LAWJUAN ANDROID

SAMIR CHOPRA, LAURENCE F. WHITE

- ROBOT LAW RYAN CALO, A MICHAEL FROOMKIN, IAN KERR, 2016-01-29 LIKE THE INTERNET BEFORE IT, ROBOTICS IS A SOCIALLY AND ECONOMICALLY TRANSFORMATIVE TECHNOLOGY. ROBOT LAW EXPLORES HOW THE INCREASING SOPHISTICATION OF ROBOTS AND THEIR WIDESPREAD DEPLOYMENT INTO HOSPITALS, PUBLIC SPACES, AND BATTLEFIELDS REQUIRES RETHINKING OF A WIDE VARIETY OF PHILOSOPHICAL AND PUBLIC POLICY ISSUES, INCLUDING HOW THIS TECHNOLOGY INTERACTS WITH EXISTING LEGAL REGIMES, AND THUS MAY INSPIRE CHANGES IN POLICY AND IN LAW. THIS VOLUME COLLECTS THE EFFORTS OF A DIVERSE GROUP OF SCHOLARS WHO EACH, IN THEIR OWN WAY, HAS WORKED TO OVERCOME BARRIERS IN ORDER TO FACILITATE NECESSARY AND TIMELY DISCUSSIONS OF A TECHNOLOGY IN ITS INFANCY. DENTIFYING CONTROVERSIAL LEGAL, ETHICAL, AND PHILOSOPHICAL PROBLEMS, THE AUTHORS REVEAL HOW ISSUES SURROUNDING ROBOTICS AND REGULATION ARE MORE COMPLICATED THAN ENGINEERS COULD HAVE ANTICIPATED, AND JUST HOW MUCH DEFINITIONAL AND APPLIED WORK REMAINS TO BE DONE. THIS GROUNDBREAKING EXAMINATION OF A BRAND-NEW REALITY WILL BE OF INTEREST AND OF USE TO A VARIETY OF GROUPS AS THE AUTHORS INCLUDE ENGINEERS, ETHICISTS, LAWYERS, ROBOTICISTS, PHILOSOPHERS, AND SERVING MILITARY. 2 Android and Competition Law Benjamin Edelman, Damien Geradin, 2016 Since its Launch in 2007, Android has BECOME THE DOMINANT MOBILE DEVICE OPERATING SYSTEM WORLDWIDE. IN LIGHT OF THIS COMMERCIAL SUCCESS AND CERTAIN DISPUTED BUSINESS PRACTICES, ANDROID HAS COME UNDER SUBSTANTIAL ATTENTION FROM COMPETITION AUTHORITIES. WE PRESENT KEY ASPECTS OF GOOGLE S STRATEGY IN MOBILE, FOCUSING ON ANDROID-RELATED PRACTICES THAT MAY HAVE EXCLUSIONARY EFFECTS. WE THEN ASSESS GOOGLE S PRACTICES UNDER COMPETITION LAW AND, WHERE APPROPRIATE, SUGGEST REMEDIES TO RIGHT THE VIOLATIONS WE UNCOVER.
- DOBOTICS, Al and the Future of Law Marcelo Corrales, Mark Fenwick, Nikolaus Forg? ,2018-11-02 Artificial intelligence and related technologies are changing both the law and the legal profession. In particular, technological advances in fields ranging from machine learning to more advanced robots, including sensors, virtual realities, algorithms, bots, drones, self-driving cars, and more sophisticated "human-like" robots are creating new and previously unimagined challenges for regulators. These advances also give rise to new opportunities for legal professionals to make efficiency gains in the delivery of legal services. With the exponential growth of such technologies, radical disruption seems likely to accelerate in the near future. This collection brings together a series of contributions by leading scholars in the newly emerging field of artificial intelligence, robotics, and the law. The aim of the book is to enrich legal debates on the social meaning and impact of this type of technology. The distinctive feature of the contributions presented in this edition is that they address the impact of these technological developments in a number of different fields of law and from the perspective of diverse jurisdictions. Moreover, the authors utilize insights from multiple related disciplines, in particular social theory and philosophy, in order to better understand and address the legal challenges created by Al. Therefore, the book will contribute to interdisciplinary debates on disruptive new Al technologies and the law.
