***Main Topic of Interest:***

*Space Security: ASAT’s and Weaponization of Space, On-orbit Servicing, Dual Use, Space Debris*

***Title of the Paper:***

*Geostationary Orbit dispute amongst states in the Outer space and related issues*

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***Geo stationary Orbit disputes amongst states in outer space and related issues***

Always grabbing attention of mankind, outer space was initially considered no man’s land and only stories were told about the presence of spiritual bodies. The breakthrough came through the genesis of Sputnik and that further led to bilateral discussions on the inception of outer space laws. With the potentialities attached with the limited three dimensional corridors, disputes related to electromagnetic spectrum interference and space debris have become thorny issues. Further accidents and mishaps during the launch of such satellites raised critical concerns regarding the responsibilities for compensating damages, if any, to other national boundaries. Arriving at *opinio juris generalis* in 1960’s that denying states the sovereign rights over the outer space, the interest of public at large are best served. But that imposed a restriction with regard to the usage of the air space wherein lies the sovereignty of the contracting parties under the respective conventions. Now days with the advent of private companies promising space travel has further complicated the issues related to space disputes in the near future and a belief has housed that more active one is in the space the more powerful would that be on the planet earth.