

LAWSG168: The Future of Legal Practice: Richard Moorhead

Richard Moorhead

View Online



[1]

3 Thoughts on E-Discovery in 2015 and Beyond: 2013.

<http://computationallegalstudies.com/2013/01/30/3-thoughts-on-e-discovery-in-2015-and-beyond-legaltechnyc-2013-daniel-martin-katz-michael-j-bommarito-ii/>.

[2]

Abdel Wahab, Mohamed S. et al. 2012. Online dispute resolution: theory and practice : a treatise on technology and dispute resolution. Eleven International Pub.

[3]

Andreessen, Marc Why Software Is Eating The World. Wall Street Journal (Online).

[4]

Armies of Expensive Lawyers, Replaced by Cheaper Software: 2011.

<http://www.lexisnexis.com/uk/nexis/search/homesubmitForm.do>.

[5]

Benkler, Yochai 2006. The wealth of networks: how social production transforms markets and freedom. Yale University Press.

[6]

Big Data Meets Big Law: 2012.

http://www.law.com/jsp/lawtechnologynews/PubArticleLTN.jsp?id=1202555605051&Big_Data%20_Meets_BigLaw.

[7]

Big data: The next frontier for innovation, competition, and productivity | McKinsey & Company: 2011.

http://www.mckinsey.com/insights/business_technology/big_data_the_next_frontier_for_innovation.

[8]

Boon, A. 2010. Professionalism under the Legal Services Act 2007. *International Journal of the Legal Profession*. 17, 3 (Nov. 2010), 195–232.

DOI:<https://doi.org/10.1080/09695958.2011.580561>.

[9]

Bull, C. 2012. *The Legal Process Improvement Toolkit*.

[10]

Campbell, R.W. 2012. Rethinking Regulation and Innovation in the U.S. Legal Services Market. *SSRN Electronic Journal*. (2012). DOI:<https://doi.org/10.2139/ssrn.2018056>.

[11]

Can Digital Replace Personal in the Delivery of Legal Aid? A Discussion Paper for the Conference of the International Legal Aid Group: 2013. <http://www.ilagnet.org/papers.php>.

[12]

Can Digital Replace Personal in the Delivery of Legal Aid? A Discussion Paper for the Conference of the International Legal Aid Group: 2013. <http://www.ilagnet.org/papers.php>.

[13]

Cohen, R. 1. Unbundling by Law Firms through Cloud Computing: Responding to Changes in Legal Aid.

[14]

Compliance Law Games - Open Law Lab: 2013.
<http://www.openlawlab.com/2013/03/20/compliance-law-games/>.

[15]

Cyrus Tata 2007. In the Interests of Clients or Commerce? Legal Aid, Supply, Demand, and 'Ethical Indeterminacy' in Criminal Defence Work. *Journal of Law and Society*. 34, 4 (2007), 489-519.

[16]

Darryl Mountain XML E-Contracts: Documents That Describe Themselves. *International Journal of Law and Information Technology*. 11, 3, 274-285.
DOI:<https://doi.org/10.1093/ijlit/11.3.274>.

[17]

Data, data everywhere: 2013. <http://www.economist.com/node/15557443>.

[18]

Does Money Really Affect Motivation? A Review of the Research - Tomas Chamorro-Premuzic - Harvard Business Review:
<http://blogs.hbr.org/2013/04/does-money-really-affect-motiv/>.

[19]

Does Online Dispute Resolution Need Governmental Intervention? The Case for Architectures of Control and Trust by Thomas Schultz :: SSRN: 2004.
http://papers.ssrn.com/sol3/papers.cfm?abstract_id=896532.

[20]

Dutton, W.H. and Blank, G. 2011. Next Generation Users: The Internet in Britain. SSRN Electronic Journal. (2011). DOI:<https://doi.org/10.2139/ssrn.1960655>.