- Publishing Corp. Is extremely dedicated to bringing to the forefront the amazing works of long dead and truly talented authors.
- THE REASONABLE ROBOT RYAN ABBOTT, 2020-06-25 ARGUES THAT TREATING PEOPLE AND ARTIFICIAL INTELLIGENCE DIFFERENTLY UNDER THE LAW RESULTS IN UNEXPECTED AND HARMFUL OUTCOMES FOR SOCIAL WELFARE.
- MHEN ROBOTS KILL GABRIEL HALLEVY, 2013 THE FIRST BOOK TO DEVELOP STANDARDS FOR THE CRIMINAL LIABILITY OF ARTIFICIAL INTELLIGENCE TECHNOLOGIES
- ESSEARCH HANDBOOK ON THE LAW OF ARTIFICIAL INTELLIGENCE WOODROW BARFIELD, UGO PAGALLO, 2018-12-28 THE FIELD OF ARTIFICIAL INTELLIGENCE (AI) HAS MADE TREMENDOUS ADVANCES IN THE LAST TWO DECADES, BUT AS SMART AS AI IS NOW, IT IS GETTING SMARTER AND BECOMING MORE AUTONOMOUS. THIS RAISES A HOST OF CHALLENGES TO CURRENT LEGAL DOCTRINE, INCLUDING WHETHER AI/ALGORITHMS SHOULD COUNT AS 'SPEECH', WHETHER AI SHOULD BE REGULATED UNDER ANTITRUST AND CRIMINAL LAW STATUTES, AND WHETHER AI SHOULD BE CONSIDERED AS AN AGENT UNDER AGENCY LAW OR BE HELD RESPONSIBLE FOR INJURIES UNDER TORT LAW. THIS BOOK CONTAINS CHAPTERS FROM US AND INTERNATIONAL LAW SCHOLARS ON THE ROLE OF LAW IN AN AGE OF INCREASINGLY SMART AI, ADDRESSING THESE AND OTHER ISSUES THAT ARE CRITICAL TO THE EVOLUTION OF THE FIELD.
- PARTIFICIAL INTELLIGENCE: ROBOT LAW, POLICY AND ETHICS NATHALIE R. 82 ,2021-08-09 IN ARTIFICIAL INTELLIGENCE: ROBOT LAW, POLICY AND ETHICS, DR. NATHALIE R. B. DISCUSSES THE LEGAL AND CONTEMPORARY ISSUES IN RELATION TO CREATING CONSCIOUS ROBOTS. THIS BOOK PROVIDES AN IN-DEPTH ANALYSIS OF THE EXISTING REGULATORY TOOLS, AS WELL AS A NEW COMPREHENSIVE FRAMEWORK FOR REGULATING STRONG AI.
- DVANCED INTRODUCTION TO LAW AND ARTIFICIAL INTELLIGENCE WOODROW BARFIELD, UGO PAGALLO, 2020-10-30 WOODROW BARFIELD AND UGO PAGALLO PRESENT A SUCCINCT INTRODUCTION TO THE LEGAL ISSUES RELATED TO THE DESIGN AND USE OF ARTIFICIAL INTELLIGENCE (AI). EXPLORING HUMAN RIGHTS, CONSTITUTIONAL LAW, DATA PROTECTION, CRIMINAL LAW, TORT LAW, AND INTELLECTUAL PROPERTY LAW, THEY CONSIDER THE LAWS OF A NUMBER OF JURISDICTIONS INCLUDING

THE US, THE EUROPEAN UNION, JAPAN, AND CHINA, MAKING REFERENCE TO CASE LAW AND STATUTES.

