

**LAWFOYER INTERNATIONAL**  
**JOURNAL OF DOCTRINAL LEGAL**  
**RESEARCH**  
**(ISSN: 2583-7753)**

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Volume 2 | Issue 1

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2024

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# CONSTITUTIONAL IMPERATIVES AND GLOBAL PERSPECTIVES: A COMPREHENSIVE LEGAL ANALYSIS, SOCIO-POLITICAL AND ECONOMIC EXPLORATION OF SAME-SEX MARRIAGE RECOGNITION IN INDIA

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## I. ABSTRACT

This paper presents a comprehensive analysis of the legal arguments and potential impacts surrounding the recognition of same-sex marriage in India. Grounded in constitutional provisions guaranteeing equality, non-discrimination, and the right to personal liberty, the study examines the inconsistency between current laws and constitutional mandates. Through a meticulous exploration of global precedents and international human rights law, it underscores the imperative for India to align its legal framework with evolving societal values and global standards. Drawing upon landmark judicial decisions like *Navtej Singh Johar v. Union of India* (2018), which decriminalized homosexuality, the paper advocates for a progressive interpretation of the Constitution to ensure marriage equality for all citizens. It highlights the significance of recognizing same-sex marriage not only as a matter of social justice but also as a means to strengthen India's democratic ideals and soft power on the global stage. Moreover, the paper discusses the potential economic benefits associated with recognizing same-sex marriage, emphasizing its role in unlocking the economic potential of the LGBTQ+ community and fostering a more inclusive workforce. The paper concludes with recommendations for legislative reform, calling for amendments to existing marriage laws or the introduction of new legislation to provide legal clarity and ensure equal rights for same-sex couples. Overall, this paper serves as a timely contribution to the ongoing discourse on LGBTQ+ rights in India,

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advocating for a more inclusive and egalitarian society guided by principles of equality, liberty, and justice for all.

## II. KEYWORDS

Same sex marriage, Queer rights, Pink economy, Constitution, Marriage equality

## III. INTRODUCTION

### A. Defining the Issue: Same-Sex Marriage and its Current Legal Status in India

India, the world's largest democracy, stands at a crossroads regarding the fundamental right to marry. While heterosexual couples enjoy the legal and social recognition of marriage, same-sex couples are denied this right. Same-sex marriage refers to the legal union of two individuals of the same gender. It grants them the same legal benefits, protections, and responsibilities as heterosexual couples. Currently, India does not recognize same-sex marriage under any existing legislation. The Hindu Marriage Act, 1955, and the Special Marriage Act, 1954, both define marriage as a union between a "biological man" and a "biological woman"<sup>2</sup>. This definition excludes same-sex couples from entering into a legal marital union.

### B. Highlighting the Significance: Importance of Marriage as a Legal Institution and its Denial to Same-Sex Couples

Marriage is not just a social ceremony; it is a foundational legal institution with far-reaching consequences. It provides a framework for a committed relationship, offering social recognition, economic security, and legal rights. Married couples enjoy a plethora of benefits, including inheritance rights, hospital visitation rights, joint ownership of property, tax benefits, and simplified adoption procedures<sup>3</sup>. Denial of marriage to same-sex couples relegates them to a status of second-class citizens. They are denied the legal protection and social recognition afforded to heterosexual

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<sup>2</sup> Chowdhury, D. & Tripathy, A., Recognizing the Right of the Third Gender to Marriage and Inheritance Under Hindu Personal Law in India (November 30, 2016), available at [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2898303](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2898303).

<sup>3</sup> Singh, B., Changing Dimensions of the Concept of Marriage - A Contemporary Challenge to Personal Laws in India (July 31, 2017), available at <https://doi.org/10.21474/ijar01/4940>.

couples. This exclusion has a significant impact on their lives, creating hurdles in areas like property ownership, healthcare decisions, and raising children<sup>4</sup>.

### **C. Research Objectives: Focusing on the Legal Aspects of Same-Sex Marriage Recognition**

This research paper aims to delve into the legal arguments for recognizing same-sex marriage in India. It will analyse the current legal framework for marriage, including the Constitution, relevant legislation, and judicial pronouncements. The paper will critically examine the limitations of existing laws and how they discriminate against same-sex couples. It will explore arguments based on fundamental rights enshrined in the Constitution, particularly Articles 14 (Right to Equality), 15 (Prohibition of Discrimination), and 21 (Right to Life and Personal Liberty). This analysis will draw upon relevant legal precedents, both domestic and international, to build a case for same-sex marriage recognition.

