



E-ISSN: 2790-068
P-ISSN: 2790-0673
IJLJJ 2024; 4(1): 128-139
Received: 10-12-2023
Accepted: 19-01-2023

Devika Ramachandran
Research Scholar, Banasthali
Vidyapith, Rajasthan, India

Dr. Rashmi Singh Rana
Associate Professor, Faculty of
Law, Banasthali Vidyapith,
Rajasthan, India

AI-driven jurisprudence: Navigating legal landscapes in the digital age

Devika Ramachandran and Dr. Rashmi Singh Rana

DOI: <https://doi.org/10.22271/2790-0673.2024.v4.i1b.103>

Abstract

This paper conducts a thorough investigation into the profound ramifications of Artificial Intelligence (AI) on legal proceedings and the justice system. It assesses how these technologies are reshaping existing legal structures and principles by fundamentally altering judicial practices. Looking ahead, the paper anticipates a promising trajectory for AI in legal research, elucidating their developmental pathways and introducing novel areas of inquiry. It emphasizes the necessity of an interdisciplinary approach, advocating for collaboration between legal professionals, data scientists, and ethicists to effectively address the ethical and practical challenges inherent in the integration of AI with the law. This synergy is deemed essential for navigating the complexities of ethics and practice that arise from the intersection of AI and the legal domain. Moreover, the research underscores the pivotal roles played by AI, and related technologies, asserting that they transcend mere instrumental functions to become catalysts for comprehensive transformations in legal research methodologies. By embracing these technologies, the legal field stands on the brink of a substantial transformation, heralding the end of traditional practices and the dawn of a new era characterized by digital-age legal research paradigms.

Keywords: AI-driven jurisprudence, navigating legal landscapes, digital age

Introduction

With each passing year, our lives are becoming more exciting. The development of more advanced technologies is causing a shift in the structure of civil-law relations in the traditional sense (As they are generally understood by attorneys or by average citizens) ^[1]. Artificial intelligence technologies are currently being utilized in a variety of contexts, including the evaluation of credit risks, the implementation of these technologies in the courts, the legal departments of large companies, public authorities and management, the manufacturing industry, the conclusion of smart contracts, and, ultimately, in our homes (through the utilization of smart home technology). We don't even give much thought to the fact that we use programs that are powered by artificial intelligence practically every day. Email spam filters, face recognition, search recommendations, intelligent personal assistants (Siri), shared applications (Uber), and other similar technologies are examples ^[2].

These kinds of improvements are beneficial since the technologies that are currently available for artificial intelligence are intended to make a person's life easier, to help them in their employment, or to make it easier for them to access public services. On the other hand, they are accompanied by a number of incomprehensible legal principles that require careful examination.

In a general sense, the legal profession is one of those that have felt the uncertain effect of modern technology being on the cusp of upheaval the most. The reason for this is that artificial intelligence technologies are being integrated into the job of lawyers, which will eventually lead to their replacement by these technologies.

Certainly, the modern world strives to fulfill the requirements of the consumer in the shortest amount of time feasible, in the most efficient manner, and at the lowest possible material cost. Despite the fact that these operations are sped up, they are impersonal and are carried out by computers using computational processes, which we do not fully understand. This anonymity poses a threat to a person everywhere, both locally and internationally.

In addition, there is the risk of developing and implementing solutions that are not justifiable or legitimate, or that simply do not permit full explanations of their behavior³. It is possible for people to lose their sense of autonomy in decision making when they deal with artificial

Correspondence Author:
Devika Ramachandran
Research Scholar, Banasthali
Vidyapith, Rajasthan, India

intelligence because the computer will handle everything for it. The application of technology that is based on artificial intelligence not only brings about a significant alteration in the structure of fundamental private connections between individuals and things, but it also brings about a shift in the way that people see their position within the larger system of things. Since the beginning of time, people have been fighting for fundamental principles of democracy, such as freedom. However, we are currently witnessing a willingness to give up this freedom in order to achieve a more comfortable living, as well as to improve the effectiveness of economic and political procedures^[3].

The author David Runchiman, in his book titled "Ending Democracy," places a strong emphasis on the challenges that democracy faces in the modern world. One of the most significant challenges that he identifies is the shrinking participation of man in the control of power. The typical format of democratic control by the community, which, despite the fact that it is more accessible and understandable to the majority of citizens^[4], is surpassed by the role that the technical skill of acts and actions of the government plays. The potential consequence of this is that human rights are not always taken into consideration by innovators when they are developing their technologies. In addition, the state is not prepared to confine inventions to specific legal boundaries in order to avoid impeding the growth of these breakthroughs. It would be difficult to overstate the significance of the role that law and the philosophy of law play in the process of bringing human interests and the advancement of modern technology into harmony with one another. For the sake of humanity, the legal system ought to maintain a steadfast stance regarding the path that technological advancement should take.

Law and artificial intelligence: the limits of interaction

Taking into account the difficulties posed by the information society, the legal theory is working toward the goal of adapting to procedures that are ruled by artificial intelligence without the participation of humans. Due to the fact that, in such circumstances, decisions about human life are subject to decisions created by artificial intelligence, legal scientists are eager to learn the specifics of autonomous machine solutions. Legal analysis is made more difficult by the presence of this part of the digital world and the ramifications it carries.

However, the human life is of the utmost importance, and as a result, there is no room for compromise or danger in this situation. Even in the face of such rapid advancements in science and technology, the law continues to be the defender of human life, the safeguard of democratic principles, and the rights of individuals to exercise their own personal freedom^[5]. At the same time, the content and spirit of legal regulation in the modern world are altering the format. They are becoming considerably broader in reach, which requires knowledge from a variety of disciplines and a dynamic reaction. In the current world, it is the responsibility of attorneys to take on the difficulties that the modern world presents, and in the context of the ever-increasing economic efficiency that may be achieved via the utilization of technologies that utilize artificial intelligence, to maintain and safeguard people from the potentially detrimental consequences of technology.

In one way or another, questions concerning artificial intelligence and the law are both quite complicated and

there are a great deal of them. There are not a lot of research in the field of legal science that are now being conducted that would investigate the influence that artificial intelligence has on the will of a person in civil partnerships, the legal regime of artificial intelligence, and its position in the legal system. It is a difficult situation. It is challenging due to the fact that the appropriate approach is logical, in addition to the algorithm of the computer program. Furthermore, the issue can only be resolved by adhering to a well-defined sequence of steps. The algorithm for coding, much like the law, is a rule that has been predetermined.

