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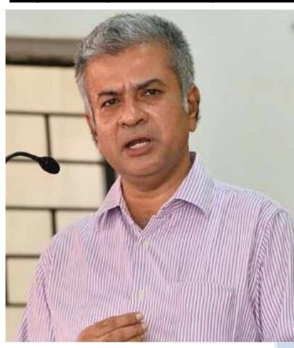
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WHITE BLACK LEGAL is an open access, peer-reviewed and refereed journal providededicated to express views on topical legal issues, thereby generating a cross current of ideas on emerging matters. This platform shall also ignite the initiative and desire of young law students to contribute in the field of law. The erudite response of legal luminaries shall be solicited to enable readers to explore challenges that lie before law makers, lawyers and the society at large, in the event of the ever changing social, economic and technological scenario.

With this thought, we hereby present to you

AN ANALYSIS OF CYBER CRIME AGAINST WOMEN IN INDIA WITH SPECIAL REFERENCE TO CYBER STALKING

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ABSTRACT:

As we are all aware that the internet and mobile phones have entirely turned the physical world into a virtual one. The Covid 19 pandemic also gives this virtual world a new ray of hope. Everyone now falls under the umbrella of the internet, whether they are school-aged children, adults, or senior citizens. Everyone is using social media or other internet-based platforms to share their precious time. However, in this virtual environment, anyone can disguise or personate his identity in order to commit crime and easily hide. India is advancing toward a digital India, but there are few laws and technological tools in place to address the issue that is arising as a result of this virtual virus. Cybercrime is defined as any criminal behaviour that involves the use of a computer as a tool, target, or weapon. There are number of cyber crime and cyber stalking is one of them. Cyber stalking refers to following someone using a computer and everything related to a computer that can instill terror in the victim's mind. Cyber Crime is the dark side of digital technology. Cyber Stalking is one of the cybercrimes against Individual which has been continuously growing in Digital era. Despite these prevailing situations, the Indian judiciary is still a ray of hope. To curbing this digital crime we need to throw light on present Cyber Stalking crime's situations and do amendments in current prevailing cyber legislations in India. Through this, the researcher will try to study Cyber Stalking against women in India. This study will analyse the meaning and typology of cyber crime. The Indian legal system as well as judicial decision will also be explored in this article.

Keywords: Cyber Crime, Computer, Cyber Stalking, IT Act 2000, Technology, Women.

INTRODUCTION:

Women's Safety in India has always been an alarming issue. The rise in crimes against women shows that women are still considered that section of society whom their counterparts can suppress on their whims and fancies. Over the decades, women have gone through the heinous crimes such as Sati Pratha, Child marriage, Pardha System, Niyo Pratha, Daasi Pratha, Physical abuse, Sexual Harassment, Rape, Molestation, Women Trafficking, Honor Killing, Dowry Violence, Female Foeticide, Female Infanticide and so on. And it still going on in varied sections of the society. The United Nations defines violence against women as "any act of gender-based violence that results in, or is likely to result in, physical, sexual, or mental harm or suffering to women, including threats of such acts, coercion or arbitrary deprivation of liberty, whether occurring in public or private life."

India is a country where on one side women are respected by performing Kanya Pooja, worshipping Goddess Laxmi, Saraswati, and Durga while on another hand, they are brutally disrespected by committing these crimes against them. This shows the hypocrisy of the society in which we are living, and we are setting wrong examples for our future generations.

Our Indian Constitution has stated the basic Human Rights under different articles-Right to Equality (Article 14–18), Right to Freedom (Article 19–22), and Right against Exploitation (Article 23–24). But for women, these rights are not followed in their true spirit and form. Women are not given equal rights as men, they are exploited mentally, physically, and emotionally which takes away their freedom of speech and affects their way of living, as observed in different parts of India. Every day we read some news about women's violence that forces us to question how low humanity can stoop. "Violence against women is neither culture-nor region-specific; it cuts across community and class, making no distinction. Shocking though it is, the fact is that violence against women has become an acceptable norm of life." (Majumdar, 2003) But with the advancement of technology, now the world seems a smaller space as this has influenced the social relationships, has accelerated the growth of the business, education, and healthcare sectors have saved the time and effort of people in performing various jobs. Cyberspace (Internet, Information Technology) has grown over the years by leaps and bounds. Different age groups are using it and a section of people are also misusing it. Thus with this advancement, the crimes against women haven't stopped rather a new form has been added to the existing ones that are Cybercrimes.