- PARENTON, TECHNOLOGY AND INNOVATION LEONARDO PARENTONI, RENATO C SAR CARDOSO, 2021 HIS BOOK IS PART OF THE COLLECTION SPONSORED BY THE BRAZILIAN RESEARCH CENTER ON LAW, TECHNOLOGY AND INNOVATION − DTIBR, A PRIVATE NONPROFIT INTERDISCIPLINARY MEMBERSHIP ASSOCIATION THAT WORKS TO BRIDGE ACADEMIA AND BUSINESS, AS WELL AS PUBLISHING PAPERS AND BOOKS FOCUSED ON CUTTING EDGE TECHNOLOGIES AND THEIR LEGAL ASPECTS. THE BOOK ASSEMBLES THE BEST PAPERS FROM THE STUDENTS, PROPERLY REVISED, IN EXPANDED AND UPDATED VERSIONS. INVITED COAUTHORS FROM OTHER TOP-RANKED UNIVERSITIES IN BRAZIL, AS WELL AS FOREIGN SCHOLARS, ALSO SHARED THEIR THOUGHTS, EXPERIENCE AND IMPRESSIONS ABOUT THAT IMPORTANT SUBJECT. IN THE FOLLOWING PAGES, THE READER WILL FIND 13 TEXTS ABOUT MANY ASPECTS OF AI TECHNOLOGY, NOT ONLY IN THE LEGAL FIELD BUT ALSO FROM THE PERSPECTIVE OF OTHER AREAS, SUCH AS ETHICS, PHILOSOPHY, COMPUTER SCIENCES, MEDICINE, CIVIL LAW, BUSINESS LAW, PRIVACY AND PERSONAL DATA PROTECTION.

 AW AND AUTONOMOUS MACHINES MARK CHINEN, 2019 THIS BOOK SETS OUT A POSSIBLE TRAJECTORY FOR THE CO-
- ENAW AND AUTONOMOUS MACHINES MARK CHINEN, 2019 THIS BOOK SETS OUT A POSSIBLE TRAJECTORY FOR THE CODEVELOPMENT OF LEGAL RESPONSIBILITY ON THE ONE HAND AND ARTIFICIAL INTELLIGENCE AND THE MACHINES AND SYSTEMS
 DRIVEN BY IT ON THE OTHER. AS AUTONOMOUS TECHNOLOGIES BECOME MORE SOPHISTICATED IT WILL BE HARDER TO ATTRIBUTE
 HARMS CAUSED BY THEM TO THE HUMANS WHO DESIGN OR WORK WITH THEM. THIS WILL PUT PRESSURE ON LEGAL
 RESPONSIBILITY AND AUTONOMOUS TECHNOLOGIES TO CO-EVOLVE. MARK CHINEN ILLUSTRATES HOW THESE FACTORS
 STRENGTHEN INCENTIVES TO DEVELOP EVEN MORE ADVANCED SYSTEMS, WHICH IN TURN STRENGTHENS NASCENT CALLS TO GRANT
 LEGAL AND MORAL STATUS TO AUTONOMOUS MACHINES. THIS BOOK IS A VALUABLE RESOURCE FOR SCHOLARS AND
 PRACTITIONERS OF LEGAL DOCTRINE, ETHICS, AND AUTONOMOUS TECHNOLOGIES.