### **D. Methodology: Outlining the Research Methods Used**

This research will employ a multi-pronged approach to explore the legal aspects of same-sex marriage recognition in India. The primary research method will be legal document analysis. This includes a thorough examination of the Constitution of India, the Hindu Marriage Act (1955), the Special Marriage Act (1954), and relevant judicial decisions. Analyzing landmark cases like *Navtej Singh Johar v. Union of India* (2018), which decriminalized homosexuality, will be crucial in understanding the evolving legal landscape regarding LGBTQ+ rights. Additionally, comparative studies will be conducted. Examining how other countries have addressed same-sex marriage legislation and the legal arguments used will provide valuable insights. Relevant scholarly articles, legal commentaries, and reports from credible human rights organizations will also be consulted to enrich the analysis. This research paper aims to contribute to the ongoing discourse on same-sex marriage recognition in India by presenting a comprehensive legal analysis. By delving into the constitutional framework, existing legislation, and relevant jurisprudence, it will argue for the need

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<sup>4</sup> Todi, S., LGBTQ+ Rights | A case for marriage equality (March 28, 2023), available at <https://www.deccanherald.com/opinion/lgbtq-rights-a-case-for-marriage-equality-1204336.html>.

to recognize same-sex marriage as a fundamental right and a critical step towards achieving equality for all citizens.

#### IV. THE LEGAL FRAMEWORK FOR MARRIAGE IN INDIA

##### A. Constitutional Provisions:

- **Article 14: Right to Equality and its applicability to LGBTQ+ individuals**

Article 14 of the Indian Constitution guarantees equality before the law and equal protection of the laws within the territory of India. This fundamental right is applicable to all persons, including LGBTQ+ individuals<sup>5</sup>. The principle of equality extends beyond the mere absence of discrimination and encompasses equality of opportunity in matters of marriage. Thus, denying same-sex couples the right to marry contravenes the essence of Article 14<sup>6</sup>.

- **Article 15: Prohibition of Discrimination and its relevance to marriage rights**

Article 15 prohibits discrimination on the grounds of religion, race, caste, sex, or place of birth. The term 'sex' has been interpreted to include sexual orientation, thereby providing a constitutional basis to argue against the discrimination of LGBTQ+ individuals in the context of marriage. The denial of marriage rights to same-sex couples on the basis of their sexual orientation is, therefore, at odds with Article 15<sup>7</sup>.

- **Article 21: Right to Life and Personal Liberty and its connection to marriage as a fundamental right**

Article 21 assures every citizen the right to life and personal liberty. The Supreme Court of India has interpreted 'life' to mean more than mere survival or existence. It encompasses the right to live with dignity, which includes the autonomy of personal choices, such as choosing a life partner. Marriage, being a vital aspect of personal choice, is intrinsically linked to the right to life and personal liberty. Consequently, the

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<sup>5</sup> Ramamoorthy, A., Right to Equality: Concept and Explanation (June 10, 2020), available at <https://www.legalbites.in/right-to-equality-article-14-18>.

<sup>6</sup> Chaudhary, S., A marriage story for everyone (February 14, 2020), available at <https://www.thehindu.com/opinion/op-ed/a-marriage-story-for-everyone/article30812518.ece>.

<sup>7</sup> Sreya, B., Interpretation of the Word 'Sex' in Article 15 of the Indian Constitution (January 1, 2013), available at <https://doi.org/10.2139/ssrn.2290873>.

non-recognition of same-sex marriage undermines the comprehensive scope of Article 21<sup>8</sup>. These constitutional provisions collectively suggest that the recognition of same-sex marriage aligns with the fundamental rights guaranteed by the Constitution of India, and their current non-recognition represents a departure from these constitutional mandate<sup>9</sup>.

### **B. The Hindu Marriage Act, 1955**

The Hindu Marriage Act of 1955 defines marriage as a union between a man and a woman, inherently excluding same-sex couples. This heteronormative definition not only denies legal recognition to same-sex marriages but also perpetuates the marginalization of LGBTQ+ individuals. It reflects a traditional view that fails to accommodate the evolving societal acceptance of diverse relationship forms. Consequently, the Act's restrictive marriage definition stands in stark contrast to the principles of equality, non-discrimination, and personal liberty enshrined in the Constitution, necessitating a re-evaluation in the context of contemporary human rights standards<sup>10</sup>.

### **C. The Special Marriage Act, 1954**

The Special Marriage Act of 1954, which allows for civil marriage irrespective of the couple's religion, does not explicitly recognize same-sex unions. Its silence on the matter leaves a legal void for LGBTQ+ couples seeking marital recognition. This absence of provision reflects the law's lack of inclusivity and adaptability to social progress. To align with constitutional principles of equality, non-discrimination, and personal liberty, the Act requires an expansive interpretation or amendment that

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<sup>8</sup> Jacob, R., The denial of same-sex marriages violates a basic right (March 15, 2023), available at <https://www.livemint.com/opinion/columns/the-denial-of-same-sex-marriages-violates-a-basic-right-11678902805937.html>.

<sup>9</sup> Tiwari, S., Legal Recognition of Same Sex Marriage or Queer Marriage a Fundamental Right: Delhi High Court Issues Notice in plea (January 1, 2021), available at <https://lawbeat.in/news-updates/legal-recognition-same-sex-marriage-or-queer-marriage-fundamental-right-delhi-high>.