It's almost hard to imagine a world without technology. We all use technology for work, shopping, leisure, and other purposes. On the one hand, technology provides convenience by saving time and supplying everything we require, but it also has a darker side, which is the formation of a new sort of crime known as computer crime or cyber crime. A cyber crime is one in which a computer is used as a target, instrument, or other means of committing a crime. Almost all cybercrime focuses on an individual's, corporation's, society's, or government's information. Cybercrime is the cyber world's newest and arguably most difficult concern. To commit such crimes, criminals use technology. One of these is cyber stalking, which is when someone is followed through communication technology.

Cyber stalking occurs when a stalker makes repeated attempts to contact someone else with the intent of influencing the victim's life or instilling fear in him. The traditional stalker has been supplanted by a cyber-stalker. In addition, stalkers can now hide their identities thanks to advances in information technology, which allows offenders to remain peacefully indoors while committing crimes anonymously and at a low cost. While cyber stalking is based on the same harassment concepts as traditional stalking, the victims are mostly found online. The most frequent methods of attempted cyber stalking are emails, the internet, chat rooms, and the developing social networks such as Facebook. Several researches have discovered that Cyber stalking victims can be both male and female. The term "cybercrime" does not have a clear definition under Indian law. In reality, even after being amended by the Information Technology (Amendment) Act 2008, the Indian Penal Code does not utilise the phrase "cybercrime" at any time.

MEANING AND CLASSIFICATION OF CYBERCRIMES:

Cybercrime is an offence involving a computer, computer network, electronics, and electronic communication, as well as information methods, in which the computer is utilised as a tool, a target, or both. "Cyber Crime" can be defined as any criminal conduct involving electronic communications or information systems, including any device or the Internet, or both or both of them. In brief, "Cyber Crime" refers to offences or crimes committed via electronic communications or information technologies. The term cyber refers to the computer-modeled information space in which various items or information in the form of symbols and images exist.

As a result, the place where computer programs operate and data processing takes place. The term "cyber" comes from the phrase "cybernetics," which means science of communication and control over machines and people. Cyberspace is a new horizon intended for information and communication between human being from all over the world that is controlled by machines. As a result, cybercrime refers to crimes performed in cyberspace involving equipment or devices, as well as crimes involving cyber technology. Information technology and internet commerce are frequently utilised to aid or perpetrate criminal activity. Hacking, terrorism, fraud, unlawful gambling, cyber stalking, cyber theft, forgery, and cyber pornography are all examples of cyber crime in a broader sense.

Classification of Cyber Crime:

Cybercrime classification is a difficult endeavor since it is a new type of crime with an ever increasing and developing problem. Cybercrime can be categorised in a number of ways. One method is to divide the computer into five categories:

1. Cyber Crime against individuals:

The term "crimes against the individual" refers to criminal offences that are committed against an individual's will, such as bodily harm, threat of bodily harm, harassment, kidnapping, and stalking, etc. However, in the context of cyber crime, this category can include cyber stalking, distributing pornography, trafficking, cyber bullying, child soliciting, and abuse. Such cybercrime has a negative impact on an individual's psyche and the psychology of the younger generation. The following are some of them:

- Cyber-stalking: Cyber stalking is a crime in which an individual or a group of
 individuals uses a digital device such as the internet or other communication tools
 to follow another person. Cyber stalking is a criminal act that includes a computer
 or computer-related technology such as the internet. Cyber stalking is usually
 motivated by vengeance, hatred, or envy. Cyber stalking instills fear in the victim's
 mind by unwanted or threatening activities.
- **Cyber defamation:** Cyber defamation is an act in which an offender insults or defames another person using electronic means in the cyber realm, with the intent to harm that person's reputation. Cyber defamation can take the form of both written

¹ Jyoti Ratan, Cyber Laws & Information Technology 62 (Bharat Law House, Delhi, 6th edn., 2017).

and oral communication. Defamation can be regarded a civil as well as a criminal offence in India, hence the Indian legal system provides legal redress to the victims.

