# **Raising the Bar on Capital Punishment**

This editorial is based on <u>"Life and death: The Supreme Court's initiative to raise the bar on</u> <u>capital punishment is welcome"</u> which was published in The Indian Express on 21/09/2022. It talks about scope of Capital Punishment in Indian Justice System and recent stand of Supreme Court of India on the same.

**For Prelims:** Capital Punishment, Indian Penal Code, Pardoning Power of President, Retribution, Deterrence, Bachan Singh v/s State of Punjab

**For Mains:** Arguments in Favour and Against Death Penalty in India, Major Cases Related to Capital Punishment in India

<u>Capital punishment</u>, is a **legal penalty** ordered by the Court against the person who has committed a certain crime that is prohibited by the law. In India, it is only given in the **rarest of the rare** cases as per the <u>Indian Penal Code</u> and <u>Code of Criminal Procedure</u>.

Capital punishment is the most controversial penal practise debated highly all over the world and the word <u>'Abolition of Death Penalty'</u> is one of the most discussed topics in <u>United Nation (UN)</u> where Death Penalty is considered as a violation of <u>Human Rights</u>.

### What is Capital Punishment?

- **Capital Punishment** stands for most severe form of punishment. It is the punishment which is awarded for the most **heinous and grievous crimes against humanity.** 
  - Certain offences under Indian Penal Code, for which the offenders can be sentenced to punishment of death are:
    - Murder (Section 302)
    - Dacoity with murder (Section 396)
    - Criminal Conspiracy (Section 120B)
    - Waging war against the Government of India or attempting to do so (Section 121)
    - Abatement of mutiny (Section 132) and others.
- The term death penalty is sometimes used interchangeably with capital punishment, though imposition of the penalty is not always followed by execution, it can be <u>commutated into life imprisonment</u> or <u>pardoned by the President</u> under <u>Article 72 of</u> <u>Indian Constitution.</u>

#### What are the Arguments in Favour of Death Penalty in India?

 Retribution: <u>Retribution</u> refers to the idea that punishment is imposed because it is deserved and that the death penalty is necessary to ensure justice for the victims, their families, and/or society at large.

- In arguing for the death penalty, supporters sometimes mention that **"an eye for an eye"** is appropriate, the punishment should match the crime, and the penalty should be a moral response to the crime.
- Procedure Established By Law: <u>Article 21</u> of the Indian Constitution ensures the Fundamental Right to life and liberty for all persons.
  - It adds no person shall be deprived of his life or personal liberty **except according to** <u>procedure established by law.</u>
  - This has been legally construed to mean if there is a procedure, which is fair and valid, then the **state by framing a law can deprive a person of his life.**
- **Deterrence**: <u>Deterrence</u> is the most commonly expressed rationale for the death penalty. The essence of the theory is that **"when there are executions, violent crime decreases".** 
  - That means, the threat of being executed in the future will be sufficient to cause a significant number of people to refrain from committing a heinous crime they may otherwise commit.
- Safety and Welfare the Citizens: A democratic nation like India relies on the state as a means
  of safety, security, and enforcement of the faith of the public in the legal system.
  - The **Preamble of the Indian Constitution** also refers to **Social justice**, so capital punishment is often defended on the groud that state has the moral obligation to safeguard its citizens' welfare and safety.

## What are the Arguments Against Death Penalty in India?

- Deflecting From Purpose of Punishment: Capital punishment does not rehabilitate prisoners, which is the very purpose of punishment.
  - The accused is given punishment with the vision of making him capable of **returning to society** and function as a law abiding member of the community.
- Immorality Associated With Retribution: People who oppose Capital punishment are of the view that retribution is immoral, and it is just a sanitized form of vengeance.
  - Further, the data from across the world could not conclusively prove that the death penalty does reduce the crime rate, **especially** rape.
    - Death has been prescribed in rape cases since **2013 (Sec. 376A of IPC)**, still, rapes continue to happen and in fact, the **brutality of rapes has increased manifold**. This compels one to think whether the death penalty is an effective deterrent to crime or not.
- **Reciprocation of Cultural Violence:** The ones who oppose death penalty argue that it reciprocates the existing cultural violence in society and does not offer a solution.
- Blind Eye on Societal Failure: Hang till death only accounts for the 'individual failure' of the rapist and turns a blind eye on the 'societal failures'.
  - People who oppose Capital punishment are of the view that through the political will of executing a rapist, the onus of making society safer for women is shifted upon individuals, and society is let free of its responsibilities.
    - According to the national figures, **74.1%** of the prisoners sentenced to death in India are **economically vulnerable** according to their occupation and landholding and most death row prisoners belong to the **lower strata of society.**
- **Execution of the Innocent**: One argument against capital punishment is the notion that **mistakes or flaws in the** justice system can lead to innocent people being killed.

# What are the Major Cases Related to Capital Punishment in India?

- Jagmohan Singh V/s State of UP 1973: The Supreme Court held that according to Article 21 deprivation of life is constitutionally permissible if that is done according to the procedure established by law.
- Bachan Singh V/s State of Punjab 1979: In this case the Supreme Court held that capital
  punishment should only be given in rarest of rare cases.
- Machhi Singh V/s State of Punjab 1983: The Supreme Court outlined certain factors that determine whether a case should be considered rarest of rares.
  - The **Supreme Court listed the two questions that need to be answered** prior to the imposition of the death sentence on individual cases.

- Firstly, is the offence committed so exceptional that there is **no scope for awarding any other sentence.**
- Secondly, even when weightage is accorded to the mitigating circumstances **does the circumstances still warrant death penalty.**

#### What is the Recent Stand of the SC on Capital Punishment?

- In response to concerns about the way courts award the death penalty, the Supreme Court has suo motu started a review of the process. The apex court will consider laying down guidelines for determining mitigating circumstances in death penalty cases.
- The SC stated that the accused **must have a meaningful, real and effective hearing,** along with the chance to introduce evidence relevant to the sentence question.
- Supreme Court also suggested that while delivering judgement in case related to death penalty the convict's social background, age, educational levels should be taken into account.
  - Additionally, considerations should be made regarding the convict's psychological experiences and post-conviction behavior, before deciding whether the death penalty should be imposed or not.

#### Conclusion

• Focus should not only be on eliminating the criminal but also on elimination of the crime. The purpose of punishment in criminal law, if looked at from a wider angle and a broader perspective, is to achieve the goals of an **orderly society**. There is a need to ensure the restoration of peace and prevent future occurrences of crimes by **balancing the competing rights of the criminal and the victim**.

#### **Drishti Mains Question**

Examine the rationality of Capital Punishment in India in the light of recent judgements of Supreme Court.

### **UPSC Civil Services Examination, Previous Year Question (PYQ)**

#### <u>Mains</u>

**Q.** Instances of the President's delay in commuting death sentences has come under public debate as denial of justice. Should there be a time specified for the President to accept/reject such petitions? Analyse. **(2014)** 

PDF Refernece URL: https://www.drishtiias.com/current-affairs-news-analysis-editorials/news-editorials/22-09-2022/print