- EGAL AND ETHICAL CHALLENGES OF ARTIFICIAL INTELLIGENCE FROM AN INTERNATIONAL LAW PERSPECTIVE THEMISTOKLIS TZIMAS, 2021-07-30 THIS BOOK FOCUSES ON THE LEGAL REGULATION, MAINLY FROM AN INTERNATIONAL LAW PERSPECTIVE, OF AUTONOMOUS ARTIFICIAL INTELLIGENCE SYSTEMS, OF THEIR CREATIONS, AS WELL AS OF THE INTERACTION OF HUMAN AND ARTIFICIAL INTELLIGENCE. IT EXAMINES CRITICAL QUESTIONS REGARDING BOTH THE ONTOLOGY OF AUTONOMOUS AI SYSTEMS AND THE LEGAL IMPLICATIONS: WHAT CONSTITUTES AN AUTONOMOUS AI SYSTEM AND WHAT ARE ITS UNIQUE CHARACTERISTICS? HOW DO THEY INTERACT WITH HUMANS? WHAT WOULD BE THE IMPLICATIONS OF COMBINED ARTIFICIAL AND HUMAN INTELLIGENCE? IT ALSO EXPLORES POTENTIALLY THE MOST IMPORTANT QUESTIONS: WHAT ARE THE IMPLICATIONS OF THESE DEVELOPMENTS FOR COLLECTIVE SECURITY -FROM BOTH A STATE-CENTERED AND A HUMAN PERSPECTIVE, AS WELL AS FOR LEGAL SYSTEMS? WHY IS INTERNATIONAL LAW BETTER POSITIONED TO MAKE SUCH DETERMINATIONS AND TO CREATE A UNIVERSAL FRAMEWORK FOR THIS NEW TYPE OF LEGAL PERSONALITY? HOW CAN THE MATRIX OF OBLIGATIONS AND RIGHTS OF THIS NEW LEGAL PERSONALITY BE CONSTRUED AND WHAT WOULD BE THE REPERCUSSIONS FOR THE INTERNATIONAL COMMUNITY? IN ORDER TO ADDRESS THESE QUESTIONS, THE BOOK DISCUSSES COGNITIVE ASPECTS EMBEDDED IN THE FRAMEWORK OF LAW, OFFERING INSIGHTS BASED ON BOTH DE LEGE LATA AND DE LEGE FERENDA PERSPECTIVES.
- PMEW LAWS OF ROBOTICS FRANK PASQUALE, 2020-10-27 Alis poised to disrupt our work and our lives. We can HARNESS THESE TECHNOLOGIES RATHER THAN FALL CAPTIVE TO THEM—BUT ONLY THROUGH WISE REGULATION. TOO MANY CEOS TELL A SIMPLE STORY ABOUT THE FUTURE OF WORK: IF A MACHINE CAN DO WHAT YOU DO, YOUR JOB WILL BE AUTOMATED. THEY ENVISION EVERYONE FROM DOCTORS TO SOLDIERS RENDERED SUPERFLUOUS BY EVER-MORE-POWERFUL AI. THEY OFFER STARK ALTERNATIVES: MAKE ROBOTS OR BE REPLACED BY THEM. ANOTHER STORY IS POSSIBLE. IN VIRTUALLY EVERY WALK OF LIFE, ROBOTIC SYSTEMS CAN MAKE LABOR MORE VALUABLE, NOT LESS. FRANK PASQUALE TELLS THE STORY OF NURSES, TEACHERS, DESIGNERS, AND OTHERS WHO PARTNER WITH TECHNOLOGISTS, RATHER THAN MEEKLY SERVING AS DATA SOURCES FOR THEIR COMPUTERIZED REPLACEMENTS. THIS COOPERATION REVEALS THE KIND OF TECHNOLOGICAL ADVANCE THAT COULD BRING US ALL BETTER HEALTH CARE, EDUCATION, AND MORE, WHILE MAINTAINING MEANINGFUL WORK. THESE PARTNERSHIPS ALSO SHOW HOW LAW AND REGULATION CAN PROMOTE PROSPERITY FOR ALL, RATHER THAN A ZERO-SUM RACE OF HUMANS AGAINST MACHINES. HOW FAR SHOULD AI BE ENTRUSTED TO ASSUME TASKS ONCE PERFORMED BY HUMANS? WHAT IS GAINED AND LOST WHEN IT DOES? WHAT IS THE OPTIMAL MIX OF ROBOTIC AND HUMAN INTERACTION? NEW LAWS OF ROBOTICS MAKES THE CASE THAT POLICYMAKERS MUST NOT ALLOW CORPORATIONS OR ENGINEERS TO ANSWER THESE QUESTIONS ALONE. THE KIND OF AUTOMATION WE GET—AND WHO IT BENEFITS—WILL DEPEND ON MYRIAD SMALL DECISIONS ABOUT HOW TO DEVELOP AI. PASQUALE PROPOSES WAYS TO DEMOCRATIZE THAT DECISION MAKING, RATHER THAN CENTRALIZE IT IN UNACCOUNTABLE FIRMS. SOBER YET OPTIMISTIC, NEW LAWS OF ROBOTICS OFFERS AN INSPIRING VISION OF TECHNOLOGICAL PROGRESS, IN WHICH HUMAN CAPACITIES AND EXPERTISE ARE THE IRREPLACEABLE CENTER OF AN INCLUSIVE ECONOMY.
