A Comparative Study of Cybersecurity Laws in India and Other Countries

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Abstract: Cybersecurity laws are essential in protecting individuals and organization from cyber threats, but they can vary significantly from country to country. In this comparative study, we examine the cybersecurity laws in India and other countries, including Japan, Germany and Australia. We compare and contrast the legal framework of each country, focusing on areas such as data privacy, cybersecurity incident reporting, and regulatory enforcement. Through this analysis, we aim to identify the strengths and weaknesses of each country’s cybersecurity laws and provide insights into how India could improve its legal framework. This research will be useful for policymakers, legal professionals, and cybersecurity experts who are interested in understanding the global landscape of cybersecurity laws and how they can be applied in the Indian context.

Introduction: In today’s world, cybersecurity has become an essential aspect of protecting individuals and organizations from cyber threats. Cybersecurity laws play a crucial role in establishing legal frameworks for preventing and responding to cyberattacks. However, these laws can vary significantly from country to country, creating a complex legal landscape. In this research paper, we aim to conduct a comparative study of cybersecurity laws in India and other countries, including Japan, Germany, and Australia. By comparing and contrasting the legal frameworks of each country, we aim to identify the strengths and weaknesses of their cybersecurity laws and provide insights into how India could improve its legal framework.

India is one of the fastest-growing economies globally and has significant digital transformation in recent years. With this growth, the country has become increasingly vulnerable to cyber threats, making the need for robust cybersecurity laws more critical than ever. However, despite the government’s
efforts to improve cybersecurity, India still faces challenges in implementing effective cybersecurity measures. Therefore, a comparative analysis of cybersecurity laws in India and other countries can provide valuable insights into the best practices that India could adopt to strengthen its cybersecurity legal framework. Our study will focus on several key areas, including data privacy, cybersecurity incident reporting, and regulatory enforcement. These areas are critical to protecting individuals and organizations from cyber threats and are often the subject of cybersecurity laws. By analysing these areas in the context of India and other countries, we aim to provide a comprehensive understanding of the legal landscape of cybersecurity.

This research paper will be useful for policymakers, legal professionals, and cybersecurity expert who are interested in understanding the global landscape of cybersecurity laws and how they can be applied in the Indian context. Our comparative study will provide valuable insights into the strength and weaknesses of cybersecurity laws in different countries and identify opportunities for improvement. Ultimately, our research aim to contribute to the development of robust cybersecurity laws in India and help ensure the country”s cybersecurity readiness.

**Cyber Law Legislation in India**

The Government of India then passed its first cyber law, THE INFORMATION AND TECHNOLOGY ACT OF 2000, which provides a legal infrastructure for e-commerce in India. The IT Law takes into consideration, the legal semantics and know –how while also simultaneously governing relevant data, software, and details on the digital age. The Act protect the field of commerce, e-governance, e-banking while also covering penalties and punishments in the field of cybercrime.

- **Information Technology Act 2000:**

  Information Technology Act 2000, is the primary legislature that regulates the use of computers and software, and networks while also overseeing digital or electronic information. It is multiple because it extends to digital signature, crimes committed in cyber law, network service providers as well as digital authentication.

  As objectives stated in the preface of the act itself, the Information Technology Act aims at giving legal recognition to e-commerce activities facilitate e-governance, prevent cybercrime and amend the Indian panel code, the Indian evidence Act, 1872, the bankers books evidence Act, 1891 and the Reserve Bank Of India Act, 1934. However the Act had certain
shortcomings and with the rising security concerns, privacy concerns, and the rapid development in the IT sector, the Government of India amended the Act in 2008 to accommodate new developments and regulations that the original bill failed to cover.

**An Overview on Important Provisions under IT Act**

- **Adjudication** :

  Section 46 of the act describes the power of adjudication, accordingly, it specifies that the central governments has the power to appoint an adjudicator and shall be above the position of Director of government of India or equivalent to an officer of State Government to adjudicate the matters in a prescribe manner

- **E-Governance** :

  In the IT Act of 2000, Chapter III discusses electronic governance issues, procedures and the legal recognition of electronic records dealt with in detail in section 4 followed by the descriptions of procedures on electronic records, storage and maintenance, and according to recognition to the validity of contracts formed through electronic means.

- **Digital Signatures** :

  Digital Signature means authentication of any electronic record by a subscriber through an electronic method or procedure under the provisions of section 3.first, the electronic record is converted into a message digest by using a mathematical function known as Hash Function which digitally freezes the electronic record thus ensuring the integrity of the content of the intended communication contained in the electronic record.

