary organisations or non-Governmental organisations as many Protection Homes as necessary and to be managed in the manner, as may be prescribed for the immediate care and protection of the victims or any person rescued.	
	(2) The Protection Homes shall provide for shelter, food, clothing, counselling and medical care that is necessary for the victims or any person rescued and such other services in the manner, as may be prescribed.	
Rehabilitation Homes.	23. (1) The appropriate Government, as it deems fit, shall maintain either directly or through voluntary organisations or non-Governmental organisations, one or more Rehabilitation Homes in each District managed in the manner as may be prescribed for the purpose of providing long-term rehabilitation of victims or any person rescued.	
	(2) The appropriate Government may also utilise any existing shelter home for the purposes of rehabilitation under sub-section (1).	
Registration.	24. (1) Notwithstanding anything contained in any other law for the time being in force, a Protection Home and Rehabilitation Home shall be registered under this Act in such manner as may be prescribed by the appropriate Government.	
	(2) If any person in-charge of Protection Home and Rehabilitation Home providing shelter and rehabilitation to victims or any person rescued contravenes any of the provisions of sub-section (1), he shall be punished with imprisonment which may extend to one year or with fine which shall not be less than one lakh rupees, or with both.	
Application for providing care and protection.	25 . (1) A victim or any person rescued on behalf of him may make an application to the Magistrate within the local limits of whose jurisdiction the victim or such other person is trafficked or suspected to be trafficked for an order that he may be kept in a Rehabilitation Home:	

	Provided that in case the victim or any person rescued is a child, the provisions of the Juvenile Justice (Care and Protection of Children)	2 of 2016.
	Act, 2015 shall apply.	
	(2) The Magistrate may, pending inquiry under sub-sections (3) or (4)	
	of section 18, direct that the victim or any person rescued be kept in	
	such care and protection as he may consider proper, having regard to	
	the circumstances of the case.	
	(3) The Magistrate shall consult the District Anti-Trafficking	
	Committee in taking a final decision with respect to the rehabilitation	
	of the victim or such other person.	
Rehabilitation not to	26. Where the person rescued is a victim, the District Anti-Trafficking	
be contingent on	Committee shall ensure that the rehabilitation of the person is not	
criminal proceedings.	contingent upon criminal proceedings being initiated against the	
1 0	accused or the outcome thereof.	
	CHAPTER VIII	
	REPATRIATION	
Repatriation of	27. (1) The District Anti-Trafficking Committee or the Child Welfare	
victims.	Committee, as the case may be, shall be responsible for the repatriation	
	of victims by co-ordinating with their counterparts in any other	
	District.	
	(2) Where the State Anti-Trafficking Committee is of the opinion that a	
	victim from a foreign country needs to be repatriated to the country of	
	origin, it may deal with the matter under any law for the time being in	
	force.	
	(3) The State Nodal Officer shall obtain informed written consent from	
	the victim for repatriation purposes, and where needed, shall make	
	arrangements for the counselling of the victim by trained psycho social	
	professionals.	
	(4) The repatriation of the victims shall be completed within three	
	months for inter-State repatriation, and within six months in case of	
	cross border repatriation from the date of rescue by the District Anti-	
	Trafficking Committee, or the Child Welfare Committee, or State	
	Police Nodal Officer, as the case may be:	
	Provided that any delay in repatriation shall be recorded for reasons in	
	writing and shall be reported to the National Anti-Trafficking Relief	
	and Rehabilitation Committee and the Bureau forthwith.	
	CHAPTER IX	
	MONETARY RELIEF AND COMPENSATION	
Interim relief.	28. (1) Upon application for interim relief by the victim, the District	
	Anti-Trafficking Committee or Child Welfare Committee, as the case	
		L

