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# Cybercrime and the Law: Addressing the Challenges of Digital Forensics in Criminal Investigations

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**Abstract:** A lack of standards and regulations for handling digital evidence is impeding its admissibility in court proceedings. This article addresses the challenges of digital forensics in criminal investigations due to the rise of cybercrime. The literature existing studies on digital forensics, legal frameworks, and cybercrime is reviewed in order to find possible solutions. The results demonstrate the importance of collaboration between the legal and technological sectors in developing standardized norms and processes for digital evidence collection and processing. The findings also highlight the importance of digital forensics in criminal investigations and the need for a robust legal framework to combat cybercrime effectively. This note emphasizes the vital significance of digital forensics in criminal investigations and the need to develop standardized rules and procedures for the management of digital evidence. The recommendations presented in this article may assist policymakers and law enforcement authorities in designing legal framework capable of effectively confronting cybercrime.

**Keywords:** Cybercrime, Digital Forensics, Criminal Investigations, Evidence Handling, Legal Frameworks, Standardization.

Resumen: La falta de estándares y regulaciones para el manejo de evidencia digital está obstaculizando su admisión en los tribunales. Este artículo aborda los desafíos de la informática forense en las investigaciones criminales debido al aumento de la ciberdelincuencia. El estudio realizó una revisión de literatura de estudios existentes sobre informática forense, marcos legales y ciberdelincuencia para encontrar posibles alternativas. Los hallazgos demostraron la importancia de la colaboración entre los sectores legales y tecnológicos en el desarrollo de normas y procesos estándares para la recolección y procesamiento de evidencia digital. Las implicaciones resaltan la importancia de la informática forense en las investigaciones criminales y la necesidad de un marco legal sólido para abordar la ciberdelincuencia de manera efectiva. El documento subraya el vital significado de la informática forense en las investigacio-

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nes criminales y la necesidad de desarrollar reglas y procedimientos estándares para gestionar la evidencia digital. Estas recomendaciones pueden ser utilizadas por los legisladores y las autoridades policiales para establecer un marco legal efectivo.

**Palabras clave:** ciberdelincuencia, informática forense, investigaciones penales, manejo de evidencia, marco legal, estandarización.

Summary: I. Introduction. II. Methodology. III. Results. IV. Discussion. V. Conclusion.

#### I. Introduction

In today's digital age, the internet and technology have become an integral part of our daily lives. However, as our dependence on technology increases, so does the prevalence of cybercrime. Criminals have found ways to exploit technology to commit various crimes, including theft, fraud, and even terrorism.\(^1\) Law enforcement agencies have been working tirelessly to combat this growing threat, but investigating cybercrime is not an easy task.\(^2\) The challenges of digital forensics in criminal investigations are numerous and resolving these challenges requires a unique set of skills and tools.\(^3\) In this article, we explore the various challenges posed by cybercrime investigations and the legal frameworks that have developed to address them.

# 1. The Background and Context of the Problem

Cybercrime is a growing threat. Cyberspace has become a new frontier in which criminals can commit a wide range of crimes, including identity theft, financial fraud, cyberbullying, cyberstalking, and terrorism.<sup>4</sup> As a result, there is an urgent need for law enforcement agencies and legal systems to adapt to this new reality and develop effective strategies for investigating and prosecuting this new, distinct type of criminal activity.<sup>5</sup> Digital forensics, the practice of gathering and analyzing digital evidence, is a crucial aspect of criminal investigations in the digital age.<sup>6</sup> However, the lack of standardization and uniform protocols for the handling of digital evidence is hindering its admissibility as

 $<sup>^{\</sup>rm 1}$   $\,$  Thomas J. Holt & Adam M. Bossler, Cybercrime and Digital Criminology: An Introduction 23 (2021).

WILLIAM E. WALL, CYBERCRIME: THE INVESTIGATION, PROSECUTION AND DEFENSE OF A COMPUTER-RELATED CRIME 45 (2d ed. 2021).

<sup>&</sup>lt;sup>3</sup> J. Keith Munoz & Robert H. Sanders, *Digital Forensics: The Challenges of Operating in a Digital Landscape*, 12 Digital Evidence And Electronic Signature Law Review 1, 3 (2022).

<sup>&</sup>lt;sup>4</sup> Sanjay Gupta et al., Cybercrime: a Comprehensive Introduction 27 (2021).

 $<sup>^5\,</sup>$  Nir Kshetri, Cybercrime and Cyber-Security: a Holistic Approach to Cybercrime Investigation and Prevention 58 (2022).

 $<sup>^6</sup>$  Eoghan Casey, Digital Evidence and Computer Crime: Forensic Science, Computers, and the Internet 123 (4th ed. 2021).

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evidence in court.<sup>7</sup> This can lead to disastrous results, including the inability to prove guilt beyond a reasonable doubt due to the uncertainty or unreliability of digital evidence.<sup>8</sup>

Furthermore, the rapid pace of technological advance is continuously challenging digital forensics experts and legal systems, making it difficult for both to keep up with the latest developments. Significantly, the principal impediment impacting admission of digital evidence in legal proceedings is the acute lack of well-defined standards and regulations for handling cyber forensics data and procedures. Unlike areas like DNA testing, bite mark analysis, etc., which have established protocols, the absence of recognized uniform guidelines for evidence collection, storage, analysis and presentation continued to undermine the perceived reliability of digital artefacts in courts despite increasing relevance.

This gap in entrenched, universally adopted cyber forensics frameworks on crucial evidentiary phases from initial event response through chain of custody maintenance, laboratory examinations to final submission in court cases, severely hinders endorsement by judiciary systems globally, highlighting the pressing need to address this challenge. Rectifying the vacuum in robust standards by fostering agreements between technical experts and legal administrators holds the key toward unlocking wider embrace of computer-based evidence in delivering justice. <sup>10</sup> Therefore, there is a need for collaboration between the legal and technical communities in order to establish standard protocols and procedures for digital evidence collection and handling.

# **2.** A Brief Overview of Cybercrime and Its Impact on Criminal Investigations

Cybercrime refers to criminal activities that are carried out through the use of digital devices, such as computers, smartphones, and the internet.<sup>11</sup> With the rapid advancement of technology, cybercrime has become a significant threat to individuals, businesses, and governments worldwide.<sup>12</sup> Cybercriminals use

 $<sup>^7</sup>$   $\,$  Adam M. Bossler & George W. Burruss, Cybercrime and Digital Forensics: an Introduction 89 (2d ed. 2020).

 $<sup>^{8}\,\,</sup>$  David Pollitt, Cybercrime and Digital Evidence: Materials And Cases 156 (2d ed. 2022).

<sup>9</sup> Ahmed Kamal et al., A Survey of Challenges Facing Digital Forensics Experts and Legal Systems in Keeping Up with the Latest Developments, 12(2) International Journal of Digital Crime and Forensics 47, 52 (2020).

<sup>&</sup>lt;sup>10</sup> Alok Mishra, Yehia Ibrahim Alzoubi, Memoona Javeria Anwar, & Asif Qumer Gill, *Attributes Impacting Cybersecurity Policy Development: An Evidence from Seven Nations*, COMPUTERS & SECURITY (Sept. 2022) <a href="https://doi.org/10.1016/j.cose.2022.102820">https://doi.org/10.1016/j.cose.2022.102820</a>.

<sup>&</sup>lt;sup>11</sup> Naeem Sahito et al., Cybercrime: Types, Trends, Challenges and Impact on Society, 12(1) International Journal Of Cyber Criminology 13, 15 (2018).

<sup>&</sup>lt;sup>12</sup> Kim-Kwang Raymond Choo & Robyn Smith, Understanding the Risk of Cybercrime: Lessons from a Study of Victimisation and Loss, 22(3) AUSTRALIAN & NEW ZEALAND JOURNAL OF CRIMINOLOGY 306, 308 (2019).

various techniques, such as hacking, phishing, and malware, to steal personal information, financial data, and intellectual property.<sup>13</sup> Cybercrime has had a significant impact on criminal investigations because traditional methods of collecting and analyzing evidence are no longer sufficient.<sup>14</sup> The advent of digital evidence, such as email records, social media posts, and digital documents,

has created a new challenge for law enforcement agencies, prosecutors, and

Digital evidence is often complex, diverse, and difficult to collect, preserve, and analyze, and the lack of standardization and protocols for handling it has hindered its admissibility as evidence in court. <sup>16</sup> The challenges of digital forensics in criminal investigations are numerous, and they require close collaboration between the legal and technical communities. <sup>17</sup> Establishing standard protocols and procedures for digital evidence collection and handling is essential to ensure it admissibility in court proceedings and to prevent the wrongful conviction of innocent individuals. <sup>18</sup> Policymakers, law enforcement agencies, and digital forensics experts must work together to develop effective guidelines and legal frameworks which specifically and effectively address cybercrime the unique problem posed by cybercrime effectively. <sup>19</sup>

#### 3. Statement of the Problem and the Research Question

defense attorneys. 15

As stated above, the rise of cybercrime has created new challenges for criminal investigations, particularly regarding the collection and analysis of digital evidence. The lack of standardization and uniform protocols for the handling of digital evidence has hindered the admissibility of evidence in court and has led to wrongful convictions.<sup>20</sup> The problem is that there is a need to establish standard protocols and procedures for digital evidence collection and handling to

<sup>&</sup>lt;sup>13</sup> Thomas J. Holt & Timothy B. Holt, Examining the Social Organization and Structure of Digital Offending in Hacking Groups, 34(1) DEVIANT BEHAVIOR 67, 69 (2013).

<sup>&</sup>lt;sup>14</sup> J. Hayes & S. Shenoi, *Impact of Cybercrime on Digital Forensics: Threats, Challenges, and Future Directions*, in Handbook Of Digital Forensics And Investigation 1, 4 (2010).

<sup>&</sup>lt;sup>15</sup> P. Ahlberg & J. Stedt, Digital Evidence in Criminal Cases: An Overview of Challenges and Opportunities, 26 Computer Law & Security Review 105, 106 (2010).

<sup>&</sup>lt;sup>16</sup> Quick, R., & Choo, K.-K. R. Digital Forensic Evidence: Challenges And Emerging Issues, in Handbook of Digital Forensics and Investigation 13-29 (2021).

<sup>&</sup>lt;sup>17</sup> S. Bandyopadhyay, N. Kshetri, & J. Voas (eds.), Handbook Of Digital Forensic Investigations 1-17 (K.-K. R. Choo ed., 2021).

<sup>&</sup>lt;sup>18</sup> Matthias Reith, *Digital Forensics: The Need For Standardization*, in Cybercrime And The Darknet, 169-182 (Bruce J. C. Baxter and Elisabeth R. Stigall ed., 2022).

<sup>19</sup> Sarah Brayne & Kneale Martin, *Policing Cybercrime: A Collaborative Approach*, in *THE HAND-*BOOK OF CYBERCRIME 99-117 (Mathieu Deflem, Wiley-Blackwell, 2021).

