

## ABSTRACT

### ADMISSIBILITY OF ELECTRONIC EVIDENCE IN THE LIGHT OF I.T. ACT, 2000

\* PRAVEEN KUMAR MALL<sup>1</sup>

The Indian Information Technology Act, 2000 exclusively deals with the admissibility of electronic evidence in India. Today, any system or organization cannot think of moving ahead without the assistance of computers and simultaneously, there are certain laws to govern such systems and organizations. These laws need to be amended with the changing structure of these systems and organizations. The admissibility of computer records in evidence is just one of the examples of such an amendment demanded by the structural change of the systems and organizations around. The above analysis brings out clearly that the Indian evidence law cannot be said to have become outdated in the wake of new scientific challenges as suitable amendments have been incorporated. However, much remains to be done to make it comprehensively adequate to face any modern challenges that may arise.

---

**Keywords;** Electronic Evidence, Digital Signature, Admissibility, Information technology.

---

<sup>1</sup> Asst. Prof. Faculty of Juridical Sciences Rama University, Kanpur-209217(U.P.)