

CYBERCRIME AND SECURITY CHALLENGES IN INDIA; A CRITICAL LEGAL ANALYSIS

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Abstract

The digital revolution has fundamentally transformed India, positioning it among the largest internet user bases in the world. While digital connectivity has catalysed economic growth, social interaction, and governance efficiency, it has simultaneously created an expanded attack surface for cybercriminals. The rapid adoption of online platforms, digital payment systems, cloud storage, and emerging technologies such as artificial intelligence and deepfakes has heightened the risks of cybercrime, exposing individuals, businesses, and critical infrastructure to sophisticated cyber threats. This research paper undertakes a critical analysis of cybercrime in India, examining its evolution, typologies, and contemporary trends. Employing a doctrinal methodology, the study explores the legal and institutional frameworks designed to address cyber threats, including the Information Technology Act, 2000, the Digital Personal Data Protection Act, 2023, and relevant provisions of the Indian Penal Code. It evaluates the effectiveness of these laws in criminalizing cyber offences, regulating intermediaries, and providing mechanisms for investigation, adjudication, and redressal. The paper identifies persistent challenges in the Indian cybersecurity ecosystem, such as jurisdictional complexities in cross-border cybercrime, evidentiary difficulties in digital investigations, inadequate law enforcement capacity, and tensions between encryption and lawful access. Moreover, it highlights accountability gaps in intermediary liability, limited digital literacy among citizens, and evolving threats that outpace current legislative provisions. Institutional responses, including initiatives by CERT-In, NCIIPC, and I4C, are critically examined, emphasizing the need for capacity building, coordination, and proactive threat mitigation. Based on this analysis, the study proposes a set of reforms aimed at strengthening India's cybercrime response and cybersecurity posture. Recommendations include legislative updates to address emerging technologies, enhanced enforcement and investigative mechanisms, improved public-private partnerships, citizen awareness programs, and greater international cooperation. The paper argues that only a holistic approach, integrating legal, technical, and institutional measures, can ensure a secure digital environment while upholding privacy, accountability, and the rule of law.

Keywords

Cybercrime, cybersecurity, Information Technology Act, digital security, India, legal challenges

Introduction

The internet and digital platforms have really taken over India in the ten years. It is honestly very surprising. You just log on to your phone and you have the world at your fingertips. You can buy things online talk to people and even join in on political discussions that are happening right now. The Telecom Regulatory Authority of India says that there are than 900 million people using the internet in India as of 2025. That is a big number. It is hard to imagine..The thing is, while the internet has given us a lot of great opportunities it has also given cybercriminals a lot of chances to do bad things. Things like data breaches, phishing scams, financial fraud, identity theft and even cyber terrorism are not things we read about in the news. They are things that happen every day.¹When we talk about cybercrime we are talking about crimes that use computers, the internet or other digital devices to do things. India has seen an increase in these kinds of crimes especially when it comes to online shopping, online banking and personal data that is stored in cloud servers. A lot of people do not think it can happen to them they think "oh, that will not happen to me".. The truth is different. This is not just some person sitting in a dark room trying to hack into things. It is about big groups of people working together using special software to attack and sometimes even people on the inside helping them.²All of this makes it very important that our laws and the way we enforce them keep up with the way the internet and digital platforms are changing. We cannot just use the rules. They were made for a time when we did not have things like artificial intelligence and deepfake scams. That is why it is so important that we take a look at cybercrime, in India. It is not just something that academics should study it is something that we need to do if we want to keep people, businesses and the whole internet safe. The internet and digital platforms are changing all the time so our laws and enforcement mechanisms need to change to keep up with cybercrime and the internet.