- DEVELOPS A GENERAL LEGAL THEORY CONCERNING THE LIABILITY FOR OFFENSES INVOLVING ARTIFICIAL INTELLIGENCE SYSTEMS. THE INVOLVEMENT OF THE ARTIFICIAL INTELLIGENCE SYSTEMS IN THESE OFFENSES MAY BE AS PERPETRATORS, ACCOMPLICES OR MERE INSTRUMENTS. THE GENERAL LEGAL THEORY PROPOSED IN THIS BOOK IS BASED ON THE CURRENT CRIMINAL LAW IN MOST MODERN LEGAL SYSTEMS. IN MOST MODERN COUNTRIES, UNMANNED VEHICLES, SOPHISTICATED SURGICAL SYSTEMS, INDUSTRIAL COMPUTING SYSTEMS, TRADING ALGORITHMS AND OTHER ARTIFICIAL INTELLIGENCE SYSTEMS ARE COMMONLY USED FOR BOTH INDUSTRIAL AND PERSONAL PURPOSES. THE QUESTION OF LEGAL LIABILITY ARISES WHEN SOMETHING GOES WRONG, E.G. THE UNMANNED VEHICLE IS INVOLVED IN A CAR ACCIDENT, THE SURGICAL SYSTEM IS INVOLVED IN A SURGICAL ERROR OR THE TRADING ALGORITHM IS INVOLVED IN FRAUD, ETC. WHO IS TO BE HELD LIABLE FOR THESE OFFENSES: THE MANUFACTURER, THE PROGRAMMER, THE USER, OR, PERHAPS, THE ARTIFICIAL INTELLIGENCE SYSTEM ITSELF? THE CONCEPT OF LIABILITY FOR CRIMES

INVOLVING ARTIFICIAL INTELLIGENCE SYSTEMS HAS NOT YET BEEN WIDELY RESEARCHED. ADVANCED TECHNOLOGIES ARE FORCING SOCIETY TO FACE NEW CHALLENGES, BOTH TECHNICAL AND LEGAL. THE IDEA OF LIABILITY IN THE SPECIFIC CONTEXT OF ARTIFICIAL INTELLIGENCE SYSTEMS IS ONE SUCH CHALLENGE THAT SHOULD BE THOROUGHLY EXPLORED.

- PANDROIDS AND THE GODS FUCILLA ANTHONY, 2020-06-03 -------FIRST LAW OF ROBOTICS: AN ANDROID WILL BE PROGRAMMED TO ACKNOWLEDGE THE ONE WORLD GOVERNMENT AS ITS ONLY GOD...
 PARTIFICIAL INTELLIGENCE, ROBOTS AND THE LAW., 2020
- P AN INTRODUCTORY GUIDE TO ARTIFICIAL INTELLIGENCE FOR LEGAL PROFESSIONALS JUAN PAVE N, MARE A JESE S GONZE LEZ-ESPEJO, 2020-05-14 THE AVAILABILITY OF VERY LARGE DATA SETS AND THE INCREASE IN COMPUTING POWER TO PROCESS THEM HAS LED TO A RENEWED INTENSITY IN CORPORATE AND GOVERNMENTAL USE OF ARTIFICIAL INTELLIGENCE (AI) TECHNOLOGIES. THIS GROUNDBREAKING BOOK, THE FIRST DEVOTED ENTIRELY TO THE GROWING PRESENCE OF AI IN THE LEGAL PROFESSION, RESPONDS TO THE NECESSITY OF BUILDING UP A DISCIPLINE THAT DUE TO ITS NOVELTY REQUIRES THE POOLING OF KNOWLEDGE AND EXPERIENCES OF WELL-RESPECTED EXPERTS IN THE AI FIELD, TAKING INTO ACCOUNT THE IMPACT OF AI ON THE LAW AND LEGAL PRACTICE. ESSAYS