

# Right of Unborn Child

# Why in news?

Recently, the Supreme Court refused to permit the married woman to terminate her 26 week pregnancy, thereby upholding the right of unborn child.

# Medical Termination of Pregnancy(Amendment) Act 2021

- The Act expands the access to safe and legal abortion services on therapeutic, eugenic, humanitarian and social grounds to ensure universal access to comprehensive care.
- **Upper gestation limit** It is expanded from **20 to 24 weeks** for termination of pregnancy under specific conditions such as foetal abnormalities, sexual assault, rape, or minors.

| Abortion window period | Provisions of the act   |
|------------------------|---|
| 20 weeks of pregnancy  | Termination of pregnancy is allowed on the advice of 1 doctor   |
|                        | The right to seek abortion is determined by 2 registered medical practitioners as an exception, but only under certain categories                   |
| Beyond 24 weeks        | It is mandatory to form medical board at approved facilities to give opinion termination of pregnancy beyond 24 weeks owing to foetal abnormalities |

- **Medical Board** It will be formed by all States and Union Territories and the State government shall appoint its members.
- **Unmarried women** It allows them to terminate pregnancy due to failure of contraceptive method or device, which was previously only applicable to married women.
- Privacy- The act protects the confidentiality of women who undergo abortion.

Unsafe abortions continue to be the  $3^{rd}$  leading cause of maternal mortality. 60% of abortions carried out in India are unsafe.

### What is the recent Supreme Court ruling about?

- **Petition** A 27-year-old married woman, who already has two sons, has pleaded that the current pregnancy was unplanned.
- It was stated that the petitioner was physically, mentally, financially and medically unable to carry, deliver or raise a child.
- **Counter arguments-** The medical reports show a healthy foetus with no abnormalities.

- It also said the woman was well past the abortion <u>limit of 24 weeks</u> under the Act.
- This is no longer a case of pro-life [life of the child] or pro-choice [reproductive autonomy of the woman].
- The government is willing to undertake the expenses of the delivery at the appropriate time and if the parents desire the centre would facilitate the adoption of child.
- **Court ruling** It noted that the medication taken by the woman for her mental condition had not affected the foetus.
- The Court made it clear that the <u>woman cannot claim an "absolute, overriding right" to abort,</u> especially when multiple reports from the AIIMS medical board have confirmed that the pregnancy was neither a cause of immediate danger to her life nor that of the foetus.
- **Condition for pregnancy termination** Section 5 of the <u>Medical Termination of Pregnancy Act</u> prescribes medical termination if the pregnancy was "<u>immediately necessary to save the life of the pregnant woman</u>".
- The court's concern expand beyond the pregnant women to embrace the rights and well-being of the unborn child.
- The court said the term 'life' used in this provision cannot be equated to the broader meaning in which life is used in Article 21.

Article 21 - Fundamental Right to a Dignified and Meaningful Life

# What are the concerns with the recent court ruling?

- **Foetal viability** Foetal viability is time after which a foetus can survive outside the womb.
- The test of "foetal viability" as a benchmark to allow abortion is new in India.
- The landmark <u>1973 US Supreme Court verdict</u> made abortion a constitutional right allowed abortion up to the point of foetal viability.
- Foetal viability in 1973 was pegged at <u>28 weeks</u> (7 months), which is now lowered at <u>23-24 weeks</u> (6 months). It has been argued, that foetal viability is an arbitrary standard.
- **Criticism of MTP Act** The decision to terminate after 20 weeks is shifted to doctors and not the woman.
- Right of unborn child- The Indian legal framework on reproductive rights tilts to the side of the woman's autonomy to decide and choose more than towards the rights of the unborn child.
  - $\circ\,$  No international law recognises the right of the foetus or right of the unborn child.
- In 2005, Rajasthan High Court in *Nand Kishore Sharma vs Union of India* rejected a challenge to the constitutional validity of the MTP Act on the grounds that it violates the fundamental right to life of an unborn child.
- The right of an unborn child has formed the basis of legislation that deal with succession or the law banning sex-determination of foetus.
- <u>Section 416 of the Code of Criminal Procedure</u> also provides for postponement of the death sentence awarded to a pregnant woman.

### Previous Supreme Court Rulings on Pregnancy Termination Beyond 26 Weeks

- Recently a Bench headed by Justice Nagarathna held a special sitting to allow termination of pregnancy of a rape survivor whose pregnancy was beyond 27 weeks.
- The Bench cited <u>"transformative constitutionalism"</u> that promotes and engenders societal change, and said that the law must remain cognizant of the fact that changes in society have ushered in significant changes in family structures.
- <u>Bhatou Boro v State of Assam (2017)</u>- The Guwahati High Court overruled the medical board's refusal to give an opinion for termination of pregnancy of over 26 weeks of a minor rape survivor.

#### **References**

- 1. The Hindu-Supreme Court refuses to terminate pregnancy
- 2. <u>Indian Express- What is foetal viability</u>
- 3. WHO- India's MTP amendment makes abortion safe and more accessible

