

## **Pegasus Case**

#### What is the issue?

Supreme Court has set up a panel to investigate allegations of potential surveillance of mobile phones using the Pegasus spyware.

### What is Pegasus?

A spyware is any malicious software designed to enter your computer device, gather your data, and forward it to a third-party without your consent.

- <u>Pegasus</u> is a spyware developed by an Israeli firm, NSO Group, to infiltrate smartphones — Android and iOS — and turn them into surveillance devices.
- It is used as a tool to track criminals and terrorists for targeted spying and not mass surveillance.
- NSO Group has affirmed that it sells the software only to governments.

#### How does it work?

- Pegasus exploits undiscovered vulnerabilities or bugs, which means a phone could be infected even if it has the latest security patch installed.
- In 2016 smartphones were infected using a technique called "**spear-fishing**": text messages or emails containing a malicious link were sent to the target and it depended on the target clicking the link.
- By 2019, Pegasus employed **zero-click installation** without requiring any interaction by the target"
- It could infiltrate a device with a missed call on WhatsApp and could even delete the record of this missed call, making it impossible for the user to know they had been targeted.
- Pegasus also exploits bugs in iMessage, giving it backdoor access to millions of iPhones.
- The spyware can also be installed over a wireless transceiver (radio transmitter and receiver) located near a target.

#### What Pegasus spyware can do



## What happened with Pegasus spyware?

- The Pegasus Project, an international investigative journalism effort, revealed that various governments used the software to spy on government officials, opposition politicians, journalists, activists and many others.
- It said the Indian government used it to spy on around 300 people between 2017 and 2019.
- A case was filed in the Supreme Court accusing the government for

indiscriminate spying.

## What was the government's stand?

- The government refused to file a detailed response to the allegations made by the petitioners citing national security as a reason.
- The government also pled to set up its own probe which was rejected by the court.
- The court said that such a course of action would violate the settled judicial principle against bias, i.e., "justice must not only be done, but also be seen to be done".

#### What was the court's view?

- The Supreme court has underlined three key imperatives
  - 1. The right to privacy of citizens
  - 2. Freedom of the press including the right of journalists to ensure protection of their sources
  - 3. Limits on the usage of national security as a shield by the government to block disclosure of facts related to citizen's rights.
- The court cited the *Ram Jethmalani v. Union of India 2011* to say that the Government should not take an adversarial position when the fundamental rights of citizens are at threat.
- The court said that the Union of India may decline to provide information citing security of the State or other specific immunity under a specific statute but they must prove and justify the same.
- It has set seven terms of reference for the committee such as who procured Pegasus and whether the petitioners in the case were indeed targeted by use of the software, etc.
- The court has also asked the committee to make recommendations on a legal and policy framework on cyber security to ensure the right to privacy of citizens is protected.

# TO MAKE RECOMMENDATIONS

- Regarding enactment or amendment of law and procedures on surveillance, and to secure improved right to privacy.
- Regarding enhancing and improving cyber security of nation and its assets.
- To ensure prevention of invasion of right to privacy, other than lawfully, by State and/or non-State entities using such spyware.
- Regarding establishment of a mechanism to flag suspicion of

illegal surveillance of devices.

- Regarding setting up a wellequipped independent premier agency to investigate cyber security vulnerabilities and cyberattacks, and assess cyberattackthreats.
- Regarding any ad hoc arrangement for protection of citizen's rights until Parliament is able to fill the lacunae.
- 7 On any ancillary matter the Committee may deem fit and proper.
  (From SC order, edited)

## What were the earlier views regarding privacy?

The right to privacy is protected as an intrinsic part of the right to life and personal liberty under **Article 21** 

The expression "freedom of press" has not been issues in Article 19 but it is comprehended within **Article 19(1)(a)** 

- The **2017 K.S. Puttaswamy judgment** clarified that any invasion of privacy could only be justified if it satisfied three tests:
  - 1. The restriction must be by law
  - 2. It must be necessary (only if other means are not available) and proportionate (only as much as needed)
  - 3. It must promote a legitimate state interest (e.g., national security)]
- In 2018, the **Srikrishna Committee** on data protection noted that post the K.S. Puttaswamy judgment, most of India's intelligence agencies are "potentially unconstitutional" because they are not constituted under a statute passed by Parliament.

#### References

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