

# **Life Sentence Over Death**

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# Life Sentence Over Death: A Case Study of Sanjoy Roy's Conviction

# **Context and Background**

Sanjoy Roy, convicted of **raping and murdering a doctor at RG Kar Medical College in Kolkata**, was sentenced to **life imprisonment** by a sessions court. The case sparked significant **public outrage**, with the Central Bureau of Investigation (CBI) advocating for the **death penalty**. However, the court adhered to the Supreme Court's principle of reserving the death penalty for the **"rarest of rare" cases**, as established in the landmark **Bachan Singh v. State of Punjab (1980)** judgment.

This principle required the court to weigh **aggravating and mitigating circumstances** before arriving at the sentencing decision.

# The Death Penalty and the "Rarest of Rare" Doctrine

Key Insights from Bachan Singh v. State of Punjab (1980):

# 1. Limited Scope for Death Penalty:

Reserved only for cases where no possibility of reform exists.

#### 2. **Guiding Principles:**

 The Supreme Court categorized circumstances into aggravating and mitigating factors to assist judges in making sentencing decisions.

#### 3. **Judicial Responsibility:**

 Sentencing must reflect a balance between the crime's severity and the offender's potential for reform.

#### **Aggravating Circumstances**

These factors increase the likelihood of imposing the death penalty:

- Premeditated and Brutal Acts:
  - Crimes that are planned, calculated, and involve extreme brutality.
- Exceptional Depravity:
  - Actions displaying extraordinary cruelty and moral corruption.
- Targeting Public Servants:
  - Killing individuals like **police officers** or **armed forces personnel** during or because of their lawful duties.

#### **Mitigating Circumstances**

These factors weigh against imposing the death penalty:

- Mental or Emotional Disturbance:
  - Actions committed under extreme stress or duress.
- Age of the Offender:
  - Consideration for young or elderly offenders.
- Possibility of Reform:
  - Evidence suggesting the offender can be rehabilitated.
- Mental Impairment:
  - Cases where the offender cannot understand the criminality of their actions due to mental illness.
- Acting Under Influence:
  - Offenders coerced or acting under another's direction.

#### **Evolving Jurisprudence Post-Bachan Singh**

# Age as a Mitigating Factor

- Cases Supporting Reform Potential of Youth:
  - Ramnaresh v. State of Chhattisgarh (2012) and Ramesh v. State of Rajasthan (2011) noted that offenders below 30 years have a higher chance of rehabilitation.
- Inconsistencies Highlighted by Law Commission (2015):
  - The 262nd Report noted varying judicial consideration of age across cases.

### **Nature of the Offence:**

- Shock to Collective Conscience:
  - In *Machhi Singh v. State of Punjab (1983)*, the Supreme Court held that crimes shocking society's **collective conscience** could warrant the death penalty.
  - However, this often emphasizes the crime's circumstances over the offender's potential for reform.

#### **Possibility of Reform:**

#### • Presumption Against Death Penalty:

• The Supreme Court in *Bachan Singh* emphasized that **reformation must be presumed** unless proven otherwise.

# • Objective Sentencing:

• In *Santosh Bariyar v. State of Maharashtra (2009)*, the Court required **clear evidence** to establish that an offender is beyond rehabilitation.

# **Challenges in Sentencing Hearings**

#### **Separate Sentencing Trials:**

• In *Bachan Singh*, the Supreme Court mandated a separate trial post-conviction to allow proper arguments for and against the death penalty.

#### **Concerns with Same-Day Sentencing:**

#### 1. Imbalance in Aggravating and Mitigating Factors:

- Aggravating circumstances are already part of the case record.
- Mitigating circumstances, however, require additional evidence and are often considered after conviction, disadvantaging the convict.

## 2. Judicial Concern Over Fairness:

 In Dattaraya v. State of Maharashtra (2020), the absence of a proper sentencing hearing led to the commutation of the death sentence to life imprisonment.

## Sanjoy Roy Case: Key Observations

- Offender's Age:
  - At 35 years old, Sanjoy Roy's age does not favor him as a mitigating factor.
- Nature of the Crime:
  - The brutal and heinous nature of the offence led to public outrage, yet the court avoided a **subjective interpretation** of the "rarest of rare" doctrine.
- Reform Potential:
  - The court, in line with the **Bachan Singh** principle, presumed the possibility of rehabilitation.

## Conclusion

The **Sanjoy Roy case** exemplifies the complexities involved in balancing **public sentiment**, **judicial principles**, and **individual rights** in capital punishment cases. While the brutality of the crime led to calls for the death penalty, the sessions court adhered to the Supreme Court's guidelines, emphasizing the **potential for reform** and the importance of the **rarest of rare** doctrine.

The judiciary must continue to refine sentencing procedures to ensure **fairness**, **consistency**, and alignment with evolving jurisprudence. Establishing **uniform guidelines** for mitigating and aggravating factors, as recommended by the Supreme Court, remains a critical step toward achieving this goal.