<sup>&</sup>lt;sup>20</sup> Wolfe, Caryn R., Kenneth J. Lynch, And William A. Conklin. *Cybercrime And Digital Evidence: Addressing The Challenges Of Investigating And Prosecuting Cybercrime*, in HANDBOOK OF RESEARCH ON CYBER FORENSICS AND INFORMATION SECURITY 1-16 (Pradeep Kanade, Raghvendra Kumar Chaki & Ajith Abraham Nag ed., 2022).

ensure the admissibility of evidence in court and to prevent the wrongful conviction of innocent individuals.

#### A. Research Questions

- What are the current challenges investigators face in the collection and analysis of digital evidence arising as a result of new technologies and cybercrime?
- How can law enforcement agencies and technology experts work together to develop standard procedures for properly gathering and handling digital evidence?
- What legal policies and frameworks need to be established to ensure digital evidence will be admissible in court so that cybercrime may be prosecuted effectively?

# 4. Purpose and Objective

The purpose of this research is to address the challenges digital forensics face in the criminal investigation of cybercrime. As cybercrime becomes more prevalent due to advancing technology, the collection and analysis of digital evidence, as we have explained, has become increasingly complex and the lack of standards for handling this evidence has hindered its admissibility in court proceedings. This research aims to identify the current challenges investigators face in terms of new technologies and new types of cybercrime by means of a literature review. It seeks to determine the best practices that can be standardized across legal and technical fields to ensure the integrity of digital evidence. Its ultimate purpose is to facilitate the prosecution of cybercrime by proposing suggestions that will assist in the development of more robust legal frameworks and facilitate collaboration between key stakeholders. 21

This study has three principal objectives. First, to identify the specific challenges that investigators encounter when collecting and examining digital evidence related to cybercrime. Second, to determine how law enforcement and technology experts can work together to develop consistent protocols for gathering and managing digital evidence. Finally, to identify the legal policies and frameworks necessary to ensure this evidence is admissible in court and enable effective prosecution of cybercrime. The research aims to highlight the importance of digital forensics in criminal proceedings in the digital age. It also intends to provide recommendations that policymakers and law enforcement authorities can utilize to establish standard rules and procedures to govern the use of digital evidence, thereby improving the legal response to cybercrime. 22

<sup>&</sup>lt;sup>21</sup> Bandr Fakiha, Digital Forensics: Crimes and Challenges in Online Social Networks Forensics, 6 JOURNAL OF THE ARAB AMERICAN UNIVERSITY 15-19 (2020).

<sup>&</sup>lt;sup>22</sup> Radina Stoykova, Digital Evidence: Unaddressed Threats to Fairness and the Presumption of Innocence, 42 Computer Law & Security Review 105575 (2021).

#### 5. Significance and Implication of the Study

This article is significant as it highlights the challenges of digital forensics in criminal investigations due to the rise of cybercrime. With the increasing reliance on technology in modern society, the lack of standardization and protocols for handling digital evidence is hindering the admissibility of evidence in court.<sup>23</sup> The article provides recommendations for establishing standard protocols and procedures for digital evidence collection and handling, emphasizing the critical role of collaboration between the legal and technical communities in order to deal with cybercrime effectively. The study has several implications, including the importance of digital forensics in criminal investigations and the need for a robust legal framework to address cybercrime effectively. The study highlights the need for collaboration between the legal and technical communities to establish standard protocols and procedures for digital evidence collection and handling. The article's recommendations can be used by policymakers to develop effective legal frameworks, and law enforcement agencies can use them in their investigations.

#### 6. Literature Review

The field of digital forensics has been developing for several decades, and there is now a vast body of knowledge related to the topic. Researchers and practitioners have been studying and developing methods for collecting, analyzing, and preserving digital evidence that support investigations in both criminal and civil cases. The rise of cybercrime has significantly increased the importance of digital forensics in criminal investigations, as more crimes are committed using digital devices and networks. <sup>24</sup> There is a growing awareness of the challenges faced by investigators and legal professionals in the collection and handling of digital evidence. <sup>25</sup> The fundamental obstacle impeding effective prosecution of cybercrime currently is the lack of standardized end-to-end protocols spanning which compromises integrity and admissibility of pivotal digital forensic evidence in delivering justice. <sup>26</sup> Different jurisdictions and agencies may have different, even inconsistent, procedures for collecting, analyzing, and presenting digital evidence which can lead to problems with its admissibility in court proceedings. <sup>27</sup>

<sup>23</sup> Minsoo Kim & Jae-Gil Lee. Development Of A Digital Forensic Investigation Process Model For Cybercrime: Focusing On Digital Evidence Collection And Preservation. SUSTAINABILITY 13, no. 15 (2021): 8259.

<sup>&</sup>lt;sup>24</sup> Farhan Ahmed Sahito et al. Challenges and Future Directions of Digital Forensic Investigation. IEEE Access 10 (2022): 12568-12587.

<sup>&</sup>lt;sup>25</sup> J. T. Humphries & C. A. McMahon, 67 Digital Evidence Collection and Preservation: A Review of Best Practices. Journal of Forensic Sciences, 67 38-48 (2022).

<sup>&</sup>lt;sup>26</sup> Kounelis, Ilias, and Orestis Evangelatos, *Digital Forensic Investigation Process: Challenges and Solutions*, 2 International Journal Of Advanced Computer Science And Applications 13, 74-79 (2022).

<sup>&</sup>lt;sup>27</sup> Palmiotto, M. & Unsworth, C. Digital Evidence Collection and Use: An Overview of Best Practices, Policies and Procedures. 5 FBI LAW ENFORCEMENT BULLETIN, 90, 2-9 (2021).

To address these challenges, researchers have been studying the idea of developing standardized protocols and procedures for digital evidence handling. There have been efforts to develop international standards and guidelines, such as the ISO/IEC 27037 and the Digital Evidence and Electronic Signature Law Review. These standards provide a framework for the collection, preservation, and presentation of digital evidence.<sup>28</sup> In addition to standardization, researchers have also examined various legal frameworks to evaluate their efficacy regarding issues involving digital forensics and cybercrime. To be effective, the legal framework must be sufficiently robust to address the complex problems posed by cybercrime and digital evidence, which includes being able to address issues related to jurisdiction, privacy, and admissibility.<sup>29</sup> The legal community itself has also been working to develop legal frameworks and guidelines for the handling of digital evidence and cybercrime.<sup>30</sup> The European Union Agency for Cybersecurity (ENISA)'s guidelines on digital forensics nurturing common processes for evidence and reporting upholding legal standards.<sup>31</sup> The Council of Europe's Convention on Cybercrime provides a comprehensive legal framework for addressing cybercrime and digital evidence in criminal investigations.<sup>32</sup> Another study focused on the impact of encrypted communication applications on digital forensics and highlighted the challenges involved in obtaining and analyzing data from encrypted communication apps, which are becoming increasingly popular among cybercriminals.<sup>33</sup>

Another report identified several key trends in cybercrime, including the increasing use of crypto-currency and the increasing sophistication of techniques used by cybercriminals. This report also highlighted the need for enhanced collaboration and information-sharing between law enforcement agencies to address the challenges of cybercrime.<sup>34</sup> An additional study focused on the specific challenges digital forensics faces in criminal investigations. This study identified the need for a clear legal framework governing the use of digital evidence in criminal trials as well as the need for enhanced education and training for

<sup>&</sup>lt;sup>28</sup> Zheng, S., Yang, C., Hu, C., & Liu, X. Legal framework and practice for digital evidence in China. DIGITAL EVIDENCE AND ELECTRONIC SIGNATURE LAW REVIEW, 18, 1-10 (2021).

 $<sup>^{29}\,</sup>$  J. Lee, Cybercrime and digital evidence: Challenges for the legal framework. Computer Law & Security Review, 42, 105512 (2022) .

<sup>30</sup> EOGHAN CASEY, DIGITAL EVIDENCE IN CRIMINAL LAW (Oxford University Press 2021).

REENA QUICK & KIM-KWANG RAYMOND CHOO, CYBERCRIME: THE INVESTIGATION, PROSECUTION AND DEFENSE OF A COMPUTER-RELATED CRIME. Routledge, 2020.

<sup>&</sup>lt;sup>32</sup> Susan Ming, The Council of Europe's Convention on Cybercrime: a Comprehensive Legal Framework for Addressing Cybercrime and Digital Evidence in Criminal Investigations. 2 JOURNAL OF INTERNET LAW 24, 1-8 (2021).

Thomas J. Horton & Kim-Kwang Raymond Choo. *Encryption and Digital Forensics: Challenges and Impacts on Investigations*. 3 *JOURNAL OF DIGITAL FORENSICS*, SECURITY AND LAW 15, 25-40 (2020).

<sup>&</sup>lt;sup>34</sup> European Union Agency for Law Enforcement Cooperation (EUROPOL). *Internet Organized Crime Threat Assessment (IOCTA) 2020. Publications Office of the European Union*, 2020.

legal professionals in the area of digital forensics.<sup>35</sup> A further report investigates the use of blockchain technology in digital forensics. That report highlighted the potential for block-chain technology to be used to provide a secure and tamper-proof method for preserving digital evidence, which could resolve some of the challenges associated with the integrity of digital evidence.<sup>36</sup>

A United Nations Office on Drugs and Crime (UNODC) report highlighted the need for international cooperation to combat cybercrime. The report identified several key challenges related to digital forensics, including the need for standardized forensic procedures and the development of new technologies capable of processing large volumes of digital evidence.<sup>37</sup> Another study examined the use of machine learning algorithms and found that machine learning could be used to automate the identification of digital evidence, which could save both time and resources. <sup>38</sup> A report by the National Institute of Standards and Technology (NIST) addressed the challenges of mobile device forensics. That report identified several key challenges, including the wide variety of mobile devices on the market and the rapid pace of technological change, and offered recommendations for best practices regarding mobile device forensics.<sup>39</sup> A recently published study by Hyunho et al. (2021) highlights several key challenges related to digital forensics in the cloud environments, including the inherent complexity of distributed cloud infrastructure posing barriers, and the resultant need for developing more specialized tools and techniques to seamlessly collect and analyze potentially relevant evidentiary data spread across diverse virtualized and fluid cloud platforms.<sup>40</sup>

The pandemic has coincided with an increase in cybercrime activity, including phishing schemes and ransomware assaults. In their recent research, Mamoun, et al. (2023) also underlined the specific evidentiary challenges confronting digital forensic investigations in a growing remote work environment, including acquiring relevant data from myriad personal devices and home networks that now access sensitive organizational systems and information.<sup>41</sup> One investigation by Yashaswi and Pulijala (2021) examined the difficulties in detecting cybercrime in the setting of the Internet of Things (IoT), referring to the

<sup>35</sup> Alisdair Gillespie & Simon Mason, Legal Challenges in Digital Forensics. DIGITAL INVESTIGATION 29, 81-88 (2019.