<sup>10</sup> Sridhar, N., Homosexuality and Marriage: A Hindu Perspective (October 29, 2020), available at <https://www.indictoday.com/research/homosexuality-marriage-hindu-perspective>.

acknowledges and legitimizes same-sex marriages, thus granting them the same legal status and rights as heterosexual marriages<sup>11</sup>.

#### **D. Legal Developments**

- **Navtej Singh Johar v. Union of India (2018)**

The landmark judgment of Navtej Singh Johar v. Union of India in 2018 decriminalized consensual homosexual acts by reading down Section 377 of the Indian Penal Code. This decision was a significant leap forward for LGBTQ+ rights, as it acknowledged the right to privacy, dignity, and autonomy of LGBTQ+ individuals. However, the ruling did not explicitly address same-sex marriage, leaving its legal status ambiguous. The decriminalization of Section 377 has laid the groundwork for further legal challenges seeking marriage equality, suggesting that the non-recognition of same-sex marriage is inconsistent with the principles upheld in this judgment<sup>12</sup>.

- **Arguments against same-sex marriage based on existing legal framework**

Opposition to same-sex marriage in India often stems from religious codes and traditional notions of marriage. These arguments typically assert that marriage is fundamentally a union between a man and a woman, intended for procreation. Such perspectives are deeply rooted in societal norms and are used to justify the exclusion of same-sex couples from the institution of marriage<sup>13</sup>. However, these arguments conflict with the constitutional values of equality, non-discrimination, and personal liberty, and they overlook the evolving understanding of family and relationships in contemporary society.

### **V. GLOBAL RECOGNITION OF SAME-SEX MARRIAGE**

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<sup>11</sup> Dalal, D., India: Scope of same-sex marriages and gender neutrality of the Special Marriage Act (November 11, 2020), available at <https://equal-eyes.org/database/2020/11/11/india-scope-of-same-sex-marriages-and-gender-neutrality-of-the-special-marriage-act>.

<sup>12</sup> KT, G.D. & Bhat, S.R., Navtej: A Queer Rights Jurisprudential Revolution? (October 26, 2020), available at <http://nujlawreview.org/2020/10/26/navtej-a-queer-rights-jurisprudential-revolution/>.

<sup>13</sup> Shukla, S., LawBeat | Registration Of Same-Sex Marriage Violates Existing Personal Laws: Centre In Plea Seeking Recognition To Same-Sex Marriages (January 1, 2021), available at <https://lawbeat.in/top-stories/registration-same-sex-marriage-violates-existing-personal-laws-centre-plea-seeking>.

## A. Historical Context

The global recognition of same-sex marriage reflects a transformative journey toward equality and human rights. The Netherlands was the trailblazer, legalizing same-sex marriage in 2001<sup>14</sup>. This watershed moment set a precedent, inspiring other nations to follow suit. Belgium and Canada soon expanded their marriage laws in the early 2000s, recognizing the rights of same-sex couples<sup>15</sup>. As legal reforms progressed, a domino effect ensued. By the 2010s, numerous countries across continents had embraced marriage equality, including Spain, South Africa, Argentina, and the United States. Each country's path to legalization varied, with some achieved through legislative change, others through judicial rulings, and some via public referenda, reflecting diverse democratic processes at work<sup>16</sup>. The evolution of same-sex marriage laws often faced staunch opposition rooted in cultural, religious, and traditional values. However, the growing global consensus on human rights and non-discrimination gradually tipped the scales in favour of legal recognition. Landmark rulings, such as the United States Supreme Court's decision in *Obergefell v. Hodges*, underscored the fundamental right to marry, irrespective of gender<sup>17</sup>. This historical context demonstrates a clear trend: the expansion of marriage rights is increasingly viewed not as a cultural or social issue but as a matter of civil rights and equality under the law. The shift towards global recognition of same-sex marriage underscores the universal aspiration for dignity, respect, and legal acknowledgment of all loving relationships<sup>18</sup>.

## B. Comparative Analysis

- **Countries with Legalized Same-Sex Marriage**

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<sup>14</sup> Crary, D. & Corder, M., *The Dutch went first in 2001; who has same-sex marriage now?* (April 28, 2021), available at <https://apnews.com/article/europe-africa-netherlands-job-cohen-western-europe-e08b053af367028737c9c41c492cc568>.

<sup>15</sup> *Countries Where Gay Marriage Is Legal 2024* (January 1, 2023), available at <https://worldpopulationreview.com/country-rankings/countries-where-gay-marriage-is-legal>.

<sup>16</sup> Wojcik, M.E., *Same-Sex Marriage Around the World* (January 1, 2013), available at [https://works.bepress.com/mark\\_wojcik/79](https://works.bepress.com/mark_wojcik/79).

