



INTERNATIONAL JOURNAL FOR LEGAL RESEARCH AND ANALYSIS

Open Access, Refereed Journal Multi Disciplinary
Peer Reviewed Edition :

www.ijlra.com

DISCLAIMER

No part of this publication may be reproduced or copied in any form by any means without prior written permission of Managing Editor of IJLRA. The views expressed in this publication are purely personal opinions of the authors and do not reflect the views of the Editorial Team of IJLRA.

Though every effort has been made to ensure that the information in Volume 2 Issue 7 is accurate and appropriately cited/referenced, neither the Editorial Board nor IJLRA shall be held liable or responsible in any manner whatsoever for any consequences for any action taken by anyone on the basis of information in the Journal.

Copyright © International Journal for Legal Research & Analysis

IJLRA

EDITORIAL TEAM

EDITORS



Megha Middha

Megha Middha, Assistant Professor of Law in Mody University of Science and Technology, Lakshmangarh, Sikar

Megha Middha, is working as an Assistant Professor of Law in Mody University of Science and Technology, Lakshmangarh, Sikar (Rajasthan). She has an experience in the teaching of almost 3 years. She has completed her graduation in BBA LL.B (H) from Amity University, Rajasthan (Gold Medalist) and did her post-graduation (LL.M in Business Laws) from NLSIU, Bengaluru. Currently, she is enrolled in a Ph.D. course in the Department of Law at Mohanlal Sukhadia University, Udaipur (Rajasthan). She wishes to excel in academics and research and contribute as much as she can to society. Through her interactions with the students, she tries to inculcate a sense of deep thinking power in her students and enlighten and guide them to the fact how they can bring a change to the society

Dr. Samrat Datta

Dr. Samrat Datta Seedling School of Law and Governance, Jaipur National University, Jaipur. Dr. Samrat Datta is currently associated with Seedling School of Law and Governance, Jaipur National University, Jaipur. Dr. Datta has completed his graduation i.e., B.A.LL.B. from Law College Dehradun, Hemvati Nandan Bahuguna Garhwal University, Srinagar, Uttarakhand. He is an alumnus of KIIT University, Bhubaneswar where he pursued his post-graduation (LL.M.) in Criminal Law and subsequently completed his Ph.D. in Police Law and Information Technology from the Pacific Academy of Higher Education and Research University, Udaipur in 2020. His area of interest and research is Criminal and Police Law. Dr. Datta has a teaching experience of 7 years in various law schools across North India and has held administrative positions like Academic Coordinator, Centre Superintendent for Examinations, Deputy Controller of Examinations, Member of the Proctorial Board



Dr. Namita Jain



Head & Associate Professor

School of Law, JECRC University, Jaipur Ph.D. (Commercial Law) LL.M., UGC -NET Post Graduation Diploma in Taxation law and Practice, Bachelor of Commerce.

Teaching Experience: 12 years, AWARDS AND RECOGNITION of Dr. Namita Jain are - ICF Global Excellence Award 2020 in the category of educationalist by I Can Foundation, India. India Women Empowerment Award in the category of "Emerging Excellence in Academics by Prime Time & Utkrisht Bharat Foundation, New Delhi.(2020). Conferred in FL Book of Top 21 Record Holders in the category of education by Fashion Lifestyle Magazine, New Delhi. (2020). Certificate of Appreciation for organizing and managing the Professional Development Training Program on IPR in Collaboration with Trade Innovations Services, Jaipur on March 14th, 2019

Mrs.S.Kalpana

Assistant professor of Law

Mrs.S.Kalpana, presently Assistant professor of Law, VelTech Rangarajan Dr. Sagunthala R & D Institute of Science and Technology, Avadi. Formerly Assistant professor of Law, Vels University in the year 2019 to 2020, Worked as Guest Faculty, Chennai Dr. Ambedkar Law College, Pudupakkam. Published one book. Published 8 Articles in various reputed Law Journals. Conducted 1 Moot court competition and participated in nearly 80 National and International seminars and webinars conducted on various subjects of Law. Did ML in Criminal Law and Criminal Justice Administration. 10 paper presentations in various National and International seminars. Attended more than 10 FDP programs. Ph.D. in Law pursuing.