Not in terms of content, but rather in terms of volume, the legal algorithm needs to be increased. According to a statement made by Aristotle, "the legislator cannot foresee all the future circumstances in which the law will apply, and as a result, the legislator cannot guarantee that the law always conforms to the basis of its justification and justification at the point of its application." Its goal is to establish a system of justice that adheres to the principle of flexibility in the implementation of the law⁸. It is not appropriate for the legislation to be so particular that it takes into account every conceivable variation of the subject's behavior. On the other hand, it must be of such a size that it is suitable for usage in circumstances like these. The study of the content of law regulations and the utilization of legal justification both contribute to the expansion of the reach of the law.

The problem of legal control of the use of artificial intelligence in diverse sectors of human activity is not only characterized by uncertainty, but it also has to do with the encouragement of artificial intelligence development that is not convincing. Considering these circumstances, it is imperative that the legal system be modified to accommodate the contemporary conditions of social life, the state, and the coexistence of states in the context of globalization of technologies^[6].

The purpose of the law is not to conduct an in-depth investigation of the workings of artificial intelligence; rather, the law seeks to control the relationships that are associated with it in a qualitative manner. It is possible that the development of technologies will be slowed down if the process of creating them is subject to extensive regulation. It is for this reason that the right is interested in the issue, not so much in the production of the issue but in the safe use of it. In order to accomplish this, it is essential to provide answers to a number of fundamental questions, including the following: what exactly is artificial intelligence (it is necessary to define this matter from the perspective of the law), what are its characteristics, where it fits into the framework of civil legal relations (whether it is an object or an electronic person), and the peculiarities of civil liability. The absence of boundaries for the development and dissemination of technologies related to artificial intelligence needs the establishment of uniform international legal standards and strong international cooperation in this field. In addition, the elimination of borders is a necessity.

Objectives

- To evaluate the effectiveness of AI algorithms in assisting legal professionals in case analysis and precedent research.
- To investigate how the effectiveness of AI algorithms mediates the relationship between AI technology use and the efficiency and accuracy of legal decision-

making processes.

- To investigate the moderating role of the societal impact of AI on the relationship between the use of AI in jurisprudence and transparency and accountability within the legal system.

Hypotheses

Hypothesis 1: The increased use of AI technologies in the legal system will lead to greater efficiency in legal decision-making processes due to faster case analysis and access to relevant precedents.

Hypothesis 2: Effectiveness of AI algorithms will mediate the relationship between the Use of AI technology and the Efficiency and Accuracy of legal decision-making processes.

Hypothesis 3: The extent of the societal impact of AI moderates the relationship between the use of AI in jurisprudence and transparency and accountability within the legal system.

Literature Review

Explores whether Systems of Artificial Intelligence (SAI) can be considered subjects of law due to their technical capabilities and ability to interact independently with other legal subjects. The paper analyzes SAI's concept and features, defining its operating principles and providing hypothetical examples. The analysis reveals that SAI's rights and obligations may not be the same as other subjects of law, and that they could only have rights and obligations defined by legislators. The paper may be useful for further research on SAI rights and obligations ^[7].

Discusses the current state of AI and Law, highlighting the evolution of AI research from the Winter of AI to the Summer of AI. It highlights the importance of knowledge in AI, and suggests that a bottom-up approach using machine learning and NLP, combined with a top-down approach in legal knowledge representation, could promote the development of the Semantic Web and AI systems. The paper also discusses the potential of AI development considering technological opportunities and theoretical limits ^[8].

Discusses the issue of granting Artificial Intelligence (AI) legal subjectivity, particularly in civil law. It challenges the notion that subjectivity is determined by sentience and reason. The paper suggests that AI's participation in social life is the true criterion of subjectivity. Despite potential dangers, AI's potential to become a significant participant in social life is inevitable and should be considered ^[9].

Provides an introduction to Artificial Intelligence and Legal Reasoning, specifically focusing on Expert Systems in Law. It discusses motivations for building these systems, the terms artificial intelligence and expert systems, current projects, and the idea of introducing jurisprudential rigor. The paper also discusses the concept of legal knowledge acquisition, representation, and utilization. It concludes with directions for further research and an interdisciplinary research project at the University of Oxford. The essay is intended for those without computer science knowledge to understand its potential and limitations ^[10].

Explores the impact of artificial intelligence (AIT) and digital technologies on jurisprudence and education. It reveals that Masters of Arts students at RUDN University

are trained in English-language law activities influenced by digitalization, such as cyber security, crime prevention, smart contracts, and e-filing. The study also examines the challenges of AIT implementation in contemporary lawyers' activities, such as the displacement of legal professionals from the market. The chapter offers recommendations for improving legal practices by utilizing digital technologies and suggests that these findings can be applied by scientists and practitioners in AIT, educational, and legal processes ^[11].

According to ^[12] the field of law has been a part of human civilization since ancient times, with laws from various sources such as the Holy Scriptures, God-made laws, nature laws, cultural laws, and trade laws. Scholars of law, known as jurists, have contributed to the evolution of the Jurisprudence of law, a philosophy of law based on the contributions of scholars from different cultures and parts of the world. The use of technology in law has brought significant changes in old and present practices, making research methods and techniques simpler. In today's fast-paced world, time-consuming activities can be performed in minutes or seconds, leading to a more human-friendly and time-saving environment. Despite differences in cultures, norms, ethics, and religions, certain international practices are widely accepted worldwide. The future of law may not be predicted at this time, as what is seen can only be seen with the passage of time.

Explores the concept of hyperrealism in legal realism, highlighting the role of digitalization in predicting court decisions. It argues that judicial analytics, a primary tool for judicial analysis, can be influenced by personal motives and prejudices. The article uses a systemic, comparative, and interdisciplinary analysis to evaluate the advantages and disadvantages of hyperrealism, suggesting the need for regulatory mechanisms to improve justice and minimize rights violations. It proposes using expert evaluation, standardization, and ethical regulation of forensic analysis ^[13].

Discusses the potential of artificial intelligence (AI) in supporting constitutional democracy. It identifies four core elements of digital power concentration, which pose threats to democracy and functioning markets. The paper also discusses the relationship between technology and law, focusing on the lawless Internet and GDPR. It questions whether AI challenges can be safely left to ethics or addressed by enforceable rules that include the legitimacy of the democratic process. The paper calls for a new culture that incorporates democracy, rule of law, and human rights by design in AI and suggests a three-level technological impact assessment for AI ^[14].

According to ^[15] Computers are increasingly performing tasks that are better than expected, including calculating mathematics, creating social networks, and making life and death decisions. They may also take over interpreting laws, but it is difficult to imagine them making substantive moral judgments. The ultimate barrier to ceding legal interpretation to computers is to recognize the role moral judgment plays in defining the law. This connection between cutting edge and traditional jurisprudence is crucial, as the central dispute in jurisprudence for the past 50 years has been about the role of morality in legal interpretation. Jurisprudence may help clarify and circumscribe the role of computers in the legal system, and contemplating AI may help resolve jurisprudential debates.