<sup>17</sup> Henry, C., *A Brief History of Civil Rights in the United States: Obergefell v. Hodges* (September 25, 2019), available at <https://library.law.howard.edu/civilrightshistory/lgbtq/obergefell>.

<sup>18</sup> Winter, B., Forest, M. & Sénac, R., *Global Perspectives on Same-Sex Marriage* (January 1, 2018), available at <https://doi.org/10.1007/978-3-319-62764-9>.

The legal frameworks of countries that have legalized same-sex marriage vary, but they share a common recognition of the equality and dignity of all individuals. For instance, in Canada, the Civil Marriage Act of 2005 enabled same-sex couples to marry, reflecting the country's commitment to equality as enshrined in the Canadian Charter of Rights and Freedoms<sup>19</sup>. Similarly, the United States' Supreme Court ruling in *Obergefell v. Hodges* (2015) established that the fundamental right to marry is guaranteed to same-sex couples by both the Due Process Clause and the Equal Protection Clause of the Fourteenth Amendment<sup>20</sup>. In contrast, South Africa's legalization of same-sex marriage in 2006 was particularly noteworthy as it was the first African nation to do so, and it did so through an act of Parliament following a court ruling that the existing marriage laws violated the Constitution's non-discrimination provisions<sup>21</sup>. These examples demonstrate a trend towards legislative and judicial recognition of same-sex marriage, grounded in principles of equality, non-discrimination, and human dignity.

- **Arguments for and Against Same-Sex Marriage Globally**

Globally, arguments for same-sex marriage often revolve around human rights, equality, and personal freedoms. Advocates argue that denying same-sex couples the right to marry is a violation of human dignity and comparable to other forms of historical discrimination. They also contend that marriage is a fundamental human right that should not be restricted based on sexual orientation<sup>22</sup>. Conversely, arguments against same-sex marriage frequently cite religious and cultural traditions, positing that marriage should remain a union between a man and a woman. Some

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<sup>19</sup> Gee, G. & Webber, G.C.N., Same-Sex Marriage in Canada: Contributions from the Courts, the Executive and Parliament (January 5, 2005), available at <https://www.tandfonline.com/doi/full/10.1080/09615768.2005.11427598>.

<sup>20</sup> Isaacson, S.E., *Obergefell v Hodges: The US Supreme Court Decides the Marriage Question* (September 21, 2015), available at <https://academic.oup.com/ojlr/article-lookup/doi/10.1093/ojlr/rwv047>.

<sup>21</sup> Gee, G., Goire, G.L. & Webber, C.N., *A Confused Court: Equivocations on Recognising Same-Sex Relationships in South Africa* (August 16, 2006), available at [https://onlinelibrary.wiley.com/doi/10.1111/j.1468-2230.2006.00611\\_1.x](https://onlinelibrary.wiley.com/doi/10.1111/j.1468-2230.2006.00611_1.x).

<sup>22</sup> Bilchitz, D., *Equality, Dignity, and Social Harmony: Exploring the Rationales and Models for Recognizing Same-Sex Relationships in Law* (June 1, 2016), available at <https://journal.hep.com.cn/flc/EN/10.3868/s050-005-016-0023-6>.

opponent's express concerns about the impact on traditional family structures and the potential slippery slope to other forms of non-traditional unions<sup>23</sup>.

- **Comparison with India**

In India, the debate mirrors global discussions. Proponents of same-sex marriage draw upon constitutional rights to equality (Article 14), non-discrimination (Article 15), and the right to life and personal liberty (Article 21), arguing that these rights are infringed upon by the denial of marriage equality. The decriminalization of homosexuality in *Navtej Singh Johar v. Union of India* (2018) has bolstered these arguments, suggesting a constitutional inconsistency in upholding rights for LGBTQ+ individuals while denying them marriage rights<sup>24</sup>. Opponents in India, much like their global counterparts, often invoke religious and cultural norms to argue against same-sex marriage. They maintain that marriage has a defined purpose tied to procreation and societal structure, which same-sex unions do not fulfil<sup>25</sup>. While the legal recognition of same-sex marriage varies globally, the underlying arguments for and against it are strikingly similar across different cultures. India's ongoing debate is reflective of a broader global discourse on the intersection of law, human rights, and societal values<sup>26</sup>. As India grapples with these issues, the experiences of other countries may offer valuable insights into the potential paths forward for legal recognition and the challenges that may arise in the pursuit of marriage equality.

## VI. INTERNATIONAL HUMAN RIGHTS LAW

International human rights law plays a pivotal role in the discourse on same-sex marriage recognition. The principles of non-discrimination and the right to family life

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<sup>23</sup> Gerstmann, E., Same-Sex Marriage and the Fundamental Right to Marry, 91-116 (February 25, 2008), available at <https://doi.org/10.1017/cbo9780511619762.006>.