Avinash Kumar



Avinash Kumar has completed his Ph.D. in International Investment Law from the Dept. of Law & Governance, Central University of South Bihar. His research work is on "International Investment Agreement and State's right to regulate Foreign Investment." He qualified UGC-NET and has been selected for the prestigious ICSSR Doctoral Fellowship. He is an alumnus of the Faculty of Law, University of Delhi. Formerly he has been elected as Students Union President of Law Centre-1, University of Delhi. Moreover, he completed his LL.M. from the University of Delhi (2014-16), dissertation on "Cross-border Merger & Acquisition"; LL.B. from the University of Delhi (2011-14), and B.A. (Hons.) from Maharaja Agrasen College, University of Delhi. He has also obtained P.G. Diploma in IPR from the Indian Society of International Law, New Delhi. He has qualified UGC - NET examination and has been awarded ICSSR - Doctoral Fellowship. He has published six-plus articles and presented 9 plus papers in national and international seminars/conferences. He participated in several workshops on research methodology and teaching and learning.

ABOUT US

INTERNATIONAL JOURNAL FOR LEGAL RESEARCH & ANALYSIS
ISSN

2582-6433 is an Online Journal is Monthly, Peer Review, Academic Journal, Published online, that seeks to provide an interactive platform for the publication of Short Articles, Long Articles, Book Review, Case Comments, Research Papers, Essay in the field of Law & Multidisciplinary issue. Our aim is to upgrade the level of interaction and discourse about contemporary issues of law. We are eager to become a highly cited academic publication, through quality contributions from students, academics, professionals from the industry, the bar and the bench. INTERNATIONAL JOURNAL FOR LEGAL RESEARCH & ANALYSIS ISSN 2582-6433 welcomes contributions from all legal branches, as long as the work is original, unpublished and is in consonance with the submission guidelines.

CYBER CRIME AGAINST WOMEN IN INDIA **WITH REFERENCE TO RIGHT TO PRIVACY**

AUTHORED BY: ANSU SINGH,
LLM 2 Semester, Amity Law School.

CO – AUTHOR: DR. PARISHKAR SHRESHTH,
Assistant Professor, Amity Unuiversity
Amity Law School, Lucknow

ABSTRACT

Cybercrime against ladies in India has arisen as a squeezing cultural issue, enveloping different types of online provocation, double-dealing, and misuse. This paper investigates the convergence of cybercrime against ladies with the central right to protection revered in Article 21 of the Indian Constitution. Drawing on legitimate systems, contextual investigations, and observational information, it analyzes the difficulties and ramifications of cybercrimes for ladies' security freedoms.

The review features the commonness and various nature of cybercrimes against ladies in India, including on the web badgering, cyberstalking, retribution pornography, and web based prepping. It investigates significant arrangements of the Data Innovation Act, Indian Reformatory Code, and other legitimate instruments pointed toward tending to such offenses and safeguarding ladies' security on the web.

Besides, the paper examines the socio-social variables adding to the propagation of cybercrimes against ladies and the difficulties looked in detailing and arraigning wrongdoers. It likewise examines the job of mechanical headways and computerized stages in working with or relieving cybercrimes against ladies, underlining the requirement for a multi-layered way to deal with address this complicated issue.

Through an assessment of contextual investigations and best practices, the review distinguishes procedures for upgrading mindfulness, working on lawful structures, and elevating computerized proficiency to engage ladies and shield their right to security on the web. It highlights the significance of cooperative endeavors including government organizations, policing, society, and innovation organizations in battling cybercrimes against ladies and cultivating a more secure computerized climate.

At last, this paper adds to the continuous talk on cybercrime against ladies in India, revealing insight into the many-sided exchange between innovation, regulation, and society, and pushing for the assurance of ladies' on the whole correct to security in the advanced age.

INTRODUCTION

The internet is the name given to the PC produced universe of the web, and digital regulations are the guidelines that apply there. Because of the way that this space has a type of general locale, all clients are represented by these guidelines. Digital regulation is one more area of regulation that arrangements with lawful issues welcomed on by the use of organized data innovation. Individuals all over the world have been going through troublesome times due to the pandemic. The absence of medical care benefits, the disappointment and disengagement that accompanied lockdowns, the deficiency of occupations and business pay, and the deficiency of friends and family to this destructive disorder were only a couple of the troubles that individuals needed to manage. Various lives have been lost and a great many individuals have been impacted by the Coronavirus plague, which has shown to be a fiasco. Notwithstanding the large numbers of passings brought about by the pandemic, it struggles for some individuals who have lost their positions or needed to close down their organizations due to lockdown, for families who have lost the main breadwinner, for youngsters who have lost the two guardians very early in life, and for some others.