Types of Cybercrime in India

When we try to understand cybercrime in India it is not one simple thing. It is a big and complicated problem with a lot of things mixed together. Take fraud for example. People think it is just about someone taking your credit card information. Cybercrime in India goes way beyond that. There is phishing, where you get emails or messages that pretend to be from your bank and trick you into giving away your passwords or one time passwords..³Cybercrime in India is happening all the time. Millions of users fall prey every year often without realizing it until it is too late. Then there is identity theft, which's really scary. Someone can take your information. Your name, address even things like your PAN or Aadhaar details. And do all sorts of things with it from opening fake bank accounts to pulling off social engineering scams.And if you thought cybercrime in India was about taking money or personal data there is a darker side too: cyber terrorism in India. This is not some hacker. We are talking about attacks on critical infrastructure, government networks or systems that can directly affect public safety in India. It is the kind of threat that keeps security agencies up at night thinking about cybercrime in India. Intellectual property crimes also fall into this mix. Piracy, stealing software or copyright violations are common often crossing borders and jurisdictions making enforcement difficult.⁴Then there is the more personal side of things. Cyberstalking and harassment in India. Social media, messaging apps dating platforms are misused to intimidate, threaten or embarrass people and this affects real lives every single day because of cybercrime in India.The numbers tell their story. The National Crime Records Bureau reported over 60,000 cybercrime cases in 2023. ⁵Honestly that is just the beginning. With more people coming every day this figure is only going to rise showing how urgent it is to understand cybercrime in India make laws and respond to these threats in a practical way to stop cybercrime, in India.

Legal Framework Governing Cybercrime in India

When you think about India and how it deals with cybercrime the first thing that comes to mind is the Information Technology Act, 2000. Or the IT Act for short. This Act was created a time ago back in 2000. At that time India was just starting to get serious about transactions. The internet was. People were just starting to buy things online. The government realized that the digital world needed some rules so the IT Act was born. The main idea of the IT Act is simple: it makes electronic transactions legal. It also makes sure that people who do bad things online get in trouble.⁶Some parts of the IT Act are easy to understand. They are important for anyone who wants to learn about cyber law. For example Section 66 is about hacking and getting into computer systems without permission. This is like someone breaking into your house. Instead they are breaking into your computer or network. Then there is Section 66A which used to make it a crime to send mean messages online.. The Supreme Court said that this section was not fair because it could stop people from saying what they think. They made this decision in a case called Shreya Singhal v. Union of India in 2015. The IT Act also has Section 66B, which's about stealing computer property. Like data or software.. Then there are Sections 66C to 66F, which are about things like stealing identities cheating people online and even cyber terrorism. You can see that the law is trying to cover all sorts of things that can happen online but sometimes it is hard to keep up with new technology.⁷The IT Act is not the law that deals with cybercrime in India. The Indian Penal Code, which is from 1860 also applies to cybercrime. This law was not originally written for the internet. It has been used to deal with cyber offences. For example Section 379 is about theft and Section 420 is about cheating. These laws have been used to prosecute people who commit crimes online. India also has the National Cyber Security Policy, which's like a roadmap for how to keep the internet safe.. There is the Personal Data Protection Bill, which is still being discussed but

it will help regulate how peoples personal data is used online. All these laws and policies work together to create a framework for dealing with cybercrime. Sometimes they overlap or leave gaps.⁸One of the challenges in dealing with cybercrime is that it is hard to catch the people who do it. Cybercrime can happen from anywhere in the world. It is hard to track down the people who do it. Even when you do find them it can be hard to get countries to help you. This means that often the damage is already done by the time the authorities can do anything. Another challenge is that the people who are supposed to enforce the laws do not always have the skills. Cybercrime is not just about hacking anymore. It involves complex attacks using special software and artificial intelligence. To investigate these crimes you need to have knowledge but many law enforcement officers are not trained for this. This creates a gap between the laws that're in place and the ability to enforce them. There are also gaps in the laws themselves. Some of the definitions in the IT Act and the Indian Penal Code are not clear. For example what exactly is "access" or "cheating by electronic means"? The courts have tried to clarify these things. The law is still struggling to keep up with new technology. Take blockchain or artificial intelligence for example. These were not even thought about when the IT Act was written and there is not

guidance on how to deal with crimes that involve these technologies. Then there is the human factor. Many people in India do not realize how vulnerable they are online. They use the password for everything they click on links that they should not and they share sensitive information without thinking. This makes it easy for cybercriminals to do their thing. When crimes are reported it can be hard to collect and preserve the evidence and to make sure that it is admissible in court. This is a process that requires special knowledge.⁹The balance between security and privacy is also a challenge. Encryption is important for keeping communication safe. Sometimes law enforcement agencies want to be able to

