

TABLE OF COMPARISON: INDIAN PENAL CODE, 2012 BILL, JUSTICE VERMA COMMITTEE AND 2013 ORDINANCE: BY LAWYERS COLLECTIVE

INDIAN PENAL CODE

Section	Indian Penal Code, 1860	Criminal Law (Amendment) Bill, 2012 (2012 Bill)	Justice Verma Committee Recommendations (JVC)	Criminal Law(Amendment) Ordinance, 2013
100	Right of Private Defence of the body extends to causing death	No Change	Includes right to private defence in case of acid attack	Accepted
S. 166A	--	New S. 166A: Public Servant disobeying directions under law which prohibits him from requiring attendance of any person or where he knowingly disobeys the law regulating the manner in which investigation will be conducted. Punishment: SI upto 1 year (yr) or fine or both.	Retained New S. 166A. New Ss. (c) - Non-recording of FIR in relation to sexual offences is made a punishable offence. Punishment: SI upto 5 yrs and fine.	Retained New S. 166A with New Ss. (c) - Non- recording of FIR in relation to any cognizable offence is made a punishable offence. Particular mention of non- recording in case of sexual offences is made. Thus, retained as in the JVC with changes. Punishment: SI upto 1 yr or fine or both. Retained as in the 2012 Bill.

326A	--	<p>New S. 326A: Hurt by Acid Attack-Damage or grievous hurt caused by acid.</p> <p>Punishment: Imprisonment of either description for 10 years to life and Fine upto 10 lakh rupees which will be given to the complainant.</p>	<p>New S. 326A Voluntarily causing grievous hurt through use of acid, etc.</p> <p>Amended to expand it beyond acid to any other means with similar result.</p> <p>Punishment: RI for 10 yrs to life and Compensation for medical expenses.</p> <p>.</p> <p>Explanation 1-permanent or partial damage includes female circumcision or mutilation of her genitals.</p> <p>An explanation 2 was added which stated that the damage will not be required to be irreversible.</p>	<p>New S. 326A Voluntarily causing grievous hurt through use of acid, etc.</p> <p>Retained as in JVC.</p> <p>Punishment: Imprisonment of either description for 10 yrs to life and Fine upto 10 lakh rupees to be given to complainant. Retained as in the 2012 Bill.</p> <p>Female circumcision or mutilation of her genitals was not accepted.</p> <p>No such explanation was included.</p>
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326B	--	<p>S. 326B: Attempt to throw or administer acid.</p> <p>Punishment: Imprisonment of either description for 5 yrs to 7 yrs and Fine.</p>	<p>S. 326B: Voluntarily throwing or attempting to throw acid, etc.</p> <p>Punishment: RI for 5 yrs to 7 years and compensation for medical expenses of victim.</p>	<p>S. 326B: Voluntarily throwing or attempting to throw acid.</p> <p>Punishment: Imprisonment of either description for 5 yrs to 7 years and Fine. Retained as in the 2012 bill.</p>
354	<p>Assault or Criminal Force to Woman with intent to outrage her modesty.</p>	<p>Substantive offence not changed.</p>	<p>New S. 354: Sexual Assault and Punishment for Sexual Assault.</p> <p>It collapsed the distinction between sections 354 and 509 and brought it within one section.</p> <p>This section includes intentional non-consensual touching of a sexual nature as well as words, acts and gestures which create an unwelcome threat of a sexual nature or result in unwelcome advance. It includes display and dissemination of pornographic material.</p>	<p>S. 354: Assault or Criminal Force to Woman with intent to outrage her modesty.</p> <p>JVC was not accepted. Retained section 354 as provided in the IPC.</p>

	Punishment: Imprisonment of either description upto 2 yrs or fine or both	Punishment: Imprisonment of either description for 1 yr to 5 yrs and Fine not less than 1000 rupees.	Punishment: Graded punishment- tactile offences are punishable upto 5 yrs RI or fine or both; non-tactile offences are Punishable upto 1yr imprisonment of either description or fine or both.	Punishment: Imprisonment of either description for 1yr to 5 yrs and fine, as in the 2012 Bill.
Sexual Harassment	-	-	-	<p>New Section 354A on Sexual Harassment based on the guidelines given in the Vishaka judgment. Provides that unwelcome physical contact, request for sexual favors, sexually coloured remarks, forcibly showing pornography and any other unwelcome physical, verbal or non-verbal conduct of sexual nature will be punishable.</p> <p>Punishment: It grades the punishment where offences of unwelcome physical contact and demand for sexual favors are punishable with RI upto 5 yrs or fine or both. The other offences such as making sexually coloured remarks, forcibly showing pornography and any other unwelcome physical, verbal</p>