However, this isn't true! Another disaster, specifically cybercrime and portable wrongdoing, spread like an infection while individuals opposed and battled the pandemic. A few group communicated their irritation with the lockdown by manhandling the web and telephone innovations and torturing others, while many utilized these means to keep themselves diverted and involved all through the flare-up. During the flare-up, web based cybercrime developed quickly and seriously.

The job of data innovation is wonderful in this day and age. It has augmented itself throughout the course of recent many years and has turned into the hub of the present worldwide and innovative turn of events. The universe of web gives each client all the expected data quickest correspondence and sharing instrument making it the most important wellspring of data. It has expanded proficiency, cost adequacy and sped up efficiency at individual as well as the business or administrative level. It has brought world under one umbrella. The growing reach of PCs and the web has made it simpler for individuals to stay in contact across significant distances. The web assumes a significant part in our everyday life exercises from home to office like in associating with companions, looking through concentrate on materials and in going to significant video meetings. In present situation, digital wrongdoing is arising as an intense danger.

Simultaneously, nonetheless, it has a few negative sides as well. This is obvious in the developing multiplication of digital wrongdoings in the internet, for example, digital fighting, digital psychological warfare, hacking, information burglaries, attack of protection, phishing assaults, licensed innovation encroachments and wholesale fraud and other PC related violations. The namelessness and speed with which these violations can be perpetrated web-based renders the internet an appealing medium to digital crooks.¹ For example, it attacks the protection of an individual or in speeding up wrongdoings on the internet.

Importance of Cybercrime

Data Innovation Demonstration of 2000 or some other regulation in India doesn't make reference to cybercrime. A wrongdoing or offense has been definitively characterized by a rundown of explicit offenses and the punishments that accompany them under the Indian Reformatory Code, 1860, and various different rules. Thus, cybercrime might be depicted as a union of innovation and wrongdoing. Cybercrimes are essentially, "any offense or wrongdoing that includes the utilization of a PC."

Cybercrime is the term used to portray wrongdoings did online in which the culprit stays mysterious behind a PC screen and isn't really expected to look the casualty directly in the eyes. In a digital wrongdoing, the PC or the information is the expected casualty, the wrongdoing's planned result, or a device used to work with the commission of one more wrongdoing by giving the necessary data sources. The expression "cybercrime" comprehensively alludes to these offenses.

Coming up next are remembered for digital regulation:

- Digital Lawbreakers
- Electronic And Advanced Marks
- Insurance Of Private And Individual Data
- Protected innovation

Cybercrime Casualties

Ladies and youngsters were the most weak pieces of society during the pandemic, simplifying them focuses for cybercriminals though men and grown-ups were survivors of a few cybercrime tricks. Ladies were presented to these wrongdoings during the pandemic, specifically housewives and the individuals who utilize web-based entertainment.

The information from the 2021 Public Commission for Ladies show that after a lockdown, the

¹ See United Nations, International review of criminal policy United Nations Manual on the prevention and control of computer related crimes available at: <http://www.uncjin.org/Documents/EighthCongress.html> (accessed in July, 2016).

quantity of cybercrime episodes against ladies diminishes. At the point when India was seriously impacted constantly bunch of Coronavirus and practically the whole nation was exposed to thorough lockdown limitations in April and May of 2021², , the recurrence of cybercrimes against ladies expanded definitely in Spring and kept on rising. At long last, after the subsequent pandemic wave passed and the lockdown limitations were delivered in June, the recurrence of digital assault events began to lessen too. This situation endured till July as the lockdown limitations were lifted. In prior years, there were not many female survivors of cybercrime, however during the pandemic and lockdown, this figure essentially expanded.

Ladies as the Survivor of Cybercrimes

During the pandemic and lockdown, individuals were constrained to involve the web for social, proficient, sporting, and instructive purposes. Using workstations, cell phones, and the web, working ladies began telecommuting. Ladies who are still in school are constrained to involve the web for online coursework and other scholarly pursuits. The pace of cybercrime against ladies began to increment right now since most of ladies were utilizing virtual entertainment locales and at least one internet based stages for scholastic, expert, and diversion purposes. Hoodlums began intellectually and sincerely torturing the casualty since they couldn't truly hurt them in light of the fact that the whole nation was on lockdown.