access encrypted data to investigate crimes. This is a balance to strike. If you prioritize privacy too much it can be hard to enforce the laws but if you prioritize access too much you can infringe on peoples rights.¹⁰All these challenges show that dealing with cybercrime in India is not just about having laws. It is, about building the skills updating the laws raising awareness and working together across agencies and countries. The laws provide a foundation. They need to be supported by technical expertise, institutional readiness and public awareness to actually work. Without this cybercrime will continue to outpace the law and people and institutions will remain vulnerable in a digital world. The IT Act and other laws are important. They are just the starting point. India needs to do more to fight cybercrime and keep its citizens safe. The IT Act is a part of this but it is not the only thing that is needed.

Judicial Interpretation and Case Analysis

The courts in India play a role in shaping how cyber law works. You can have the laws on paper but until judges interpret them clarify them and sometimes challenge them these laws do not really exist in practice. The Shreya Singhal v. Union of India case from 2015 is an example. This case is famous. For good reason. Section 66A of the IT Act, 2000 was a mess. It made it a crime to send messages that could be considered offensive which sounds okay at first but the wording was very vague. Could it apply to a tweet that is meant to be funny. Someone finds it offensive? Could it apply to a comment about politics or an opinion that someone does not agree with? The Supreme Court noticed these problems. Struck down the law saying that you cannot limit peoples freedom of speech based on what someone else thinks is offensive.¹¹Then there is the Avnish Bajaj v. State case from 2004. This case is interesting because it was one of the first to deal with the liability of intermediaries like marketplaces under the IT Act. Avnish Bajaj, who ran the marketplace Baze.com was held responsible for content that users posted on his platform. The courts recognized the role of intermediaries. Also said

that they cannot completely avoid responsibility for what users do on their platforms. They need to have systems in place to remove content when they are told about it. This is a balance between allowing innovation and holding people accountable. This tension is still a part of cyber law debates today.¹² Another interesting case is the Indian Performing Right Society v. Sanjay Dalia case from 2008. This case expanded the idea of copyright infringement in media. The court said that using content without permission even if it is accessed online is considered infringement. This was a deal at the time because online piracy was growing fast and the law had not caught up. The judgment said that copyright principles apply to media just like they do to physical media and this helped bridge the gap between traditional intellectual property law and modern technology. If you look at these cases together they show some things about how India approaches cyber law. First courts often have to clarify what the laws mean. The IT Act is broad and sometimes too broad. The courts have to make sense of it in real-life situations. Second these cases often highlight the challenges of enforcing the laws. Take the Avnish Bajaj case for example. There was not a solution for online marketplaces at the time and the courts decision forced lawmakers to create frameworks for platform accountability. Finally there is a theme of balancing rights: freedom of speech, privacy, innovation and security all need to coexist and the courts are where these conflicts are worked out.¹³ Interpreting the law is not always easy. Sometimes lower courts struggle with complexities. Imagine a judge trying to understand AI-generated deepfakes or cryptocurrency fraud without knowledge. There is a debate about whether there should be courts or tribunals for these kinds of cases like some countries have for intellectual property disputes. Until that happens there is a risk that enforcement will be reactive and inconsistent.

Critical Analysis

Now looking at the picture India has made progress in making cyber offences into laws.. It is still a work in progress. One major issue is that

the system is reactive, not proactive. Lawmakers often create regulations after a new threat appears, than anticipating it. For example ransomware attacks and phishing scams are always changing,. Legislative updates are slow so law enforcement is always chasing after new methods. Another big problem is that there is not international cooperation. Cybercrime does not respect borders. A hacker in Europe or Southeast Asia can target a bank or company easily. India has signed some conventions, like the Budapest Convention on Cybercrime but it is not fully aligned with global standards in practice. This makes enforcement complicated because of differing laws, investigative powers and extradition treaties. This means that while a case might seem straightforward in India actual enforcement requires diplomacy, collaboration and often months or years of procedural back-and-forth.¹⁴The role of intermediaries like media networks, cloud services or e-commerce sites is also complicated. They are critical for identifying and taking down content but relying too much on them raises concerns. They have their policies, algorithms and sometimes commercial incentives that may not align with law enforcement objectives. Section 79 of the IT Act tries to protect intermediaries that act in faith but courts have been clear that this protection is not absolute. The reality is that much of cyber enforcement depends on cooperation from companies that may be reluctant or slow.¹⁵Private partnerships are another area that needs work. Some countries, like the US and members of the EU have integrated threat intelligence frameworks where government agencies and private firms share data about vulnerabilities, attacks and mitigation strategies. India is moving in this direction. It is fragmented. Some sectors, like banking and critical infrastructure have arrangements but many small businesses, startups and NGOs operate in isolation unaware of threats until it is too late. Awareness deficits, combined with underreporting of incidents further complicate the picture.¹⁶One area where India is still catching up is making laws for