BY INTERNATIONALLY KNOWN EXPERT AUTHORS INTRODUCE THE ESSENTIALS OF AI IN A STRAIGHTFORWARD AND INTELLIGIBLE STYLE, OFFERING JURISTS AS MANY PRACTICAL EXAMPLES AND BUSINESS CASES AS POSSIBLE SO THAT THEY ARE ABLE TO UNDERSTAND THE REAL APPLICATION OF THIS TECHNOLOGY AND ITS IMPACT ON THEIR JOBS AND LIVES. ELEMENTS OF THE ANALYSIS INCLUDE THE FOLLOWING: CRUCIAL TERMS: NATURAL LANGUAGE PROCESSING, MACHINE LEARNING AND DEEP LEARNING; REGULATIONS IN FORCE IN MAJOR JURISDICTIONS; ETHICAL AND SOCIAL ISSUES; LABOUR AND EMPLOYMENT ISSUES, INCLUDING THE IMPACT THAT ROBOTS HAVE ON EMPLOYMENT; PREDICTION OF OUTCOME IN THE LEGAL FIELD (JUDICIAL PROCEEDINGS, PATENT GRANTING, ETC.); MASSIVE ANALYSIS OF DOCUMENTS AND IDENTIFICATION OF PATTERNS FROM WHICH TO DERIVE CONCLUSIONS; AI AND TAXATION; ISSUES OF COMPETITION AND INTELLECTUAL PROPERTY; LIABILITY AND RESPONSIBILITY OF INTELLIGENT SYSTEMS; Al AND CYBERSECURITY; Al AND DATA PROTECTION; IMPACT ON STATE TAX REVENUES; USE OF AUTONOMOUS KILLER ROBOTS IN THE MILITARY; CHALLENGES RELATED TO PRIVACY; THE NEED TO EMBRACE TRANSPARENCY AND SUSTAINABILITY; PRESSURE BROUGHT BY CLIENTS ON PRICES; MINORITY LANGUAGES AND AI; DANGER THAT THE EXISTING GAP BETWEEN LARGE AND SMALL BUSINESSES WILL FURTHER INCREASE; HOW TO AVOID ALGORITHMIC BIASES WHEN Al decides; Al application to due diligence; Al and non-disclosure agreements; and the role of chatbots. INTERVIEWS WITH PIONEERS IN THE FIELD ARE INCLUDED, SO READERS GET INSIGHTS INTO THE ISSUES THAT PEOPLE ARE DEALING WITH IN DAY-TO-DAY ACTUALITIES. WHETHER CONCEIVING AI AS A TRANSFORMATIVE TECHNOLOGY OF THE LABOUR MARKET AND TRAINING OR AN ECONOMIC AND BUSINESS SECTOR IN NEED OF LEGAL ADVICE. THIS INTRODUCTION TO AT WILL HELP PRACTITIONERS IN TAX LAW, LABOUR LAW, COMPETITION LAW AND INTELLECTUAL PROPERTY LAW UNDERSTAND WHAT AI IS, WHAT IT SERVES, WHAT IS THE STATE OF THE ART AND THE POTENTIAL OF THIS TECHNOLOGY, HOW THEY CAN BENEFIT FROM ITS ADVANTAGES AND WHAT ARE THE RISKS IT PRESENTS. AS THE GLOBAL ECONOMY CONTINUES TO SUFFER THE REPERCUSSIONS OF A FRAMEWORK THAT WAS PREVIOUSLY FUNDAMENTALLY SELF-REGULATORY, POLICYMAKERS WILL RECOGNIZE THE URGENT NEED TO FORMULATE RULES TO PROPERLY MANAGE THE FUTURE OF AI.
