

Article 101

Why in News?

The Punjab and Haryana <u>High Court</u> postponed the hearing on <u>Member of Parliament (MP)</u> Amritpal Singh's petition, which sought **permission to attend** <u>Parliament</u>.

Key Points

- Legal Argument on Absence:
 - Amritpal Singh's counsel argued that he had already been absent for 46 days from the date of filing the petition.
 - As per <u>Article 101(4) of the Constitution</u>, a parliamentary seat may be declared vacant if a member is absent for more than 60 days without permission.
 - It was emphasized that only six days remained before reaching this threshold, after which his membership could be terminated.
- Background of the Case:
 - Amritpal Singh, MP from the Khadoor Sahib constituency, initially moved the court in January 2025.
 - He sought permission to attend Parliament and meet Union ministers to discuss development issues in his constituency.
 - His plea argued that, as an elected MP representing over 19 lakh people, he should be allowed to fulfill his parliamentary duties.

Article 101(4)

- Key Provisions:
 - An MP's seat may be declared vacant if they are absent from the House for 60 consecutive days without permission.
 - The counting of days excludes periods when Parliament is not in session.
 - The Speaker (Lok Sabha) or Chairman (Rajya Sabha) decides on the disqualification.
- Objective:
 - Ensures active participation of MPs in legislative proceedings.
 - Prevents neglect of parliamentary responsibilities by elected representatives.
 - Upholds the principle of accountability in a democracy.
- Exceptions and Special Cases:
 - MPs can apply for leave of absence due to valid reasons such as illness, detention, or unavoidable circumstances.
 - If the House grants permission, the MP retains their seat.
 - In cases of legal detention, courts may intervene to allow attendance if required.