Ladies are generally normally presented to the accompanying Digital Violations:

Sextortion:

The most widely recognized cybercrime performed against ladies during the pandemic was sextortion. By utilizing their casualties' private photographs or changed pictures as extortion, the wrongdoers began requesting cash or sexual blessings from them. To communicate their exacerbation about the pandemic, the wrongdoers undermined ladies and requested sexual videoconferencing or letters from them. Moreover, as they had no cash, they felt engaged to undermine casualties with their adjusted pictures to get cash from them.

Phishing:

To bring in cash during the lockdown, lawbreakers send counterfeit messages with a connection to a specific site page with an end goal to pressure the casualty into entering individual data like contact subtleties and passwords or determined to taint the casualty's gadget with hazardous infections when the connection is clicked. These texts and messages seem, by all accounts, to be real. The assailants then complete obscure exchanges from the casualty's ledger to their own

² The data from the 2021 National Commission for Women show that after a lockdown, the number of cybercrime incidents against women decreases. When India was badly affected by the second batch of COVID-19 and almost the entire country was subjected to rigorous lockdown restrictions in April and May of 2021

utilizing the casualty's financial balance and other confidential data.

Erotic entertainment:

During the pandemic, wrongdoers enjoyed web-based sexual assaults against ladies, changing the casualty's picture and involving it in obscene material.

Audit OF Writing

Savagery AGAINST Ladies IN Digital WORLD : A Unique REFERENCE TO INDIA distributed in "Global Diary of Cutting edge Exploration in Administration and Sociologies" (ISSN: 2278-6236) by Jaspreet Singh-The examination paper acmes that the brutality against ladies is an infringement of common liberties and not another peculiarity. It is continuously requiring it shapes investment to time in Indian history. With the progression of time, numerous women's activists battled against ladies brutality and for their strengthening in the general public, yet there is no limit to her weak life and her double-dealing. This paper assumes the digital viciousness against ladies, what it is meaning for their public activity with regards to India. It features the reasons and types of digital wrongdoing and investigates a few ideas how to control digital wrongdoing against ladies.

The focal point of specialist while composing the proposition is that, the Indian ladies netizens are as yet not open to promptly report the digital maltreatment or digital wrongdoing. The most serious issue of digital wrongdoing lies in the business as usual and the thought process of the digital lawbreaker. The internet is a travel space for some individuals, including guilty parties. While individuals don't reside in the internet, they go back and forth like some other spot. This nature gives the guilty parties the opportunity to get away from after the commission of digital wrongdoing. Numerous sites and online journals give security tips to the wellbeing of ladies and kids in the net. Yet then, at that point, digital wrongdoing against ladies are on ascent. So article by Jaspreet Singh good wellspring of reference to write postulation in the appropriate bearing.

Planning Digital Wrongdoings AGAINST Ladies IN INDIA distributed in "Worldwide Exploration Diary of Trade and Regulation" (ISSN: 2349-705X) by Dr. Shalini Kashmiria the exploration paper features digital wrongdoings against ladies in India which is a totally new peculiarity. To make the paper viable, a relative examination has been finished between the digital regulations directing digital wrongdoings in India, Joined Realm and US of America. The researcher obseved exhaustively the different wrongdoings against ladies and the lawful system directing these violations in India. At last the review gives suitable ideas where vital.

Digital Wrongdoing AND Exploitation OF Ladies Regulations, Privileges AND Guidelines,

Debarati Halder, K. Jaishankar (2012³) this book is to recognize and make sense of the generally neglected violations of the Web focusing on ladies specifically. This book is intended to characterize digital exploitation according to ladies' casualty's point of view, dissect the patterns of exploitation, detailing of center freedoms of ladies web clients and analyze the lawful assurances towards ladies survivors of digital violations in five prime nations. The researcher noticed definition, typology and examples of Exploitation Legitimate Treatment of Digital Wrongoings against Ladies in USA, Canada, U.K. Australia. The researcher he researcher distinguished the variables related behind the exploitation of ladies in the internet. The review uncovered that Ladies casualties are close to undetectable according to widespread digital wrongdoing shows and homegrown web and digital correspondence related regulations. The impact of this disorder is enormous to such an extent that administration detailing organizations likewise some of the time deny any assistance to the lady out of luck.

PCs, Web AND NEW Innovation Regulations by Karnika

Seth (2016), is an extensive work that suitably features new regulations, strategies, cases, ideas, occasions and studies that have developed digital regulations in the public and global circles. The researcher noticed that it uncommonly centers around the advancement of regulations in India including new bills and rules that were passed, for example, Electronic Conveyance of Administration Bill, 2013, the bureau endorsement of the New Purchaser Assurance Bill 2015 and the new rules for the presentation of e-verification method utilizing Aadhar-eKYC administrations. It additionally talks about land mark cases, including Shreya Singhal v UOI, which struck down Segment 66A of the IT Act, 2000 as unlawful and Anwar Versus P.K Basheer which explained the law on enthusiasm for electronic proof in India. The researcher further noticed the arising wrongoings like savaging, sexting, and retribution pornography and new improvements, for example, Unhindered internet that have affected the digital world. The researcher noted essential ideas of digital wrongdoing and its arrangements. It has been seen that with the expansion being used of innovation the digital wrongdoing is additionally on ascent which is expected to be checked.

STATEMENT OF PROBLEM

CYBER CRIME AGAINST WOMEN IN INDIA WITH REFERENCE TO RIGHT TO PRIVACY

OBJECTIVES OF STUDY

- To comprehend the definition of cybercrime directed at women.

³ CYBER CRIME AND VICTIMIZATION OF WOMEN LAWS, RIGHTS AND REGULATIONS, Debarati Halder, K. Jaishankar (2012)

- • To determine the cause of women's victimization.
- • Examine the laws pertaining to preventing cybercrime against women in India and identify any holes in the legislation.
-
- • To determine the difference between technical advances and legal acts.
- • To place the increasing threat of cybercrime against women and girls in the context of cybercrime as a whole, as well as the issues of Internet expansion, governance, and human rights.
- • To determine the actions that the Indian government should take to combat cybercrime against women..

HYPOTHESIS

The following hypothesis has been investigated throughout research: India's cybercrime against women cannot be effectively controlled by cyberlaw or cyberenforcement.

RESEARCH METHODOLOGY

The examination approach took on for this work is doctrinal. Scientist has dissected case regulation chose by the High Court, high courts and digital investigative council. Regulation library assets have likewise been considered for the review. Articles, books, diaries, Reports, materials from sites, libraries, data sets and so forth have likewise been counseled and subsequently, assumed a fundamental part in the consummation of the exploration work.

Conclusion

How much traffic in the digital world is developing consistently, as are the possibilities turning into a casualty. On occasion, ladies are an easy prey or more helpless against men. The pace of wrongdoing is rising consistently, and consistently, a lady is savaged, followed, or compromised on a web-based stage. The public authority has instituted regulation to control brutality, yet these regulations should be looked into consistently. The other thing to recall is that ladies should be cautious also. They ought to be cautious while posting something via web-based entertainment and careful while including individuals online entertainment locales or giving out their telephone numbers. Ladies, yet in addition men, would be safeguarded from such exercises on the off chance that such safety measures are taken. While utilizing the web, we can be in every way really revolting and meticulous. We will turn out to be more weak the additional time we spend online without figuring out the risks of this planet

Cybercrime is considered as the following huge test for the mankind. Yet, we have mixed up. Cybercrime has as of now spready its wings across the globe. Hacking and security break have made central issues top knowledge offices. Cybercrime has developed more into a covert issue. In this situation we really should defend the respectability and pride of ladies. The internet space