				or non-verbal conduct of sexual nature are punishable with imprisonment of either description upto 1 yr or fine or both.
Assault or use of criminal force to women with intent to disrobe her.	-	-	<p>New S. 354A: Assault or use of criminal force to women with intent to disrobe her.</p> <p>Whoever assaults or uses criminal force or abets such act with the intention of disrobing a woman or compelling her to be naked in any public place will be punished.</p> <p>Punishment: Imprisonment of either description for 3 yrs to 7 yrs and Fine</p>	<p>New S. 354B: Assault or use of criminal force to women with intent to disrobe her.</p> <p>Accepted JVC in full.</p>
Voyeurism	-	-	<p>New S. 354B: Voyeurism -Watching a woman engaging in a private act when she does not expect to be observed.</p> <p>Punishment On first conviction,</p>	<p>New S. 354C: Voyeurism- Accepted the JVC in full.</p>

			<p>punishable with imprisonment of either description for 1yr to 3 yrs and fine.</p> <p>On subsequent conviction, punishable with imprisonment of either description for 3yrs to 7 yrs and fine.</p>	
Stalking	-	-	<p>S. 354C: Stalking-Contacting or attempting to contact a person or monitoring the person digitally or spying on the person in a manner, which interferes with the mental peace of the person.</p> <p>Punishment: Imprisonment of either description for 1yr to 3 yrs and fine</p>	S.354D: Stalking-Accepted the JVC in full.
370	Buying or disposing of any person as a slave.	No change.	Replaced with Trafficking – Recruiting, transporting, harboring or receiving person by means of threat, coercion, abduction, deception, abuse of power	370: Trafficking- Accepted the JVC in full.

			<p>or inducement for the purpose of exploitation is trafficking.</p> <p>Explanation 1: Exploitation includes prostitution, other sexual exploitation, forced labour, slavery, servitude, removal of organs.</p> <p>Explanation 2: Consent of the victim is immaterial to the offence.</p> <p>Punishment: RI for 7 yrs to 10 yrs and fine</p>	
Employing of a trafficked person	-	-	<p>S. 370A: Employing of a trafficked person-</p> <p>Ss.(1) Knowingly employing a trafficked child</p> <p>Punishment: RI for 5 yrs to 7 yrs and fine.</p> <p>Ss.(2) Knowingly</p>	S. 370A: Accepted the JVC in full.

			employing a trafficked adult Punishment: RI for 3 yrs to 5 yrs and fine.	
375 Rape	Rape Perpetrator is male and victim is female Limited to penile vaginal penetration	Sexual Assault Perpetrator and victim are gender neutral Ss.(a) Penetration for sexual purpose into anus, vagina, urethra, mouth by penis or any object. Ss.(b)Penetration by any part of the accused's body into vagina, anus, urethra, mouth caused by manipulation of body of the complainant. Ss.(c)Engages in cunnilingus or fellatio.	Rape Perpetrator is male and victim is gender neutral Ss. (a) Penetration by penis or object into anus, urethra, vagina only. Deleted penetration into mouth. Deleted Ss. (c) Engages in cunnilingus or fellatio.	Sexual Assault Perpetrator and victim are gender neutral Ss. (a) Penetration by penis into anus, mouth, vagina or urethra. Deleted sexual purpose introduced in the 2012 Bill. Ss.(b) Penetration by object into anus, vagina, urethra, mouth. Ss. (c) Penetration by any part of the accused's body into vagina, anus, urethra, caused by manipulation of body of the complainant.