- EXECUTED FOR AUTONOMOUS ARTIFICIAL AGENTS SAMIR CHOPRA, LAURENCE F. WHITE, 2011-07-28 "AN EXTRAORDINARILY GOOD SYNTHESIS FROM AN AMAZING RANGE OF PHILOSOPHICAL, LEGAL, AND TECHNOLOGICAL SOURCES . . . THE BOOK WILL APPEAL TO LEGAL ACADEMICS AND STUDENTS, LAWYERS INVOLVED IN E-COMMERCE AND CYBERSPACE LEGAL ISSUES, TECHNOLOGISTS, MORAL PHILOSOPHERS, AND INTELLIGENT LAY READERS INTERESTED IN HIGH TECH ISSUES, PRIVACY, [AND] ROBOTICS." —KEVIN ASHLEY, UNIVERSITY OF PITTSBURGH SCHOOL OF LAW AS CORPORATIONS AND GOVERNMENT AGENCIES REPLACE HUMAN EMPLOYEES WITH ONLINE CUSTOMER SERVICE AND AUTOMATED PHONE SYSTEMS, WE BECOME ACCUSTOMED TO DOING BUSINESS WITH NONHUMAN AGENTS. IF ARTIFICIAL INTELLIGENCE (AI) TECHNOLOGY ADVANCES AS TODAY'S LEADING RESEARCHERS PREDICT, THESE AGENTS MAY SOON FUNCTION WITH SUCH LIMITED HUMAN INPUT THAT THEY APPEAR TO ACT INDEPENDENTLY. WHEN THEY ACHIEVE THAT LEVEL OF AUTONOMY, WHAT LEGAL STATUS SHOULD THEY HAVE? SAMIR CHOPRA AND LAURENCE F. WHITE PRESENT A CAREFULLY REASONED DISCUSSION OF HOW EXISTING PHILOSOPHY AND LEGAL THEORY CAN ACCOMMODATE INCREASINGLY SOPHISTICATED AI TECHNOLOGY. ARGUING FOR THE LEGAL PERSONHOOD OF AN ARTIFICIAL AGENT, THE AUTHORS DISCUSS WHAT IT MEANS TO SAY IT HAS "KNOWLEDGE" AND THE ABILITY TO MAKE A DECISION. THEY CONSIDER KEY QUESTIONS SUCH AS WHO MUST TAKE RESPONSIBILITY FOR AN AGENT'S ACTIONS, WHOM THE AGENT SERVES, AND WHETHER IT COULD FACE A CONFLICT OF INTEREST.
- RTIFICIAL INTELLIGENCE LAW PAVAN DUGGAL, 2017-09-21 ARTIFICIAL INTELLIGENCE LAW ARTIFICIAL INTELLIGENCE IS A BUZZWORD THAT WE ARE BEGINNING TO HEAR WITH INCREASING REGULARITY. THE NEWS CONSTANTLY KEEPS ON TELLING US HOW ADVANCES IN ARTIFICIAL INTELLIGENCE ARE HAPPENING AT A VERY RAPID PACE. GIVEN THIS, IT IS BUT NATURAL TO EXPECT THAT ARTIFICIAL INTELLIGENCE WILL BE AN INTEGRAL PART OF OUR DAY-TO-DAY LIVES IN THE NEXT DECADE AND HALF. IN THAT CONTEXT, IT BECOMES ESSENTIAL TO EXAMINE AS ON CURRENT DATE WHAT ARE THE LEGAL, POLICY AND REGULATORY ISSUES PERTAINING TO ARTIFICIAL INTELLIGENCE. THESE ARE EARLY DAYS WHEN THE FOUNDATION OF THE ARTIFICIAL INTELLIGENCE BUILDING IS CURRENTLY BEING BUILT. THIS IS ALSO A RIGHT TIME WHERE THE LEGAL FRAMEWORKS PERTAINING TO ARTIFICIAL INTELLIGENCE MUST BE EVOLVED AND DEVELOPED AT AN EARLY STAGE SO AS TO HELP ENABLE MANKIND TO NOT JUST REAP THE BENEFITS AND ADVANCEMENTS OF ARTIFICIAL INTELLIGENCE BUT ALSO TO ENSURE THAT ARTIFICIAL INTELLIGENCE DOES NOT BECOME SO INTELLIGENT SO AS TO SURPASS HUMAN INTELLIGENCE IN THE COMING TIMES. IN THIS CONTEXT, THE LAW PERTAINING TO ARTIFICIAL INTELLIGENCE BECOMES AN IMPORTANT SUBSET OF THE CYBERLAW UMBRELLA THAT IS CONSTANTLY EVOLVING. IN THIS BOOK, I HAVE SOUGHT TO EXAMINE AS ON DATE, THE VARIOUS SIGNIFICANT