	other requirements of the victim.(2) The appropriate Government shall provide adequate funds at the	
	disposal of the District Anti-Trafficking Committee for the purposes	
	under sub-section (1), within a period of one month from the date of	
	commencement of this Act.	
Relief.	29. (1) The District Anti-Trafficking Committee shall take steps to	
	ensure that appropriate relief is provided to the victim, within sixty	
	days from the date of filing of charge sheet.	
	(2) The relief amount shall be in addition to any other compensation	
	including any amount or benefit payable by way of any scheme of the	
	appropriate Government or pursuant to any order of the court under	
	any law for the time being in force.	
	CHAPTER X	
	FORFEITURE AND ATTACHMENT OF PROPERTY	
Forfeiture and	30. (1) Where any property is, or is likely to be, used for the	
attachment of	commission of an offence under this Act and the property is concealed,	
property.	transferred or dealt with in any manner which may result in frustrating	
	any proceedings under this Act, the designated court may attach such	
1		
	property:	
	Provided that the designated court shall give an opportunity to	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property.	
	Provided that the designated court shall give an opportunity to	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act,	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment,	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the appropriate Government and the same may be authorised for the	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the appropriate Government and the same may be authorised for the purpose of realisation of any fine imposed by the designated court and	
	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the appropriate Government and the same may be authorised for the purpose of realisation of any fine imposed by the designated court and the proceeds shall be remitted to the Rehabilitation Fund.	
Rehabilitation Fund.	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the appropriate Government and the same may be authorised for the purpose of realisation of any fine imposed by the designated court and the proceeds shall be remitted to the Rehabilitation Fund. CHAPTER XI REHABILITATION FUND 31. (1) There shall be constituted a fund by the Central Government	
Rehabilitation Fund.	Provided that the designated court shall give an opportunity to be heard to the person who is the owner or occupier of the property. (2) Where a person has been convicted of any offence under this Act, the designated court shall, in addition to awarding any punishment, declare that any property, movable or immovable or both, belonging to such person or held by any person on his behalf, which has been used for the commission of that offence or accrued thereby, or which has been attached under sub-section (1), shall stand forfeited to the appropriate Government and the same may be authorised for the purpose of realisation of any fine imposed by the designated court and the proceeds shall be remitted to the Rehabilitation Fund. CHAPTER XI REHABILITATION FUND	

	 a) any grants and loans made by the appropriate Government; b) any voluntary donations, contributions or subscriptions, whether or not for any specific purpose as may be decided upon by the Central Government; c) any fine recovered for the commission of an offence under the Act which may include recovery of fine specified in section 421 of the Code of Criminal Procedure, 1973; d) the amount seized from any bank account frozen under subsection (4) of section 19; e) any other sums as may be received. 	2 of 1974.
Fund.	2) The State Government may supplement the Rehabilitation	
	3) The Rehabilitation Fund shall be utilised under this Act by opriate Government for -	
(i)	the establishment and administration of Protection Homes and Rehabilitation Homes;	
(ii)	supporting innovative programmes for the welfare and rehabilitation of the victims;	
(iii)	strengthening legal assistance and support;	
(iv)	providing entrepreneurial support, skill development training or vocational training;	
(v)	providing aftercare facilities for capital and infrastructure to the victims who are ready to integrate into mainstream society by setting up small business or profession;	
(vi)	providing victim and witness protection;	
(vii)	awareness generation programmes for the prevention of trafficking of persons;	
(viii)	creating community-based programmes to identify, report and prevent trafficking of persons;	
(ix)	providing specialised professional services, counsellors, translators, interpreters, social workers, mental healthcare professionals, vocational trainers or such other specialised	

	professionals, for the victims;	
	professionals, for the victims,	
	(x) any other activity that may be required for effective implementation of the Act.	
	(4) The Rehabilitation Fund shall be maintained and monitored by the National Anti-Trafficking Relief and Rehabilitation Committee.	
	(5) The Rehabilitation Fund shall be made available to the State and District Anti-Trafficking Committees towards prevention, protection and prosecution of matters relating to trafficking of persons.	
	(6) Any fine recovered for the commission of an offence under the Act shall also be remitted to the Rehabilitation Fund which includes recovery of fine specified in section 421 of the Code of Criminal Procedure, 1973.	2 of 1974.
	(7) The generation, dissemination and utilisation of Fund shall be regulated in the manner as may be prescribed by the Central Government.	
	CHAPTER XII	
	OFFENCES AND PENALTIES	
Aggravated form of trafficking of persons.	32. Notwithstanding anything contained in any other law for the time being in force, whoever commits an offence of trafficking of a person—	
	 (i) for the purpose of forced labour or bonded labour by using violence, intimidation, inducement, promise of payment of money, deception or coercion or by subtle means including, allegations of accumulated debt by the person, retention of any identity paper, threats of denunciation to authorities; or (ii) for the purpose of bearing child, either naturally or through assisted reproductive techniques; or (iii) by administering any narcotic drug or psychotropic 	

