

The Juvenile Justice Bill, 2015

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What is the bill on?

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• The Bill replaces the Juvenile Justice (Care and Protection of Children) Act, 2000.

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• It addresses children in conflict with the law.

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- It also has provisions for children in need of care and protection. \slashn

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What are the key provisions?

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- Trial - The three types of offences defined by the Bill are:\n\n

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i. heinous offence - that attracts a minimum penalty of 7 years imprisonment under any existing law

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- ${\rm ii.}\,$ serious offence that gets imprisonment between 3 to 7 years $_{\n}$
- iii. petty offence penalized with up to 3 years imprisonment \n

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• Juveniles between the ages of 16-18 years will be tried as adults for heinous offences.

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• Any 16-18 year old, who commits a lesser, i.e., serious offence, may be tried as an adult.

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• But this is only if he/she is detained after the age of 21 years.

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- Juvenile Justice Boards (JJB) and Child Welfare Committees (CWC) will be constituted in each district. \n
- JJB The JJB will assess the child's mental and physical capacity, ability to understand consequences of the offence, etc.
- This is to determine whether a juvenile offender is to be sent for rehabilitation or be tried as an adult. \n
- Based on this assessment, a Children's Court will decide further. \n
- \mbox{CWC} The Bill addresses children in need of care and protection. \slashn
- If an orphaned, abandoned or surrendered child is found, he/she is brought before a Child Welfare Committee within 24 hours. \n
- A social investigation report is conducted for the child. $\space{\space{1.5}n}$
- The Committee will decide to either send the child to a children's home or any other facility it deems fit. \n
- Adoption CWC can also declare the child to be free for adoption or foster care.

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- The Bill outlines the eligibility criteria for prospective parents. $\ensuremath{\sc n}$
- It also details procedures for adoption, and introduces a provision for intercountry adoption.

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• **Besides**, penalties for the following have been prescribed:

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i. cruelty against a child

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- ii. offering a narcotic substance to a child $\nphi n$
- iii. abduction or selling a child n

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What are the concerns?

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• **Deterrence** - There are differing views on whether juveniles should be tried as adults.

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- It may not act as a deterrent for juveniles committing heinous crimes. $\ensuremath{\sc n}$
- On the other hand, a reformative approach will reduce the likelihood of repeating offences.

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- Constitution The provision of trying a juvenile as an adult based on date of apprehension could violate Article 14, Article 21. n
- It also counters the spirit of Article 20(1) by according a higher penalty for the same offence, if the person is apprehended after 21 years of age. \n
- UN provisions -Under the UN Convention on the Rights of the Child every child under the age of 18 years should be treated as equal. \n
- The provision of trying a juvenile as an adult thus contravenes the UN Convention. γ_n
- Discrepancy Some penalties provided in the Bill are not in proportion to the gravity of the offence.
- E.g. the penalty for selling a child is lower than that for offering intoxicating or psychotropic substances to a child. \n
- **Standing Committee** The Standing Committee examining the Bill observed that it was based on misleading NCRB data.
- This is because the data was based on FIRs and not actual convictions, regarding juvenile crimes. $\gamman{\cap{lm}}{\lambda}$
- It said that the approach towards juvenile offenders should be reformative and rehabilitative.

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- It also observed that the Bill violates some constitutional provisions. $\ensuremath{\sc vn}$
- These have been addressed by deletion of the relevant clause, at the time of passing the Bill in Lok Sabha. \n

What are the shortfalls with the earlier Act?

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- The existing Juvenile Justice Act, 2000 was facing implementation issues and procedural delays with regard to adoption, etc. \n
- The National Crime Records Bureau (NCRB) data suggests an increase in crimes committed by juveniles. γ_n
- This is particularly in reference with those in the 16-18 years age group. \n
- The percentage of juvenile crimes (in proportion to total crimes) has increased from 1% in 2003 to 1.2% in 2013. \n
- Notably, the 16-18 year olds accused of crimes as a percentage of all juveniles accused of crimes increased from 54% to 66%. \n
- Under the 2000 Act, any child in conflict with law may spend a maximum of 3 years in institutional care (special home, etc.). \n
- The child cannot be given any penalty higher than 3 years, nor be tried as an adult and be sent to an adult jail. \n
- This is regardless of the type of offence committed. $\slash n$

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Quick Fact

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Juvenile

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- In the Indian context, a juvenile or child is any person who is below the age of 18 years.
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- However, the Indian Penal Code specifies that a child cannot be charged for any crime until he/she has attained 7 years of age.

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