emerging technologies like blockchain, AI and the Internet of Things. These technologies are being adopted fast. Legal definitions and regulatory frameworks have not fully caught up. Take AI-driven fraud for example. The law does not clearly define liability if a deep learning model is manipulated to produce outputs. Similarly, blockchain-based financial crimes raise questions about jurisdiction, evidence collection and enforceability. Without legislation enforcement will always be a step behind innovation. Then there is the tension between privacy and enforcement. Encryption is vital for securing communications and protecting data yet law enforcement often demands access for criminal investigations. Striking the balance is too much access risks infringing on fundamental rights, too little and enforcement becomes impossible. Judicial decisions, like those in *Puttaswamy v. Union of India* have underscored the right to privacy meaning any regulatory framework has to consider individual freedoms.

Comparatively the US and EU have mature frameworks. The US has cybercrime statutes integrated with law enforcement agencies like the FBI's Cyber Division, specialized cyber units and private-public intelligence sharing. The EU, with GDPR and the NIS Directive combines data protection, security standards and mandatory reporting of breaches, which creates a predictable and enforceable system. India can learn from these models. Socio-economic realities, technological adoption rates and jurisdictional constraints make direct replication impossible. Instead the challenge lies in adapting these practices in a way that fits India's unique context. Large population, varied digital literacy and fragmented infrastructure.¹⁷Looking at enforcement from a view the critical question is: how do we move from being reactive to proactive? Several measures come to mind. Strengthening training in cyber law is a start. Judges and prosecutors need programs to understand technical intricacies. Then creating dedicated cyber courts or tribunals for stakes digital offenses could accelerate decision-

making. Capacity building in law enforcement is also training officers to handle evidence from cloud storage, IoT devices and encrypted communications. Public awareness campaigns, especially targeting businesses and vulnerable communities are equally important; law alone cannot prevent crime if people are unaware of threats. Finally international cooperation cannot be an afterthought. Cybercrime is global. India's laws must be complemented by effective treaties, extradition protocols and cooperative frameworks with foreign law enforcement agencies. Without this even the well-drafted legislation will falter when the perpetrator is sitting half a world away.¹⁸In short judicial interpretations in India have clarified ambiguities, protected rights like freedom of speech and privacy and set precedents for intermediary accountability. Enforcement is still hampered by reactive laws, limited technical capacity, dependency on intermediaries and fragmented international cooperation. Comparative analysis shows India has the foundation, for a cyber legal ecosystem but achieving it will require proactive legislation, capacity building,

Recommendations for Strengthening Cybersecurity in India

1. Legislative Reforms

India's cyber legal framework, anchored in the Information Technology Act, 2000, has undoubtedly laid the foundation for regulating digital offenses, but it is increasingly showing its age. While amendments and new regulations have been introduced, the pace of legislative reform is slower than the speed at which cyber threats evolve. Emerging technologies like

artificial intelligence, blockchain, Internet of Things (IoT), and deepfake generation are creating new vulnerabilities that existing laws struggle to address. Updating the IT Act is essential—not just for defining new types of cybercrime, but also for clearly outlining

liability for individuals, intermediaries, and corporate entities. Further, India must consider

harmonizing its laws with international standards to facilitate cooperation in cross-border cybercrime cases. A modernized legal framework should also include explicit guidelines on encryption, data sovereignty, and digital identity protection, striking a balance between

security and fundamental rights. Without such reforms, enforcement agencies will continue to lag behind perpetrators, and the law risks becoming symbolic rather than functional.