[21]

eBay: A Legal System in the Making? by Thomas Schultz :: SSRN: 2005.
http://papers.ssrn.com/sol3/papers.cfm?abstract_id=896679.

[22]

Ebner, N. 2012. E-Mediation. Online dispute resolution: theory and practice : a treatise on technology and dispute resolution. Eleven International Pub.

[23]

FantasySCOTUS from the Harlan Institute: <http://www.fantasyscotus.net/>.

[24]

Flood, John A. The Re-Landscaping of the Legal Profession: Large Law Firms and Professional Re-Regulation. SSRN Working Paper Series.

[25]

Galanter, Marc THE ELASTIC TOURNAMENT: A SECOND TRANSFORMATION OF THE BIG LAW FIRM. Stanford Law Review. 60, 6, 1867–1929.

[26]

Gillers, S. 2012. A Profession, If You Can Keep It: How Information Technology and Fading Borders are Reshaping the Law Marketplace and What We Should Do About It. SSRN Scholarly Paper. (Mar. 2012).

[27]

Gillian K. Hadfield 2000. The Price of Law: How the Market for Lawyers Distorts the Justice System. Michigan Law Review. 98, 4 (2000), 953–1006.

[28]

Global strategies in the legal services marketplace: institutional impacts on value chain dynamics | Saïd Business School: 2009.
<http://www.sbs.ox.ac.uk/ideas-impact/novakdrucecentre/research/working-papers/global-strategies-legal-services-marketplace-institutional-impacts-value-chain-dynamics>.

[29]

Goodenough, O.R. 2013. Developing an E-Curriculum: Reflections on the Future of Legal Education and on the Importance of Digital Expertise. SSRN Electronic Journal. (2013). DOI:<https://doi.org/10.2139/ssrn.2255005>.

[30]

Goriely, T. 2003. Evaluating the Scottish Public Defence Solicitors' Office. Journal of Law and Society. 30, 1 (Mar. 2003), 84–101. DOI:<https://doi.org/10.1111/1467-6478.00247>.

[31]

Gramatikov, M. and Klaming, L. 2011. Getting Divorced Online: Procedural and Outcome Justice in Online Divorce Mediation. SSRN Electronic Journal. (2011). DOI:<https://doi.org/10.2139/ssrn.1752903>.

[32]

Greacen, J.M. and Jones, W.L. 2013. Summit on the Use of Technology to Expand Access to Justice: Analytical Framework. Harvard Journal of Law & Technology :: Annual Symposium. (2013).

[33]

Greiner, D.J. et al. 2012. The Limits of Unbundled Legal Assistance: A Randomized Study in a Massachusetts District Court and Prospects for the Future. SSRN Electronic Journal. (2012). DOI:<https://doi.org/10.2139/ssrn.1948286>.

[34]

Grossman, M.R. and Cormack, G.V. 2011. Technology-assisted Review in E-discovery Can Be More Effective and More Efficient Than Exhaustive Manual Review,. *Richmond Journal of Law and Technology*. 17, 3 (2011).

[35]

Guthrie, C.F. 2013. Smart Technology and the Moral Life. *Ethics & Behavior*. 23, 4 (Jul. 2013), 324-337. DOI:<https://doi.org/10.1080/10508422.2013.787359>.

[36]

Gwyn Bevan 1996. Has there been supplier-induced demand for legal aid? *Civil Justice Quarterly*. 15, (1996), 98-114.

[37]

Hadfield, Gillian K LEGAL BARRIERS TO INNOVATION: THE GROWING ECONOMIC COST OF PROFESSIONAL CONTROL OVER CORPORATE LEGAL MARKETS. *Stanford Law Review*. 60, 6, 1689-1732.

[38]

Harry McVea 2004. Legal Disciplinary Practices: Who Needs Them? *Journal of Law and Society*. 31, 4 (2004), 563-577.

[39]

Harry McVea 2002. Predators and the Public Interest. The 'Big Four' and Multi-Disciplinary Practices. *The Modern Law Review*. 65, 6 (2002), 811-833.