<sup>24</sup> KT, G.D. & Bhat, S.R., *Navtej: A Queer Rights Jurisprudential Revolution?* (October 26, 2020), available at <http://nujlawreview.org/2020/10/26/navtej-a-queer-rights-jurisprudential-revolution/>.

<sup>25</sup> Gerstmann, E., Same-Sex Marriage and the Fundamental Right to Marry, 91-116 (February 25, 2008), available at <https://doi.org/10.1017/cbo9780511619762.006>.

<sup>26</sup> Shunmugasundaram, M., *In India, looking beyond the binary to a spectrum* (June 19, 2021), available at <https://www.thehindu.com/opinion/op-ed/in-india-looking-beyond-the-binary-to-a-spectrum/article34853466.ece>.

are enshrined in various international treaties and declarations, which set the standard for human rights globally.

### **A. Non-Discrimination**

The principle of non-discrimination is a cornerstone of human rights law, as articulated in the Universal Declaration of Human Rights (UDHR) and the International Covenant on Civil and Political Rights (ICCPR)<sup>27</sup>. Article 2 of the UDHR and Article 26 of the ICCPR mandate equality before the law and protection against discrimination on any grounds, including sex, which has been interpreted to encompass sexual orientation. These provisions imply that all individuals, regardless of their sexual orientation, are entitled to the same rights and freedoms without distinction<sup>28</sup>.

### **B. Right to Family Life**

The right to family life is recognized in Article 16 of the UDHR, which states that men and women of full age have the right to marry and found a family. This has been further reinforced by Article 23 of the ICCPR, which protects the family as the natural and fundamental group unit of society. The Human Rights Committee has interpreted this right to include the relationships of same-sex couples, thereby supporting the notion that same-sex marriage falls within the ambit of family life rights<sup>29</sup>.

### **C. Application to India**

In the context of India, these international legal provisions support the argument that denying same-sex couples the right to marry constitutes discrimination and violates their right to family life. While India is a signatory to these international treaties, the domestic legal framework has yet to fully align with these principles. The recognition of same-sex marriage in India would not only comply with international human rights

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<sup>27</sup> Mwakagali, M., *International Human Rights Law and Discrimination Protections* (January 31, 2018), available at [https://brill.com/view/journals/rpcd/1/2/article-p1\\_1.xml](https://brill.com/view/journals/rpcd/1/2/article-p1_1.xml).

<sup>28</sup> Hodson, L., *Family Values: The Recognition of Same-Sex Relationships in International Law* (March 1, 2004), available at [https://figshare.com/articles/journal\\_contribution/Family\\_Values\\_The\\_Recognition\\_of\\_Same-Sex\\_Relationships\\_in\\_International\\_Law/10089656/1/files/18190652.pdf](https://figshare.com/articles/journal_contribution/Family_Values_The_Recognition_of_Same-Sex_Relationships_in_International_Law/10089656/1/files/18190652.pdf).

<sup>29</sup> Wintemute, R., *Sexual Orientation and Human Rights* (July 29, 1993), available at <https://doi.org/10.1093/acprof:oso/9780198264880.001.0001>.

standards but also reinforce India's commitment to upholding the dignity and rights of all its citizens<sup>30</sup>.

## VII. LEGAL ARGUMENTS FOR SAME-SEX MARRIAGE RECOGNITION IN INDIA

The recognition of same-sex marriage in India is not just a social issue but a legal one, deeply rooted in the Constitution's commitment to equality, liberty, and non-discrimination. This section delves into the constitutional and legal arguments supporting the recognition of same-sex marriage in India.

### A. Equality before the Law (Article 14)

Article 14 of the Indian Constitution guarantees 'equality before the law' and 'equal protection of the laws' to all persons. Denying same-sex couples the right to marry is a clear violation of this article. It creates an unjustifiable distinction between heterosexual and homosexual couples, which is not based on any reasonable classification and is inherently discriminatory. The right to marry is not a privilege to be granted to some and denied to others; it is a fundamental right that should be available to all consenting adults irrespective of their sexual orientation<sup>31</sup>.

### B. Right to Non-discrimination (Article 15)

Article 15 prohibits discrimination on the grounds of religion, race, caste, sex, or place of birth. The term 'sex' has been interpreted to include sexual orientation. Discriminatory application of marriage laws based on sexual orientation is, therefore, unconstitutional. The state cannot discriminate against individuals in matters of fundamental rights, including the right to marry, on the basis of their sexual orientation<sup>32</sup>.

### C. Right to Life and Personal Liberty (Article 21)

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<sup>30</sup> Mahajan, K., The Unanswered Question of Same-Sex Marriages in India (October 10, 2020), available at <https://www.jurist.org/commentary/2020/10/paras-sharma-india-same-sex-marriage>.

<sup>31</sup> Ramamoorthy, A., Right to Equality: Concept and Explanation | Article 14-18 (June 10, 2020), available at <https://www.legalbites.in/right-to-equality-article-14-18>.