LEGAL, POLICY AND REGULATORY ISSUES PERTAINING TO ARTIFICIAL INTELLIGENCE. THE BOOK TENDS TO ASK VARIOUS QUESTIONS. THE ANSWERS OF NUMBER OF THESE QUESTIONS ARE CURRENTLY NOT AVAILABLE. HOWEVER, THE AUTHOR BELIEVES THAT BY RAISING THE IMPORTANT QUESTIONS AND FLAGGING THE IMPORTANT ISSUES, THE LEGAL JURISPRUDENCE PERTAINING TO ARTIFICIAL INTELLIGENCE COULD BE SUBSTANTIALLY EVOLVED AND FURTHER DEVELOPED WITH THE PASSAGE OF TIME. THE BOOK DEALS WITH ALL MAJOR AND IMPORTANT LEGAL, POLICY AND REGULATORY ISSUES PERTAINING TO ARTIFICIAL INTELLIGENCE, AT THE TIME OF WRITING. AS TIME PASSES BY AND AS FURTHER ADVANCES OF ARTIFICIAL INTELLIGENCE CONTINUE TO KEEP ON HAPPENING, IT IS A QUESTION OF TIME THAT MORE ELABORATE LEGAL PRINCIPLES AND LEGAL FRAMEWORKS PERTAINING TO ARTIFICIAL INTELLIGENCE NEED TO EVOLVE WITH THE PASSAGE OF TIME. THIS BOOK IS WRITTEN FOR ALL LAWYERS, JUDGES, LAW STUDENTS, TECHNOLOGISTS, NETIZENS AND LAY USERS OF TECHNOLOGY WHO ARE INTERESTED IN THE LEGALITIES PERTAINING TO ARTIFICIAL INTELLIGENCE. THIS BOOK IS OF PARTICULAR RELEVANCE DIRECTLY FOR ALL TECHNOLOGICAL EXPERTS AND RELEVANT STAKEHOLDERS WHO ARE WORKING ON VARIOUS ISSUES PERTAINING TO ARTIFICIAL INTELLIGENCE IN THEIR DAY-TO-DAY ACTIVITIES. THIS BOOK IS AUTHORED BY PAVAN DUGGAL (HTTP://WWW.PAVANDUGGAL.COM), ASIA'S AND INDIA'S FOREMOST EXPERT ON CYBERLAW, CYBER SECURITY LAW AND MOBILE LAW, WHO HAS BEEN ACKNOWLEDGED AS ONE OF THE TOP FOUR CYBER LAWYERS OF THE WORLD. THE AUTHOR RUNS HIS NICHE LAW FIRM PAVAN DUGGAL ASSOCIATES, ADVOCATES (HTTP://PAVANDUGGALASSOCIATES.COM/) WHICH IS WORKING ON ALL ASPECTS CONCERNING THE INTERSECTION OF TECHNOLOGY AND THE LAW. 2 ALGO BOTS AND THE LAW GREGORY SCOPINO, 2020-10-15 AN EXPLORATION OF HOW FINANCIAL MARKET LAWS AND

EMBARK ON A TRANSFORMATIVE JOURNEY WITH WRITTEN BY IS CAPTIVATING WORK, LAWJUAN ANDROID. THIS ENLIGHTENING EBOOK, AVAILABLE FOR DOWNLOAD IN A CONVENIENT PDF FORMAT, INVITES YOU TO EXPLORE A WORLD OF BOUNDLESS KNOWLEDGE. UNLEASH YOUR INTELLECTUAL CURIOSITY AND DISCOVER THE POWER OF WORDS AS YOU DIVE INTO THIS RIVETING CREATION. DOWNLOAD NOW AND ELEVATE YOUR READING EXPERIENCE TO NEW HEIGHTS.

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LAWJUAN ANDROID INTRODUCTION

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