	<p><i>Fourthly</i> talks about rape committed by accused by impersonation of husband</p> <p><i>Sixthly</i> states that the age of consent is sixteen</p>	<p>Exception for medical or hygienic purpose added for penetration by any part of the body as well as object.</p> <p>No change</p> <p><i>Sixthly</i> amended to increase the age of consent to eighteen</p>	<p>Exception for medical or hygienic purpose made only for penetration by object.</p> <p><i>Fourthly</i> amended. Rape committed by impersonation expanded to include impersonation by accused of anyone to whom the complainant would have consented.</p> <p>Deleted age of consent from the definition of rape,</p>	<p>Deleted cunnilingus or fellatio. New Ss(d) - applies his mouth to the vagina, urethra, anus, penis of another person or makes the other person do so to him.</p> <p>Ss.(e) Touching vagina, anus, breast, penis of the complainant or making the complainant touch the accused's vagina, anus, penis, breast or that any of any other person.</p> <p>Exception for medical or hygienic purpose made for all the above.</p> <p>JVC rejected. Retained <i>fourthly</i> as contained in IPC, which states impersonation by accused of husband.</p> <p>Retained as in the 2012 Bill. Thus, <i>Sixthly</i> amended to increase the age of</p>
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	Marital Rape Exemption retained	Marital Rape exemption retained	<p>and introduced a new section on underage rape.</p> <p>Introduced new <i>sixthly</i> for cases where the person is unable to communicate consent, expressly or impliedly</p> <p>Marital rape exemption deleted</p> <p>Positive definition for consent to mean unequal voluntary agreement, introduced.</p> <p>Explanation III and IV: Existing marital relationship or lack of physical resistance will not amount to consent.</p>	<p>consent to eighteen years</p> <p>JVC accepted. New <i>seventhly</i> for cases where person is unable to communicate consent.</p> <p>Marital rape exemption is retained.</p> <p>Positive definition of consent, of JVC, retained.</p> <p>New Proviso: Lack of physical resistance will not amount to consent as per JVC, retained.</p>
376(1) Punishment for rape	Imprisonment of either description for 7 yrs to life or upto 10 yrs and fine	Imprisonment of either description for 7 yrs to life and fine.	RI for 7 yrs to life and compensation for medical expenses.	Imprisonment of RI of either description for 7 yrs to life. Payment of compensation dropped. Retained fine as per IPC and 2012 bill.

<p>376(2) Punishment for aggravated sexual assault</p>	<p>Ss.(a) Rape by police officer of a woman.</p> <p>Ss.(b)Rape by public servant</p> <p>Ss.(c) Management or staff of jail, remand home or other place of custody</p> <p>Ss.(d) Management or staff of hospital takes advantage of his official position</p>	<p>Ss.(a) Rape by Police Officer - Amended to make perpetrator and victim gender neutral.</p> <p>Ss.(b) Rape by public servant is amended it to make it gender neutral for perpetrator and victim</p> <p>Ss. (c) Management or staff of jail, remand home or other place of custody Retained the IPC section.</p> <p>Ss.(d) Management or staff of hospital commits sexual assault on person in the hospital</p>	<p>Ss.(a) Rape by Police Officer -Amended it to include situations when the police officer is not on duty provided other conditions are met such as rape being committed within the premises of the police station or station house et al.</p> <p>Ss.(b) Rape committed by armed forces, introduced.</p> <p>Ss.(c) Rape by public servant, retained as in the 2012 Bill, with some marginal changes.</p> <p>Ss. (d) Management or staff of jail remand home or other place of custody. Retained the IPC section.</p>	<p>Subsection (a) Rape by police officer retained as in the 2012 Bill.</p> <p>Ss. (c) Rape committed by armed forces, as in the JVC.</p> <p>Brought in the 2012 Bill version as Ss. (b).</p> <p>Ss. (d) Management or staff of jail remand home or other place of custody. Retained the IPC section.</p>
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	<p>-</p> <p>Ss.(e) Rape of pregnant woman</p> <p>Ss.(f) Rape of woman when she is under 12 yrs of age.</p> <p>Ss.(g) Commits gangrape</p>	<p>New Ss.(e) Sexual Assault by relative of, or person in position of trust or authority.</p> <p>Ss. (f) Sexual Assault of pregnant woman. Reframed as sexual assault.</p> <p>Ss. (g) Sexual Assault on person who is under 18 yrs of age</p> <p>Ss.(h) Changed gang rape to “having common intention in the furtherance of the intention</p>	<p>Ss.(e) Management or staff of hospital commits rape on patient in the hospital. Retained, as in the 2012 Bill with minor changes.</p> <p>Ss.(g) Amended to Rape by relative, guardian, teacher, person in position of trust or authority.</p> <p>Ss.(f) Rape of Pregnant Woman. Reframed as rape.</p> <p>Introduced new section S. 376B. Removed underage rape from S.376(2).</p> <p>New S. 376D: Gangrape. Removed gangrape from S. 376(2)</p>	<p>Ss. (e) Management or staff of hospital commits sexual assault on person in the hospital. Retained as in the 2012 Bill.</p> <p>Ss. (f) Sexual assault by Relative, guardian, teacher, person in position of trust or authority, retained as in JVC.</p> <p>Ss.(g) Sexual Assault of pregnant woman. Reframed as sexual assault.</p> <p>Ss. (h) Sexual Assault on a person when the person is under eighteen years of age, retained as in the 2012 Bill. Proviso on marital sex with underage person being a punishable offence, as in the JVC deleted.</p> <p>New S. 376D: Gangrape. Removed gangrape from S. 376(2)</p>
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		commits sexual assault”		
	-	-	New Ss.(h) Rape on person incapable of consenting due to fear of death or hurt; intoxication or unsoundness of mind; or someone who is unable to communicate.	New Ss.(i) Sexual Assault on person incapable of giving consent. Retained the JVC with changes.
	--	Ss.(i) Sexual Assault by a person in a position of economic or social or political dominance	Deleted in the JVC.	Ss.(j) Sexual Assault by a person in a position of economic or social dominance. Retained, social or economic dominance but deleted political dominance as in the 2012 bill.
	--	New Ss. (j) Sexual Assault on person suffering from mental or physical disability	No separate section on disabilities. However it is covered in ss.(h)	New Ss.(k) Sexual Assault on person suffering from mental or physical disability. Retained as in the 2012 Bill.
	--	New Ss. (k) Sexual Assault which causes grievous harm or disfiguring or maiming or endangering the life of the person	Ss. (i) Rape which causes grievous harm or disfiguring or maiming or endangering the life of the person. Retained as in the 2012 Bill.	Ss.(l) Sexual Assault which causes grievous harm or disfiguring or maiming or endangering the life of the person. Retained.