- **Email spoofing:** The victim of email spoofing received the falsified email from someone or somewhere other than the legitimate source. The fundamental goal of email spoofing is to get the recipient to open, respond to, and interact with the message. For instance, a spoof email that purports to be from a well-known shopping website and requests personal information such as a password or credit card number. Alternatively, a faked email may contain a link that, if opened, installs malware on the recipient's device.
- **Spamming:** Spamming is when someone sends an unwanted mailor message to a large group of people for the purpose of commercial advertising, non-commercial evangelising, or any other offensive goal.

2. Cyber Crime against the Society:

If a crime is done with intention of causing harm via using cyber means to the society at large or number of the people.²

• **Forgery:** It is defined as the formation of a false document, signature, money, or revenue stamp etc.

3. Cyber Crime against Property:

Cybercrime against all sorts of property is the second category of cybercrime. As international trade grows, firms and consumers are increasingly adopting computers to create, transfer, and retain information in electronic form rather than conventional paper documents. Certain offences have a direct impact on a person's property. Some of the examples are:

- **Software piracy:** In the instance of software piracy, the offender has the ability to duplicate the software without authorization.
- Copyright infringement: It is characterised as a breach of an individual's or organization's copyright. In this scenario, the person has unauthorizedly copyrighted the material of another person who owns the copyright to such work, such as music, software, and so on.

² Harpreet Singh Dalla& Ms. Geeta, "Cyber Crime – A Threat to Persons, Property, Government and Societies" 3 ARCSSE (2013).

• **Trademark infringement:** It is described as the unlawful use of a service mark or trademark.

4. Cyber Crime against Organization:

Certain offences are committed by a group of people who use the internet to threaten a firm, a company, or a group of people. These cybercrimes are known as cybercrimes against Organization. Here are a few examples:

- **Email bombing:** It's a type of Internet abuse in which someone sends a large number of emails sent to a single email address in order to flood the mailbox or server that holds the email address.
- **DOS attack:** In this attack, the attacker floods the servers, systems or networks with traffic in order to overpower the victim resources and make it infeasible or problematic for the users to use them."³
- Other cyber crimes against organizations include Salami attack, logical bombs, Torjan horses, data tampering, and so on.

5. Cyber Crime against Government:

When an offender's act targets not only a single person or group of people, but also the international government, it is classified as cyber crime against government. Cybercrime against the government can take the form of a cyber attack on a government website, military website, or cyber terrorism etc.

• **Cyber Terrorism:** Issue of Cyber terrorism concern both domestically and globally. Terrorist attacks on the Internet include distributed denial of service attacks, hate emails and hate websites, and attacks on sensitive computer networks, etc. Cyber terrorism poses a danger to the country's security and dignity.

MEANING AND TYPES OF CYBER STALKING:

Cyber stalking is a crime in which a person or a group of people uses a digital device such as the internet or other communication tools to harass another person. It entails engaging in a pattern of behaviour that involves sending or causing to be sent words, images, or language to a specific person via mail or electronic communication, causing that person significant emotional distress

³ Animesh Sarmah, Roshmi Sarmah and Amlan Jyoti Baruah, "A brief study on Cyber Crime and Cyber Law's of India" 4 IRJET 1635 (2017).

and for no valid purpose.

Bocij, Griffiths and McFarlane: He defines cyber stalking as "a group of behaviour in which an individual/s or the whole organisations uses information and communications technology to harass one or more individuals. ⁴

According to Fisher, B.S., F.T. Cullen, and M.G.Turner: "Cyber stalking involves the use of technology (most often, the Internet!) to make someone else afraid or concerned about their safety.⁵ According to Brenner: "In a sense, cyber stalking and cyber harassment are lineal descendants of the obscene or annoying telephone call offenses that were created roughly a century ago, to address harms resulting from the misuse of a nineteenth century technology".⁶

According to Baer: "Cyber stalking in particular is composed of words alone and therefore stands more distinctly as apart as a crime of accumulation".

According to Ellison and Akdeniz: "the term cyber stalking as online harassment, which may include various digitally harassing behaviors, including sending junk mails, computer viruses, impersonating the victim, etc.".8

Types of Cyber Stalking:

1. E-mail Stalking: One of the most common forms of modern days stalking includes unsolicited emails in the form of hate/provoking messages, obscene/vulgar content, threats, and more. This also includes the monitoring of the acts of the victim to check his/her usage on the computer to send viruses and malwares through email junk files in order to earn easy money by inducing the victims to pay a hefty sum to clean their systems off all the malwares.

