

José Grabiell Luis Cordova¹ / Pascual Felipe Correa Álvarez² / Fernando de Jesús Echerri Ferrandiz³ / Julio César Pérez-Bravo⁴

Law *versus* Cybercrime

¹ Law Department of Social Science, Faculty of Central University “Marta Abreu” of Las Villas, Santa Clara, villa clara, Cuba,

E-mail: josegrabiell@aol.com

² International Law, Law Department of Social Science, Faculty of Central University “Marta Abreu” of Las Villas, Santa Clara,

Cuba, E-mail: pascualc@uclv.edu.cu

³ Labour Law, Law Department of Social Science, Faculty of Central University “Marta Abreu” of Las Villas, Santa Clara, Cuba,

E-mail: echerri@uclv.edu.cu

⁴ College of Law, Georgia State University, Atlanta, GA 30302, USA, E-mail: jperezbravo@gmail.com

Abstract:

Nowadays, Cybercrime is one of the most dangerous and harmful of crimes. States must improve their fighting strategies against this phenomenon in order to protect society and its own integrity. This research, entitled “Law vs Cybercrime” aims to systematize the proceedings for confronting Cybercrime in modern legal systems and to analyze the Cuban legal framework for Cybercrime. This essay analyzes the theoretical and definitional foundations of Cybercrime, the challenges with controlling cybercrime-related acts presents to legal systems, attempts to systematize the proceedings for confronting Cybercrime in modern states legal systems as well as the international legal systems, and finally, analyzes the current Cuban legal regulations against Cybercrime. At the end of the essay can be found the conclusions according to the objectives of this investigation.

Keywords: Cybercrime, Criminal Law, crime, cyberspace, cybersecurity

DOI: 10.1515/gj-2017-0024