	-- Punishment: RI for 10 yrs to life and Fine. Provided that courts may for adequate reasons impose a lesser sentence of either description.	New Ss.(l) Persistent sexual assault Punishment: RI for 10 yrs to life and Fine. Court's discretion to impose a reduced sentence deleted.	Ss.(j) Persistent Rape. Punishment: RI for 10 yrs to life and Compensation for medical expenses of victim. Court's discretion to impose a reduced sentence deleted.	Ss.(m) Persistent Sexual Assault. Punishment: Retained as in the 2012 Bill -RI of 10 years to life and Fine. Court's discretion to impose a reduced sentence deleted.
Punishment for causing death or persistent vegetative state due to rape.	-	-	New S. 376(3) Rape resulting in vegetative state or causing death. Punishment: RI for 20 yrs to life, without parole.	Section 376A: Sexual Assault resulting in vegetative state or causing death. Punishment: RI for 20 yrs to life, without parole or death penalty.
Rape/Sexual Assault by a husband upon his wife during separation	S. 376A Rape by a husband on wife during separation. Punishment: Imprisonment of either description upto 2 yrs and Fine.	S. 376A Sexual Assault by a husband upon his wife during separation. Retained substantive provision, as in the IPC. Punishment: Imprisonment of either description for 2 yrs to 7 yrs and Fine.	Deleted	S. 376B Sexual Assault by a husband upon his wife during separation. Retained substantive provision, as in the IPC. Punishment: Imprisonment of either description for 2 yrs to 7 yrs and Fine.