<sup>32</sup> Sreya, B., Interpretation of the Word 'Sex' in Article 15 of the Indian Constitution (January 1, 2013), available at <https://doi.org/10.2139/ssrn.2290873>.

Article 21 ensures the 'right to life and personal liberty.' The Supreme Court of India has interpreted this right expansively to include the right to privacy, dignity, and autonomy. Choosing a life partner is an essential aspect of personal autonomy, and marriage is a significant expression of that choice. By denying same-sex couples the right to marry, the state infringes upon their personal liberty and denies them the full expression of their identity and autonomy<sup>33</sup>.

#### **D. Constitutional Interpretation**

The Constitution of India is a living document, meant to be interpreted in a manner that reflects the changing values and norms of society. A progressive interpretation of the Constitution would recognize that the understanding of marriage, family, and relationships has evolved<sup>34</sup>. The Constitution should be interpreted to include same-sex marriage within its ambit, ensuring that all citizens, regardless of their sexual orientation, have the opportunity to marry the person they love.

#### **E. Judicial Activism**

The judiciary has often played a crucial role in upholding fundamental rights and promoting social change, especially when legislative action is lacking. In cases like *Navtej Singh Johar v. Union of India*, the judiciary stepped in to decriminalize homosexuality. Similarly, the judiciary can act to recognize same-sex marriage, thereby upholding the fundamental rights of equality, non-discrimination, and personal liberty. It is within the purview of the judiciary to interpret the Constitution in a manner that aligns with contemporary human rights standards<sup>35</sup>. The legal arguments for the recognition of same-sex marriage in India are robust and grounded in the fundamental principles of the Constitution. The denial of marriage rights to same-sex couples is a clear violation of their constitutional rights. It is imperative for

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<sup>33</sup> Kirpal, S., India's Constitution is ready for gay marriage. Are India's society and courts? (September 12, 2020), available at <https://theprint.in/pageturner/excerpt/indias-constitution-is-ready-for-gay-marriage-are-indias-society-and-courts/501145>.

<sup>34</sup> Ambasta, K., The Indian Constitution, Privacy, and Protection of Same-Sex Sexual Conduct (November 7, 2018), available at <http://opiniojuris.org/2018/11/07/the-indian-constitution-privacy-and-protection-of-same-sex-sexual-conduct>.

<sup>35</sup> Gupta, S., Judicial Exposition of Gender Justice as a Constitutional Mandate: A Narrative from India, *Law Journal* (Oct. 31, 2020), available at <https://lawjournal.ub.ac.id/index.php/law/article/download/367/pdf>.

the judiciary to take a proactive stance in this matter, ensuring that the rights enshrined in the Constitution are upheld for all citizens, and in doing so, promote a more inclusive and egalitarian society.

## VIII. POTENTIAL IMPACT OF SAME-SEX MARRIAGE RECOGNITION

The recognition of same-sex marriage in India would have profound implications across various facets of society. This section explores the potential impact of such a historic legal shift.

### A. Impact on the LGBTQ+ Community

The most immediate and palpable impact would be on the LGBTQ+ community itself. Legal recognition of same-sex marriage would serve as a powerful symbol of social recognition and inclusion, signalling an end to the era of legal invisibility for LGBTQ+ relationships. It would confer upon same-sex couples the same legal benefits and protections currently afforded to heterosexual couples, including matters of inheritance, healthcare decisions, adoption rights, and spousal privileges. The psychological and emotional benefits of such recognition cannot be overstated; it would validate the love and commitment of LGBTQ+ couples and mark a significant step towards full equality<sup>36</sup>.

### B. Impact on India as a Democracy

For India, embracing same-sex marriage would reflect a maturation of its democratic values. It would demonstrate a commitment to the principles of equality and human rights, as enshrined in the Constitution. By ensuring that all citizens have the right to marry the person they love, India would be promoting progressive social values and aligning itself with a growing international consensus on marriage equality. This

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<sup>36</sup> Herek, G. M., Legal Recognition of Same-Sex Relationships in the United States: A Social Science Perspective, 61 *Am. Psychologist* 607 (2006), available at <https://doi.org/10.1037/0003-066x.61.6.607>.

move could also have a ripple effect, potentially influencing other countries in the region and reinforcing India's position as a leader in human rights<sup>37</sup>.

### C. Impact on the Judiciary

The judiciary's role in potentially recognizing same-sex marriage cannot be understated. By upholding the Constitution and setting a precedent for future LGBTQ+ rights cases, the judiciary would reaffirm its commitment to protecting the fundamental rights of all citizens. Such a decision would be in line with the judiciary's history of progressive rulings that expand civil liberties and promote social justice. It would also cement the judiciary's role as an agent of change, capable of interpreting the Constitution in a manner that reflects contemporary understandings of equality and non-discrimination<sup>38</sup>. The recognition of same-sex marriage in India would mark a watershed moment in the nation's legal and social history. It would have far-reaching implications for the LGBTQ+ community, Indian democracy, and the judiciary. Such a step would not only grant long-overdue rights and protections to LGBTQ+ individuals but would also signal India's commitment to the values of equality, liberty, and justice for all its citizens<sup>39</sup>.

