

in cooperation with









14th Conference on the Future of Adversarial and Inquisitorial Systems, May 7th-9th, 2025

Profiling & Automated Decisions in Criminal Justice – **Early Career Scholars' Day**

WEDNESDAY, MAY 7TH

8.30 - 8.45 Introduction

Tatjana Hörnle (MPI-CSL, Freiburg)

Panel I

Chair Tatjana Hörnle (MPI-CSL, Freiburg)

8.45 – 9.15	Perfecting the Panopticon: the Power of Invisible Algorithms to Extinguish Protest Aura Bamber (University of Warwick)
9.15 - 9.45	Automated Face-Based Human Recognition in Criminal Proceedings in the Light of the Al Act Ernestina Sacchetto (University of Turin)
9.45 - 10.15	Discussion
10.15 - 10.45	Coffee Break

Panel II

Chair Michele Caianiello (University of Bologna)

10.45 - 11.15	Al in Anti-Money Laundering and Criminal Liability Lea Bachmann (University of Basel)
11.15 – 11.45	Domestic and Gender-Based Violence Incidents Record and Risk Assessment Form Büşra Hazel Ateş Sarıdağ (Istanbul University & University of Freiburg)
11.45 - 12.15	Discussion
12.15 - 13.15	Lunch Break

Panel III

Chair Kamil Mamak (Jagiellonian University, Kraków)

13.15 - 13.45	Automation of Penal Orders Colin Carter (University of Basel)
13.45 - 14.15	Automated Decision-Making Based on Generative AI – Limits and Opportunities Maria Filatova (Analytical Centre of Criminal Law and Criminology, Moscow)
14.15 – 14.45	Discussion
14.45 – 15.15	Coffee Break
15.15 - 15.45	Rationalizing Sentencing: Converting Facts into Numbers Linus Ensel (MPI-CSL, Freiburg)
15.45 - 16.15	All Als are Psychopaths? The Scope and Impact of a Popular Analogy Elina Nerantzi (European University Institute / MPI-CSL, Freiburg)
16.15 - 16.45	Discussion
17.00 – 18.00	Book Launch: Explaining the Law of Human-Robot Interaction HUMAN-ROBOT INTERACTION INTERACTION INTERACTION INTERACTION

to the Public: an Art on Its Own

of Singapore) & <u>Bartosz Mamak</u>

Helena Whalen-Bridge (National University



Profiling & Automated Decisions in Criminal Justice The Impact of AI on Fair Trial Rights

THURSDAY, MAY 8TH

8.30 - 8.45 Introduction

Sabine Gless (University of Basel & MPI-CSL, Freiburg)

Panel I

Al Systems - Players in Criminal Justice?

Chair Michele Caianiello (University of Bologna)

8.45 – 9.15	Criminal Procedure Meets AI: Bridging the Gap
	Marco Billi (University of Bologna) &
	Galileo Sartor (University of Swansea)
9.15 - 9.45	Large Language Models in the Fight Against Violence

Against WomenGabriele Pergola (University of Warwick)

9.45 - 10.15 **Discussion**

10.15 - 10.45 Coffee Break

Panel II

Algorithmic Predictions & Profiling – Impact on Fair Trial Rights

Chair Sabine Gless (University of Basel & MPI-CSL, Freiburg)

10.45 – 11.15 Al and Due Process
Brandon Garrett (Duke University)

11.15 – 11.45 Algorithmic Profiling and its Impact on Fair Trial:

a European Perspective

Katalin Ligeti (University of Luxembourg)

11.45 – 12.15	Bargaining in the Shadow of the Algorithm Ben Chen (University of Hong Kong)
12.15 - 13.00	Discussion
13.00 - 14.00	Lunch Break

Panel III

Al – Impact on Fair Trial Rights: Evidence

Chair Brandon Garett (Duke University)

14.00 - 14.30	Anatomy of a Fall Through a Smart Lens – What If? An Outline of Differences in Confronting Al-Based Evidence in the UK and France Jackie Hodgson (University of Warwick)
14.30 – 15.00	What Would a Meaningful Right to Confront Machine Evidence Mean in a Trial in the U.S.? Andrea Roth (University of California, Berkeley)
15.00 - 15.30	Discussion
15.30 - 16.00	Coffee Break

Panel IV

Al – Impact on Fair Trial Rights: Criminal Defense

Chair Emily Silverman (MPI-CSL, Freiburg)