<p>Sexual Intercourse by a person in Authority.</p>	<p>S. 376B Intercourse by a Public Servant with a Woman in his custody</p> <p>--</p>	<p>S. 376B Sexual Intercourse by a person in authority.</p> <p>Ss.(a) Persons being in a position of authority</p> <p>Ss. (c) Superintendent or manager of jail, remand home or other place of custody established by law, or women's and children's institution</p> <p>Situations which will be considered punishable-"takes advantage of the position and induces or seduces any person either in the first mentioned person's custody or under the first mentioned person's charge or present in the premises"</p>	<p>S.376A Intercourse by a person in authority, public servant etc.</p> <p>Ss.(a) Persons in position of authority or in a fiduciary relationship.</p> <p>Ss. (c) Superintendent or manager of jail, remand home or other place of custody established by law, or women's and children's institution, observation homes, beggar homes, or any institution for the reception and care of women or children</p> <p>Situations which will be considered punishable - "abuses such position or fiduciary relationship to induce any person in their custody to have sexual intercourse with them"</p>	<p>S.376C Sexual Intercourse by a Person in Authority</p> <p>Ss.(a) Persons in position of authority or in a fiduciary relationship, retained as in the JVC.</p> <p>Ss.(c)Retained as in the 2012Bill.</p> <p>Situations which will considered punishable - "abuses such position or fiduciary relationship to induce or seduce any person in the first mentioned person's custody or under the first mentioned person's charge or present in the premises" Retained all situations of abuse of power as envisaged in the 2012 bill and the JVC.</p>
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Rape of an underage Person	S. 375 <i>Sixthly</i> Rape of a woman with or without her consent when she is under sixteen years of age.	S. 375 <i>Sixthly</i> Sexual Assault on a person with or without the person's consent when such other person is under eighteen years of age	New S. 376B(1) Rape of an underage person- If a man has sexual intercourse with a person below sixteen years of age with or without that person's consent	S. 375 <i>Sixthly</i> Sexual Assault on a person with or without the person's consent when such other person is under eighteen years of age. Rejected JVC.
Intercourse by superintendent of jail, remand home etc.	Section 376C	Deleted Section 376C, however already included in Section 376(2)(c)	Deleted Section 376C, however already included in Section 376(2)(c)	Deleted S. 376C, as included in S. 376(2)(d).
Intercourse by member of management of staff of hospital	Section 376D	Deleted Section 376D, however already included in S. 376	Deleted Section 376D, however already included in S. 376.	Deleted Section 376D, however already included in S. 376.
Gang rape	S. 376(2)(g)	S. 376(2)(h)	New S. 376C. Gang Rape Punishment: RI for 20 yrs to life and compensation for medical expenses.	New S. 376D Sexual Assault by Gang. Punishment: RI for 20 yrs to life and compensation for medical expenses. Retained JVC.
Gang rape causing death or persistent vegetative state	--	--	New S. 376D. Gang Rape followed by death of a persistent vegetative state. Punishment: Life without parole	Not accepted
Punishment for repeat	--	--	New S. 376E. Punishment for Repeat Offenders.	New S. 376E. Punishment for Repeat Offenders.

offenders			Punishment: Life without parole	Punishment: Life without parole or death penalty.
Breach of Command Responsibility	--	--	New S. 376F Public servant in command, control or supervision of police or armed forces or assuming control lawfully or otherwise and unable to prevent sexual offences committed by persons who are under his or her supervision, command or control.	Deleted.
S.509: Word Gesture or Act intended to insult the modesty of a woman	S. 509 Word, Gesture or Act intended to insult the modesty of a woman. Punishment: SI upto 1 yr or Fine or both	No change in the substantive section. Punishment: SI upto 3 yrs and Fine not less than Rs.1000.	Deleted, as offences brought under new S. 354	Retained S. 509, as in 2012 Bill. Punishment: SI upto 3 yrs and Fine. Did not quantify the amount of fine to be imposed.

CODE OF CRIMINAL PROCEDURE, 1973

Section	Code of Criminal Procedure, 1973	Criminal Law(Amendment) Bill, 2012	Justice Verma Committee Recommendations	Criminal Law(Amendment) Ordinance, 2013
39(1)	Public to give information of certain offences	--	Expanded to include newly created offences such as acid attacks.	Not accepted
40A	Duty of officers employed in connection with the affairs of a village to make certain report	--	Made it mandatory on officers in connection with village affairs and persons connected to village panchayats to communicate information to Magistrate or police officer regarding sexual offences	Not accepted
54A	Identification of Person arrested	--	Added a proviso stating that if a disabled person is identifying the accused, the identification will take place in a manner the person is comfortable with under the supervision of a magistrate. Similarly, if the person arrested is disabled, the identification will be video graphed.	Accepted the JVC in full.
154	Information in	New Proviso: in case of sexual	Amended the proviso: In	Accepted the JVC in full.