2. Capacity Building

Even the most well-drafted law cannot function effectively without skilled enforcement. Currently, one of India's key challenges in cybercrime investigation is the limited technical expertise among police personnel, prosecutors, and even judicial officers. Cyber

investigations demand specialized skills in digital forensics, malware analysis, network

tracing, and handling encrypted data. Comprehensive training programs must be developed and implemented regularly at state and central levels. Additionally, specialized cyber forensic laboratories need to be expanded beyond major cities, ensuring accessibility in tier-2 and tier-3 regions. Capacity building should also extend to judicial officers—understanding the

nuances of digital evidence, jurisdictional complexities, and the technical intricacies of new technologies will allow courts to adjudicate effectively. Public sector agencies like CERT-In,

the National Cyber Crime Coordination Centre (I4C), and the NCIIPC can play a crucial role by providing training, setting protocols, and developing resource materials for continuous

skill enhancement. By investing in human capital alongside technological infrastructure, India can build a responsive and capable cybersecurity ecosystem.

3. International Cooperation

Cybercrime is inherently transnational. Hackers,

malware operators, and cybercriminal networks frequently operate from outside India, making domestic enforcement insufficient on its own. India must actively pursue mutual legal assistance treaties (MLATs) with countries

where cyber threats originate or transit. These treaties would streamline extradition, evidence sharing, and joint investigations, reducing delays and legal complexities. Moreover,

participation in global frameworks, such as the Budapest Convention on Cybercrime, can facilitate cooperation in harmonizing cybercrime laws, standardizing reporting procedures, and enabling collaborative cyber defense initiatives. International cooperation should also

extend to sharing threat intelligence, collaborating on cybersecurity drills, and participating in joint research programs to anticipate future risks. By embedding itself in global cybersecurity networks, India can not only respond more effectively to attacks but also contribute to shaping international norms for digital safety.

4. Awareness Campaigns

A law and enforcement system is only as effective as the people it is meant to protect. In India, a significant vulnerability lies in low awareness among citizens, businesses, and even government agencies regarding cyber hygiene. Phishing scams, ransomware, and identity theft often succeed because individuals and organizations remain unaware of basic protective measures. Nationwide awareness campaigns must target diverse audiences, from school students to senior executives, emphasizing practical steps like strong passwords, two-factor authentication, secure data storage, and recognizing suspicious communications. Public campaigns can leverage social media, television, community centers, and collaboration with educational institutions. Businesses should be encouraged, or even mandated, to conduct

internal training sessions for employees, ensuring that organizational practices align with cybersecurity best practices. Awareness is not just preventive—it also encourages reporting, enabling law enforcement to respond quickly and build a more accurate understanding of

threat landscapes.

5. Private-Public Partnerships (PPP)

Finally, collaboration between the government and technology companies is indispensable in building a real-time threat intelligence system. Private tech firms, cloud providers, and

cybersecurity startups often detect emerging threats faster than government agencies due to access to large-scale data and cutting-edge analytical tools. By establishing structured public-private partnerships, India can develop platforms for sharing threat intelligence, coordinating responses to cyber incidents, and jointly developing security standards for critical infrastructure. Additionally, industry experts can assist in shaping legislation, training law enforcement, and advising on emerging technologies, ensuring that policy and practice

remain closely aligned with real-world cyber risks. PPPs also allow for resource pooling,

technological innovation, and rapid adaptation, which are crucial in a landscape where cyber threats evolve almost daily.

Conclusion

Cybercrime in India is no longer a niche problem affecting only a few tech-savvy individuals or large corporations. With India emerging as one of the world's largest digital economies, the threat landscape has expanded exponentially, touching every aspect of our daily lives—from online banking and e-commerce transactions to social media interactions and government

services. The rapid adoption of digital technologies, while offering unprecedented

convenience, has also created new

vulnerabilities that cybercriminals are quick to exploit. What was once considered a distant concern is now very real and very present. Reports from the National Crime Records Bureau (NCRB) indicate a steep increase in cybercrime cases

over the past few years, reflecting not only the surge in online activity but also the growing sophistication of cyber offenses. These crimes range from financial frauds and identity theft to cyber terrorism and attacks on critical infrastructure, illustrating that no sector is immune. India's legal framework for combating cybercrime, primarily rooted in the Information Technology Act, 2000, along with its amendments and associated regulations, has played a foundational role in defining cyber offenses and establishing mechanisms for prosecution. Landmark provisions under the IT Act, like Sections 66, 66C to 66F, have criminalized unauthorized access, identity theft, cheating by electronic means, and cyber

terrorism. Complementary laws such as the Indian Penal Code, 1860, provide additional legal avenues for prosecuting offenses like cheating, theft, and forgery in digital contexts.

