

Rarest of the rare case

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Why in news?

A sessions court in kolkata sentenced the convict in the rape and murder of a doctor at RG Kar Medical college and hospital, to life long imprisonment, restraining from a death sentence observing that the case doesn't qualify for the mandate of "Rarest of the rare case"

The Rarest of Rare Test:

Introduction:

- Capital punishment (death penalty) in India is reserved for the rarest of rare cases. The expression "rarest of rare" was coined by the Supreme Court in the case of Bachan Singh v. State of Punjab (1980), and it forms the basis of awarding the death penalty.
- The death penalty is awarded only in **exceptionally grave** cases, where the nature of the crime and the offender's conduct are deemed to be of an extreme nature.

Definition and Application:

- There is **no statutory definition** of the term "**rarest of rare**." It depends on the **facts** and **circumstances** of the case, such as:
- The brutality of the crime.
- The **conduct** of the offender.
- The offender's criminal history.
- Life imprisonment is the default penalty, while the death penalty is applied only in the most extreme cases where life imprisonment is deemed insufficient.

Types of Offences Eligible for Death Penalty:

Certain crimes under the Indian Penal Code (IPC) can attract a death sentence:

- 1. Murder (Section 302)
- 2. Dacoity with Murder (Section 396)
- 3. Criminal Conspiracy (Section 120B)
- 4. Waging War against the Government of India (Section 121)
- 5. Abatement of Mutiny (Section 132)

Justification for Capital Punishment:

• Capital punishment is justified on the grounds of **deterrence**—by executing convicted murderers, society hopes to prevent potential murderers from committing heinous crimes.

Execution and Commutation:

• The **death sentence** does not automatically result in execution. It can be:

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- **Commuted to life imprisonment** by the courts or the President of India under **Article 72** of the Constitution.
- **Pardoned** by the President, resulting in a lesser sentence.

Rarest of Rare Test:

- The term "rarest of rare" was officially articulated by the Supreme Court in Bachan Singh v. State of **Punjab** (1980). This ruling emphasized that:
- Life imprisonment should be the default punishment, and the death penalty should be applied only in cases of extreme culpability.
- The offender's circumstances (mental health, family background, etc.) must also be considered in conjunction with the severity of the crime.
- The death penalty should be imposed when **life imprisonment** appears insufficient given the **nature and circumstances** of the crime.

Principles from Bachan Singh (1980):

The **Supreme Court** set forth key principles in Bachan Singh:

- 1. Extreme Culpability: The death penalty is only appropriate for the gravest crimes.
- 2. Aggravating and Mitigating Circumstances: Courts must weigh both the aggravating factors (severity of the crime) and mitigating factors (the offender's personal circumstances, such as age or mental health).
- 3. Life Imprisonment as the Rule: Death penalty should be imposed only when life imprisonment is deemed an inadequate punishment.

Scope and Dimensions of the Rarest of Rare Test:

- The crime's nature is viewed from various angles, including:
- Manner of the crime: How the crime was committed.
- Motive: The reason for the crime.
- Social harm: The degree to which the crime is socially abhorrent.
- Impact on the victim: The victim's suffering and the personal nature of the crime.
- Courts must carefully evaluate whether the **death penalty** is warranted by the **horrors** of the crime and its **social impact**.

In India, the **death penalty** is reserved for **rarest of rare cases**, based on a thorough evaluation of the crime, the offender's background, and its societal impact. The **Bachan Singh** and **Machhi Singh** rulings have set the legal framework for determining when the death penalty is appropriate, with **life imprisonment** being the default punishment unless exceptional circumstances justify the death sentence.

- The court has reaffirmed the "rarest of rare" standard in several decision
- The Report of the 262nd Law Commission, published in 2015, recorr abolition" of the death penalty "for all crimes other than terrorism-rewar"

Constituional Provisions:

- Article 21 (<u>Right to Life and Personal Liberty</u>) guarantees the right to O Any deprivation of this right must follow the procedure established by the procedure establi
- Article 72 and Article 161 provide the President and Governors was pardons, reprieves, respites, or remissions of punishment or to suspendence of any person convicted of any offence.

Judicial Principles:

- Rarest of the Rare Doctrine: Established in the landmark case of B Punjab (1980), the Supreme Court of India held that the death penalt the "rarest of the rare" cases, where the alternative option is unquestion
- Proportionality and Balancing Aggravating and Mitigating Circu aggravating circumstances (such as the nature and gravity of the cricircumstances (such as the socio-economic background, age, or me before deciding on the death penalty.
- Judicial Review and Confirmation: The death sentence pronounced be confirmed by the High Court.
 - Further, the Supreme Court can review the case, and there are to the President and Governors.

Statutory Provisions:

- Indian Penal Code (IPC), 1860: Specifies offences that are punishal including murder (Section 302), treason (Section 121), terrorism-r 121A), and others.
- Code of Criminal Procedure (CrPC), 1973: Provides procedural sa death penalty cases, such as the requirement for the sentence to be co (Section 366) and the right to appeal (Section 374).

Special Laws: Certain special legislation, such as the Terrorist and Disrup

Act (TADA), <u>Narcotic Drugs and Psychotropic Substances Act (NDPS)</u>, and **Sexual Offences Act (POCSO)**, also prescribe the death penalty for specific