Artificial intelligence has shown to outperform humans in tasks previously thought to offer a decisive advantage. Computer technology has significantly changed the practice of law, raising concerns about the future of lawyers [16]. The article examines the nature of law as a means to enhance human ethical capacity for reason-giving and accountability. Lawyers' core function is to facilitate the law's practical authority by interpreting and applying the law to justify actions that affect others' interests. The article reviews current research on machine ethics and artificial moral agents, concluding that human technology is far from designing a computer system that can satisfy the demand for authority and accountability in a liberal democratic political community.

Methodology

Research Design

This study's research design consists of a series of methods and strategies developed to logically integrate numerous research components in order to appropriately answer the research subject that has been carried out so far. The goal of this chapter is to provide information on the methodologies used in this study. The research design determines how data analysis, data collection, and research are carried out.

Sampling Technique

A targeted sampling strategy is employed to ensure relevance and representativeness within the legal context, participants selected for this study consist of legal professionals, including judges, lawyers, legal scholars, and policymakers, reflecting key stakeholders involved in shaping the legal landscape. A total of 250 participants are selected using a random sampling method, aimed at ensuring diversity and minimizing bias within the sample population. This approach facilitates a comprehensive exploration of perspectives and experiences regarding the integration of artificial intelligence within the legal system. Furthermore, a structured questionnaire tailored specifically to gather insights relevant to the legal domain is employed.

Random Sampling

Random sampling is a method of collecting samples from a population that gives each potential participant an equal chance of being selected. An accurate representation of the whole population may often be obtained by selecting a sample from a random pool. One of the most straightforward methods for gathering information from the whole population is random sampling.

The formula of random sampling is, if that sample gets selected only once,

$$P = 1 - \left(\frac{N-1}{N}\right)\left(\frac{N-2}{N}\right) \dots \left(\frac{N-n}{N-(n-1)}\right)$$

Here P is a probability, n is the sample size, and N represents the population.

Now if one cancels 1-(N-n/n), it will provide P = n/N. Moreover, the chance of a sample getting selected more than once is needed: P = 1-(1-(1/N)) n.

Data Collection

Data for this study was collected through a combination of interviews, surveys, and secondary research. Semi-structured interviews are conducted with legal professionals,

including judges, lawyers, legal scholars, and policymakers, to gather qualitative insights into the utilization and impact of AI within the legal system.

Tools for data collection

In the present study the researcher used tools of data collection

Interview schedule

The Interview Schedule tool was used for field data collection (primary data). Using the structured interview technique, it is the pre-draft question were asked.

Data Analysis

After gathered the data by using random sampling method, to know the impact of several variables with the help of structural equation modelling. In the below, we briefly discussed about Structural equation modelling (SEM).

Structural Equation Modelling

A multivariate, hypothesis-driven approach called structural equation modelling (SEM) is based on a structural model that represents a hypothesis about the causal relationships between various variables. For instance, in the context of fMRI, these variables are measured blood oxygen level dependent (BOLD) time series of y1...yn different brain areas, and the speculative causal links are based on connections between the regions that are anatomically feasible. The so-called route coefficient, which functions similarly to a partial regression coefficient in describing how the variance of yi relies on the variance of yj if all other effects on yj are kept constant, specifies the strength of each link i j y y → the statistical model of standard SEM can be summarized by the equation

$$Y = Ay + u$$

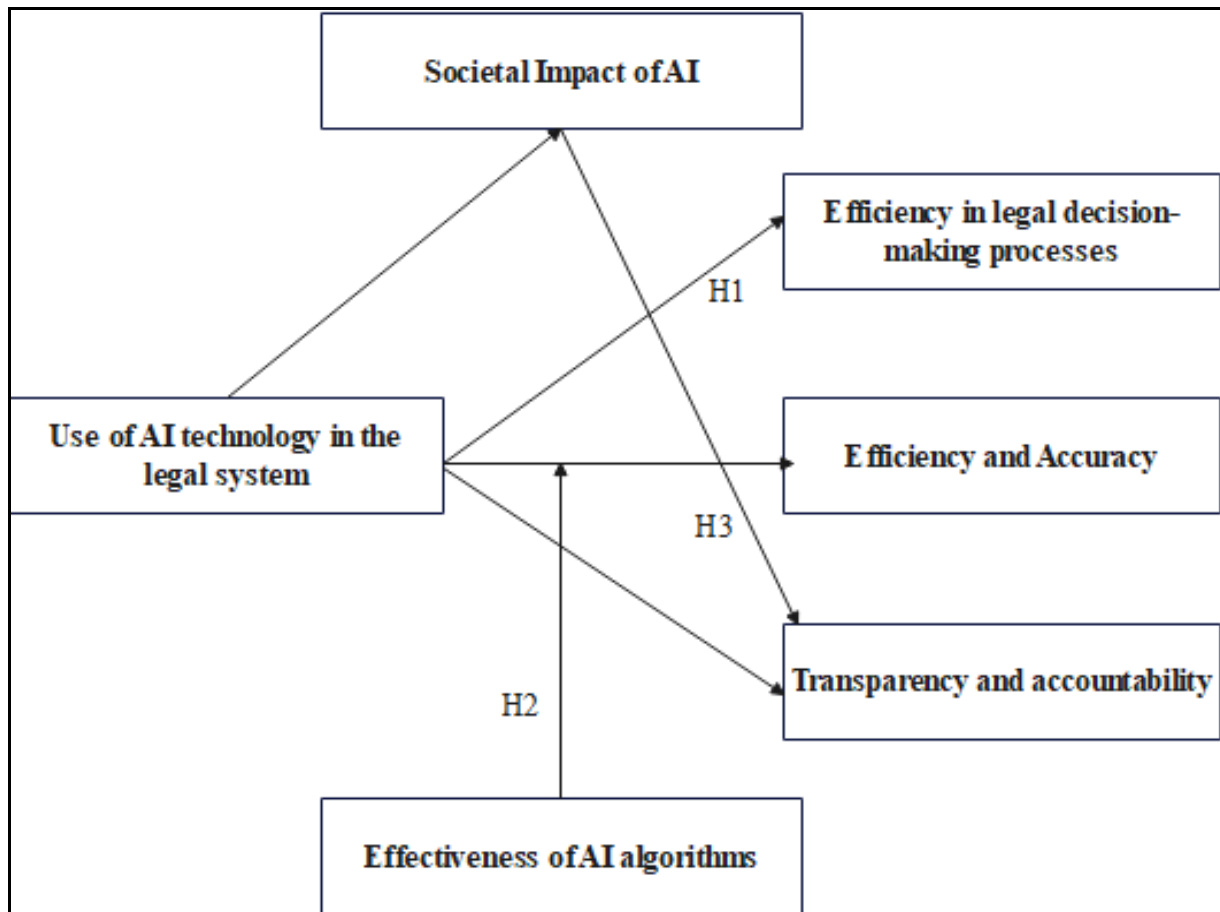
where u is a n s × matrix of zero mean Gaussian error terms that are driving the modelled system (The "innovations"; see equation) and y is a n s × matrix of n area-specific time series with s scans each. A is a n × matrix of path coefficients (With zeros for nonexistent links). By minimizing the difference between the observed and the modelled covariance matrix, parameter estimation is accomplished. Σ. For any given set of parameters, Σ can be computed by transforming equation.

$$y = (I - A)^{-1}u$$

$$\begin{aligned} \Sigma &= yy^T \\ &= (I - A)^{-1}uu^T(I - A)^{-T} \end{aligned}$$

Whereas, I is the identity matrix. The first line of equation can be understood as a generative model of how system function results from the system's connectional structure: the measured time series y results by applying a function of the interregional connectivity matrix – that is, (I-A)⁻¹ – to the Gaussian innovations u.