	(iv)	by administering any chemical substance or hormones on	
		a person for the purpose of early sexual maturity; or	
	(v)	for the purpose of marriage or under the pretext of	
		marriage or trafficks a woman or child after marriage; or	
	(vi)	by causing serious injury resulting in grievous hurt or	
		death of any person, including death as a result of suicide	
		as a consequence of trafficking of person; or	
	(vii)	who is a pregnant woman or the offence results in	
		pregnancy of the person; or	
	(viii)	by causing or exposing the person to a life-threatening	
		illness including acquired immuno deficiency syndrome	
		or human immunodeficiency virus or;	
	(ix)	for the purpose of begging; or	
	(x)	who is a mentally ill person as defined in clause (l) of	
		section 2 of the Mental Health Act, 1987 or a person with	14 of 1987.
		disability as defined in clause (s) of section 2 of the	
		Rights of Persons with Disabilities Act, 2016, or as a	
		consequence of trafficking, the person becomes mentally	49 of 2016.
		ill or disabled,	
	is said to ha	we committed an offence of aggravated form of trafficking	
	of the person		
Punishment for	33. Whoever	r commits the offence of aggravated form of trafficking of	
aggravated form of	a person sha	all be punished with rigorous imprisonment for a term	
trafficking of persons.	which shall	not be less than ten years but which may extend to life	
	imprisonmer	at and shall also be liable to fine which shall not be less	
	than one lake	n rupees.	
Trafficking of persons	34. Whoever	r is convicted of the offence of trafficking on more than	
on more than one	one occasion	a shall be punished with imprisonment for life, which shall	
occasion.	mean imprise	onment for the remainder of that person's natural life, and	
	shall also be	liable to fine which shall not be less than two lakh rupees.	

Punishment for keeping or allowing premises to be used as place for trafficking of persons.	or management of a premises to be used as a place for trafficking of	
	(2) Whoever—	
	 (i) being a tenant, lessee, occupier or person in-charge of any premises, uses, or knowingly allows any other person to use, the premises or any part thereof as a place for trafficking of persons, or (ii) being the owner, lessor or landlord of any premises, or the agent of such owner, lessor, or landlord, lets out the same, or any part thereof with the knowledge that the same or any part thereof is intended to be used as a place of exploitation of the victim, or is willfully a party to the use of the premises or any part thereof as a place for trafficking of persons, 	
	shall be punished on first conviction with imprisonment for a term which may extend to three years and with fine which may extend to one lakh rupees and in the event of a second or subsequent conviction, with rigorous imprisonment for a term which may extend to five years and also with fine which may extend to two lakh rupees. <i>Explanation.</i> — For the purposes of sub-section (2), it shall be presumed until the contrary is proved, that any person referred to in clause (i) or clause (ii) of that sub-section has not exercised due	

diligence in allowing to use or letting out the premises or in allowing

	the premises or any part thereof to be used as a place of exploitation
	or, as the case may be, and has knowledge that the premises or any
	part thereof was being used as a place of exploitation of the victim.
	(3) Notwithstanding anything contained in any other law for the
	time being in force, on conviction of any person referred to in clause (i)
	or clause (ii) of sub-section (2) of any offence under this Act in respect
	of any premises or any part thereof, any lease or agreement under
	which such premises have been leased out or held or occupied at the
	time of the commission of the offence, shall become void with effect
	from the date of the said conviction.
Closure of premises	36. (1) Notwithstanding anything contained in any other law for the
and eviction of offenders from the	time being in force, the Magistrate shall, on receipt of information from
premises.	the police or otherwise, that any premises or any part thereof is being
	used for the purpose of trafficking of persons, issue notice to the
	owner, lessor or landlord of the premises or part thereof, or the agent of
	the owner, lessor or landlord, or on the tenant, lessee, occupier of, or
	any other person in charge of such premises or part thereof, to show
	cause within seven days of the receipt of the notice why the same
	should not be sealed or attached for improper use thereof; and, after
	hearing the person concerned, if the Magistrate is satisfied that the
	premises or part thereof is being used for trafficking of persons, then,
	the Magistrate may pass an order—
	(i) directing eviction of the occupier or any person from
	the premises, within seven days of the passing of the
	order;
	(ii) directing that the owner, lessor, or landlord, or the
	agent of the owner, before letting out the premises or
	any part thereof, which, during the rescue or search has
	been found to be used for the purpose of trafficking,
	been found to be used for the purpose of trafficking,

