

CHIEF STUDENT EDITOR'S NOTE

Dear Readers,

Greetings from ILI Law Review,

On behalf of the Editorial Board, under the esteemed guidance of Sr. Prof. (Dr.) V.K. Ahuja, Director of the Indian Law Institute and Editor-in-Chief of the ILI Law Review, it is a great privilege to introduce the Winter Issue of 2023. I would first like to extend heartfelt gratitude to the entire Editorial Committee for their unwavering dedication and support. Their continued efforts to refine the editorial process have ensured a smooth and rewarding experience for both Authors and Reviewers, significantly elevating the journal's standing within the academic community in a short span of time.

I would also like to sincerely thank our Authors for their valuable contributions and extend a special acknowledgment to our peer Reviewers, whose time and expertise have been critical to the success of the ILI Law Review. Our Reviewers are the foundation of our journal, and their indispensable role in achieving significant milestones deserves special recognition.

This issue saw approximately seventy-five submissions reviewed by the Editorial Committee, each subjected to a comprehensive three-stage process: initial screening, plagiarism checks, and double-blind peer review. In keeping with the journal's strict standards, the double-blind review ensured the anonymity of both Authors and Reviewers to preserve impartiality. The review and revision process, which engaged ninety-five subject experts, took approximately eight to nine months. The system is designed to mitigate any risk of bias, conflicts of interest, or undue influence.

We are proud to present a diverse collection of scholarly works in this issue, featuring contributions from a wide range of authors including one LL.B. student, one Advocate, ten Ph.D. scholars, one Research Associate, eight Assistant Professors, one Associate Professor, and three Professors. True to our commitment to inclusivity, this issue features submissions, from NLUs, Central Universities, State Universities, one Open University, Private Universities, and others. We have included the papers with regional diversity in mind. We have papers from the North East, North region, West, east, and South regions.

Following the journal's policy, papers are processed on a 'first come, first served' basis. Some submissions not limited to case comments, legislative reviews, and book reviews are evaluated with consideration for their relevance at the time of publication.

We hope this issue provides readers with engaging and diverse insights while reflecting our steadfast commitment to academic integrity and excellence.

Sr. No.	Articles	Name of the Author(s)
1.	HUMAN RIGHTS-BASED LIFE SPAN APPROACH TOWARDS SEXUAL AND REPRODUCTIVE HEALTH: MANIFESTATIONS IN INDIA AND NEPAL	Geeta Pathak Sangroula
2.	CONTACT TRACING APPS VIS-À-VIS RIGHT TO PRIVACY IN INDIA: A CRITICAL INTROSPECTION	Payal Thaorey & Anjum Ajmeri Rabbani Ansari
3.	BEGGING IN INDIA: A CONSTITUTIONAL AND JUDICIAL EXAMINATION OF CRIMINALIZATION VS REHABILITATION	Botuku Ramesh Babu & V. Vijay Lakshmi
4.	REASONABLE ACCOMMODATION FOR PERSONS WITH DISABILITIES: A NEED FOR RIGHT-BASED AND DISABLED CENTRIC APPROACH	Dr. Neha & Chandresh Soni
5.	ONLINE MEDIATION AND DISPUTE RESOLUTION IN INDIA: ASSESSING THE ADVANTAGES AND DISADVANTAGES OF E-MEDIATION	Kavita
6.	BALANCING NATIONAL SECURITY AND SECURING HUMAN RIGHTS: A CRITICAL ANALYSIS OF THE HONG KONG NATIONAL SECURITY	<i>Rebant Juyal</i>
7.	REGULATING COMMERCIAL SURROGACY THROUGH RELATIONAL AUTONOMY IN INDIA	<i>Isha Saluja</i>
8.	RIGHT TO DIGNIFIED LIFE OF THE DOMESTIC WORKING WOMEN: A COMPARATIVE STUDY OF THE LEGAL FRAMEWORK IN INDIA AND SOUTH	<i>Tridipa Sehanobis Das & Anindita Chanda</i>

* 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.

9.	EFFICIENCY OF NON-PERFORMING ASSETS (NPA) RECOVERY CHANNELS IN INDIAN BANKS: A STUDY	<i>Madhusmita Ronghangpi & Naveen Kumar</i>
10.	OPERATIONALIZING LEGAL AID AT PRE-ARREST SCENARIO: SUGGESTIONS AND ITS FEASIBILITY	<i>Avinash Kumar Paswan</i>
11.	A QUEST FOR SUITABLE LAWS ON MATRIMONIAL PROPERTY: A SOCIO-LEGAL PERSPECTIVE	<i>Vidhi Singh & Renu Rana</i>
12.	A REVISIT TO THE CONCEPT OF CONSENT IN RELATION TO THE CYBERSPACE	<i>Ranadip Bhattacharya</i>
13.	SEABED POLLUTION AND SUSTENANCE OF MARINE SPECIES: ANALYSIS OF EXISTING LEGAL INTERNATIONAL FRAMEWORK	<i>Anu Bhuvanachandran & Sanskriti Mishra</i>
14.	REVAMPING LEGAL EDUCATION IN INDIA: LINKING THEORETICAL KNOWLEDGE WITH PRACTICAL TRAINING	<i>Kanika Garg</i>
15.	DISCRIMINATION, DISDAIN, AND DISGRACE: <i>COOPER V. AARON</i> AND THE POWER OF JUDICIAL REVIEW (Case Comment)	<i>Tarishi Agrawal</i>
16.	INTEGRATION OF BHARAT: POLITICAL AND CONSTITUTIONAL PERSPECTIVE (2023) (Book Review)	<i>Nivedita Chaudhary & Srishti Chaturvedi</i>
17.	ANALYSIS OF THE CONSTITUTION (106 TH AMENDMENT) ACT, 2023, IN LIGHT OF PARITY CONSTITUTIONALISM	<i>Priya Bhati</i>

*Avinash Kumar Paswan,
Doctoral Researcher, ILI, New Delhi.*

* 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.