Results and Discussion
Conceptual Framework



Demographic Variables

		Frequency	Percent	Mean
Gender	Male	121	48.4	1.51
	Female	129	51.6	
	Total	250	100.0	
Age		Frequency	Percent	Mean
	Under 30 Years	52	20.8	2.54
	30-40 Years	70	28.0	
	41-50 Years	69	27.6	
	51-60 Years	59	23.6	
Total	250	100.0		
Education		Frequency	Percent	Mean
	Some college/Associate degree	59	23.6	2.53
	Bachelor's degree	63	25.2	
	Master's degree	64	25.6	
	Doctoral degree	64	25.6	
Total	250	100.0		
Professional Role		Frequency	Percent	Mean
	Lawyer	56	22.4	2.52
	Legal scholar	81	32.4	
	Government official	40	16.0	
	IT professional	73	29.2	
Total	250	100.0		

The table presents demographic variables including gender, age, education level, and professional role of a sample population. In terms of gender distribution, the sample consists of 121 males (48.4%) and 129 females (51.6%), indicating a relatively balanced representation between the two genders.

Age distribution shows a varied demographic, with the

largest proportion falling within the 30-40 years age group (28.0%), followed closely by the 41-50 years age group (27.6%). Under 30 years and 51-60 years age groups comprise 20.8% and 23.6% of the sample respectively, demonstrating a diverse age range.

Regarding education, the sample is well-educated, with the majority holding advanced degrees. Specifically, 25.6% of

respondents have a master's degree, while an equal percentage hold doctoral degrees. Bachelor's degrees are held by 25.2% of the sample, and 23.6% have completed some college or hold associate degrees. In terms of professional roles, the sample encompasses a range of occupations. Legal scholars represent the largest

group at 32.4%, followed by IT professionals at 29.2%. Lawyers make up 22.4% of the sample, indicating a significant representation from the legal profession. Government officials constitute 16.0% of the sample, reflecting a diverse mix of professional backgrounds within the surveyed population.

Reliability Test

Variables	Items	Cronbach's Alpha
Use of AI technology	5	0.896
Efficiency of Legal Decision-Making	5	0.671
Effectiveness of AI algorithms	5	0.795
Efficiency and Accuracy	5	0.853
Transparency and accountability in AI	5	0.833
societal impact of AI integration	5	0.749

SEM (structural Equation modelling)

Structural Equation Modelling (SEM), a flexible statistical approach, to describe complex interactions between variables, whether latent or observable. Its ability to analyses intricate causal pathways, integrate latent components, test several hypotheses at once, account for measurement error, evaluate model fit, and combine aspects of factor analysis and regression are just a few of its special features. SEM is an essential tool for research in disciplines like psychology, sociology, economics, and beyond because it can be used to validate theoretical models, examine the effects of interventions or policies, and simplify complex datasets. This allows for more thorough and accurate data analysis and hypothesis testing.

Measurement model and validity: Measurement models and validity are indispensable in research as they establish a structured framework for ensuring the accuracy and meaningfulness of data. Measurement models clarify the relationships between observed variables and their underlying constructs, enabling researchers to assess complex concepts. Validity, on the other hand, ensures that the measurement instruments precisely capture the intended constructs, safeguarding against misleading or incorrect conclusions. Both measurement models and validity are essential components in research, serving as the foundation for reliable and credible findings, which is paramount for informed decision-making and advancing knowledge across diverse field.