	shall obtain the previous permission of the Magistrate	
	and the Magistrate shall pass appropriate orders within	
	thirty days from the date of order and where no	
	permission is granted within such period, the	
	permission shall be deemed to have been granted.	
	(2) If the Magistrate, after the show cause notice issued under sub-	
	section (1), finds that the premises or any part thereof was used for	
	trafficking of any person, the owner, lessor, landlord as well as the	
	agent of the owner, lessor, landlord exercised due diligence in letting	
	out premises or any part thereof, then, the same shall be restored to the	
	owner, lessor or landlord, or the agent of the owner with an	
	undertaking that the premises or any part thereof shall not be leased	
	out, or otherwise given possession of, or for the benefit of the person	
	who was allowing the improper use therein, within two months of the	
	issuing of the show cause notice by the Magistrate.	
	(3) If the Magistrate is satisfied that the premises or part thereof	
	was not used for trafficking of any person, he shall cause the same to	
	be restored to the owner, lessor or landlord, or the agent of the owner	
	lessor, landlord, tenant, lessee, occupier or any other person in-charge	
	of the premises or part thereof within two months of the issuance of the	
	show cause notice.	
	(4) When an owner, lessor or landlord, or the agent of the	
	owner, lessor or landlord fails to comply with a direction given under	
	clause (ii) of sub-section (1), he shall be punished with fine which may	
	extend to one lakh rupees.	
Punishment for	37. (1) A person is said to promote, procure or facilitate the	
promoting or facilitating trafficking	commission of trafficking of person, if that person –	
of person.	(i) produces, prints, issues or distributes unissued,	
	tampered or fake certificates, registration or stickers	
	as proof of compliance with Government	
	1 1	

		requirements; er]
		requirements; or	
		(ii) advertises, publishes, prints, broadcasts or	
		distributes, or causes the advertisement, publication,	
		printing or broadcast or distribution by any means,	
		including the use of information technology or any	
		brochure, flyer or any propaganda material that	
		promotes trafficking of person or exploitation of a	
		trafficked person in any manner; or	
		(iii) assists in the conduct of misrepresentation or fraud	
		for the purposes of procuring or facilitating the	
		acquisition of clearances and necessary documents	
		from Government agencies for the purpose of	
		trafficking of any person.	
		(2) Whoever commits an offence under sub-section (1) shall be	
		punished with rigorous imprisonment for a term which shall not be less	
		than three years, but which may extend to seven years, and shall also	
		be liable to fine which shall not be less than one lakh rupees.	
Punishment	for	38. Whoever abets any person to commit any offence under this	
abetment.		Act and if the act abetted is in consequence of the abetment, shall be	
		punished with the punishment provided for that offence.	
Punishment	for	39. Notwithstanding anything contained in any other law for the	
omission of duty.		time being in force, whoever knowingly or having reason to believe	
		that a person has been trafficked, fails to perform a duty, which he is	
		entrusted under this Act, for providing care, protection and	
		rehabilitation to a victim or performs duty but knowingly causes	
		physical or mental injury or hardship or trauma to the victim shall be	
		punished with fine of fifty thousand rupees and in the event of a second	
		or subsequent offence with rigorous imprisonment for a term which	
		may extend to one year and with fine which shall not be less than one	
		may extend to one year and with thie which shall not be less than one	

	lakh rupees.	
Buying or selling of	40. (1) Whoever buys or sells any person for a consideration, shall	
any person.	be punished with rigorous imprisonment for a term which shall not be	
	less than seven years but may extend to ten years, and shall also be	
	liable to fine which shall not be less than one lakh rupees.	
	(2) Whoever solicits or publicises electronically, taking or	
	distributing obscene photographs or videos or providing materials or	
	soliciting or guiding tourists or using agents or any other form which	
	may lead to the trafficking of a person shall be punished with rigorous	
	imprisonment for a term which shall not be less than five years but may	
	extend to ten years, and shall also be liable to fine which shall not be	
	less than fifty thousand rupees and may extend to one lakh rupees.	
Hiring or obtaining	41. Whoever hires or otherwise obtains possession, or lets to hire,	
possession, etc.; for trafficking of person.	or in any manner disposes of a person, for the purpose of trafficking of	
	person, shall be punished with imprisonment of either description for a	
	term which shall not be less than three years but may extend to five	
	years and shall also be liable to fine which shall not be less than one	
	lakh rupees.	
Offences related to	42. (1) Whoever commits trafficking of a person with the aid of	
media.	media, including, but not limited to print, internet, digital or electronic	
	media, shall be punished with rigorous imprisonment for a term which	
	shall not be less than seven years but may extend to ten years and shall	
	also be liable to fine which shall not be less than one lakh rupees.	
	(2) Whoever distributes, or sells or stores, in any form in any electronic	
	or printed form showing incidence of sexual exploitation, sexual	
	assault, or rape for the purpose of extortion or for coercion of the	
	victim or his family members, or for unlawful gain shall be punished	
	with rigorous imprisonment for a term which shall not be less than	
	three years but may extend to seven years and shall also be liable to	
	fine which shall not be less than one lakh rupees.	
Punishment for	43 . (1) No report or any newspaper or magazine or news-sheet or	