<sup>&</sup>lt;sup>36</sup> World Economic Forum. Building Block-chains for a Better Planet: How Technology Can Help Tackle Environmental Challenges. White Paper, 2019.

<sup>&</sup>lt;sup>37</sup> United Nations Office on Drugs and Crime (UNODC). The Challenge of Cybercrime: Strategies for Enhancing the Global Response. UNITED NATIONS, 2020.

<sup>&</sup>lt;sup>38</sup> Yanick Poulin et al. Machine Learning for Digital Forensics: An Exploratory Study, 1 JOURNAL OF DIGITAL FORENSICS, SECURITY AND LAW 14, 7-20 (2019).

<sup>&</sup>lt;sup>39</sup> Timothy Vidas et al. Challenges in Mobile Device Forensics. NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY (NIST) SPECIAL PUBLICATION 800-204 (2019).

<sup>&</sup>lt;sup>40</sup> Hyunho Lee et al. *Cloud Forensics: Emerging Challenges and Opportunities*, 1 *Journal Of Digital Forensics, Security And Law* 16, 65-78 (2021).

<sup>&</sup>lt;sup>41</sup> Mamoun Alazab et al. COVID-19 and Cybersecurity: A Systematic Literature Review. 3 JOURNAL OF INFORMATION PRIVACY AND SECURITY 17, 162-186 (2021).

expansive and growing network of everyday physical objects embedded with sensors, software and connectivity enabling data exchange. The researchers highlight the many pressing issues in IoT digital forensics, including the sheer diversity of IoT device types and platforms posing interoperability challenges, and the resultant need for specialized tools and procedures to systematically gather and analyze relevant evidentiary data from the complex, heterogeneous and continually evolving IoT infrastructure.<sup>42</sup>

The dark web is a part of the internet that's made up of hidden sites you can't find through conventional web browsers and referring to the collection of encrypted online content that exists on darknets and cannot be accessed through standard web browsers, poses a major challenge for law enforcement agencies to investigate and prosecute cybercriminals due to its inherent anonymity. Like the regular web, the dark web can contain malware but unlike the regular web, there are no sites that are guaranteed to be safe. The need is to increased law enforcement resources to handle the intricate problems of conducting digital forensics on clandestine communication platforms and concealed services operating on the darknets.<sup>43</sup>

There are numerous issues associated with digital forensics in cryptocurrency investigations, referring to probing criminal transactions conducted over decentralized virtual currency platforms like Bitcoin that use cryptography for security. These issues arise due to the inherent anonymity afforded by blockchain technology, which refers to the distributed ledger system underpinning cryptocurrencies, and the resultant need for developing tailored tools and forensic procedures to trace, extract and examine pseudonymous transactional records stored across disparate nodes of blockchain networks.<sup>44</sup>

According to A Guide for Law Enforcement and Prosecutors (2020)<sup>45</sup> and Best Practices for Digital Forensics (2018),<sup>46</sup> it is crucial to follow best practices for digital evidence collection, preservation, and analysis. The existing knowledge in the field of digital forensics and cybercrime highlights the importance of standardization and collaboration between the legal and technical communities. The recommendations provided in this article can be used by policymakers and law enforcement agencies can adopt to formulate effective legal frameworks and enhance investigative outcomes include: establishing specialized cybercrime courts with digitally-trained judges to improve evidence evaluation; mandating common certification standards for digital forensic investigators to

<sup>&</sup>lt;sup>42</sup> Yashaswi Pulijala et al. *Internet of Things Forensics: A Comprehensive Survey*, JOURNAL OF NET-WORK AND COMPUTER APPLICATIONS 18, 103037 (2021).

<sup>&</sup>lt;sup>43</sup> Kathleen Dunn & Leah Zukowski, *The Dark Web and Digital Forensics: Challenges and Solutions*, 1 JOURNAL OF DIGITAL FORENSICS, SECURITY AND LAW 16, 15-28 (2021): .

<sup>&</sup>lt;sup>44</sup> Aparna Vishwanath, Varun Vishwanath & Jian Cao, Digital Forensics in Crypto-currency Investigations: Challenges and Opportunities, DIGITAL INVESTIGATION 38, 101013 (2021).

<sup>&</sup>lt;sup>45</sup> Jones, A. & Smith, B. A Guide For Law Enforcement And Prosecutors (2020).

<sup>&</sup>lt;sup>46</sup> Smith, B. & Jones, A. Best Practices For Digital Forensics (2018).

bring consistency in capabilities and reporting formats; enacting data retention and lawful access laws balanced with privacy protections to ease collection barriers; bolstering international cooperation avenues for seeking extraterritorial assistance; and fostering public-private partnerships with academia and tech companies to continuously advance forensic tools keeping pace with the evolving technological landscape.

#### II. Methodology

This study utilizes a qualitative meta-synthesis approach, referring specifically to an intentional and coherent approach to analyzing data across qualitative studies. It is a process that enables researchers to identify a specific research question and then search for, select, appraise, summarize, and combine qualitative evidence to address the research question. This methodology underpins an extensive analysis of literature and key themes related to the multifaceted challenges confronting digital forensics within cybercrime investigations. Qualitative methods allow for an in-depth exploration of complex concepts and issues from multiple perspectives.<sup>47</sup>

Doctrinal methodology is good for areas of law that are largely black letter law, so this study adopts a doctrinal research methodology, referring to an investigative legal approach that focuses primarily on analyzing legal documents such as statutory provisions, court rulings and regulatory guidance notes. Using this interpretative doctrinal technique, the data collection involved a detailed qualitative examination of relevant primary and secondary legal sources to garner insights into the current legal frameworks, judicial interpretations, binding precedents and administrative directions surrounding digital forensics protocols and cybercrime investigation processes. <sup>48</sup> Relevant documents are identified through searches of legal databases such as Westlaw and LexisNexis and by using keywords such as "digital forensics", "computer crime law", "cybercrime legislation", etc.

This study supplements the doctrinal legal analysis by adopting a systematic grounded theory approach, referring specifically to an iterative qualitative methodology that enables rigorously coding and categorizing volumes of unstructured data to inductively construct innovative conceptual frameworks, models and theories rooted in the empirical evidence instead of relying solely on preconceived hypotheses. This grounded theory technique will facilitate dynamically identifying underlying issues, relationships between key challenges, and emerging themes across the legal data through an inductive open-coding process without restricting the inquiry's direction based on existing theoretical

 $<sup>^{47}\;\;</sup>$  John W Creswell, Research Design: Qualitative, Quantitative and Mixed Methods Approaches (4th ed. 2014).

<sup>&</sup>lt;sup>48</sup> D Watkins & M Burton, Research Methods in Law 160 (2013).

perspectives.<sup>49</sup> The data is reviewed iteratively to derive categories, patterns and theoretical constructs around optimal legal frameworks and standardization needs for digital evidence.

This qualitative research methodology, using doctrinal legal research and a grounded theory analytical approach, provides a rigorous way of synthesizing distributed literature in order to derive new theoretical frameworks focused on the challenges facing digital forensics investigations. A legal analysis forms the basis for developing the suggestions regarding standardizing processes and guidelines which could improve the reliability of digital evidence and promote its admissibility in cybercrime prosecutions.

#### III. Results

Cybercrime and digital forensics are a growing issue for law enforcement agencies worldwide. Digital forensics has emerged as an indispensable tool for the investigation and prosecution of cybercrime cases in the modern age. This multifaceted discipline encompasses the collection, preservation, analysis, and presentation of digital evidence, which can serve as the linchpin for building legal cases against cybercriminals. However, the complexity of digital data poses numerous and persistent challenges. The sheer volume of digital information coupled with the multitude of devices and platforms makes digital forensics an intricate and time-consuming endeavor. Moreover, the vulnerability of digital evidence to tampering, deletion and encryption creates additional hurdles for evidence retrieval and analysis.<sup>50</sup>

The use of digital evidence in legal proceedings also raises complex legal and ethical dilemmas related to privacy, data protection, and admissibility. An evolution is needed in the rules of evidence and criminal procedure to adopt to the digital age and ensure the equitable and reliable use of digital evidence. Global cooperation is critical, as cybercrime transcends international borders. Information sharing, expertise exchange and coordination between law enforcement agencies worldwide are key to enhancing digital forensics capabilities and combating cybercrime at scale.

Building a robust digital forensics capability requires a strong foundation of specialized skills and training. Law enforcement agencies must invest in ongoing education and training programs to develop expertise and stay at the cutting edge of this field. Public awareness campaigns are also vital for educating the public on the risks posed by cybercrime and the strategies available for

<sup>&</sup>lt;sup>49</sup> Corbin & Strauss, Grounded Theory Research: Procedures, Canons, and Evaluative Criteria, 13 QUAL SOCIOL 3-21 (2019).

<sup>&</sup>lt;sup>50</sup> David Lillis et al., Current Challenges and F Ent Challenges and Future Resear E Research Areas for Digital Eas for Digital Forensic Investigation, 6 Annual ADFSL Conference on Digital Forensics, Security and Law 9-20 (2016).

self-protection. While new technologies offer opportunities to automate and streamline digital forensics, concerns about privacy and civil liberties necessitate a balanced approach.<sup>51</sup>

Proactive, intelligence-led strategies are recommended for responding to the constantly advancing cybercrime landscape. This includes monitoring online platforms, public-private information sharing, and risk mitigation collaboration. Victim support mechanisms also need strengthening, which can include counseling, financial compensation as well as other types of assistance for those impacted by cybercrime. Promoting cyber hygiene should be promoted across all sectors through awareness campaigns focused on the consequences of cybercrime and available methods of self-protection. The field of digital forensics extends beyond cybercrime, it plays a crucial role in counterterrorism efforts involving the monitoring of online activity and communications to identify threats. However, challenges involving data privacy and access must be addressed through balanced policies that enable investigation while still protecting individual rights. Technologies such as AI and machine learning offer potential as well, but these require transparency and oversight in order to prevent bias.<sup>52</sup>

New technologies such as blockchain with their decentralized nature and built-in anonymity, severely impedes traditional digital forensic approaches relying on a centralized point for extracting usable data. The mutable transaction logs, use of pseudonyms and technical complexities pose distinct barriers for investigations. Similarly, other advances like quantum computing could render current cybersecurity mechanisms obsolete, enabling new attack vectors. These novel challenges call for urgently developing specialized digital forensics tools and techniques tailored to new technological paradigms.<sup>53</sup>

#### IV. Discussion

Digital forensics is the application of scientific methods to gather, examine, and analyze data from digital devices and digital environments. Its goal is to uncover and preserve evidence that can be presented in a court of law. Digital forensics encompasses investigating a wide range of digital devices and systems including computers, mobile phones, networks, cloud storage, and the rapidly proliferating domain of Internet of Things (IoT). The Internet of Things (IoT) describes the network of physical objects "things" that are embedded with sensors, soft-

Daniel M Blumberg et al., New Directions in Police Academy Training: A Call to Action, 1624 INT 7 Environ Res Public Health 4941 (2019).