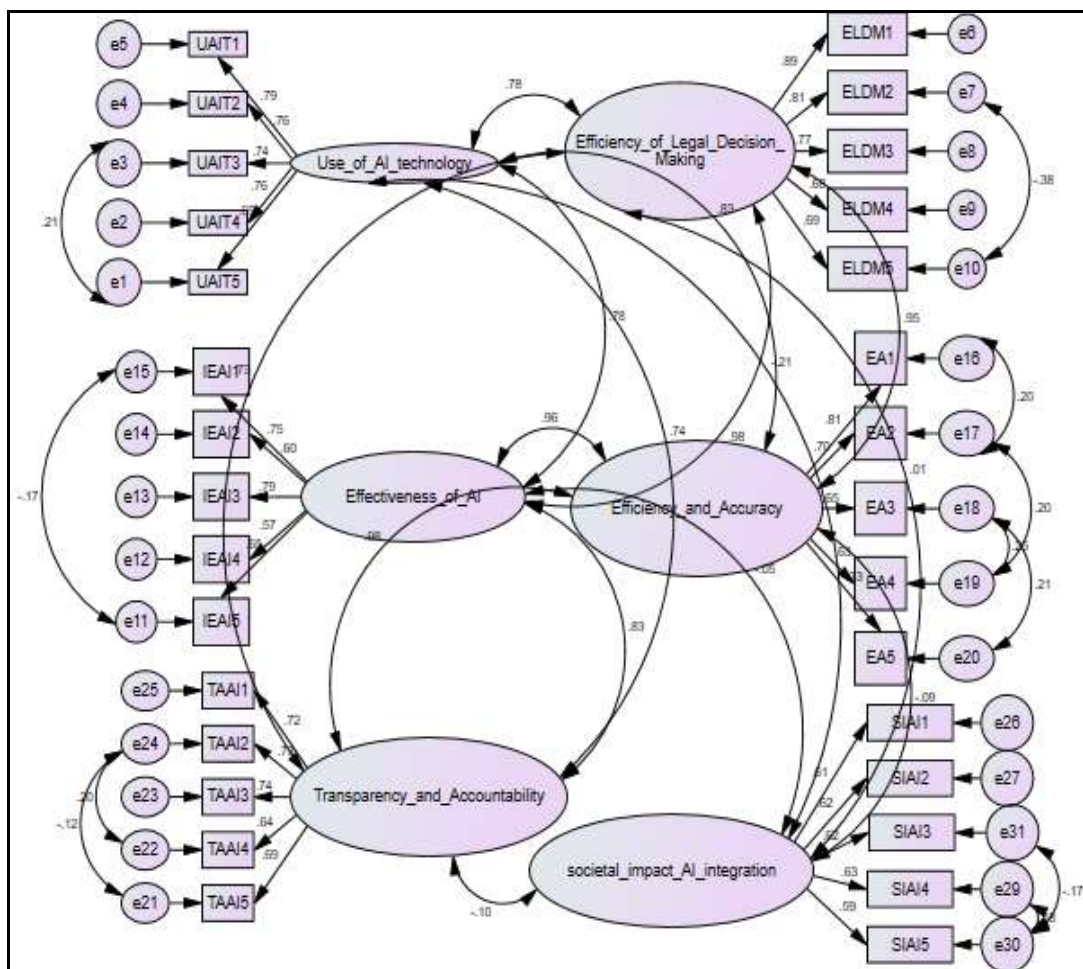


Table 1: Regression Weights: (Group number 1 - Default model)

	Path	Unstandardized Estimate	S.E.	Standardized Estimates	C.R.	P
UAIT5	<--- Use of AI technology	1.000		.686		
UAIT4	<--- Use of AI technology	1.102	.104	.756	10.547	***
UAIT3	<--- Use of AI technology	1.168	.099	.744	11.793	***
UAIT2	<--- Use of AI technology	1.190	.112	.760	10.596	***
UAIT1	<--- Use of AI technology	1.192	.109	.788	10.925	***
ELDM1	<--- Efficiency of Legal Decision Making	1.000		.885		
ELDM2	<--- Efficiency of Legal Decision Making	.661	.039	.814	16.994	***
ELDM3	<--- Efficiency of Legal Decision Making	.696	.044	.775	15.643	***
ELDM4	<--- Efficiency of Legal Decision Making	.613	.048	.681	12.736	***
ELDM5	<--- Efficiency of Legal Decision Making	.615	.047	.692	12.950	***
IEAI5	<--- Effectiveness of AI	1.000		.653		
IEAI4	<--- Effectiveness of AI	.952	.116	.569	8.237	***
IEAI3	<--- Effectiveness of AI	1.348	.124	.790	10.904	***
IEAI2	<--- Effectiveness of AI	.820	.095	.599	8.616	***
IEAI1	<--- Effectiveness of AI	1.198	.123	.755	9.771	***
EA1	<--- Efficiency and Accuracy	1.000		.806		
EA2	<--- Efficiency and Accuracy	.774	.055	.701	13.995	***
EA3	<--- Efficiency and Accuracy	.735	.065	.649	11.384	***
EA4	<--- Efficiency and Accuracy	.652	.059	.629	10.959	***
EA5	<--- Efficiency and Accuracy	.834	.063	.730	13.247	***
TAAI5	<--- Transparency and Accountability	1.000		.690		
TAAI4	<--- Transparency and Accountability	1.030	.112	.639	9.218	***
TAAI3	<--- Transparency and Accountability	1.153	.108	.744	10.648	***
TAAI2	<--- Transparency and Accountability	1.130	.114	.730	9.903	***
TAAI1	<--- Transparency and Accountability	1.242	.120	.719	10.318	***
SIAI1	<--- Societal impact AI integration	1.000		.608		
SIAI2	<--- Societal impact AI integration	.959	.124	.615	7.716	***
SIAI4	<--- Societal impact AI integration	1.143	.133	.626	8.566	***
SIAI5	<--- Societal impact AI integration	1.000		.587		
SIAI3	<--- Societal impact AI integration	1.182	.158	.622	7.468	***

Table 2: KMO and Bartlett's Test

Kaiser-Meyer-Olkin Measure of Sampling Adequacy.		.813
Bartlett's Test of Sphericity	Approx. Chi-Square	13743.746
	df	861
	Sig.	.000

According to the above table, the value of KMO was 0.813, clearly indicating that the sample was adequate and suitable for the confirmatory factor analysis. The correlation between the variables used in confirmatory factor analysis was also examined using the Bartlett's Test of Sphericity, and it was determined to be significant at the 0.00 level of confidence.

Table 3: Post CFA, Cronbach alpha, factor loadings

Indicator Variables	Latent Variables	Cronbach alpha values	Post CFA factor loadings	AVE
UAIT5	<--- Use of AI technology	0.896	.686	0.7468
UAIT4	<--- Use of AI technology		.756	
UAIT3	<--- Use of AI technology		.744	
UAIT2	<--- Use of AI technology		.760	
UAIT1	<--- Use of AI technology		.788	
ELDM1	<--- Efficiency of Legal Decision Making	0.671	.885	0.7694
ELDM2	<--- Efficiency of Legal Decision Making		.814	
ELDM3	<--- Efficiency of Legal Decision Making		.775	
ELDM4	<--- Efficiency of Legal Decision Making		.681	
ELDM5	<--- Efficiency of Legal Decision Making		.692	
IEAI5	<--- Effectiveness of AI	0.795	.653	0.6732
IEAI4	<--- Effectiveness of AI		.569	
IEAI3	<--- Effectiveness of AI		.790	
IEAI2	<--- Effectiveness of AI		.599	
IEAI1	<--- Effectiveness of AI		.755	
EA1	<--- Efficiency and Accuracy	0.853	.806	0.703
EA2	<--- Efficiency and Accuracy		.701	
EA3	<--- Efficiency and Accuracy		.649	
EA4	<--- Efficiency and Accuracy		.629	
EA5	<--- Efficiency and Accuracy		.730	
TAAI5	<--- Transparency and Accountability	0.833	.690	0.7044
TAAI4	<--- Transparency and Accountability		.639	
TAAI3	<--- Transparency and Accountability		.744	

TAAI2	<---	Transparency and Accountability		.730	
TAAI1	<---	Transparency and Accountability		.719	
SIAI1	<---	Societal impact AI integration	0.749	.608	0.6116
SIAI2	<---	Societal impact AI integration		.615	
SIAI4	<---	Societal impact AI integration		.626	
SIAI5	<---	Societal impact AI integration		.587	
SIAI3	<---	Societal impact AI integration		.622	

We examined the findings in Table 3 using a Confirmatory Factor Analysis (CFA). This table contains crucial statistical measures such as Cronbach's alpha, Average Variance Extracted (AVE), and Composite Reliability (CR). These numbers provide valuable insights into the reliability of our survey questions and the effectiveness of our model. Cronbach's alpha provides an indication of the internal consistency of the questions within each category. AVE demonstrates the distinctiveness of each category in comparison to the others, while CR provides an indication of the overall reliability of each category. We also examined

discriminant validity to ensure the distinctiveness of each category. We aim for the square root of a category's AVE to exceed its correlation with other categories. If that is the case, then our model is performing admirably. The data presented in Table provides a comprehensive understanding of the accuracy and reliability of our measurement model. We can have confidence in the reliability of the information gathered from our survey questions and the validity of our model for this study.