disclosure of identity.	audio-visual media or any other form of communication regarding any	
	inquiry or investigation or judicial proceedings at any stage shall	
	disclose the name, address or any other particulars, which may lead to	
	the identification of a victim or witness of trafficking of person under	
	this Act shall be published:	
	Provided that for reasons to be recorded in writing, the designated	
	court may permit such disclosure, if in its opinion, such disclosure is in	
	the best interest of the victim.	
	(2) Any person who contravenes the provisions of sub-section (1) shall	
	be punished with imprisonment for a term which may extend to six	
	months or with fine which may extend to one lakh rupees, or with both:	
	Provided that in case, the victim is a child, the provisions of the	
	Juvenile Justice (Care and Protection of Children) Act, 2015 shall	2 of 2016.
	apply.	2 01 2010.
Applicability of	44. (1) Where an act or omission constitutes an offence punished	
punishment.	under this Act and also under any other law for the time being in force,	
	then, notwithstanding anything contained in any such law, the person	
	found guilty of such offence, shall be liable to punishment under such	
	law which provides for punishment which is greater in degree.	
	(2) A designated court convicting a person of any offence under	
	this Act may also pass an order for the auction of the premises or any	
	part thereof and the proceeds of such auction shall be ordered to be	
	remitted to the Rehabilitation Fund.	
1	(3) When an occupier or any other person fails to comply with a	
	direction given under clause (i) of sub-section (1) of section 36, he	
	shall be deemed to have committed an offence under section 35 and	
	shall be punished accordingly.	
Punishment for	45. Whoever attempts to commit an offence punishable by this Act	
attempt to commit	with imprisonment, or to cause such an offence to be committed, and in	
offence under this Act.	when imprisonment, or to cause such an orience to be committed, and m	

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Period and manner for	49. (1) The designated court shall complete the trial, as far as possible,	
recording of evidence	within a period of one year from the date of taking into cognizance of	
of person who is	any offence under this Act.	
trafficked and disposal		
of cases.		
	(2) The designated court may record the statement of any victim	
	through video conferencing in any case, where the victim is unable to	
	appear before the court for the reasons of safety or confidentiality.	
	(3) In all matters of transborder and inter-State crimes where the victim	
	has been repatriated to any other State or country is unable to attend the	
	court proceedings, the court may order video conferencing to record	
	their statement.	
	(4) Notwithstanding anything contained in this Act, the inquiry into	
	and trial of offences under this Act, may be conducted <i>in camera</i> , if an	
	application is made in this regard by the victim.	
Payment to the victim.	50. (1) The designated court may order, where applicable, any back	
	wages of the victim to be paid to him.	
	(2) The designated court shall on its own motion or on an application	
	filed by or on behalf of the victim, award compensation under section	
	357A of the Code of Criminal Procedure, 1973, or under any other law	2 of 1974.
	for the time being in force or otherwise at any stage of the proceedings.	
	(3) The appropriate Government shall ensure that the relief ordered by	
	the designated court is paid within sixty days from the date of receipt	
	of the order.	
Appeal.	51. (1) Notwithstanding anything contained in the Code of Criminal	2 of 1974.
	Procedure, 1973, an appeal shall lie from any judgment, sentence or	
	order, not being an interlocutory order, of the designated court to the	
	High Court.	
	(2) Every appeal under this section shall be preferred within a period of	
	sixty days from the date of judgment, sentence or order appealed	
	against:	
	Provided that the High Court may entertain an appeal after the expiry	
	of the said period if it is satisfied that the appellant had sufficient cause	
	for not preferring the appeal within the said period.	
	CHAPTER XIV	
	PROTECTION OF VICTIM, WITNESS AND COMPLAINANT	
Protection of victim,	52. (1) The designated court, if on an application made by a victim,	
witness and	witness or a complainant in any proceeding before it or by the Special	
complainant.	Public Prosecutor in relation to such victim, witness or a complainant	