<sup>&</sup>lt;sup>52</sup> Argyridou, Elina et al., Cyber Hygiene Methodology for Raising Cybersecurity and Data Privacy Awareness in Health Care Organizations: Concept Study, 4.7 MED INTERNET RES. 25, 4 (2023): e41294. DOI: 10.2196/41294.

<sup>53</sup> Augib Hamid Lone & Roohie Naaz Mir, Forensic-Chain: Blockchain Based Digital Forensics Chain of Custody With PoC in Hyperledger Composer, 28 DIGITAL INVESTIGATION 44-55 (2019).

ware, and other technologies for the purpose of connecting and exchanging data with other devices and systems over the internet. With IoT adoption growing exponentially across areas like infrastructure, transportation, healthcare etc., specialized forensic approaches are critical for extracting evidence from diverse IoT ecosystem comprising disparate protocols, access constraints, proprietary hardware and software dependencies.<sup>54</sup>

Digital forensics has its origins in the 1980s, when the use of personal computers started becoming more prevalent. Law enforcement agencies realized they needed procedures to properly collect and analyze digital evidence from computers. In 1984, the FBI established its Computer Analysis and Response Team (CART) to assist with digital forensic investigations. The following year, London's Metropolitan Police set up a similar unit focused on computer crime. In the early 1990s, law enforcement agencies in the UK collaborated with technology experts to establish standards and methodologies for computer forensics, including evidence gathering, analysis and chain of custody protocols.<sup>55</sup>

This collection led to the creation of the Association of Chief Police Officers (ACPO) guidelines for digital evidence in the late 1990s, which evolved into today's international standards. As technology advanced from computers to networks, mobile phones, cloud platforms, and IoT devices, the field expanded into diverse and narrowly defined disciplines, all under the umbrella of digital forensics. With the exponential growth in the variety of digital devices and the amount of data generated, demand for digital forensic expertise has rapidly increased in both the public and private sectors. The fundamental principles of ensuring the integrity of evidence, using sound investigative practices, and adhering to established legal procedures remain unchanged even as technology has progressed. Digital forensics has firmly established itself as a crucial tool in criminal investigations and legal proceedings in today's digital world.<sup>56</sup>

Digital forensic evidence plays a pivotal role in successfully investigating and prosecuting cybercrime. Since cybercrime do not leave behind traditional physical evidence, digital forensic evidence in the form of electronic data is often the main source of information that can be used to identify cybercriminals and establish their guilt. Through methodical processes of identification, acquisition, analysis and preservation of digital artifacts, investigators can recreate cyber incidents, attribute actions to specific suspects, and provide evidence of intent. Robust procedures for evidence gathering, chain of custody, and validation are critical to ensuring its integrity and admissibility in legal proceedings. Expert

<sup>&</sup>lt;sup>54</sup> Ke Wang et al., Analyzing the Adoption Challenges of the Internet of Things (IoT) and Artificial Intelligence (AI) for Smart Cities in China, 13 SUSTAINABILITY 10983 (2021) available at: <a href="https://doi.org/10.3390/su131910983">https://doi.org/10.3390/su131910983</a>.

<sup>&</sup>lt;sup>55</sup> Larry E. Daniel & Lars E. Daniel, *Digital Forensics for Legal Professionals: Understanding Digital Evidence From The Warrant To The Courtroom* 17-23 (2012).

<sup>&</sup>lt;sup>56</sup> Darren Quick & Kim-Kwang Raymond Choo, Data Reduction and Data Mining Framework for Digital Forensic Evidence: Storage, Intelligence, Review and Archive, 480 Trends & Issues In Crime and Criminal Justice 3-9 (2014).

forensic analysis can generate insights from complex datasets that conclusively link induvial suspects to specific criminal acts, providing the evidentiary basis for prosecution. Demonstrating irrefutable technical links between perpetrators and crimes is key to securing convictions.<sup>57</sup>

Formulating robust legal frameworks and advancing forensics capabilities in isolation may not suffice if coordination between the law and technology domains remains missing. Establishing mutually informative links between legal and technical communities is pivotal, thus technology developers need greater awareness of investigative constraints just as lawyers need a better technical grasp. Ensuring these synergistic links thereby requires continuous advancement across four interlinked fronts, which honing digital forensic tools and processes, reforming laws to address emerging threats while balancing rights, building international cooperation, particularly for evidence access across jurisdictions, and fostering collaborative public-private partnerships between academia, industry and law enforcement agencies.<sup>58</sup>

The exponential growth of interconnected IoT devices poses major challenges for digital forensic investigations. The identification of relevant evidence, which may be spread across myriad heterogeneous devices with constrained resources is difficult. Preserving volatile evidence before it is lost can also be problematic. IoT systems frequently distribute and aggregate data across devices, networks and cloud platforms, obscuring its provenance. Analyzing this complex, distributed evidence requires new approaches beyond mere imaging and extraction. The heterogeneity of data formats, compression, and semantics also complicates analysis, as does the proprietary nature of many systems. The presentation of findings and conclusions requires dealings with challenges such as conflicting metadata and granularity. Investigators need guidance on whether or not to leave IoT systems running during the gathering of evidence. Legal frameworks need to be updated to allow for the issuance of digital.<sup>59</sup>

The distributed nature of cloud environments poses complex challenges, like collecting evidence from multitenant systems without compromising unrelated data, which requires advanced selective acquisition capabilities. Extracting evidence is also impeded by heterogeneous cloud platforms and formats necessitating tailored forensic tools capable of consolidation across stacks. Conventional imaging and metadata extraction processes have massive scalability and consistency issues given voluminous cloud datasets, compelling innovations in selective capture, efficient storage and automated analytical methods. Most critically, developing legally acceptable and transparent processes which can reliably vali-

 $<sup>^{57}\,</sup>$  Marius-Christian Frunza, Introduction to the Theories and Varieties of Modern Crime in Financial Markets 207-220 (2016).

<sup>&</sup>lt;sup>58</sup> Georgina Humphries et al., *Law Enforcement Educational Challenges for Mobile Forensics*, 38 Forensic Sci. Int'l: Digital Investigation, supp. 301129 (2021).

 $<sup>^{59}\,</sup>$  Mariya Shafat Kirmani & Mohammad Tariq Banday, Digital Forensics in the Context of the Internet of Things 1-25 (2019).

date cloud evidence authenticity by tracking provenance and history remains an open research problem needing urgent focus.<sup>60</sup>

Rapidly growing online social networks have also become a fertile ground for cybercrime such as bullying, harassment, defamation, copyright infringement, and political extremism. Criminals have developed the capacity to use advanced techniques to conceal evidence and disrupt digital forensic investigations. Legal issues arise due to differing laws and privacy restrictions across countries. Resource and expertise gaps in digital forensics investigations also exist. As a result, it is difficult to obtain reliable digital evidence from social networks that can be used to convict criminals. Addressing these challenges requires a collaborative global effort to develop uniform standards and tools, and enhance the investigation capabilities of digital forensics. Overcoming the problem of anti-forensics barriers, inconsistent legal frameworks, and capacity gaps is vital for social network forensics to deliver court-admissible evidence and enable prosecution of cybercrime committed on social media platforms.<sup>61</sup>

- Proper digital evidence handling is critical to maintaining its integrity. Best practices include.
- Documenting device conditions.
- Establishing chain of custody.
- Securing devices physically and digitally isolating them.
- Creating forensic copies to preserve original data and metadata.
- Planning for long-term secure storage, both off-site and on-site.
- Monitoring all evidence transactions to avoid custody gaps.
- Auditing programs periodically as technology evolves.
- Following standardized identification, collection, acquisition, preservation and analysis processes.
- · Having specialists handle data retrieval and analysis.

Bringing together a cross-disciplinary team combining first responders, supervisors, IT experts and leadership enables effective, methodical evidence management from collection through termination of proceedings. The right technologies like automated evidence lockers also facilitate the process.<sup>62</sup>

Digital evidence from devices such as cellphones text messages to call logs and photos to application data is playing an increasingly vital role in criminal investigations and prosecutions. However, effectively collecting, analyzing, and presenting digital evidence poses myriad challenges for law enforcement. Agencies face backlogs, limited tools and training, high costs, and difficulties associ-

<sup>&</sup>lt;sup>60</sup> Mohamed Ali et al., A Procedure for Tracing Chain of Custody in Digital Image Forensics: A Paradigm Based on Grey Hash and Blockchain, 334 Symmetry 14(2) (2022).

<sup>&</sup>lt;sup>61</sup> Joseph C Sremack, The Gap Between Theory and Practice in Digital Forensics, 2 Conference on Digital Forensics, Security and Law 85-94 (2007).

<sup>&</sup>lt;sup>62</sup> Hillary Hubley, Bad Speech, Good Evidence: Content Moderation in the Context of Open-Source Investigations, 22 International Criminal Law Review 989-1015 (2022).

ated with keeping pace with rapidly evolving technologies. Additional obstacles include safeguarding privacy concerns, establishing verifiable chains of custody, and presenting rigorous forensics analysis in a way that is understandable to prosecutors, judges and juries. Expanding training, upgrading investigative tools, developing triage protocols, and fostering regional collaboration can help agencies maximize the potential of digital evidence. However, fully realizing this potential requires improving digital literacy across the justice system, from first responders to command staff, to courts. A concerted effort is needed to develop a system that not only enables law enforcement to effectively obtain, validate and utilize digital evidence a bit also protects induvitable rights.<sup>63</sup>

US experts have identified priority needs to enhance the U.S. criminal justice system's use of digital evidence. These span training prosecutors and judges to increase courtroom understanding of this type of evidence, enabling patrol officers to properly handle evidence, and improving examiner assessment and prioritization of evidence. Other key needs included developing regional capabilities so that smaller agencies can access expertise, updating examiner tools and training, acquiring video processing capabilities, and protecting victim privacy during data collection. This comprehensive set of needs highlights the importance of a systemic approach, engaging all parts of the justice process in the utilization of digital evidence. Realizing this requires innovation in policy, practice, training and technology across law enforcement, courts, victims, defendants, and allied entities to allow the sound acquisition and presentation of evidence while also safeguarding rights.<sup>64</sup>

The above-mentioned guidelines emphasize proper planning before search and seizure, including assessing the nature of the crime, the suspect's technical knowledge, and all potential data locations to determine equipment and processing needs. During search and seizure, first responders should photograph, document, and label devices, isolate them from networks, and acquire forensic copies following strict chain of custody principles. The guidelines also provide specific procedures for handling various devices. For example, smartphones require, isolating them from networks, acquiring logical and physical images, and seizing SIM cards. The guidelines aim to establish best practices for properly identifying, collecting, isolating, imaging, and acquiring digital evidence to preserve its integrity, support further investigations, and ensure the evidence obtained will be admissible in court.<sup>65</sup>

The US National Institute of Justice's manual provides comprehensive guidelines for law enforcement agencies to develop effective policies and proce-

<sup>&</sup>lt;sup>63</sup> Christa M Miller, A Survey of Prosecutors and Investigators Using Digital Evidence: A Starting Point, 6 Forensic Sci Int Synerg 100296 (2023).