Discriminant validity

Table 4: Discriminant validity Test

	Use of AI	Efficiency of Legal Decision Making	Effectiveness of AI algorithms	Efficiency and Accuracy	Transparency and accountability	Societal impact of AI
Use of AI	0.8641					
Efficiency of Legal Decision Making	.681**	0.8771				
Effectiveness of AI algorithms	.667**	.839**	0.8204			
Efficiency and Accuracy	.683**	.790**	.788**	0.8384		
Transparency and accountability	.631**	.652**	.705**	.812**	0.8392	
Societal impact of AI	.170**	0.000	0.056	0.072	0.079	0.7820

Table 4 provides a thorough analysis of the evaluation of discriminant validity, exploring various aspects of this assessment in detail. This analysis entails examining the square root of the average variance extracted (AVE) for each variable, along with its correlation values with other variables. This thorough analysis helps to develop a detailed comprehension of how each component maintains its uniqueness within the larger structure. The insights derived from the data in Table 5 hold significant value for

researchers and practitioners alike. They have a crucial role in ensuring that the measurement model accurately captures the intended theoretical constructs, thereby establishing its reliability and validity.

Hypothesis 1: The increased use of AI technologies in the legal system will lead to greater efficiency in legal decision-making processes due to faster case analysis and access to relevant precedents.

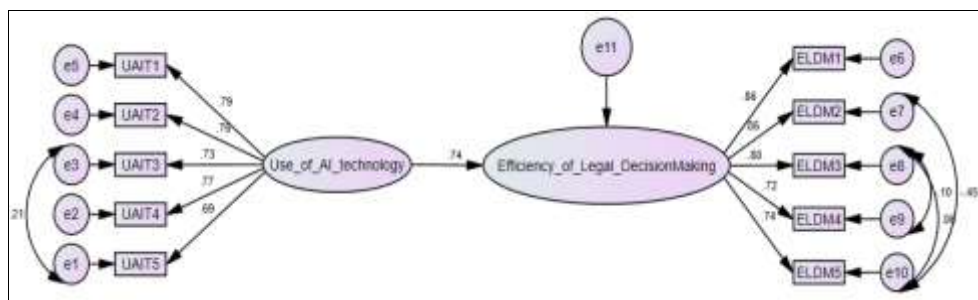


Table 5: Regression Weights: (Group number 1 - Default model)

Path	Unstandardized Estimate	S.E.	Standardized Estimates	C.R.	P
Efficiency of Legal Decision Making <--- Use of AI technology	1.208	.128	.745	9.429	***
UAIT5 <--- Use of AI technology	1.000		.694		
UAIT4 <--- Use of AI technology	1.106	.104	.767	10.659	***
UAIT3 <--- Use of AI technology	1.132	.097	.729	11.656	***
UAIT2 <--- Use of AI technology	1.171	.111	.756	10.532	***
UAIT1 <--- Use of AI technology	1.178	.108	.788	10.889	***
ELDM1 <--- Efficiency of Legal Decision Making	1.000		.862		
ELDM2 <--- Efficiency of Legal Decision Making	.740	.044	.856	16.924	***
ELDM3 <--- Efficiency of Legal Decision Making	.752	.050	.801	15.060	***
ELDM4 <--- Efficiency of Legal Decision Making	.681	.052	.720	13.214	***
ELDM5 <--- Efficiency of Legal Decision Making	.689	.053	.742	12.888	***

Table depicts a hypothetical structural equation model that show cases the interdependence between two variables, namely the Use of AI technology and Efficiency of Legal Decision Making. In the present model, the independent variable is the Use of AI technology, whereas the dependent variable is Efficiency of Legal Decision Making. The findings of the investigation indicate a positive and statistically significant relationship between two variables ($\beta=.745, p<.05$).

The standardized coefficient of 0.295, a positive association between Use of AI technology and Efficiency of Legal

Decision Making, as shown in the route connecting these two variables. The correlation coefficient values (C.R. values) show large magnitudes, suggesting that the observed associations are statistically significant. The fit indices indicate that the model has a good fit, since the factors exhibit statistical significance with p-values over 0.05 (as shown in Table 5). Therefore, the total model fit was evaluated by using seven distinct fit indices, which together demonstrated a statistically significant positive association between Use of AI technology and Efficiency of Legal Decision Making.

Table 6: Model Fit Summary

Variables	Value
Chi-square value (χ^2)	82.670
Degrees of freedom (df)	29
CMIN/DF	2.851
P value	0.000
GFI	0.956
RFI	0.945
NFI	0.963
IFI	0.984
CFI	0.983
RMR	0.046
RMSEA	0.056

The quality of fit for the sample's data was assessed using various indices. The χ^2 value was 82.670, indicating an adequate illustration. The model that was used in the analysis included the following fit indices: RMSEA, RMR, GFI, and CFI. The results indicated that the model had a good fit.

Hypothesis 2: Effectiveness of AI algorithms will mediate the relationship between the Use of AI technology and the Efficiency and Accuracy of legal decision-making processes.

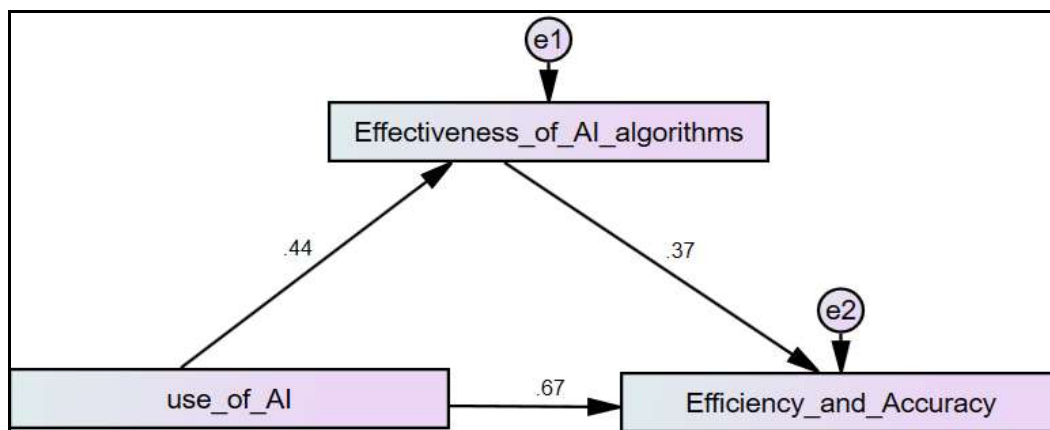


Table 7: Regression Weights: (Group number 1 - Default model)

Path	Unstandardized Estimate	S.E.	Standardized Estimate	C.R.	P
Effectiveness of AI algorithms <--- Use of AI	.202	.026	.437	7.659	***
Efficiency and Accuracy <--- Use of AI	.463	.022	.670	21.062	***
Efficiency and Accuracy <--- Effectiveness of AI algorithms	.547	.048	.366	11.503	***

The table presents the results of a path analysis examining the relationships Use of AI technology and Efficiency and Accuracy, and Effectiveness of AI algorithms among individuals in the study. The path from Convenience and use of AI to Effectiveness of AI algorithms shows a strong positive association ($\beta = 0.437, p<0.05$), indicating that individuals who perceive these methods as convenient and useful are more likely to trust these systems.