[40]

Hodson, H. 2013. AI gets involved with the law. *New Scientist*. (May 2013).

[41]

Hough, B.R. 2013. 4. Self Help - How Far Can It Go?

[42]

How lawyers are mining the information mother lode for pricing, practice tips and predictions: 2013. http://www.abajournal.com/magazine/article/the_dawn_of_big_data/.

[43]

Is Axiom Law a Law Firm? : eLawyering Blog: 2013.
<http://www.elawyeringredux.com/2013/04/articles/legal-ethics-1/is-axiom-law-a-law-firm/>.

[44]

ISO Launches PICAS Plus to Automate the Evaluation of Motor Personal Injury Claims: 2009. http://www.targetwire.com/targetwire/2012/01/09/iso204/iso204_uk.html.

[45]

IT doesn't matter: <http://www.rougtype.com/?p=644>.

[46]

Jenoff, P. 2011. Going Native: Incentive, Identity and the Inherent Ethical Problem of In-House Counsel by Pam Jenoff :: SSRN. SSRN Scholarly Paper. (2011).

[47]

Katsh, E. and Wing, L. 2006. Ten Years of Online Dispute Resolution (ODR): Looking at the Past and Constructing the Future. University of Toledo Law Review. 38, 19 (2006).

[48]

Katz, D.M. 2012. Quantitative Legal Prediction – or – How I Learned to Stop Worrying and Start Preparing for the Data Driven Future of the Legal Services Industry. SSRN Scholarly

Paper. (Dec. 2012).

[49]

Kershaw, D. and Moorhead, R. 2013. Consequential Responsibility for Client Wrongs: Lehman Brothers and the Regulation of the Legal Profession. *The Modern Law Review*. 76, 1 (Jan. 2013), 26–61. DOI:<https://doi.org/10.1111/1468-2230.12001>.

[50]

Kimbrow, S. 2013. Using Technology to Unbundle in the Legal Services Community. *Harvard Journal of Law & Technology :: Annual Symposium*. (2013).

[51]

Kouchaki, M. 2013. Professionalism and Moral Behavior: Does a Professional Self-Conception Make One More Unethical? *SSRN Electronic Journal*. (2013). DOI:<https://doi.org/10.2139/ssrn.2243811>.

[52]

Kouchaki, M. et al. 2013. Seeing green: Mere exposure to money triggers a business decision frame and unethical outcomes. *Organizational Behavior and Human Decision Processes*. 121, 1 (May 2013), 53–61. DOI:<https://doi.org/10.1016/j.obhdp.2012.12.002>.

[53]

Langevoort, D.C. 2011. Getting (Too) Comfortable: In-House Lawyers, Enterprise Risk and the Financial Crisis by Donald C. Langevoort :: SSRN. *SSRN Scholarly Paper*. (2011).

[54]

Larson, D.A. 2010. Artificial Intelligence: Robots, Avatars and the Demise of the Human Mediator by David Allen Larson :: SSRN. *Ohio State Journal on Dispute Resolution*. 25, 1 (2010).

[55]

Larson, D.A. 2006. Technology Mediated Dispute Resolution (TMDR): A New Paradigm for ADR by David Allen Larson :: SSRN. Ohio State Journal on Dispute Resolution. 21, 3 (2006).

[56]

Lauritsen, M. 2013. A Decision Space for Legal Service Delivery. Harvard Journal of Law & Technology :: Annual Symposium. (2013).

[57]

Lauritsen, M. 2013. Are we free to code the law? Communications of the ACM. 56, 8 (Aug. 2013). DOI:<https://doi.org/10.1145/2492007.2492025>.

[58]

Law Firms in Transition 2013: An Altman Weil Flash Survey:
http://www.altmanweil.com/index.cfm/fa/r.resource_detail/oid/2d831a80-8156-4947-9f0f-1d97eec632a5/resource/Law_Firms_in_Transition_2013_An_Altman_Weil_Flash_Survey.cfm.

