

# Understanding the legal consequences of delayed regulatory regime with respect to Artificial Intelligence

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**Abstract:** *The technology related to artificial intelligence can be equated with the discovery of wheel. It only differs from the stated analogy in terms of the state of present nature in which it is conceived, which is highly “civilizational”, as opposed to the true ‘state of nature’ where wheel was discovered. Civilization is founded upon the ideals of limits, controls and moderation; the term intelligence being a natural phenomenon is about to attain artificial characteristics. This blending of natural trait with artificial expression of it – i.e. ‘synthesis of intelligence from lifeless vessel’, is akin to separating soul from body while body being alive. This is a significant legal problem, for it is touching the essence of civilizational ideals as aforesaid. The presented paper attempts to translate this metaphysical metastasis in legal narrative. The philosophical exposition as explicated above can be understood jurisprudentially through the doctrine of legality – both from domestic and international perspective. For instance, to adjudicate the qualms out of artificial intelligence - specified rules, separate from the conventional ones are to be devised, for - the conventional rules are for natural beings, as opposed to AI regulatory rules, which have no legal acknowledgement and categorization yet. Further, if it is not synchronized in national sphere with due expedience of law, nation as such will face regulatory domination or hegemony at international sphere, resulting due to ‘regulatory gap’. The scope of this article consists of possible solutions to the problem at the hand, discussed at length from existing international experiences.*

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