Table 8: Standardized Indirect Effects (Group number 1 - Default model)

	Use of AI	Effectiveness of AI algorithms
Effectiveness of AI algorithms	.000	.000
Efficiency and Accuracy	.160	.000

Standardized indirect effects within Group 1 are shown in Table 8. This table is a matrix of the relationships between: AI usage, AI algorithm effectiveness and efficiency with accuracy. These are given in standard units in the cells of the table. In particular, the cell for auto-effect (Effectiveness of AI algorithms on itself) has a.000 reading which shows no indirect effect. Also, another value of.000 is indicated by the cell showing that efficiency and accuracy have nothing to do with effective AI algorithms. By contrast, an indirect effect of.160 is indicated by the cell representing use of AI versus both efficiency and accuracy. Hence, this means that through other variables not measured here, usage of AI affects indirectly efficiency and accuracy. As such, it hints

at how this study could help its readers see many inner correlations among those different variables involved in it as this paper goes on discussing a research problem under consideration while giving out valuable information about indirect effects within mentioned model. Table 8 provides insights into indirect effects observed in specified model showing how several variables being considered interrelate with one another.

Hypothesis 3: The extent of the societal impact of AI moderates the relationship between the use of AI in jurisprudence and transparency and accountability within the legal system.

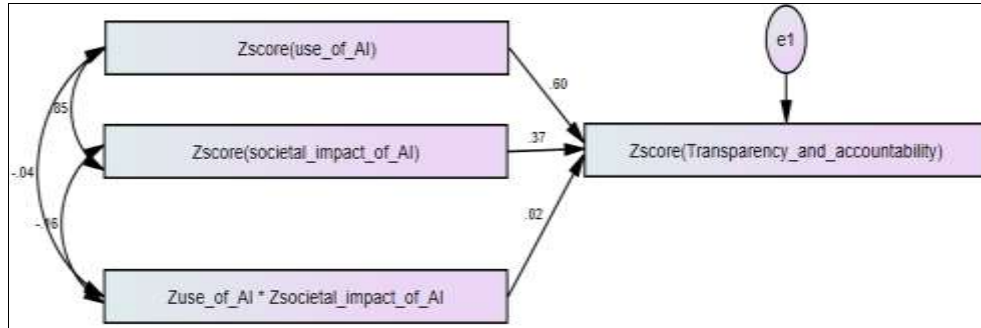


Table 9: Regression Weights: (Group number 1 - Default model)

	Path		Unstandardized Estimate	S.E.	Standardized	C.R.	P
ZTransparency and accountability	<---	Zsocietal impact of AI	.431	.052	0.369	8.373	***
ZTransparency and accountability	<---	Zuse of AI	.786	.057	0.603	13.839	***
ZTransparency and accountability	<---	Zuse of AI* Zsocietal impact of AI	.061	.075	.061	.816	.414

Table 6 displays the structural equation modelling (SEM) utilized to analyse the relationship between Zscore (Use of AI technology) and Zscore (Transparency and accountability), with Zscore (societal impact of AI integration) serving as a moderating variable. This exhaustive analysis permits testing of all pertinent paths, taking measurement mistakes and feedback into account directly inside the model. The path analysis-derived hypothesis indicates that Zscore (Zsocietal impact of AI) is significantly and positively correlated with Zscore (ZTransparency and accountability) ($\beta=0.369, p<0.05$).

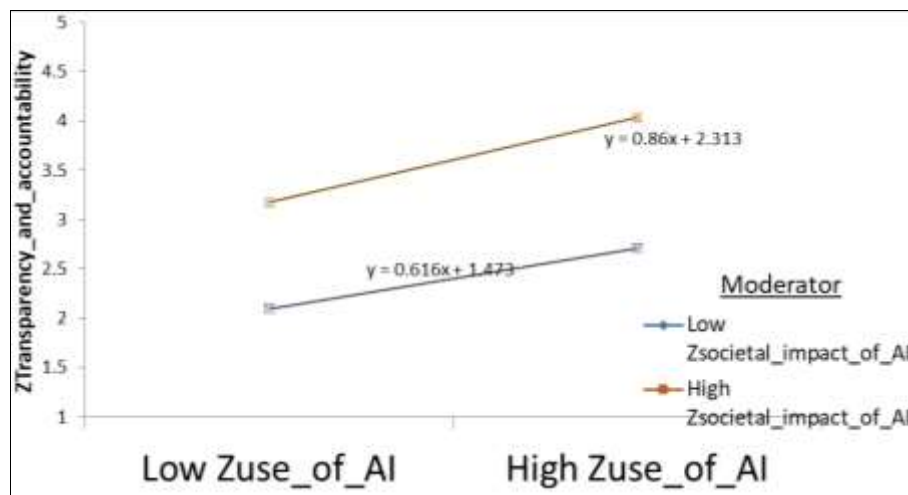
There is a positive and statistically significant relationship between Zscore (Zuse of AI) and Zscore (ZTransparency and accountability) ($\beta = 0.603, p<0.05$).

Moderation testing:

In order to conduct the moderation analysis, the dependent variable Zscore is ZTransparency and accountability, the independent variable Zuse of AI, and the moderator variable Zsocietal impact of AI. The outcomes are computed through the utilization of SPSS to generate interaction terms from the standardized scores of variables.

Table 10: Regression Weights

Path			Unstandardized Estimate	S.E.	Standardized	C.R.	P
ZTransparency and accountability	<---	Zuse of AI * Zsocietal impact of AI	.061	.075	.061	.816	***



We tested the Zscore (Zsocietal impact of AI) as a moderator. Result indicate that interaction term of Zscore (ZTransparency and accountability) and Zscore (Zuse of AI) exerts Positive and a significant influence on Zscore (ZTransparency and accountability) ($\beta=.061, p<0.05$). The result shows that there is statistical support for the moderating role of Zscore (Socio-economic status) in our data which is contrary to hypothesized nature of relationship.