[59]

Ledray, S. 2013. Virtual Services Whitepaper. Harvard Journal of Law & Technology :: Annual Symposium. (2013).

[60]

Legal Ethics Forum: The Lawyer as Trusted Curator: 2013.
<http://www.legalethicsforum.com/blog/2013/03/the-lawyer-as-trusted-curator.html>.

[61]

Levitt, Theodore 1960. MARKETING MYOPIA. The publisher offers limited access to this article. The full text cannot be printed or saved.MARKETING MYOPIA. 38, 4 (1960).

[62]

Lex Machina | IP litigation data and analytics: <https://lexmachina.com/>.

[63]

Lex Machina Arms Corporate Leaders and Patent Attorneys with Predictive Analytics: 2012. <http://data-informed.com/lex-machina-arms-corporate-leaders-and-patent-attorneys-with-predictive-analytics/>.

[64]

MacEwen, Bruce and Kalis, Peter J. 2013. Growth is dead: now what? : law firms on the brink. Adam Smith, Esq.

[65]

Make-or-buy decisions in legal services: a strategic perspective | Saïd Business School: 2010. <http://www.sbs.ox.ac.uk/ideas-impact/novakdrucecentre/research/working-papers/make-or-buy-decisions-legal-services-strategic-perspective>.

[66]

Moore, W.E. 2. The Future of Legal Aid; Systems.

[67]

Moorhead, R. 2011. Filthy lucre: lawyers' fees and lawyers' ethics - what is wrong with informed consent? Legal Studies. 31, 3 (Sep. 2011), 345-371. DOI:<https://doi.org/10.1111/j.1748-121X.2011.00194.x>.

[68]

MOORHEAD, R. 2010. Lawyer Specialization-Managing the Professional Paradox. Law & Policy. 32, 2 (Mar. 2010), 226-259. DOI:<https://doi.org/10.1111/j.1467-9930.2009.00315.x>.

[69]

Mountain, D.R. 2006. Disrupting Conventional Law Firm Business Models using Document Assembly. *International Journal of Law and Information Technology*. 15, 2 (Aug. 2006), 170–191. DOI:<https://doi.org/10.1093/ijlit/eal019>.

[70]

Neale, B. and Smart, C. 1997. 'Good' and 'bad' lawyers? Struggling in the shadow of the new law. *Journal of Social Welfare and Family Law*. 19, 4 (Oct. 1997), 377–402. DOI:<https://doi.org/10.1080/09649069708410207>.

[71]

Netflix Challenge for SCOTUS Prediction? 2010.
<http://computationallegalstudies.com/2010/01/13/netflix-challenge-for-scotus-prediction/>.

[72]

Parker, C. et al. 2007. The Two Faces of Lawyers: Professional Ethics and Business Compliance With Regulation by Christine Parker, Robert Rosen, Vibeke Lehmann Nielsen :: SSRN. SSRN Scholarly Paper. (2007).

[73]

Pearce, R.G. and Nasser, S. 2012. The virtue of low barriers to becoming a lawyer: promoting liberal and democratic values. *International Journal of the Legal Profession*. 19, 2–3 (Nov. 2012), 357–378. DOI:<https://doi.org/10.1080/09695958.2013.771125>.

[74]

PRACTICE DIRECTION 31B – DISCLOSURE OF ELECTRONIC DOCUMENTS - Civil Procedure Rules: http://www.justice.gov.uk/courts/procedure-rules/civil/rules/part31/pd_part31b.

[75]

Prediction Markets vs. Super Crunching: Which Can Better Predict How Justice Kennedy Will Vote? 2009.
<http://freakonomics.com/2009/12/23/prediction-markets-vs-super-crunching-which-can-better-predict-how-justice-kennedy-will-vote/>.