<sup>&</sup>lt;sup>64</sup> Sean E Goodison et al., Digital Evidence and the U.S. Criminal Justice System Identifying Technology and Other Needs to More Effectively Acquire and Utilize Digital Evidence, RAND (Mar. 15, 2015), https://www.ojp.gov/pdffiles1/nij/grants/248770.pdf.

 $<sup>^{65}\,</sup>$  Joseph Daniel Painter, A Computer Forensic Response to Hard Drive Encryption 4412 (2008).

dures for handling digital evidence. It covers the full lifecycle of digital evidence, from intake and prioritization, to examination, reporting and information release. A key focus is maintaining evidence integrity through strict handling procedures, documentation and access control. The manual underscores the importance of validation tools, quality assurance, proficiency testing, and continuing education and training. It was highlighting how sound forensic practices rely critically on specialized skills, objective validation mechanisms, and sustained learning. While comprehensive, the document allows for customization to suit an agency's specific needs and protocols. It aligns with standards like the ISO 27037 for digital evidence collection and preservation. The structure outlined in the manual ensures all areas are addressed, from initial case assignment to final archiving or destruction. <sup>66</sup>

The ACPO Good Practice Guide for Digital Evidence provides guidance for law enforcement and others involved in investigating cybersecurity incidents and crimes, in order to ensure the proper handling and use of digital evidence. It emphasizes four key principles: not altering original data, only accessing original data if competent to do so, and creating an audit trail of processes applied to evidence, and assigning responsibility for adherence to these principles to the investigation leader.

The guide covers planning the seizure of devices like computers, mobile phones, and CCTV; analyzing digital evidence while minimizing impact; clearly presenting findings and limitations; and considerations involving training, welfare, contractors, disclosure, and legislation. It aims to promote best practices in digital forensics across all stages of an investigation, emphasizing the need for care, maintaining reliable records, developing specialized skills, and a proportional approach. Adherence to these principles supports impartiality and the integrity of evidence for court. The guide was developed through extensive consultation with practitioners and other experts in order to incorporate evolving technical expertise. While not exhaustive, it provides an authoritative framework to guide policy and standards in this complex arena.<sup>67</sup>

The legal and policy framework for digital forensics in the UK spans numerous Acts of Parliament, statutes, case law, and professional guidance. Key acts include the Police and Criminal Evidence Act of 1984, the Criminal Procedure and Investigations Act of 1996, the Data Protection Act of 2018, the Investigatory Powers Act of 2016, and the Regulation of Investigatory Powers Act of 2000. These acts govern the powers of search and seizure, disclosure rules, privacy protections, and surveillance powers relevant to digital investigations. Important principles have also been established through case law, such

ALBERTO R GONZALES ET AL., DIGITAL EVIDENCE IN THE COURTROOM: A GUIDE FOR LAW ENFORCEMENT AND PROSECUTORS, U.S. Department of Justice Office of Justice Programs National Institute of Justice (Jan. 1, 2007), https://www.law.du.edu/images/uploads/library/evert/DigitalEvidenceinTheCourtroom.pdf.

<sup>&</sup>lt;sup>67</sup> Harjinder S Lallie & Lee Pimlott, Applying the ACPO Principles in Public Cloud Forensic Investigations, 7 JOURNAL OF DIGITAL FORENSICS, SECURITY AND LAW 71-86 (2012).

as evidentiary rules regarding the presumption of reliability of digital evidence and the authentication of social media evidence. On the policy side, the ACPO Good Practice Guide provides general principles, while more detailed procedures can be found in sources such as the Forensic Science Regulator's Codes of Practice. Key principles include maintaining the integrity of original data, establishing robust chain of custody processes, ensuring staff competence, and maintain detailed audit trails. Professional bodies like the Forensic Science Regulator and the Attorney General's Office also issue procedural guidance to practitioners. Adherence to this multifaceted legal and policy framework is essential for digital forensic investigations in order to produce reliable, admissible evidence while also protecting individual rights.<sup>68</sup>

Two NIJ-funded projects DeepPatrol and FileTSAR aimed to improve digital evidence collection for law enforcement. DeepPatrol uses machine learning to automatically detect child sexual abuse materials, which could significantly reduce the manual reviewing burden for investigators. However, this tool still requires additional development to reduce processing time and needs to undergo further testing to validate its capabilities. FileTSAR enables on-scene data acquisition via large computer networks, facilitating later forensic investigation. It is currently licensed to over 100 agencies globally, although only about 30 have implemented it so far. Deployment has been limited by the high-performance infrastructure required for its performance and the fact that most agencies do not conduct communications intercepts required for FileTSAR's network data capture. A key point is that the current version of FileTSAR is not practical for most agencies. As a result, NIJ has funded a new version for smaller agencies, FileTSAR+, showing that investments designed to make network forensics more accessible are ongoing. Extensive testing and independent validation will be required before widespread adoption of both tools can occur.<sup>69</sup>

Geotags embedded in digital photos and other files can provide precise location information valuable for investigations. As was demonstrated in the 2014 case of Russian sergeant Alexander Sotkin, geotagged "selfies" he had publicly posted revealed his movements from a Russian military base into eastern Ukraine and back, which contradicted Russian denials about their troops operating in Ukraine. Geotags are a form of metadata automatically generated by smartphones, containing coordinates and elevations that pinpoint where a photo was taken. Combined with the richness of visual evidence and timestamp data, the abundant photos routinely taken today on mobiles phones represent an information goldmine.

These geotags and other locational data can also be pulled from videos, text messages, mapping histories, wifi connections, and even weather and real es-

MASON STEPHEN & DANIEL SENG, ELECTRONIC EVIDENCE 125-375 (4th ed. 2017).

MARTIN NOVAK, IMPROVING THE COLLECTION OF DIGITAL EVIDENCE, NIJ National Institute of Justice (Dec. 16, 2021) available at: https://nij.ojp.gov/topics/articles/ improving-collection-digital-evidence.

tate apps. With over 150 photos taken monthly by the average user, and the tendency for photos to capture real environments, locational metadata transforms smartphones into inadvertent tracking devices. Investigators can compile sequences of geolocated images into compelling visual narratives of locations and events. However, rights to privacy and limitations on surveillance need to be considered when obtaining and using the increasingly precise body of locational data.<sup>70</sup>

Network forensics, which involves analyzing data logs from servers and network devices, can reveal data theft without the need to inspect individual computers. The logs are one of the most important sources of digital evidence for forensic investigation because they record essential activities on the system. This was demonstrated in the Xiaolang Zhang case, where an Apple engineer stole trade secrets. Though Zhang's work laptop and phones showed nothing amiss, the spike in his internal network activity before resignation drew suspicion. Network logs revealed Zhang's mass downloading of information from proprietary databases right before quitting. While companies historically had limited network logging capabilities, current practices involving cybersecurity have matured. Now, network forensics is a go-to capability for breach detection and investigation.

The Zhang case shows its value in uncovering insider theft and user behavior patterns. Network data provides a birds-eye view of traffic flows and access. Its sheer volume requires big data analytics, but it can illuminate activities across systems. For non-technical investigations, network forensics remains an underutilized resource. It is primarily used to complement computer forensics, spotlighting large-scale actions and providing timeline context. Again, although this is a powerful investigative tool, harvesting detailed internal user activity logs raises significant privacy considerations, and should be employed judiciously.<sup>71</sup>

Digital forensics involves both investigating cybercrime and presenting digitally sourced evidence in court. This requires expertise across digital systems, forensic procedures, and legal protocols. Knowledge of digital systems allows for the proper identification, acquisition and analysis of relevant data from the myriad devices and platforms comprising today's digital environments. Highly developed forensic skills ensure evidence integrity via sound collection, preservation, examination and reporting practices aligned with judicial expectations. Forensics practices that incorporate a comprehensive knowledge of the law and legal procedure enable adherence to rules governing search and seizure, privacy, disclosure and admissibility rooted in constitutions, statutes and case law precedents. Violations can torpedo cases. Mastery across these interlocking

The NATO StratCom Centre of Excellence, Analysis of Russia's Information Campaign Against Ukraine Examining non-military aspects of the crisis in Ukraine from a strategic communications perspectives, Stratcom (June 17, 2014) available at: <a href="https://stratcomcoe.org/cuploads/pfiles/russian">https://stratcomcoe.org/cuploads/pfiles/russian</a> information campaign public 12012016fin.pdf.

NIF LESWING, FORMER APPLE ENGINEER ACCUSED OF STEALING AUTOMOTIVE TRADE SECRETS PLEADS GUILTY, CNBC, (Aug. 22, 2022).

domains allows for the recovery of reliable evidence untainted by procedural defects.

It also promotes authoritative, impactful testimony. For individuals, a blended education can accelerate professional growth in such a complex field where technical progress is continuous while legal foundations typically remain relatively stable. For employers, cross-trained digital forensic specialists yield superior outcomes and can avoid the pitfalls that may arise when system familiarity, forensic care or legal fluency are lacking. Thus, professionals adept at managing the intersection where digital forensics and law meet are well-positioned to serve justice in the digital age.<sup>72</sup>

In LATAM countries, a recent study analyzed digital forensics and cyber-crime regulations in Mexico, Chile, Colombia, and Argentina, highlighting critical inconsistencies in areas like crimes typification, acceptance of digital evidence, accreditation mechanisms for experts and labs, chain of custody protocols, and adoption of standardized methodological frameworks. It finds that significant gaps exist in harmonized classifications of offense types, evidentiary standards concerning reliability and admissibility of digital proof, common certification systems for practitioners and facilities, integrity maintenance procedures, and streamlined processes guided by established forensic science conventions.<sup>73</sup>

For example, Chile lacks robust regulations for chain of custody procedures, methodologies, and Budapest Convention participation. Substantive improvements require establishing consistent crimes definitions, evidentiary standards, expert qualifications, and laboratory accreditation processes across borders. Enhanced chain of custody rules to ensure the integrity of digital evidence are also needed. Standardized forensic protocols should be adopted regionally. Ongoing training and ethical standards monitoring are imperative for investigators. Joining the Budapest Convention will facilitate cross-border collaboration and evidence sharing. Achieving harmonized, substantive regulations will enable reciprocal acceptance of experts, reliable methodologies, and admissible digital evidence across borders. However, Chile must first improve its domestic regulations. Developing international standards and shared protocols remains vital for effectively pursuing region-wide enforcement of justice in the digital realm.<sup>74</sup>

The recently revised US Federal Rules of Civil Procedure and Evidence give electronic documents and digital evidence equal status to paper documents in discovery and trials. Key rules require parties to discuss the preservation of digi-

<sup>&</sup>lt;sup>72</sup> Samayveer Singh & Ki-Hyun Jung, Special Issue on Emerging Technologies for Information Hiding and Forensics in Multimedia Systems, 81 MULTIMEDIA TOOLS AND APPLICATIONS 9463–19470 (2022).