### D. Impact on India's Soft Power

India's ascent as a major player in the international community is undeniable. As its economic and political influence grows, so too does its responsibility to uphold human rights and promote progressive social values. Recognizing same-sex marriage presents a powerful opportunity for India to strengthen its global image and position itself as a leader in social justice and inclusivity. Legalizing same-sex marriage demonstrates India's commitment to aligning itself with progressive nations that champion equality for all citizens. It sends a clear message that India values human rights and respects the diversity of its population. This resonates well with a growing

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<sup>37</sup> Tiwari, S., Legal Recognition of Same Sex Marriage or Queer Marriage a Fundamental Right: Delhi High Court Issues Notice in plea (January 1, 2021), available at <https://lawbeat.in/news-updates/legal-recognition-same-sex-marriage-or-queer-marriage-fundamental-right-delhi-high>.

<sup>38</sup> Kirpal, S., India's Constitution is ready for gay marriage. Are India's society and courts? (September 12, 2020), available at <https://theprint.in/pageturner/excerpt/indias-constitution-is-ready-for-gay-marriage-are-indias-society-and-courts/501145>.

<sup>39</sup> Misra, G., Decriminalising Homosexuality in India, 10.1016/s0968-8080(09)34478-x (Jan. 1, 2009), available at [https://doi.org/10.1016/s0968-8080\(09\)34478-x](https://doi.org/10.1016/s0968-8080(09)34478-x).

international community that views LGBTQ+ rights as a fundamental marker of social progress. In today's globalized world, "soft power" – the ability to influence through cultural attraction and diplomacy – is increasingly important. Recognizing same-sex marriage allows India to project a progressive image that attracts international talent, fosters positive global partnerships, and strengthens its cultural influence. This "soft power" can translate into tangible benefits, such as increased foreign investment and collaboration in various sectors<sup>40</sup>. Of course, some countries with more conservative stances may raise concerns about India's decision. Here, India can leverage its diplomatic prowess to engage in constructive dialogue, emphasizing the positive social and economic implications of recognizing same-sex marriage. Sharing the experiences of other countries that have successfully legalized same-sex marriage can be a valuable tool in fostering understanding<sup>41</sup>. Ultimately, India's decision to recognize same-sex marriage will be viewed as a bold step towards a more inclusive and progressive future. It signifies a nation that embraces diversity, upholds human rights, and takes its place as a leader on the global stage. This, in turn, strengthens India's soft power, fosters international partnerships, and paves the way for a more prosperous and harmonious future<sup>42</sup>.

#### **E. Impact on Indian Economy: 'Pink Economy'**

The "pink economy" refers to the economic power of the LGBTQ+ community. This demographic holds significant spending potential, often exceeding that of traditional families due to factors like higher disposable income and dual earners<sup>43</sup>. Recognizing same-sex marriage can act as a catalyst for unlocking this economic potential. Furthermore, recognizing same-sex marriage can foster a more inclusive work environment, potentially leading to increased LGBTQ+ participation in the

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<sup>40</sup> Nye, J. S., *Soft Power: The Means to Success in World Politics*, 83 *Foreign Affairs* 136 (2004), available at <https://doi.org/10.2307/20033985>.

<sup>41</sup> Mullen, R. D., *India's Soft Power*, Oxford Academic (July 19, 2018), available at <https://academic.oup.com/edited-volume/28082/chapter/212119225>.

<sup>42</sup> Tandon, T., *What is the Difference Between Hard Power and Soft Power?*, Jagran Josh (Dec. 16, 2020), available at <https://www.jagranjosh.com/general-knowledge/what-is-the-difference-between-hard-power-and-soft-power-1608095574-1>.

<sup>43</sup> Banerji, A., *Gay Sex Ruling Brings India's 'Pink Economy' Out of the Closet*, Reuters (Jan. 24, 2019), available at <https://www.reuters.com/article/us-india-lgbt-economy-feature/gay-sex-ruling-brings-indias-pink-economy-out-of-the-closet-idUSKCN1PI1V9>.

workforce<sup>44</sup>. This not only benefits companies by tapping into a wider talent pool but also contributes to economic growth through job creation and increased productivity<sup>45</sup>. With legal recognition comes greater financial security and stability for same-sex couples<sup>46</sup>. This can lead to increased spending across various sectors, including weddings, travel, entertainment, and luxury goods<sup>47</sup>. Additionally, same-sex marriage opens doors for new business opportunities catering specifically to the LGBTQ+ community<sup>48</sup>. Event planning services, specialized travel agencies, and financial products tailored to same-sex couples are just a few examples<sup>49</sup>. Recognizing same-sex marriage isn't just about social justice; it's about unlocking a thriving economic sector. By embracing inclusivity, India can empower the LGBTQ+ community and fuel economic progress, solidifying its position as a progressive nation on the global stage.