Discussion

The demographic analysis revealed a balanced representation between genders within the sample, indicating diversity. Age distribution showcased a varied demographic, with a significant proportion falling within the 30-50 years age range. Education-wise, the majority of respondents held advanced degrees, reflecting a highly educated sample. Professional roles encompassed a range of occupations, with legal scholars and IT professionals comprising the largest groups. The reliability test demonstrated strong internal consistency among the measured variables, with Cronbach's alpha values indicating high reliability. The structural equation modeling (SEM) analysis, a flexible statistical approach, provided insights into the complex interactions between variables. The measurement model and validity assessment ensured the accuracy and meaningfulness of the data, establishing a structured framework for reliable findings.

The findings underscore the transformative potential of AI-driven technologies in enhancing efficiency, accuracy, transparency, and accountability within the legal system. The positive associations observed between AI technology use and various outcomes reflect the promising prospects of AI integration in jurisprudence.

However, it's essential to acknowledge the nuanced role of societal impact in shaping the outcomes of AI integration. While AI technologies offer significant benefits, their deployment must be accompanied by thoughtful consideration of their broader societal implications. The moderating effect of societal impact highlights the importance of ethical, social, and economic considerations in harnessing AI for legal purposes.

The findings of this research contribute to our understanding of the complex dynamics surrounding AI-driven jurisprudence. By examining the interplay between AI technology use, effectiveness of AI algorithms, societal impact, and key outcomes such as efficiency, accuracy, transparency, and accountability, this study provides valuable insights for policymakers, legal practitioners, and scholars. Moving forward, it is crucial to continue exploring the ethical, legal, and societal dimensions of AI integration in jurisprudence to ensure responsible and effective use of these technologies.

Conclusion

The presented data encompasses the integration of artificial intelligence (AI) technologies into the legal system and its impact on various aspects such as efficiency, accuracy, and access to justice. The results of the regression analysis indicating a positive and statistically significant relationship between the use of AI technology and the efficiency of legal decision-making processes. The standardized coefficient of 0.745 suggests a strong association, with a high level of statistical significance (C.R. values ranging from 9.429 to

16.924). These findings suggest that the adoption of AI technologies in the legal system indeed contributes to increased efficiency by facilitating faster case analysis and providing access to relevant precedents. This aligns with the hypothesis and underscores the transformative potential of AI in enhancing the operational efficiency of the legal system. The positive association between the use of AI technology and the effectiveness of AI algorithms ($\beta = 0.437$) suggests that individuals who perceive AI technologies as convenient and useful are more likely to trust these systems. While the moderation analysis yields unexpected results contrary to the hypothesized nature of the relationship, it highlights the complex interplay between technological proficiency, societal impact, and access to justice within the legal system.

Overall, the findings from the regression analyses provide valuable insights into the multifaceted impact of AI technologies on the legal system, including their implications for efficiency, accuracy, and access to justice. These results underscore the importance of continued research and thoughtful implementation of AI technologies to realize their full potential in advancing the goals of the legal system while addressing potential challenges and ethical considerations.

References

1. Susskind RE, Susskind D. *The Future of the Professions: How Technology Will Transform the Work of Human Experts*. Oxford University Press; c2015. [Online]. Available from: <https://books.google.co.in/books?id=iYpmCgAAQBAJ>
2. Martsenko N. Influence of artificial intelligence on the legal system. *Stud. Prawnoustr.* 2021, (54). doi: 10.31648/sp.7101.
3. Gunning D, Aha D. DARPA's Explainable Artificial Intelligence (XAI) Program. *AI Mag.* 2019 Jun;40(2 SE-Articles):44–58. doi: 10.1609/aimag.v40i2.2850.
4. Runciman D. *How Democracy Ends*. Profile; 2018. [Online]. Available from: <https://books.google.co.in/books?id=jx8zDwAAQBAJ>
5. Brooke H. Algorithms, Artificial Intelligence and the Law The Sir Henry Brooke Lecture for BAILII Freshfields Bruckhaus Deringer, London Lord Sales, Justice of the UK Supreme Court. 2019;(November):1–25.
6. Bywater I. *Contributions to the Textual Criticism of Aristotle's Nicomachean Ethics*. Clarendon Press; c1892. [Online]. Available from: <https://books.google.co.in/books?id=GO9HS015TPUC>
7. Čerka P, Grigienė J, Širbikytė G. Is it possible to grant legal personality to artificial intelligence software systems? *Comput. Law Secur. Rev.* 2017;33(5):685–699. doi: <https://doi.org/10.1016/j.clsr.2017.03.022>.
8. Francesconi E. The winter, the summer and the summer dream of artificial intelligence in law: Presidential address to the 18th International Conference on Artificial Intelligence and Law. *Artif. Intell. Law.* 2022;30(2):147–161. doi: 10.1007/s10506-022-09309-8.
9. Wojtczak S. Endowing Artificial Intelligence with legal subjectivity. *AI Soc.* 2022;37(1):205–213. doi: 10.1007/s00146-021-01147-7.

10. Intelligence A, Reasoning L, Systems E, Iv S, Vi S, Kingdom J. A jurisprudential approach to artificial intelligence and legal. p. 168–194.
11. Emelianova TV. Affect of Artificial IntelligenceArtificial intelligence Technologies and Digitalisation on Jurisprudence and Education. In: Dingli A, Haddod F, Klüver C, editors. Artificial Intelligence in Industry 4.0: A Collection of Innovative Research Case-studies that are reworking the Way We Look at I. Cham: Springer International Publishing; 2021. pp. 165–179. doi: 10.1007/978-3-030-61045-6_12.
12. Gul R, El Nofely AMO. The Future of Law from the Jurisprudence Perspective for Example: the Influence of Science & Technology to Law, Ai Law. J. Equity Law Gov. 2021;1(1):77–83. doi: 10.55637/elg.1.1.3249.77-83.
13. Ferreira DB, Gromova EA. Hyperrealistic Jurisprudence: The Digital Age and the (Un)Certainty of Judge Analytics. Int. J. Semiot. Law - Rev. Int. Sémiotique Jurid. 2023;36(6):2261–2281. doi: 10.1007/s11196-023-10015-0.
14. Ponkin IV, Redkina AI. Artificial Intelligence from the Point of View of Law. Rudn J. Law. 2018;22(1):91–109. doi: 10.22363/2313-2337-2018-22-1-91-109.
15. Davis JP. Law without mind. 2018. [Online]. Available from: <https://scholarlycommons.law.cwsl.edu/cwlr/vol55/iss1/4>
16. Wendel WB. The Promise and Limitations of Artificial Intelligence in the The Promise and Limitations of Artificial Intelligence in the Practice of Law Practice of Law the promise and limitations of artificial intelligence in the practice of law. 2019. [Online]. Available from: <https://digitalcommons.law.ou.edu/olr/vol72/iss1/3>.