	<p>cognizable cases</p>	<p>offences, where the informant is the woman, the information will be recorded by a female a police officer</p>	<p>case of sexual offences, where informant is given by the complainant woman, the information will be recorded by a female police officer and the woman will get legal assistance and the assistance of a healthcare worker and/or a women's organization.</p> <p>Added another proviso stating that</p> <p>1)in case the complainant is disabled the information will be recorded at a place convenient to the complainant, in the presence of a special educator or interpreter as the case maybe.</p> <p>2) the recording of information will be video graphed</p> <p>3) the recording will be done by a judicial magistrate as per new section 164(5)(a)</p>	
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160(1)	<p>Police Officer's Power to require attendance of witnesses.</p> <p>Proviso – “ no male person under the age of fifteen years or women" will be required to attend except in his or her place of residence</p>	<p>Police Officer's Power to require attendance of witnesses.</p> <p>Added in the proviso that “no male under the age of eighteen years or above the age of sixty five years or woman or physically or mentally disabled person” will be required to attend except in his or her place of residence</p>	<p>Police Officer's Power to require attendance of witnesses.</p> <p>Retained the change brought in, in the 2012 Bill</p>	Retained as in the 2012 Bill.
161: Examination of witnesses by Police	--	Proviso added after ss. 3: In case of sexual offences, the statement shall be recorded by a woman police officer.	Not retained in JVC.	Proviso added after ss. 3 as in the 2012 Bill
164: Recording of confessions and statements	-	-	Amended Section 164, where it added new sections 164(5)(a) and (b) – In cases of sexual offences, a Judicial Magistrate shall record the complainant's statement as soon as it is brought to the police's notice in the manner set out in ss. (5). Provisos for assistance of special educators and interpreters in case of mentally or physically	Accepted the JVC and brought both subsections under 164(5A)

			disabled complainant. Ss. (b) Statement recorded of disabled person to be used in lieu of examination –in-chief, as specified in S. 137 of Indian Evidence Act, 1872.	
197(1) Prosecution of judges and public servants		-	Amended- In case of sexual offences, sanction of the government will not be needed for prosecuting judges , magistrates or public servants.	Not accepted
Cognizance in case of marital rape	-	-	New S. 198B: Cognizance in case of marital rape - Complaints of marital rape can only be brought by the wife against the accused husband.	New S. 198B- Cognizance of offence - Complaints of marital rape under S. 376B can only be brought by the wife against the accused husband. Thus, retained the marital rape exemption and the new section 198B introduced in the JVC for separated couples.
273	Evidence to be taken in presence of accused	Added a proviso before Explanation-Where the evidence of a person below 18 years who has been subjected to sexual assault or sexual offence is being recorded, the court will ensure that the person	Retained the proviso, and specified the sections containing the sexual offences.	Retained the proviso, as in the 2012 Bill. Thus limited it to offences of sexual assault only.

		will not be confronted by the accused.		
327	Court to be open, except in rape cases where proceedings will be conducted in camera	Retained as in IPC. Reframed as sexual assault.	Expanded the exceptions where the trial is conducted in camera to include not only rape but all sexual offences	Restricted camera proceedings to sexual assault cases only.
357	Order to pay compensation	-	New Ss. 4 - The court when imposing sentence on rape or acid attack will order the convicted person to pay compensation for medical expenses of accused.	Did not accept the JVC.

INDIAN EVIDENCE ACT, 1872

SECTION	INDIAN EVIDENCE ACT, 1872	CRIMINAL AMENDMENT BILL, 2012	J. VERMA COMMITTEE RECOMMENDATIONS	CRIMINAL AMENDMENT ORDINANCE, 2013
S. 53A Evidence of character of previous sexual experience not relevant in certain cases	-	New S. 53A: Where consent is in question in the case of sexual assault, evidence of character of victim or her/his previous sexual experience will not be relevant	New S. 53A: Expanded the section to include all sexual offences besides rape.	Accepted the JVC in full.
114A	Presumption as to absence of consent in certain cases of rape.	Amended to include newly introduced sections on sexual assault	Retained change as in the 2012 Bill. Thus, amended to include newly introduced sections on rape	Retained.
119	Dumb Witnesses	-	Substituted dumb witness for “persons who are unable to communicate verbally”	Retained, as provided in the JVC.
146	Questions lawful in cross examination. It has a proviso which says that no question will be allowed on the general immoral character of the	Addition to the proviso -“no question will be allowed on the general immoral character of the prosecutrix or as to his or her previous sexual experience for proving such consent or the quality of consent”	Amended the provision of the 2012 bill - “ it shall not be permissible to adduce evidence or to put questions in the cross examination of the victim as to his or her general	Retained as in the 2012 Bill.

	prosecutrix		moral character, or as to his or her previous sexual experience with any person”	
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