## IX. CONCLUSION

The discourse surrounding the recognition of same-sex marriage in India is not merely a reflection of societal values but a litmus test for the country's constitutional promises of equality, liberty, and justice. This paper has systematically examined the multifaceted legal arguments and the potential impacts of recognizing same-sex marriage, highlighting the incongruity between current laws and constitutional mandates.

### A. Recap of Arguments

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<sup>44</sup> Badgett, M. V. L., *The Economic Case for Supporting LGBT Rights*, *The Atlantic* (Nov. 29, 2014), available at <https://www.theatlantic.com/business/archive/2014/11/the-economic-case-for-supporting-lgbt-rights/383131/>.

<sup>45</sup> Forde, K., *The Economic Impact of Same-Sex Marriage*, *Al Jazeera* (June 26, 2019), available at <https://www.aljazeera.com/economy/2019/6/26/the-economic-impact-of-same-sex-marriage/>.

<sup>46</sup> Hansen, M. E., Martell, M. E., & Roncolato, L., *A Labor of Love: The Impact of Same-Sex Marriage on Labor Supply*, *Springer Link* (May 26, 2019), available at <https://link.springer.com/article/10.1007/s11150-019-09454-1>.

<sup>47</sup> Boertien, D., & Vignoli, D., *Legalizing Same-Sex Marriages Improves Subjective Well-Being* (in England and Wales), *N-IUSSP* (Feb. 10, 2020), available at <https://www.niussp.org/family-and-households/legalizing-same-sex-marriages-improves-subjective-well-being-in-england-and-wales/>.

<sup>48</sup> Lopez, O., *Gay Weddings Boost U.S. Economy by \$3.8 Billion Since Landmark Ruling*, *Reuters* (May 29, 2020), available at <https://www.reuters.com/article/us-usa-lgbt-weddings-trfn/gay-weddings-boost-u-s-economy-by-3-8-billion-since-landmark-ruling-idUSKBN23503E>.

<sup>49</sup> Banerji, A., *Gay Sex Ruling Brings India's 'Pink Economy' Out of the Closet*, *Reuters* (Jan. 24, 2019), available at <https://www.reuters.com/article/us-india-lgbt-economy-feature/gay-sex-ruling-brings-indias-pink-economy-out-of-the-closet-idUSKCN1PIIV9>.

The legal case for same-sex marriage recognition in India is grounded in the constitutional provisions that guarantee equality (Article 14), non-discrimination (Article 15), and the right to life and personal liberty (Article 21). The denial of marriage rights to same-sex couples stands in stark violation of these articles. The judiciary's progressive interpretation of the Constitution in *Navtej Singh Johar v. Union of India* has paved the way for further advancements in LGBTQ+ rights, including marriage equality. The global movement towards recognizing same-sex marriage, aligned with international human rights law, further bolsters the argument for India to follow suit.

### **B. Recommendations for Legislative Reform**

To harmonize India's legal framework with its constitutional values, it is imperative to propose legislative reforms. Amendments to the Hindu Marriage Act, 1955, and the Special Marriage Act, 1954, are necessary to redefine marriage in a manner inclusive of same-sex couples<sup>50</sup>. Alternatively, introducing a new law specifically recognizing same-sex marriage would not only provide clarity and legal security to LGBTQ+ individuals but also signal India's commitment to upholding human rights<sup>51</sup>.

### **C. Future Outlook**

The journey towards the recognition of same-sex marriage in India will undoubtedly face challenges. These include potential pushback from conservative factions, the slow pace of legislative change, and the need for widespread societal acceptance. Continued advocacy and dialogue are essential to address these challenges. The role of the judiciary, civil society, and the LGBTQ+ community will be crucial in maintaining the momentum for change. In conclusion, the recognition of same-sex marriage in India is a constitutional imperative and a step towards fulfilling the nation's commitment to all its citizens. It is a move that would not only rectify a

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<sup>50</sup> Singh, S., Delhi High Court Issues Notice to Centre on Plea to Recognise Same-Sex Marriages Under Law, *The Hindu* (Nov. 19, 2020), available at <https://www.thehindu.com/news/national/hc-asks-centre-to-respond-to-plea-to-recognise-same-sex-marriages-under-law/article33130651.ece>.

<sup>51</sup> Jacob, R., The Denial of Same-Sex Marriages Violates a Basic Right, *Live Mint* (Mar. 15, 2023), available at <https://www.livemint.com/opinion/columns/the-denial-of-same-sex-marriages-violates-a-basic-right-11678902805937.html>.

historical injustice but also enrich the democratic fabric of the nation. The path ahead is one of hope, resilience, and the unwavering pursuit of equality and dignity for all.