⁴ Cyber Stalking: Challenges In Regulating Cyberstalking At The Cyber Space, Aravinth Balakrishnan http://www.legalserviceindia.com/legal/article-214-cyber-stalking-challenges-in-regulating-cyberstalking-at-the-cyber-space.html

⁵ Fisher, B.S., F.T. Cullen, and M.G. Turner, "Being pursued: Stalking victimization in a national study of college women",1 Criminology & Public Policy 259, (2002).

⁶ Debarati Halder, "Cyber Stalking Victimisation of Women: Evaluating the Effectiveness of Current Laws in India from Restorative Justice and Therapeutic Jurisprudential Perspectives", TEMIDA107 (2015).

⁷ Ibid

⁸ Supra note 4, p.108.

- 2. Internet Stalking: A little too far from physical stalking, this form specifically associates with the acts wherein a stalker can literally set up his base thousands of miles away from the victim and still succeed with his ill-motives. Some of the acts includes monitoring of the social media accounts and check ins by the victim or cat fishing in which a fake profile is created to approach victims as happened in the case of Megan Meier. A few more acts include hijacking of victim's webcam, tracking victim's location through communication and information devices. There are also some instances which have proved that a huge number of internet stalking happening currently takes place more on a public dimension rather than private in order to slander and endanger the victims.
- 3. Computer Stalking: Although it is a form of Internet Stalking, but the nature of it and it's gradual widespread throughout the globe makes it a separate category. It is more of a peer to peer, i.e., person to person type of stalking where the stalker gets access to the victim's computer simply by connecting and syncing his own computer to the victim's with the help of internet which makes it possible for the hacker/stalker to use his own computer as the controller for the victim's system and the only way out of this is to disconnect the victim computer from the internet and then completely relinquishing the current internet address which is not an easy task for a layperson.

Reason behind Cyber Stalking:

- a) **Jealousy:** Jealousy can be a influential motivation for stalking, particularly when it involves ex-lovers and present partners.
- b) **Erotomania:** Erotomania is a sort of stalking belief in which the stalker believes the victim, who is usually a stranger or well-known person, is in love with him. It always entails having a sexual attraction to someone.
- c) Obsession and attraction: Obsession and attraction could be another reason for stalking.
 The stalker may be sexually or mentally attracted to the victim
- d) **Sexual harassment:** Cyber stalking is said to be mostly motivated by sexual harassment. This is due to the fact that the internet reflects actual life.

⁹ Karen L. Paullet, Daniel R. Rota, Thomas T. Swan, "Cyberstalking: An Exploratory Study Of Students At A Mid-Atlantic University" 10 Issues in Information Systems 641 (2009).

e) **Revenge and hatred:** Even when the victim is not the source of the stalker's feelings of hatred and revenge, he or she remains the stalker's target. The stalker appears to find the internet to be the most convenient medium for expressing his hatred and vengeance.

LEGAL PROVISIONS AND JUDICIAL PRONOUNCEMENT:

Section 354D of the IPC contains provisions relating to cyber stalking. Prior to the Criminal Amendment Act of 2013, there was no express law relating to cyber stalking, however the Amendment Act has added the legal provisions of this offence. This section can be used to punish a man who follows a woman or tries to contact her in any way, whether physically or through the internet. Stalking imposes a penalty of up to 3 years in imprisonment and a fine for the first offence and up to 5 years in imprisonment and a fine for the second offence. Aside from that the rules under Sections 499, 507, 503, 509,292 of the IPC can also attract cyber stalking.

"Punishment for sending offensive messages through communication services, etc." is covered by Section 66A of the IT Act 2000. Any person, male or female, who sends an offensive message through a communication medium that causes fear, annoyance, hurt, insult, or other injury can be sentenced to up to three years in imprisonment under this section. This section was removed after the case of Shreya Singhal vs. U.O.I. ¹⁰

Under Section 67 of the Act, a stalker who sends or uploads any obscene content to the victim via electronic media faces a five-year prison sentence and a fine of Rs. one lakh. They will be punished to ten years in prison and a fine of Rs. 2 lakh if the incidence occurs again. Section 67A has created a new category called "material containing sexually explicit activity." For the first offence, publishing, transmitting, or encouraging the transmission of such material is punishable by up to five years in jail and a fine, and for the second offence, up to seven years in prison and a fine. Aside from that, this offence is addressed in sections 67B and 66E of the IT Act 2000.

