

Editorial

Dear Readers

We are pleased to present International Review of Human Rights Law's Third Issue. We express our thanks to authors of the Third Issue. The Third Issue of International Review of Human Rights Law contains five papers.

The first paper discusses emergence of Right to Healthy Environment in constitutions across the globe. According to the author there is a need for recognition of the Right to Healthy Environment through the United Nations System for strengthening the protection of Environment.

The second paper is an attempt to remove misconceptions regarding Triple – Talak. According to the author Triple-Talak was rejected by Prophet Mohammad. The author argues that Muslim men and women have equal rights regarding divorce. Detailed discussion of Quran by the author is valuable for understanding the concept of Triple – Talak in correct way.

The third paper seeks to dwell into the contours of non-refoulement, its history, evolution and its current status. The principle of non-refoulement has been discussed in detail along with its application in international law. An attempt has been made to understand the failure of the principle during the European Migrant crisis. The paper provides recommendations for resolving the Refugee Crisis.

The fourth paper examines legal implications of the corporate human rights due diligence obligation under the UN Guiding Principles on Business and Human Rights. It argues that the Guiding Principles have the potential to become binding obligation through criminal negligence under the corporate culture model of liability.

The fifth paper discusses 'Surrogacy', as a medical practice, to see whether it forms a basic human right vis-à-vis religious and cultural barriers. While the author appreciates cross-cultural diversity, she promotes a liberal, progressive and reformist approach which focuses primarily on the benefit of the patient and permits a high degree of individual autonomy.

Please send us your valuable comments and suggestions.