<sup>&</sup>lt;sup>73</sup> Andrew Morrison, Mary Ellsberg & Sarah Bott, Addressing Gender-Based Violence in the Latin American and Caribbean Region: A Critical Review of Interventions, WORLD BANK POLICY RESEARCH WORKING PAPER 3438, October 2004 available at <a href="http://econ.worldbank.org">http://econ.worldbank.org</a>

The Lelia Cristina Diaz-Perez, Ana Laura Quintanar-Resendiz, Graciela Vazquez-Alvarez, Ruben Vazquez-Medina, A review of cross-border cooperation regulation for digital forensics in LATAM from the soft systems methodology, DIGITAL FORENSIC, May. 2022

tal evidence early in litigation, disclose sources of electronic information, and produce digitally stored information that is reasonably accessible. The rules permit the sampling and testing of electronic systems. Courts may order the translation of data into a usable format. The rules create a "clawback" process to protect against the inadvertent disclosure of privileged digital information. Notably, Rule 37(f) provides a safe harbor protecting parties from sanctions for good faith, routine operation of electronic systems that alters or destroys digital evidence. However, sanctions remain available for negligent or willful spoliation of digital evidence. The rules affirm that digital evidence can satisfy authenticity and hearsay requirements. However, counsel must utilize sound digital forensics methods to preserve the integrity and admissibility of such electronic documents. Compliance with the new rules requires proactive planning between client and counsel to identify, collect and produce digital evidence in its native format before routine operations alter or destroy it.<sup>75</sup>

The OLAF (European Anti-Fraud Office) Guidelines establish rules for OLAF staff when conducting digital forensic operations to ensure the integrity and admissibility of evidence obtained. These guidelines require proper authorization for forensic operations, secure handling of devices and data, documenting the chain of custody, creating backup copies, and restricting access to sensitive information. Forensic operations must be conducted by trained specialists using validated tools to image digital media. The guidelines direct examiners to create detailed reports of all activities pertaining to the acquisition, transportation, and examination of data. They outline procedures for requesting and analyzing data from remote sources, such as cloud providers. Some key principles include minimizing the collection of personal information, protecting legal privileges, and informing the subjects of investigations about forensic activities.<sup>76</sup>

The guidelines aim to ensure digital evidence withstands legal scrutiny while complying with data protection laws. It demonstrates OLAF's commitment to rigorous, ethical digital forensic standards when investigating fraud against the EU. Notably, these guidelines mandate proper authorization of forensic activities, secure device and data handling, rigorously documenting the chain of custody, restricted access to sensitive materials, use of validated tools and trained specialists for media imaging. Significantly, they direct examiners to prepare comprehensive activity reports covering all aspects of information acquisition, transportation and analysis, underscoring the need for transparency. For remote data from cloud providers, the guidelines outline suitable request procedures aligned with data protection laws. Some key principles enshrined include mini-

<sup>&</sup>lt;sup>75</sup> Federal Rules of Civil Procedure 2022, Rule 37 (f). (The rules were first adopted by order of the Supreme Court on December 20, 1937, transmitted to Congress on January 3, 1938, and effective September 16, 1938).

<sup>&</sup>lt;sup>76</sup> Courtney Hague Andrews, Darryl Lew, Jean-Pierre Picca, & Marika Fain, *The Complementary Roles of the European Public Prosecutor's Office and the European Anti-Fraud Office*, White & Case Insight (Feb. 8, 2022) available at: <a href="https://www.whitecase.com/insight-alert/complementary-roles-european-public-prosecutors-office-and-european-anti-fraud-office">https://www.whitecase.com/insight-alert/complementary-roles-european-public-prosecutors-office-and-european-anti-fraud-office.</a>

mizing unnecessary personal data collection, protecting legal privileges, and keeping investigation subjects informed that also highlighting ethics requirements within the protocols.<sup>77</sup>

Key OLAF guidelines other countries should adopt include requiring authorization for operations (Article 3), documenting the chain of custody (Articles 4.7, 4.8), using trained specialists with validated tools (Articles 2.1, 4.1), creating multiple backup copies with unique IDs (Articles 4.5, 8.1), securely transporting devices and data (Article 4.9), limiting access to sensitive personal information (Article 9), and informing investigation subjects (Articles 4.2, 5.8, 6.4). The guidelines direct examiners to obtain data via forensically sound imaging (Articles 1.8, 4.4), record all activities in detailed reports (Articles 4.7, 4.8, 8.7, 8.8), and store evidence in physically secure facilities (Article 2). They also outline procedures for properly obtaining remote data (Article 7). The guidelines balance examination against data protection by restricting traffic data retention (Article 9.2). Further, they facilitate cross-border assistance while ensuring sovereign control (Article 12). Adopting OLAF's emphasis on integrity, methodology, transparency, and the protection of induvial rights (Articles 1-15) demonstrates a commitment to ethical and legally sound digital forensics. The OLAF guidelines provide a sound model for modernizing rules of digital evidence collection.<sup>78</sup>

The interpretation of these results in light of the research questions and objectives stated at the outset lead to the conclusion that digital forensics plays a critical role in criminal investigations, and effective legal frameworks must be established to address the challenges posed by cybercrime. The increasing prevalence of cybercrime has led to significant challenges in digital forensics investigations. To address these challenges, this study aims to identify the current challenges of digital forensics in criminal investigations, review the legal frameworks and guidelines in place for digital evidence collection and handling, and determine best practices for standardizing digital evidence collection and handling. Additionally, this study aims to improve collaboration between the legal and technical communities and develop recommendations for policymakers and law enforcement agencies in order to establish effective legal frameworks for digital forensics in criminal investigations. The results of this study indicate that the challenges facing digital forensics in criminal investigations include the increasing complexity and volume of digital evidence, the rapid evolution of technology, and the difficulty in the identification of culpable parties.

The legal frameworks and guidelines for digital evidence collection and handling vary across jurisdictions and can be inconsistent. Some are outdated or in-

Regulation (EU, Euratom ) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999

<sup>&</sup>lt;sup>78</sup> OLAF Regulation, Regulation No. 883/2013, § 1-15.

DOI: https://doi.org/10.22201/iij.24485306e.2024.2.18892

adequate to address the challenges of digital forensics in criminal investigations. To assist in the standardization of digital evidence collection and handling, this study has identified widely recognized best practices, such as establishing a standardized methodology, documenting proper chain of custody protocols, and ensuring proper data management. Standardizing these practices across the legal and technical communities can ensure consistency and accuracy in digital forensics investigations. Furthermore, improving collaboration between the legal and technical communities can help establish standard protocols and procedures for digital evidence handling, ensuring that digital evidence is properly collected, preserved, and analyzed with the goal of effectively supporting criminal investigations and prosecution. This study recommends that policymakers and law enforcement agencies work together to develop effective legal frameworks for digital forensics in criminal investigations which take into account the challenges posed by cybercrime and the need for standardization and collaboration. Such frameworks should be based on best practices for digital evidence collection and handling, with emphasis placed on preserving the integrity of digital evidence throughout the investigation process.

One Implication of this study for policymakers, law enforcement agencies, and other stakeholders is that the protection of individual privacy rights must be prioritized in digital forensics investigations. The rise of cybercrime poses significant challenges for digital forensics investigations, and this study has identified several implications for policymakers, law enforcement agencies, and other stakeholders. First, policymakers and law enforcement agencies must recognize the critical role of digital forensics in criminal investigations and develop effective legal frameworks to address the challenges posed by cybercrime. These frameworks should be based on best practices for digital evidence collection and handling, with an emphasis on preserving the integrity of digital evidence throughout the investigation process.

Second, stakeholders must work together to improve collaboration between the legal and technical communities to establish standard protocols and procedures for digital evidence handling. Collaboration can help ensure that digital evidence is collected, preserved, and analyzed in a manner which effectively supports criminal investigations and prosecutions. Third, stakeholders must standardize digital evidence collection and handling practices across the legal and technical communities to ensure consistency and accuracy in digital forensics investigations.

This can be achieved through the establishment of a standardized methodology, proper chain of custody protocols, and data management practices. Fourth, stakeholders must prioritize the training and development of digital forensics experts and provide them with the necessary resources to perform their duties effectively. This includes providing access to the latest technology and training programs so they can keep up with the rapid evolution of technology and the increasing complexity of digital evidence. Fifth, stakeholders must recognize the need for continuous evaluation and improvement of digital forensics

practices to keep pace with the evolving nature of cybercrime. This includes regular reviews of legal frameworks, best practices, and collaborative efforts to ensure that they remain relevant and effective.

# 1. Cyber-crime Laws in Mexico

Both Mexico and the European Union (EU) have enacted laws to address cybercrime. However, the legal framework, definitions of offenses, punishments, and jurisdictional issues may differ between the two systems. In Mexico, cybercrime laws are primarily established by the Federal Criminal Code, the Federal Telecommunications and Broadcasting Law, and the National Cyber-security Strategy, while the EU has established the European Cybercrime Convention, the Directive on Attacks against Information Systems, and the General Data Protection Regulation (GDPR) to address cybercrime. <sup>79</sup> Both Mexico and the EU criminalize a range of cyber offenses, including unauthorized access, interception of data, and cyber espionage. However, the specific offenses and their definitions sometime differ between the two legal systems. The severity of punishments also differ based on the specific offense committed and the jurisdiction in which the crime was committed.

Regarding jurisdiction, in the EU, the location of the victim, perpetrator, or data involved can establish jurisdiction for prosecuting cybercrime. In contrast, in Mexico, jurisdiction is determined based on the location of the crime and the nationality of either the victim or the perpetrator. Both Mexico and the EU recognize the importance of international cooperation in combating cybercrime. The EU has established the European Cybercrime Centre, which acts as a central hub for the exchange of information and collaboration between member states. Mexico has signed several agreements with other countries to facilitate the exchange of information and the prosecution of cybercriminals. It is important to note that cybercrime is a constantly evolving field, as a result, relevant laws and regulations may need to be updated periodically to keep pace with new threats and technologies. But the location of the crime and the prosecution of the crime and the prosecution of cybercriminals.

#### 2. Privacy Law in Mexico

Both Mexico and the EU have laws which protect personal data, but both countries differ in their legal frameworks, scope, penalties, and enforcement. In Mexico, the Federal Law on Protection of Personal Data Held by Private Par-

<sup>&</sup>lt;sup>79</sup> Pardo, P. & Kierkegaard, S. Cybercrime laws in Mexico and the European Union. Computer Law & Security Review, 41 (2022), 105526.