**National Cyber Security Strategy 2020**

Every single day there are new developments and reforms in the field of technology and with the rapid changes, there are requirements for more updates laws and stringent regulation.Taking into consideration the massive changes and the new challenges faced by the private and governments sectors, the government of India announced a new cybersecurity policy known as the national cyber security strategy 2020 for five years.
Cyber Crimes

The term “Cyber Crimes” is not defined in any statute or law in India. The word “cyber” is used in the context of computers, Information Technology, etc. Therefore it, stands to reason that “cyber crimes” are offences relating to computers, information technology, the internet, and virtual reality with the increasing dependency on the internet over the past few years for even basic human needs, cyber crimes have also evolved at a great pace. Cybercrimes today are quite advanced as they occur almost every single day. It has now become so common that even the highly secured websites of government bodies get hacked, let alone the social media accounts of common people. One such security breach was that involving India’s unique citizen identification system – the adhaar, which got hacked in early 2018, compromising extensive personal information including bank details, address, and biometrics of over a billion Indians.

Types of cyber crime:

With the advent of technology and the ever-increasingly advances in science, it has managed to also attract criminals who find new ways to defraud people on the internet. Some of the most common and equally terrifying cybercrimes committed regularly have been detailed below.

a) Identity theft:

It simply refers to fraudulently cheating others by assuming another individual’s identity. It involves stealing money or getting other benefits by pretending to be someone else. Information Technology Act, 2008 has defined the crime of identity theft under section 66-C – whoever, fraudulently or dishonestly make use of the electronic signature, password or any other unique identification feature of any other person, known as identity theft for which the criminal shall be punished with imprisonment of either description for a term which may extend to three years and shall also be liable to fine which may extend to rupees one lakh.

b) Unauthorized access to computer systems or networks:

This activity is commonly referred to as hacking but the Indian law indicate hacking as part of unauthorized access giving unauthorized access a broader view, however, hacking does occur by default if there is authorized access.
c) Cyber Terrorism:

After the horrifying case of 26/11 in India, the Government of India specifically added „Cyber Terrorism“ in Indian legislation under section 66F of the IT Act, as inferred by the definition under section 66F.

Cyber terrorism aims at attacking and gaining access to critical data from the government which shall be restricted data for security of the state, or foreign relation, etc. These are gruesome acts done to extort money from the government, threaten the security of the nation, disrupt public peace, or strike terror in the minds of people in India.

d) Cyberstalking:

Cyberstalking means to harass, follow try to approach a person using the internet or any other electronic means. It involves the conduct of harassing or threatening an individual repeatedly over publishing obscene material in “electronic form”.

● **Cyber Laws in Western Countries**

Today in the age of computers, smartphones and use of the internet and technology in all walks of life has inevitably led to an increase in cyber security concerns around the globe, all the countries are trying to have a safer cyber ecosystem and facilitate better international trade and e-commerce activities, here is an overview of cyber laws in western countries such as

a) **United States of America:** The United States of America is facing the highest number of cyber-attacks and cybercrimes in the world today the legislation which covers cyber security concerns are quite complex in America, each federal agency has its own cyber security regulations to be followed and there are many sectors-specific cyber laws for critical infrastructure. Moreover, the legislation covers a large number of federal as well state laws some noteworthy provisions are in the following act:

- The Counterfeit Access Device and computer fraud and abuse Act Of 1984 regulates the frauds.
• The Computer Security Act of 1987 introduced an agency known as the National Institute of standards and technology (NIST) to develop healthy and safer security systems.

b) United Kingdom:

No umbrella legislation governs information technology or cyber security in the UK, and its various agencies operate under distinct legislative mandates, such as the civil contingencies Act of 2004, or the security services act of 1989. The office of Cyber Security was formed in 2009 and became the office of Cyber Security and Information Assurance (OSSIA) in 2010.

Conclusion:

The cyber law framework in India, even though to suffice the need of the hour, laks in some ways. Especially the cyber security frameworks of certain industry regulators need to be update to stand the test of time with the ever-evolving technological advancements. The provisions of this new policy framework are thought to be adequate to sustain the adversities of these advancing developments. When these current and upcoming cyber laws are compared to certain countries around the world, it is found that the United State Of America, despite having a multitude of policies and statutory frameworks to ensure cyber security, is struggling with the correct implementation. And in the case of all the countries including India, the implementation of the carefully framed policies needs to be strict, otherwise, the policies end up rendered futile.

References:

