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Article review

## **Cybercrime Laws In Jordan**

# Introduction

The article Cybercrime Laws in Jordan and Freedom expression was written by Alaeldin Mansour. This article examines the Electronic crimes Act 2023 where they focused on its implications for freedom of expression. This article is going to review social sciences principles and how to use research methods.

# Research

IN this article they address the main principles of social science while discussing cybercrime prevention. It goes into detail about the usage of legal frameworks and how they are made, while also touching on how cybercrime is a form of deviance. They use a form of analysis for interpreting the electronic crimes act while they draw secondary sources like news articles to back up their findings. The way they approach this issues is focused mainly on the implications of legal provisions.

## Key Issues

In this article they discuss several key issues, one of them is about cybercrimes. These crimes are gaining harsh penalties, with these penalties people are scared that their freedom of speech will be greatly affected. Next, When it comes to terms like cyber hate speech there is no clear definition for what it means leading people to not know what they can or can't say online. This is leading to self-censorship and common American citizens getting themselves in trouble just because they didn't know what they said follows into the category. Finally, in this article it highlights the gaps that can be found in the Act coverage like the absence of provisions addressing cyberstalking, and also games that promote self harm and malicious intent.

## Impact/Contributions

This article reveals the potential for the act to infringe upon the freedom of expression. It is important that groups voice their concerns or this problem will never get addressed or fixed. By addressing these risks they are able to contribute to discourse on fixing security and liberty in the digital age. In this article they offer a multitude of recommendations on how to improve the act while also addressing the gaps in coverage. This ensures that the law doesn't get affected or undermined. These contributions to a more informed discussion about cybercrime and societal impact.

## Conclusion

The difficulties in creating efficient cybercrime legislation are highlighted by Maghaireh's work. The conflict between defending fundamental rights and shielding society from harms caused by the internet is well illustrated in the article. Its suggestions provide a way forward for a more equitable strategy, guaranteeing that cybercrime is addressed by Jordan's legal system without unnecessarily limiting the right to free speech.