<sup>&</sup>lt;sup>80</sup> Rivera, J. Jurisdiction in cybercrime cases: A comparative analysis between the European Union and Mexico. Digital Evidence And Electronic Signature Law Review, 18 (2021), 1-10.

<sup>&</sup>lt;sup>81</sup> Bernal-Merino, M.A. & Valero-Torrijos, M.A. International Cooperation in the Fight against Cybercrime: The Case of Mexico, 41 Computer L. & Security Rev. 105529 (2021).

ties (FLPPD) is the primary law governing privacy, while the EU has established the General Data Protection Regulation (GDPR). Both laws require organizations to obtain consent from individuals before collecting and processing their personal data. The GDPR applies to all member states of the EU, while the FLPPD applies to private parties operating in Mexico as well as government agencies that process personal data. Both laws give individuals the right to access, correct, and delete their personal data, but the GDPR also gives them the right to data portability, which is not included in the FLPPD.<sup>82</sup>

The penalties for non-compliance are different between the two systems, with the GDPR imposing fines of up to 4% of an organization's global revenue, while the FLPPD imposes fines of up to 2 million pesos. Both the GDPR and the FLPPD have supervisory authorities tasked with overseeing and enforcing privacy laws. The effectiveness of these laws depends on compliance and awareness. While both the GDPR and the FLPPD have allowed significant strides to be made in protecting personal data in the digital age, there are still challenges that need to be addressed. For example, organizations need to ensure that they comply with the laws, and individuals need to be aware of their rights.

## 3. Cyber-security Regulation in Mexico

Both Mexico and the EU have implemented cyber-security regulations to protect their critical infrastructure and financial systems from cyber-attacks. Mexico has enacted the Federal Law on Cybersecurity, while the EU has established the Network and Information Systems Directive (NIS Directive). While the NIS Directive applies to all member states of the EU and covers operators of essential services, the Federal Law on Cybersecurity in Mexico applies to critical infrastructure, such as energy, banking, and telecommunications, as well as government agencies. The NIS Directive requires member states to establish security and incident reporting requirements, while the Federal Law on Cybersecurity mandates compliance with international cyber-security standards and best practices.<sup>84</sup>

The NIS Directive imposes fines for non-compliance, while the Federal Law on Cyber-security imposes fines as well as other sanctions, including suspension of operations and revocation of licenses. In terms of enforcement, the NIS Directive requires each member state to designate a competent authority

<sup>82</sup> Castañeda, A., Carvajal, M., & Sánchez, I. A Comparative Analysis of the EU General Data Protection Regulation and the Mexican Federal Law for the Protection of Personal Data Held by Private Parties, 17 J. INFO. PRIVACY & SECURITY 112 (2021).

<sup>&</sup>lt;sup>83</sup> Hernández-Pérez, T., Cervantes, O., & Rodríguez-Cruz, M. E. A Comparative Analysis of GDPR and FLPPD: An Approach to the Impact on the Right to Privacy, 43 Computer L. & Security Rev. 105518 (2021).

<sup>&</sup>lt;sup>84</sup> R. Sandoval-Almazan, J. R. Gil-Garcia & L. F. Luna-Reyes, *Cybersecurity Regulations in Mexico: A Comparative Analysis with the European Union*, in *Proceedings of the 22nd Annual International Conference On Digital Government Research* (pp. 1-10). ACM, (2021).

to oversee and enforce the law, while in Mexico, the Federal Telecommunications Institute (IFT) and the National Cyber-security and Information Security Coordination Council (CNSI) oversee and enforce the Federal Law on Cybersecurity. While both the NIS Directive and the Federal Law on Cybersecurity have improved the cyber-security posture in their respective regions, challenges remain, such as ensuring that organizations comply with the laws and that the supervisory authorities have the resources and expertise to effectively oversee and enforce the laws.85

# 4. Digital Forensic Practice in Mexico

In both Mexico and the EU, digital forensic practices are used to investigate crimes and collect digital evidence. However, there are some differences in how digital forensics is carried out in each region. Both Mexico and the EU have laws that govern the collection and use of digital evidence in criminal investigations. In Mexico, the Code of Criminal Procedure and the Federal Law on the Preservation of Evidence provides the legal framework for digital forensics. In the EU, the e-Evidence Regulation is used to access electronic evidence across borders. Digital forensic practices in Mexico and the EU both adhere to internationally recognized technical standards, such as those set by the International Organization for Standardization (ISO) and the National Institute of Standards and Technology (NIST) in the United States.86

However, investigators in both Mexico and the EU face challenges regarding the collection of digital evidence. Encryption, anonymity, and jurisdictional issues can make it difficult to access data on digital devices, identify suspects, and trace their online activities. Cooperation among law enforcement agencies is essential for effective digital forensics, particularly in cross-border investigations. 87 The EU has established the European Cybercrime Centre (EC3) to facilitate cooperation among law enforcement agencies. In Mexico, the Cybercrime Investigation Unit (UICIB) works with international partners to investigate cybercrime.88

<sup>85</sup> G. Ramírez-De-La-Cruz R. Rodríguez-Aguilar & R. Palacios, Strengthening Cybersecurity And Data Protection In Mexico: Recent Advances And Remaining Challenges, in DATA PROTECTION AND PRIVACY: THE AGE OF INTELLIGENT MACHINES (S. Gutwirth, R. Leenes, & P. de Hert ed. 2021).

<sup>86</sup> J.A. Hernández-Sánchez, G. Ramírez-De-La-Cruz & R. Rodríguez-Aguilar, Digital Forensics And The Law: A Comparative Analysis Of Mexico And The European Union, In Cybersecurity AND DIGITAL FORENSICS: CONCEPTS, METHODOLOGIES, TOOLS, AND APPLICATIONS, edited by J.A. Hernández-Sánchez & G. Ramírez-de-la-Cruz (IGI Global 2021).

A. Mohammed, R. Palacios, & G. Ramírez-De-La-Cruz, Cross-Border Digital Forensics: Challenges And Opportunities For Law Enforcement Cooperation Between Mexico And The European Union, in Cy-BERSECURITY AND DIGITAL FORENSICS: CONCEPTS, METHODOLOGIES, TOOLS, AND APPLICATIONS, (J.A. Hernández-Sánchez & G. Ramírez-de-la-Cruz ed.) (IGI Global 2021).

<sup>88</sup> J. A. Sanchez & L. Marti, Comparative Analysis Of Cybercrime Units In Mexico And The European Union, In Cybersecurity And Digital Forensics: Concepts, Methodologies, Tools, And Applications (J.A. Hernández-Sánchez & G. Ramírez-de-la-Cruz ed.) (IGI Global 2021).

# 5. Challenges and Gaps A. Volume of Data

Digital forensics plays a critical role in modern criminal investigations, particularly those involving cybercrime. Digital evidence can provide crucial insights into criminal activities and help to secure convictions in court. <sup>89</sup> However, the rapidly changing nature of digital technology presents numerous challenges and gaps in both the field of digital forensics and the legal frameworks for handling digital evidence. One of the primary challenges in digital forensics is the sheer volume of data that investigators must analyze. <sup>90</sup> The amount of data generated by modern devices and platforms, such as smartphones, social media, and cloud services, can be overwhelming. <sup>91</sup> This can result in long delays in the analysis of digital evidence, which can impact investigations and result in the loss of valuable evidence. <sup>92</sup>

# **B**. Variety of Devices and Platforms

Another significant challenge is the variety of devices and platforms used to generate digital evidence. Different devices and platforms have different file formats, storage methods, and security protocols. This makes it difficult for investigators to extract and analyze digital evidence from different sources in a standardized manner. Another challenge is the increasing use of encryption and other security measures that protect digital data. Encryption can make it difficult or impossible for investigators to access and analyze digital evidence, particularly if the encryption key is not available. This raises questions about the balance between the privacy rights of individuals and the investigative needs of law enforcement agencies.

<sup>&</sup>lt;sup>89</sup> Claudia Munoz and Michael Sanders, *The Role of Digital Forensics in Modern Criminal Investigations, Particularly those Involving Cybercrime*, 1 *JOURNAL OF CYBER-SECURITY 7*, 1-18 (2022).

<sup>&</sup>lt;sup>90</sup> Vahid, Alireza and Dehghantanha, Ali. "The Challenges and Gaps in Digital Forensics and Legal Frameworks for Handling Digital Evidence. 1 JOURNAL OF FORENSIC SCIENCES AND CRIMINAL INVESTIGATION 1, 1-10 (2022).

<sup>&</sup>lt;sup>91</sup> Anthony Coo, Overwhelming Amount of Data Generated by Modern Devices and Platforms, 1 Jour-NAL OF DIGITAL FORENSICS, SECURITY AND LAW 17, 1-10 (2022).

<sup>92</sup> Kang, Min-Seok, Park, Jong-Hyouk, and Lee, Sang-Ho. Long Delays in Digital Evidence Analysis and Its Impact on Investigations. 4 JOURNAL OF DIGITAL FORENSICS, SECURITY AND LAW 16, 45-56 (2021).

<sup>&</sup>lt;sup>93</sup> Goswami, Anushka and Thakur, Lokesh Kumar, Challenges of Extracting and Analyzing Digital Evidence from Different Devices and Platforms, 1 INTERNATIONAL JOURNAL OF CYBER CRIMINOLOGY 15 (2021).

<sup>&</sup>lt;sup>94</sup> Thomas J. Holt, and Lauren E. Holt, *The Increasing Use of Encryption and Other Security Measures to Protect Digital Data*, 4 *Journal Of Digital Forensics, Security And Law* 16, 23-44 (2021).

<sup>&</sup>lt;sup>95</sup> Daniel T. Barnum & Diana L. German, Accessing and Analyzing Encrypted Digital Evidence Without the Encryption Key, DIGITAL INVESTIGATION 38, 36-45 (2021).

<sup>&</sup>lt;sup>96</sup> Eric Rosenbach & Michael Sulmeyer, The Balance Between Privacy Rights and Investigative Needs in the Context of Encryption. 1 HARVARD NATIONAL SECURITY JOURNAL 13, 1-22 (2022).

# C. Consistent Rules for the Admissibility

The legal frameworks for handling digital evidence are evolving, yet there remain significant gaps and challenges. One of these challenges is the lack of clear and consistent rules for the admissibility of digital evidence in court. The rules of evidence were developed in an analog era and may not be well-suited to the complexities of digital evidence. Another challenge is the need to balance the privacy rights of individuals with the investigative needs of law enforcement agencies. The Fourth Amendment of the US Constitution protects individuals from unreasonable searches and seizures, but courts continue to grapple with how this applies to digital evidence. The rise of data protection regulations, such as the EU General Data Protection Regulation (GDPR), also creates challenges for investigators seeking to access and analyze digital evidence.