[76]

Professional Challenges in Large Firm Practices: 2005.

<http://www.thefreelibrary.com/The+billable+hours+derby%253a+empirical+data+on+the+problems+and+pressure...-a0143723886>.

[77]

Professional negligence law needs to catch up: 15AD.

<http://www.darlingtons.com/blog/professional-negligence-law-needs-to-catch-up/>.

[78]

Professor Richard Moorhead 2012. On the Wire. New Law Journal. 162, 7527 (2012), 1080–1081.

[79]

Prosumption: shifting the barriers between information producers and consumers:

<http://blog.law.cornell.edu/voxpath/2011/11/17/legal-prosumers-how-can-government-leverage-user-generated-content/>.

[80]

Raines, S.S. and Conley Tyler, M. 2006. From e-Bay to Eternity: Advances in Online Dispute Resolution. SSRN Electronic Journal. (2006). DOI:<https://doi.org/10.2139/ssrn.955968>.

[81]

Regan, J. and Heenan, P.T. 2010. Supply Chains and Porous Boundaries: The Disaggregation of Legal Services. Fordham law review. 78, 5 (2010), 2137–2191.

[82]

Review Of The Regulatory Framework For Legal Services In England And Wales Final Report: 2004.

<http://webarchive.nationalarchives.gov.uk/+/http://www.legal-services-review.org.uk/content>

nt/report/index.htm.

[83]

Ribstein, L.E. 2010. The Death of Big Law. SSRN Electronic Journal. (2010).
DOI:<https://doi.org/10.2139/ssrn.1467730>.

[84]

Ribstein, L.E. and Kobayashi, B.H. 2011. Law's Information Revolution. Law Journal Library Arizona Law Review. 53, (2011).

[85]

Richard Moorhead, Alan Paterson and Avrom Sherr 2003. Contesting Professionalism: Legal Aid and Nonlawyers in England and Wales. Law & Society Review. 37, 4 (2003), 765–808.

[86]

Ronald J. Gilson 1984. Value Creation by Business Lawyers: Legal Skills and Asset Pricing. The Yale Law Journal. 94, 2 (1984), 239–313.

[87]

Sako, M. 2013. SASE Annual Meeting 2012, MIT, USA: Professionals between market and hierarchy: a comparative political economy perspective. Socio-Economic Review. 11, 1 (Jan. 2013), 185–212. DOI:<https://doi.org/10.1093/ser/mws024>.

[88]

Staudt, R. 2009. All the Wild Possibilities: Technology that Attacks Barriers to Access to Justice. Loyola of Los Angeles Law Review. 42, (2009).

[89]

Staudt, R. Chapter 8: Cyberclinics: Law Schools, Technology and Justice. Educating the

Digital Lawyer.

[90]

Susskind, Richard E. 2013. Chapter 9. Tomorrow's lawyers: an introduction to your future. Oxford University Press.

[91]

Susskind, Richard E. 2013. Chapters 1-5. Tomorrow's lawyers: an introduction to your future. Oxford University Press.

[92]

Susskind, Richard E. 2013. Tomorrow's lawyers: an introduction to your future. Oxford University Press.

[93]

Taxonomies make the law. Will folksonomies change it? » VoxPopuLII: 2013.
<http://blog.law.cornell.edu/voxpath/2013/04/29/taxonomies-make-the-law-will-folksonomies-change-it/>.

[94]

The AI Revolution Is On: 2010.
http://www.wired.com/magazine/2010/12/ff_ai_essay_airevolution/.

[95]

The Clementi Report : Potential Risks of External Ownership and Regulatory Responses A Report to the Department of Constitutional Affairs: 2005.
<http://www.bristol.ac.uk/cmpo/publications/papers/2005/abstract135.html>.

[96]

The data deluge: 2010. <http://www.economist.com/node/15579717?story>.

[97]

The Evolution of Unbundling in Litigation Matters: Three Case Studies and a Literature Review by D. James Greiner, Molly M. Jennings :: SSRN: 2012.
http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2038616.