	or on its own motion, is satisfied that the life of such victim, witness or	
	a complainant is in danger, it may, for reasons to be recorded in	
	writing, take such measures to protect such victim, witness and the complainant.	
	(2) In particular, and without prejudice to the generality of the	
	provisions of sub-section (1), the measures which a designated court may take under that sub-section may include—	
	(a) the holding of the proceedings at a place to be decided by the designated court;	
	(b) the avoiding of the mention of the names and addresses of	
	the witnesses in its orders or judgments or in any records of the case accessible to public;	
	(c) the issuing of any directions for securing that the identity and address of the witnesses are not disclosed;	
	(d) a decision that it is in the public interest to order that all or	
	any of the proceedings pending before such a court shall not be published in any manner.	
	CHAPTER XV	
	MISCELLANEOUS	
Cognizance of		
offences.	bailable.	
	(2) Notwithstanding anything contained in the Code of Criminal Procedure, 1973—	2 of 1974.
	(a) nothing in section 438 of the Code shall apply in relation to any case involving the arrest of any person on an accusation of	
	having committed an offence under this Act with imprisonment of more than two years.	
	(b) no person accused of committing an offence under this Act	
	shall be released on bail or on his own bond unless-	
	(i) the Special Public Prosecutor has been given an opportunity to oppose the application for such release;	
	(ii) where the Special Public Prosecutor opposes the application,	
	the court is satisfied that there are reasonable grounds for believing	

	that the accused is not guilty of such offence and that he is not	
	likely to commit any offence while on bail.	
	(c) the victim shall have a right to be heard in all bail matters.	
	(3) The limitations on granting of bail specified in clause (b) of sub-	
	section (2) are in addition to the limitations provided under the Code of Criminal Procedure, 1973.	2 of 1974.
Protection of action	54. No suit, prosecution, or other legal proceeding shall lie against the	
taken in good faith.	Central Government or the State Government or any person acting	
	under the directions of the Central Government or the State	
	Government as the case may be, acting in good faith, or intended to be	
	done in pursuance of this Act, or of any rules, or regulations made	
	thereunder.	
Power of Central	55. (1) The Central Government may, by notification, make rules for	
Government to make	carrying out the purposes of this Act.	
rules.		
	(2) Every rule made under this section shall be laid, as soon as may be	
	after it is made, before each House of Parliament, while it is in session,	
	for a total period of thirty days which may be comprised in one session	
	or in two or more successive sessions, and if, before the expiry of the	
	session immediately following the session or the successive sessions	
	aforesaid, both Houses agree in making any modification in the rule or	
	both Houses agree that the rule should not be made, the rule shall	
	thereafter have effect only in such modified form or be of no effect, as	
	the case may be; so, however, that any such modification or annulment	
	shall be without prejudice to the validity of anything previously done	
	under that rule.	
Power of State	56. (1) The State Government may, by notification in the Official	
Government to make	Gazette, make rules to carry out the purposes of this Act.	
rules.	Suzette, make fules to early out the purposes of this ret.	
	(2) Every rule made by the State Government under this section shall	
	be laid, as soon as may be after it is made, before each House of the	
	State Legislature where it consists of two Houses, or where such State	
	Legislature consists of one House, before that House.	
Power to remove	57. (1) If any difficulty arises in giving effect to the provisions of this	
difficulty.	Act, the Central Government may, by order, published in the Official	
	Gazette, make such provisions not inconsistent with the provisions of	
	this Act, as may appear to it to be necessary or expedient for removal	
	of the difficulty:	

	Provided, that no such order shall be made under this section after the	
	expiry of the period of two years from the commencement of this Act.	
	(2) Every order made under this section shall be laid, as soon as may be	
	after it is made, before each House of Parliament.	
Section 360 of the	58. The provisions of section 360 of the Code of Criminal Procedure,	2 of 1974.
Code of Criminal	1973 and the provisions of the Probation of Offenders Act, 1958 shall	
Procedure, 1973 and	not apply to any person who is found guilty of having committed an	20 of 1958.
the provisions of the	offence under this Act.	
Probation of Offenders		
Act, 1958 not to apply.		
Act not in derogation	59. The provisions of this Act, shall be in addition to and not in	
of any other law.	derogation of the provisions of any other law for the time being in	
	force and, in case of any inconsistency, the provisions of this Act shall	
	have overriding effect on the provisions of any such law to the extent	
	of the inconsistency.	