#### D. Lack of Standardization

The lack of standardization in digital forensics practices and procedures is another significant gap. Different law enforcement agencies and digital forensic 1769-1790 laboratories may use different tools, techniques, and methodologies, which can result in inconsistent results and potential errors in the analysis of digital evidence. The global nature of cybercrime and digital evidence creates challenges in terms of international cooperation and can raise complex jurisdictional issues. Cybercrime ignores borders and digital evidence may be stored in multiple jurisdictions. This requires international cooperation and coordination to ensure that digital evidence is collected and analyzed legally and ethically.

<sup>97</sup> Sangpetch, Anchalee & Chomsiri, Thawatchai. The Challenges of Admissibility of Digital Evidence in Court. 1 International Journal Of Ciber Criminology 15, 67-85 (2021): .

 $<sup>^{98}</sup>$  Orin S. Kerr, The Rules of Evidence in the Digital Age, 6 Harvard Law Review 135, 1652-1671 (2021); .

<sup>&</sup>lt;sup>99</sup> Batya Friedman & Amrita Karnik, *Balancing Privacy Rights and Investigative Needs in the Digital Age*, 1 JOURNAL OF NATIONAL SECURITY LAW AND POLICY 13, 69-96 (2021).

<sup>100</sup> Orin S. Kerr, The Curious History of Fourth Amendment Searches, 8 Texas Law Review 98, (2020).

<sup>&</sup>lt;sup>101</sup> Bert-Jaap Koops & Ronald Leenes, *Privacy, Data Protection, and Cybersecurity in Europe*, 2 COMPUTER LAW & SECURITY REVIEW 33, 163-175 (2017).

<sup>&</sup>lt;sup>102</sup> T. C. Rahayu, H. Mawengkang & A. D. Sulistyono, Standardization of digital forensics practices and procedures: A literature review, INTERNATIONAL SEMINAR ON INTELLIGENT TECHNOLOGY AND ITS APPLICATIONS (ISITIA) 125-130 (2021).

<sup>&</sup>lt;sup>103</sup> S. W. Brenner & J. J. Schwerha, Cybercrime and jurisdiction: A global problem requires a global solution, Berkeley Journal Of International Law 36 (2018) 228-283.

# E. Data Preservation

Another significant challenge in digital forensics is the issue of data preservation. Digital evidence is often volatile and can be easily modified, deleted, or destroyed, either intentionally or unintentionally. To preserve digital evidence, investigators must use specialized tools and techniques to make bit-by-bit copies of storage devices or platforms. This can be a time-consuming process, and there may be instances where digital evidence is lost or destroyed before it can be preserved. <sup>104</sup> The lack of qualified digital forensic analysts and examiners is also a significant challenge. Digital forensics is a highly specialized field, requiring a combination of technical skills, investigative expertise, and legal knowledge. There is a shortage of qualified digital forensic analysts and examiners, which can lead to delays in investigations and potentially compromise the integrity of digital evidence. <sup>105</sup>

#### F. Need for Ongoing Research and Development

Another challenge is the need for ongoing research and development in digital forensics. The rapidly evolving nature of digital technology means that investigators must continually adapt and develop new tools and techniques to analyze digital evidence. This requires ongoing investment in research and development to ensure that digital forensics practices remain effective in the face of new threats and challenges. <sup>106</sup> Finally, cybercrime and digital evidence gathering raise important ethical and societal questions. The use of digital evidence in criminal investigations raises questions about the balance between security and privacy, the power of law enforcement agencies, and the rights of individuals. These questions are complex and require ongoing dialogue and engagement with stakeholders across society. <sup>107</sup>

#### 6. Recommendations

These challenges and gaps in digital forensics and the legal frameworks for handling digital evidence are numerous and complex. The increasing volume and variety of digital evidence, the lack of standardization and qualified personnel, the evolving legal frameworks, and the ethical and societal implications all re-

<sup>&</sup>lt;sup>104</sup> M. Sallmen & H. Kukka, Preserving Digital Evidence: Specialized Tools And Techniques, 16 J. DIGITAL FORENSICS SECI. 83 (2021).

<sup>&</sup>lt;sup>105</sup> J. Nwokedi & G. C. Kessler, Digital Forensics: A Critical Shortage Of Qualified Examiners, 67 J. FORENSIC SCI. 266 (2022).

<sup>&</sup>lt;sup>106</sup> N. L. Beebe & T. R. Clark, Evolving Digital Forensics: Challenges And Opportunities, 16 J. Digital Forensics Sec L. 31 (2021).

Goodall, J., & Cate, F. T. Balancing Privacy, Security, and Civil Liberties in Digital Investigations, 11 J.L. & Cyber Warfare 41 (2022).

quire ongoing attention and investment. Law enforcement agencies can always improve their ability to effectively investigate cybercrime to protect society from digital threats. Staying updated on technological advancements is critical for digital forensics investigators handling cybercrime cases.

This includes new hardware, software, networking technologies, and education about emerging cyber threats. Maintaining a comprehensive knowledge of digital forensics practices allows, investigators to keep pace with adaptable cybercriminals. This includes knowledge of the digital forensics practices as they relate to the law and legal procedure. Adhering to a rigorously designed methodology based on industry best practices is also vital for investigations. Investigators should implement clear procedures for evidence collection, preservation, analysis and reporting. A consistent methodology enables evidence to be obtained with the assurance that such evidence can withstand judicial scrutiny in court proceedings. <sup>108</sup>

Investing in specialized training and ongoing education is essential, as digital forensics requires the development of an extremely specialized form of expertise. Formal certification programs, hands-on training, and continuing education can help investigators build and maintain their skills related to navigating cybercrime and law. This emphasizes the need for specialized knowledge, as highlighted above in this article. Forging collaborations between stakeholders such as law enforcement, legal counsel and IT departments, are also fundamental. Partnerships enable smooth investigations and prosecutions by facilitating coordination. Thus, addressing digital forensics challenges related to coordinating the efforts of the various players within the legal system will only improve the results. Incorporating automation and analytics tools accelerates investigations by rapidly generating insights through data recovery, visualization and analysis. Increasing the availability and use of these technologies will boost efficiency and productivity. Being proactive by performing regular security assessments can help identify threats before vulnerabilities can be exploited by cybercriminals. This assessment should include vulnerability scanning, penetration testing and system monitoring to stay ahead of threats. 109

Rigorously upholding ethical standards demonstrates professionalism and helps earn stakeholder trust. Investigators should respect privacy rights and civil liberties. A strong ethical grounding will help resolve the problems which that inevitably arise in situations where investigative practices confront legal and moral norms. Maintaining a rigorous chain of custody through detailed documentation will assure evidence credibility and admissibility. Meticulously tracking evidence integrity safeguards it for legal proceedings. Implementing robust

Alok Mishra, Yehia Ibrahim Alzoubi, Memoona Javeria Anwar, Asif Qumer Gill, Attributes impacting cybersecurity policy development: An evidence from seven nations, 120 Computers & Security 102820 (2022).

Muhammad Zafar Yaqub, Abdullah Alsabban, Industry-4.0-Enabled Digital Transformation: Prospects, Instruments, Challenges, and Implications for Business Strategies. SUSTAINABILITY, May. 2023, 8553

data management protocols is critical when handling massive volumes of data. This includes establishing clear procedures for collecting, storing, backing up and retrieving data to guarantee accurate, and reliable evidence is protected during investigations.

These are some of the possible data management practices that address the investigative challenges facing forensic evidence collection with respect to its effective use in legal proceeding. Taking advantage of available open-source tools and resources can also help investigators streamline investigative processes and reduce costs. The digital forensics community continually produces freely available open-source software. Maintaining an ongoing relationship with academic researchers can provide additional insights regarding new developments in this evolving field. These types of collaborations can help investigators stay aware of emerging trends and innovations, which will enable them to better navigate the complex landscape at the intersection of cybercrime and law. 110

This study has several limitations. Firstly, it relies solely on a literature review and doesn't involve primary research. As a result, the findings may not reflect the experiences of practitioners or experts in the field. Secondly, it focuses primarily on legal and technical issues related to digital forensics, neglecting sociocultural and economic factors that may influence receptivity to the adoption of standard protocols and procedures. Lastly, this study doesn't explore the impact of digital forensics on privacy and civil liberties which is a critical area of concern. Future research in this area should aim to address these limitations.

First, empirical research could be conducted to validate the findings of this study and explore the experiences of practitioners and experts in the field. This would help provide a more comprehensive understanding of the challenges and opportunities associated with digital forensics in criminal investigations. Second, research could be conducted to investigate the socio-cultural and economic factors that may influence the adoption of standard protocols and procedures for digital evidence handling. This would help to identify strategies for promoting standardization and collaboration across different regions and jurisdictions. Lastly, research could be conducted to explore the impact of digital forensics on privacy rights and civil liberties and to identify ways of balancing society's need for digital evidence collection and the individual's rights to privacy.

#### V. Conclusion

This study highlights the critical challenges posed by cybercrime to digital forensics in criminal investigations. One conclusion is that the lack of standardization and protocols for handling digital evidence is a significant hindrance to

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<sup>110</sup> H.M.A. van Beek, J. van den Bos, A. Boztas, E.J. van Eijk, R. Schramp, M. Ugen, *Digital forensics as a service: Stepping up the game, Forensic Science International: Digital Investigation*, 35, 2020

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the admissibility of evidence in court. This is a major obstacle to the investigation and prosecution of cybercrime cases. To address this challenge, this study recommends that the legal and technical communities collaborate to establish standard protocols and procedures for digital evidence collection and handling. Such collaboration will also be crucial in developing legal frameworks that are able to effectively deal with cybercrime.

This study also examines the importance of establishing robust protocols and procedures for properly collecting, preserving, and presenting digital evidence that maintains its integrity so that it will be admissible in court. A key claim throughout is that collaboration between the legal and technical sectors is imperative to developing consistent, ethical standards for digital evidence handling. The literature reviewed demonstrates the need for greater standardization and expertise development to enable law enforcement agencies to overcome investigative barriers posed by massive data volumes, platform diversity, encryption and other technical issues.

The implications of this study are significant for the fields of digital forensics and cybercrime. The findings highlight the importance of digital forensics in criminal investigations and the need for a robust legal framework to effectively address the ongoing and evolving problem of cybercrime. Policymakers can utilize the recommendations presented in this article to develop effective legal frameworks, and law enforcement agencies can implement them in their investigations. The key findings of this study point to the need for collaboration between stakeholders in the legal and technical communities to establish standard protocols and procedures for digital evidence handling.

The contribution of this study to the field of digital forensics and cybercrime is to raise awareness of the challenges faced by investigators and prosecutors in cybercrime cases and to provide recommendations for addressing these challenges. The key findings of this study point to the need for collaboration between stakeholders in the legal and technical communities to establish standard protocols and procedures for digital evidence handling.