16.00 – 16.30	The EU AI Act and its Impact on the Use of AI in Criminal Proceedings? Serena Quattrocolo (University of Turin)
16.30 – 17.00	Defense Access to Algorithmic Tools Erin Murphy (New York University)
17.00 – 18.00	Summing up the Day Sabine Gless (University of Basel & MPI-CSL, Freiburg)

FRIDAY, MAY 9TH

Panel V

Automated Decision-Making and Individual Rights

Chair Eric Hilgendorf (Julius Maximilian University of Würzburg, JMU)

8.30 - 9.00	Digitisation of Criminal Proceedings and the Right of Access to Justice Benedetta Galgani (University of Pisa)
9.00 - 9.30	Al Impact on Women's Access to Justice in Criminal Trials: the Nigerian Example Adekemi Omotubora (University of Lagos)
9.30 - 10.00	Discussion
10.00 - 10.30	Coffee Break

Panel VI

Miscarriages of Justice – Predictable Al Traps?

Chair Karolina Kremmens (University of Wrocław)

10.30 - 11.00	Al Gave and Al Has Taken Away: The Impact of Automated Technology on Miscarriages of Justice Giulia Lasagni (University of Bologna)
11.00 – 11.30	Legal Safeguards Against Al-Induced Bias? Michalina Marcia (University of Wrocław)
11.30 – 12.00	Discussion
12.00 - 13.00	Lunch Break
13.00 - 14.00	Summing-up & Looking Ahead Sabine Gless (University of Basel & MPI-CSL) & Ellen Lefley (JUSTICE, UK)

Description

The use of AI in criminal proceedings raises concerns about the right to a fair trial as we know it today. In particular, automated decision-making and profiling based on expert systems, machine learning, natural language processing, and deep learning to assess evidence, monitor risks, predict recidivism, and even assist in judgments pose serious challenges to fundamental legal principles such as due process, the right to confront incriminating evidence, defense rights, transparency, and non-discrimination. The aim of this conference is to address these problems with panels dedicated to explaining the technology and its significance in the different stages of a criminal trial; this will be enhanced through the adoption of a comparative perspective, with a special emphasis on the traditions of inquisitorial and adversarial systems. The different presentations shall highlight EU initiatives as well as US approaches and particularities in criminal justice systems heavily influenced by plea bargaining solutions. This event will bring together leading scholars and early career researchers from Europe and the US to explore the evolving role of AI in criminal justice systems.

Early Career Scholars' Day | May 7th

Kicking off the conference, early career scholars will present their projects during the first day. Panels will address key topics such as algorithmic profiling, automated penal orders or money laundering alerts, and the rationalization of sentencing through AI.

Book Launch | May 7th

A book launch will highlight the importance of explaining the Law of Human-Robot Interaction and will pay tribute to the publication of *Human-Robot Interaction in Law and Its Narratives*, which explores the legal challenges posed by robots in society with an examination of substantive and procedural law, addressing issues like criminal liability and evidentiary reliability, and discussing at the same time how legal narratives shape our understanding of human-robot interactions.

Main Conference | May 8-9th

During the main conference, expert panels will analyze the possible AI impact on our current concept of a fair trial. The presentations will address, for instance, how automated decision-making could determine legal outcomes and why the lack of transparency could make it difficult to challenge decisions effectively, thereby limiting the right to appeal and due process. A special focus will be on AI-systems used to obtain or assess evidence in criminal trials and the expected ramifications on defense rights in inquisitorial and adversarial proceedings. Another topic will evaluate AI-based profiling and discriminatory risks resulting from the collection and analysis of vast amounts of data and the classification of individuals based on perceived risk levels. Notoriously, if AI models are trained on biased historical

data, they risk perpetuating systemic discrimination. In the US, for instance, algorithms that assess recidivism rates have been criticized for disproportionately labeling defendants from minority backgrounds as high-risk, thereby affecting sentencing severity and parole decisions. This not only undermines the presumption of innocence but also erodes the principle of equality before the law. The overall aim is to identify novel ways to safeguard a fair trial in the digital era. What could be robust safeguards? The general demand for transparency (and AI decision-making processes to be explainable and open to scrutiny) or judicial authorities retaining meaningful human oversight to prevent overreliance on automated decisions might fall short when it comes to ensuring that parties to a criminal trial can contest algorithmic assessments effectively and the public can be sure that a fair trial is granted. Balancing innovation with fundamental rights is essential to guarantee that AI serves justice rather than undermining it.

Registration Now Open!