

CHIEF STUDENT EDITOR'S NOTE

On behalf of the Editorial Committee of ILI Law Review, I take this opportunity to introduce the *Winter Issue* of 2022. I would first like to thank the whole Editorial Committee and faculty advisors for their continuous support. The Editorial Committee has been constantly refining the editorial process to ensure the most efficient and satisfying experience for, both, authors and reviewers. The hard labour of the members of the Editorial Committee has resulted in escalation of journal's reputation and visibility in the academic community in the short span of time.

I would like to express gratefulness to all our authors for their valuable contribution and would also like to acknowledge the generous help which both the authors and Editorial Committee obtained from the peer-reviewers from time to time. Our team of reviewers is our backbone and they all deserve special mention for giving us their valuable time and helping ILI Law Review in achieving great milestones. The names of the reviewers are listed in the 'Acknowledgements to Reviewers' on our main page. The Editorial Committee update this 'List of Reviewers' after the release of the new issue.

In this issue, we are bringing for our readers, a diverse selection of stimulating readings from various scholars, legal professionals, and students. Around eighty five articles were considered by the Editorial Committee for this issue, which went through three stages of screening process; initial screening, plagiarism test and blind peer reviews. As per ILILR's policy, the team followed a **double blind peer review process** for each entry where identity of authors and reviewers were not revealed to each other. For this Winter Issue, the entire review and revision process took around eleven - twelve months. The review process engaged around 90 subject experts/reviewers and each entry went through two to three blind peer reviews. The entire review process is carefully structured so as to minimize possibility of bias, conflict and any competing interest. As per the policy of the journal, articles are processed on first come first served basis. Case comments, legislative comments and book reviews, on the other hand, are processed considering the relevancy of the content at the time of publication.

We are publishing this note in the interest of transparency and publication ethics. The 'date of receipt' of each manuscript is also provided below to further maintain the transparency. These dates are when the Editorial Committee received the manuscript at their official email address for the first time.

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S. No.	Title	Name of the Author(s)	Date of Receipt
1.	ADVANCE RULING PROVISIONS UNDER GST: A LODESTAR TO THE INVESTORS AND THE SAVIOUR OF THE BUSINESS FROM THE HURDLES OF LITIGATIONS?	<i>Vidya V. Devan</i>	January 07, 2021
2.	TWO DIFFERENT BUT SAME PERSPECTIVES ON CONSTITUTIONAL MORALITY	<i>Ajay Kumar</i>	January 12, 2021
3.	THE FUNDAMENTAL RIGHT AGAINST HUMILIATION	<i>Gauri Bharti</i>	March 18, 2021
4.	INDIAN JUDICIAL PROTECTION TO THE VICTIMS OF PERSECUTION – IS LAW BLIND? - A CRITICAL ANALYSIS	<i>Irfan Rasool Najar</i>	May 27, 2021
5.	THE CONCEPT OF MARRIAGE UNDER HINDU LAW AND ITS CHANGING DIMENSIONS	<i>Harsimran Kaur Bedi</i>	June 02, 2021
6.	A ‘VICTIM’ OR A ‘PERPETRATOR’? – RELOOKING THE LAW OF HOMICIDE IN INDIA FROM THE EYES OF BATTERED WOMEN	<i>Adarsh Pandey and Udit Raj Sharma</i>	June 15, 2021
7.	EXCEPTION TO MARITAL RAPE IN INDIA: AN UNCONSTITUTIONAL INTRUSION INTO THE VICTIM’S RIGHT TO EQUALITY AND PRIVACY	<i>Harleen Kaur & Aayush Tripathi</i>	June 15, 2021
8.	LEVERAGING CSR IN THE PURSUIT OF SDGS: A COMPARATIVE ANALYSIS OF INDIA AND SINGAPORE	<i>Vidushi Puri</i>	July 30, 2021
9.	LEGAL PERPLEXITY OF PROVING “CONSENT” IN SEXUAL OFFENCES: SECTION 376(2) VIS-A-VIS SECTION 376C UNDER THE INDIAN PENAL CODE	<i>Meera Mathew</i>	January 20, 2022

10.	REVISITING THE CHANGING NOTION OF RAPE LAWS IN INDIA THROUGH FEMINIST LEGAL METHODS OF 'ASKING THE WOMAN QUESTION, 'FEMINIST PRACTICAL REASONING' AND 'CONSCIOUSNESS RAISING'	<i>Ruchi Singh & Guru Prakash</i>	January 29, 2022
11.	ENERGY CONUNDRUM IN INDIA: A CASE OF COAL SECTOR	<i>Priya Bhatnagar</i>	March 03, 2022
12.	CLIMATE CHANGE STARVING THE WORLD'S POOREST: CLIMATE CHANGE, HUMAN RIGHTS AND THE RIGHT TO FOOD	<i>Richa Chauhan</i>	March 30, 2022
13.	E-WASTE MANAGEMENT: A COMPARATIVE STUDY OF THE LEGAL FRAMEWORK IN INDIA AND SWITZERLAND	<i>Nivedita Chaudhary</i>	June 22, 2022
14.	HUMAN RIGHTS AND LEGAL ISSUES IN THE AGE OF ARTIFICIAL INTELLIGENCE: CHALLENGES, GAPS AND VULNERABILITIES	<i>Gyandeep Chaudhary & Aditi Nidhi</i>	September 09, 2022
15.	DIMINISHED RESPONSIBILITY AND ADDICTION: ANALYSING THE LEGAL AND SCIENTIFIC COMPLEXITIES	<i>Reshma Suresh</i>	October 18, 2022
16.	CRIMINALISATION OF POLITICS IN INDIA: DID THE SUPREME COURT MISS THE OPPORTUNITY?	<i>Sukanshika Vatsa</i>	May 21, 2022
Legislative/Bill Comments			
17.	CHANGING PROFILE OF INDIAN AGRICULTURAL MARKET: A REVIEW IN THE LIGHT OF FARMERS' AGITATION AND PROTEST AGAINST CENTRAL FARM LAWS OF 2020	<i>Babu Sarkar & Pritam Banerjee</i>	July 14, 2021
18.	CONTENT REGULATION OF FILMS AND THE INDIAN SOCIAL MATRIX: A PERSPECTIVE AGAINST THE LIGHT OF THE CINEMATOGRAPH (AMENDMENT) BILL, 2021	<i>Vaishali Arora</i>	December 08, 2022*
Case Comments			

19.	THE LEGALITY OF INTERNET SHUTDOWN IN INDIA: <i>ANURADHA BHASIN V. UNION OF INDIA</i> (2020)	<i>Taniya Malik</i>	April 07, 2022*
20.	NAME AS AN EXPRESSION OF IDENTITY: A COMMENT ON <i>JIGYA YADAV v. CENTRAL BOARD OF SECONDARY EDUCATION</i> (2021)	<i>Vijay Tyagi</i>	August 02, 2022*
Book Reviews			
21.	SYED MAHMOOD COLONIAL INDIA'S DISSENTING JUDGE (2022)	<i>Salman Qasmi</i>	August 23, 2022*

* Case comments, legislative comments, book reviews, and students (of ILI) have been considered on a priority basis by the editorial board though all go through the same double blind peer-review process.