Furthermore, initiatives like the National Cyber Security Policy, 2013, the Digital Personal Data Protection Act, 2023, and institutional mechanisms such as CERT-In, the I4C, and NCIIPC demonstrate that India has made earnest efforts to build both a regulatory and

institutional response to cyber threats. These steps are significant—they show recognition of the problem and a willingness to act. However, despite these efforts, numerous gaps persist, highlighting that legal frameworks alone are insufficient. Enforcement challenges remain a major concern. Cybercrime often transcends geographical boundaries, making jurisdiction a complex and sometimes insurmountable hurdle. Tracing cybercriminals operating from

abroad is cumbersome and slow, especially when mutual legal assistance treaties (MLATs) are either lacking or cumbersome to

implement. Even within domestic borders, law enforcement agencies frequently struggle with the technical sophistication required to

investigate cyber incidents, from analyzing encrypted communications to conducting forensic examinations of compromised systems. While some states have developed cyber forensic laboratories and training programs, the scale and uniformity of capacity building are far from adequate. Another key issue is public awareness. Many individuals, small businesses, and

even government departments remain vulnerable simply because they do not fully understand cyber risks or lack basic digital hygiene practices. Phishing, ransomware, and online scams continue to succeed because preventive measures are either ignored or poorly implemented.

Cybersecurity, therefore, is as much a social and educational challenge as it is a legal or technical one. Awareness campaigns, education programs, and community outreach are

indispensable components of a comprehensive cybersecurity strategy. A comparative look at global models also sheds light on India's position. Developed economies like the United

States and the European Union have integrated cybercrime prevention, data protection, and cybersecurity standards into a more cohesive ecosystem. These countries combine stringent laws with robust technical infrastructure, public-private collaborations, and international cooperation frameworks. India can learn from these approaches but must tailor solutions to its

unique socio-economic context, diverse population, and digital growth trajectory. The challenge lies in balancing rapid digital adoption with equally robust safeguards, ensuring that the digital economy remains both inclusive and secure. Looking ahead, the future of cybersecurity in India depends on a proactive and adaptive approach. The law must evolve continuously, keeping pace with emerging

technologies and evolving criminal strategies.

Institutions must be equipped with both human expertise and technological resources to respond swiftly to incidents. Public awareness campaigns must foster a culture of cyber

vigilance among citizens and businesses alike. International cooperation must become routine rather than exceptional, enabling India to address cyber threats that originate across borders effectively. Lastly, collaboration between government, industry, and civil society is

essential—cybersecurity is not a task for any single entity but a shared responsibility that requires continuous engagement and trust. In essence, India has made remarkable strides in

creating a legal and institutional framework to combat cybercrime, but the journey is far from over. The digital ecosystem is dynamic, and threats evolve faster than laws and policies can

often adapt. Closing the gaps in legislation, enforcement, technical capacity, and public awareness is not optional—it is imperative if India wants to secure its cyberspace, protect its citizens, and build trust in its digital economy. By embracing a holistic approach that integrates law, technology, education, and international collaboration, India can move from a reactive stance to a proactive, resilient posture in cybersecurity.

In conclusion, the fight against cybercrime in India is ongoing, complex, and multi-dimensional. While progress has been made, the task ahead requires continuous vigilance, innovation, and cooperation. Only through coordinated, adaptive, and forward-thinking strategies can India ensure that its cyberspace remains secure, resilient, and trustworthy for all its users. The responsibility lies not just with legislators, law enforcement, or tech companies, but with every stakeholder—government, industry, and citizens alike—working together to safeguard the digital frontier in the years to come.

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