has given a chance to debases, miscreants, bootleg market specialists and other enemy of social components to satisfy their cravings. It is significant for public and global pioneers, ladies privileges activists and other social help association to understand that the internet is as grave worry as the some other issue. India is at high gamble for cybercrimes. With a very enormous information base monitoring everybody and everything would truly challenge. To stay aware of the improvements in information administration and web access government requirements to increase network safety. To reinforce the boundary security or to assemble walls would be futile in the event that the genuine conflict is virtual. Tragically, it is reality. World is worried about atomic conflicts while the digital conflict has developed into much prompt concern. India would have zero desire to drag ladies or defraud ladies in this maze of confusion. It is ideal to take on the "saying safeguard is superior to fix." With a created network safety and a sound digital climate for ladies India would should the lead the way in checking this fiendishness. All in all, while a wrongdoing free society is impossible and basically an unrealistic fantasy, there ought to in any case be a consistent undertaking to carry out regulations that downplay guiltiness. Officials should exceed everyone's expectations to avoid shams since guiltiness connected with electronic regulation breaking will undoubtedly rise, particularly in a world that relies increasingly more upon innovation. Innovation is typically a double sided deal that can be utilized for good as well concerning terrible expectations. Various regulations have been passed by the overall set of laws to address cybercrime against ladies. To guarantee that innovation progresses in a solid manner and is utilized for lawful and moral financial development as opposed to criminal operations, rulers and officials ought to work persistently to accomplish this.

All in all, the rising tide of cybercrime against ladies in India requests earnest consideration and deliberate endeavors from different partners. The right to protection, a basic precept of individual opportunity and respect, faces extreme dangers in the computerized domain. As innovation develops, so too do the techniques and roads for online badgering, following, and intrusion of individual space. While regulative measures, for example, the Data Innovation Act, 2000, and the proposed Individual Information Security Bill, 2019, give a system to tending to cybercrimes, their viable requirement stays a test. Reinforcing these regulations and guaranteeing their execution is critical for furnishing ladies with the lawful plan of action they need.

Suggestion

A few ideas can be considered to resolve the issue of cybercrime against ladies in India, explicitly with regards to one side to security:

- Persistently audit and update existing regulations to guarantee they stay significant and compelling in fighting advancing types of cybercrimes.

- Present stricter punishments for wrongdoers participated in cybercrimes against ladies to go about as an impediment.
- Guarantee opportune and successful execution of existing and impending regulation, including the Individual Information Insurance Bill, to make major areas of strength for an establishment for battling cybercrimes.
- Give particular preparation to policing to upgrade how they might interpret cybercrimes and outfit them with the essential abilities for viable examination and arraignment.
- Carry out exhaustive network protection training programs in schools, universities, and networks to bring issues to light about web-based dangers and advance safe internet based rehearses, particularly among ladies.
- Advance computerized proficiency drives that engage ladies with the information and abilities expected to explore the internet based world safely, perceive likely dangers, and safeguard their security.
- Lay out help administrations and helplines explicitly taking care of casualties of cybercrimes, giving them direction, guiding, and legitimate help.
- Support cooperation between policing and innovation organizations to foster instruments and systems for forestalling and tending to online provocation, following, and different cybercrimes.
- Make unknown revealing stages where people can report cybercrimes unafraid of reprisal, guaranteeing a place of refuge for casualties to look for help.
- Draw in networks in conversations about web-based security and the mindful utilization of innovation, cultivating a culture of regard and sympathy both on the web and disconnected.
- Support research drives to all the more likely figure out the elements of cybercrimes against ladies, remembering gathering information for the commonness, types, and effect of such violations.
- Team up with global associations and different nations to share best practices, assets, and aptitude in battling cybercrimes and safeguarding the right to security.
- Send off thorough mindfulness crusades focusing on both metropolitan and country regions to teach people about the dangers of cybercrimes and the significance of safeguarding individual data.

BIBLIOGRAPHY

Books Referred:

- The book Cyber Crime and Victimization of Women: Laws, Rights, and Regulations by Debarati Halder and K. Jaishankar (IGI Global, United States of America, 2012).
- Cybercrimes Against Women in India, Debarati Halder & K. Jaishankar, Saga, London, 1st Ed., 2017.
- "Cyber Law in India (Law on Internet)," by Dr. Farroq Ahmad, New Era Law Publications, Delhi, 2011.
- J.P. Mishra, An Introduction to Cyber Laws, Central Law Publications, Allahabad, First Edition, 2012
- K.P. Malik (Allahabad, 2010) Allahabad Law Agency, Computer and Information Technology Law
- Karnika Seth, New Technology, Computer, and Internet Laws, Lexis Nexis, New Delhi, 2nd Ed., 2016.
- Agatston, P. W., Limber, S. P., and Kowalkski, R. M. (2008). Cyberbullying refers to bullying that occurs online. Blackwell Publishing, Malden, MA.
- Cyberspace romance: The psychology of online relationships, by M. Whitty and A. Carr, Hampshire, UK:

IJLRA