SC Guidelines to Eliminate Child Marriages

Why in News?

Recently, the <u>Supreme Court</u> guidelines aiming for the complete eradication of <u>child marriages</u>, have provided a significant boost to <u>civil society groups</u> in Rajasthan.

Key Points

- Prevalence of Child Marriages in Rajasthan:
 - According to the <u>National Family Health Survey-5</u>, 25.4% of women aged 20-24 in Rajasthan were married before reaching the legal age of 18.
- Collective Effort to Eradicate Child Marriages by 2030:
 - The **Just Rights for Children Alliance (JRCA)**, a non-governmental organization, emboldened by the SC new guidelines, has pledged to intensify efforts on the ground.
 - They **aim to eradicate child marriages in Rajasthan by 2030** through collective action, including raising awareness in villages.
- Supreme Court's Guidelines:
 - The Supreme Court's guidelines place accountability on village panchayats, school authorities, and child protection officers for preventing child marriages.
 - The Court advised adopting a **"prevention, protection, and prosecution" model** to implement the <u>Prohibition of Child Marriage Act, 2006</u> effectively.
 - In 2024, the Rajasthan High Court mandated that village sarpanches, under the **Rajasthan Panchayati Raj Rules, 1996,** are responsible for restraining child marriages.
 - The court directed the **State government to inform and sensitise village leaders**, emphasizing their accountability if they fail to prevent child marriages in their communities.

Prohibition of Child Marriage Act 2006

- The law seeks to prevent child marriages by making certain actions punishable and by appointing certain authorities responsible for the prevention and prohibition of child marriages.
- Definitions under the Act:
 - "Child" means a person who, if a male, has not completed twenty-one years of age, and if a female, has not completed eighteen years of age.
 - "Child marriage" means a marriage to which either of the contracting parties is a child.
 - **"Minor"** means a person who has not **attained his majority** under the provisions of the Majority Act, 1875. As per the Majority Act, 1875, **every person domiciled in India** attain the age of majority on his **completing the age of eighteen years**.
- Child marriage is an offence punishable with rigorous imprisonment, which may extend to 2 years, or with fine up to Rs.1 Lakh, or both. The offences under the Act arecognisable and non-bailable.
- Persons who can be punished under the Law include:
 - Whoever performs, conducts or directs or abets any child marriage.
 - A male adult above 18 years marrying a child (Section 9).
 - Any person having charge of the child, including parent or guardian, any member of an organisation or association, promoting, permitting, participating in a child marriage.

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