Ritu Kohli Case: 11 "The Manish Kathuria case was the first reported incidence of cyber-stalking in India, and it was the basis for the revision to the IT Act. It featured the stalking of a woman

¹⁰ AIR 2015 SC 1523.

¹¹ Central Administrative Tribunal Principal Bench, New Delhi O.A. No. **3580/2017.**

called Ritu Kohli. Kathuria stalked Kohli on a chat service, verbally attacked her, and then distributed her phone number to a lot of individuals. Later, he began chatting on the website "www.mirc.com" using Kohli's identity. As a result, she began to receive over forty obscene phone calls at strange hours of the night for three consecutive days. This situation compelled her to contact the Delhi Police Department. The IP addresses were located and Kathuria was arrested under Section 509 of the Indian Penal Code as soon as the complaint was filed. Because the IT Act had not yet come into effect when the complaint was submitted, it was not used in this case. While there is no record of any following proceedings, this case prompted Indian legislators to recognise the necessity for cyber-stalking legislation. Even then, it was only in 2008 that Section 66-A was introduced. As a result, cases are now being reported under this section rather than Section 509 of the Indian Penal Code."

Yogesh Prabhu's Case (2015):12 In July 2015, the Metropolitan Magistrate court convicted a senior executive of a private company in a cyberstalking case for four months imprisonment. This case became the first conviction case of cyber-crime in the state of Maharashtra. Additional Metropolitan Magistrate N. R. Natu convicted and sentenced Yogesh Prabhu to four months imprisonment for cyberstalking to his colleague working in a cargo, handling firm in Panvel.

Karan Girotra vs. State & another: ¹³ This case reaches the judiciary on cyberstalking. Case deal with the woman, Shivani Saxena, her marriage was not perfectly consummated and filed for a divorce by mutual consent accordingly to the Hindu marriage act, 1955. After that, she came across Karan Girotra through online chatting and propose her marriage. On the pretext of introducing her to his family, Girotra invited Saxena to his house, and tried to give the drug to her, and was sexually assaulted and which was successfully done by him. Girotra had started sending her obscene pictures. He had started extorting her to circulate obscene pictures if she refuses to marry him. Shivani Saxena had complained about Section 66-A IT Act on the ground of obscene and nude pictures of Shivani Saxena which was circulated by Karan Girotra. This act requires a serious custodial interrogation. The court observed that there is an occurrence of filing FIR by Shivani Saxena and she had consented to sexual intercourse and also decided to file a complaint against

¹² C.C. No. 3700686/PS/2009.

Girotra as he had refused to marry her. This leading case highlights the mark of the Indian judiciary regarding the case of cyberstalking or bullying.

CONCLUSION

Cyber Violence against women is rising year after year. Every other day a woman is victimized by cyber law offenders. There is a varied form of cybercrimes- Cyber Stalking, Cyber Hacking, Cyber harassment, Phishing, Sextortion, Virtual Rape, and many others. Government must take necessary steps to spread awareness through campaigns and educate all women and men about these heinous crimes and the repercussions of committing them. There should be separate legal provisions for different cybercrime so that there is no ambiguity in the minds of the Judiciary while holding a wrong-doer liable. When the provisions are under one section, the offenders try to find loop-hole and get an easy way out from these crimes. These crimes shatter the identity and morale of a woman on so many levels that these offenses should be clearly defined under Legal Provisions so that they become cognizable and non-bailable in a court of law.

It is accurately argued that if we want to bring change to our society in response to the current crisis, we must overcome the outmoded model of dealing with the situation and construct a new, efficient, and well-organized one. Cybercrime is a relatively new form of criminal activity that has recently attracted the attention of our legislators and judiciary. Cybercrime is a serious offence that has both physical and mental consequences. Psychological anguish, fear for one's safety, shock and disbelief, anxiety, and nightmares are all possible consequences of cybercrime. Cybercrime has the potential to instill terror in the victim's mind. In most cases, the perpetrator's purpose is to annoy, threaten, or profit economically, like in traditional crime, but now the offender uses a social media platform to carry out this type of crime. Many countries, including India, have legislation dealing with cyber crime. The IT Act, 2000, and the I.P.C deal with this form of crime.