[98]

The Future of Law Practice Will Look a Lot Like its Present: 2013.
<http://lawyerist.com/the-future-of-law-will-look-a-lot-like-its-present/>.

[99]

The Laws of (Legal) Robotics: Automatons, APIs, and the ABA: 2013.
<http://www.robotandhwang.com/2013/06/the-laws-of-legal-robotics/>.

[100]

The Screens Issue - If You Liked This, Sure to Love That - Winning the Netflix Prize:
http://www.nytimes.com/2008/11/23/magazine/23Netflix-t.html?_r=0.

[101]

Theodore W. Ruger, Pauline T. Kim, Andrew D. Martin and Kevin M. Quinn 2004. The Supreme Court Forecasting Project: Legal and Political Science Approaches to Predicting Supreme Court Decisionmaking. Columbia Law Review. 104, 4 (2004), 1150-1210.

[102]

Tyler, M.C. and McPherson, M. 2006. Online Dispute Resolution and Family Disputes by Melissa Conley Tyler, Mark McPherson :: SSRN. SSRN Scholarly Paper. (2006).

[103]

Unbundling family legal services - The Law Society: 2013.
<http://www.lawsociety.org.uk/advice/practice-notes/unbundling-family-legal-services/>.

[104]

Understanding Consumer Needs from Legal Information Sources:
<https://research.legalservicesboard.org.uk/reports-all/>.

[105]

Understanding the consumer experience of will writing services:
<http://www.sra.org.uk/sra/how-we-work/consumer-research/summaries/the-consumers-experience-of-will-writing.page>.

[106]

Visual Law: What Lawyers Need to Learn from Information Designers » VoxPopuLII: 2013.
<http://blog.law.cornell.edu/voxpath/2013/05/15/visual-law-what-lawyers-need-to-learn-from-information-designers/>.

[107]

We Robot: Do Robots Dream of Electric Laws? An Experiment in Law as Algorithm: 2013.
<http://cyberlaw.stanford.edu/multimedia/we-robot-do-robots-dream-electric-laws-experiment-law-algorithm>.

[108]

Webb, D. 2010. Killing Time: A Limited Defence of Time-Cost Billing. Legal Ethics. 13, 1 (Jun. 2010), 39–64. DOI:<https://doi.org/10.5235/146072810791655198>.

[109]

Welcome to Robot, Android & Automaton LLP: 14AD.
<http://www.theglobeandmail.com/report-on-business/industry-news/the-law-page/welcome-to-robot-android-automaton-llp/article4261559/>.

[110]

What Computer Models Can—and Can't—Do: 2013.

<http://www.law.com/corporatecounsel/PubArticleCC.jsp?id=1202580943312>.

[111]

What Data Can't Do: 2013.

http://www.nytimes.com/2013/02/19/opinion/brooks-what-data-cant-do.html?_r=0.&adxnnl=1&adxnnlx=1382026146-aPRpXf q/ciVLLPO mVLGQ.

[112]

What Is I.B.M.'s Watson? 2010.

<http://www.nytimes.com/2010/06/20/magazine/20Computer-t.html>.

[113]

Why Are We Still Waiting for Natural Language Processing? - Lingua Franca: 2013.

<http://chronicle.com/blogs/linguafranca/2013/05/09/natural-language-processing/>.

[114]

Will Robots Steal Your Job: Software Could Kill Lawyers: Why That's Good for Everyone Else: 2011.

http://www.slate.com/articles/technology/robot_invasion/2011/09/will_robots_steal_your_job_5.html.

[115]

Zorza, R. 3. Review of the Status and Potential of Access to Justice Technology in the United States of America.

[116]

Zorza, R. 2013. Preliminary Thoughts on Blue Sky Technology Driven Access and Decision Systems. Harvard Journal of Law & Technology :: Annual Symposium. (2013).