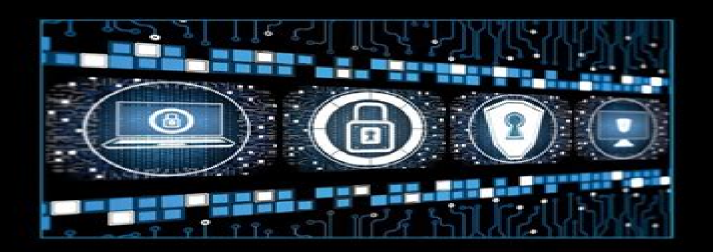
CYBERSECURITY AND HUMAN RIGHTS IN THE AGE OF CYBERVEILLANCE



EDITED BY

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Pdf Cybersecurity Human Rights Age Cyberveillance

Ot van Daalen

Pdf Cybersecurity Human Rights Age Cyberveillance:

Research Handbook on Human Rights and Digital Technology Ben Wagner, Matthias C. Kettemann, Kilian Vieth-Ditlmann, Susannah Montgomery, 2025-01-09 Bringing together perspectives from academia and practice this second edition Research Handbook provides fresh insights into debates surrounding digital technology and how to respect and protect human rights in an increasingly digital world New and updated chapters cover the issues posed by the management of key internet resources the governance of its architecture and the role of different stakeholders **Children Online** Beatriz Susana Uitts, 2022-07-20 This book addresses child sex trafficking in the era of digital technology As a global problem human trafficking frequently victimizes the most vulnerable children Offenders often use the Internet as a vehicle for criminal activities including acts to sexually exploit them With Internet access growing exponentially more children are online every day increasing their risk of becoming involved in sexual exploitation or being treated as a commodity Inconsistent law among countries and the lack of adequate cooperation across borders make combating this issue increasingly difficult Using a human rights approach this book offers alternative solutions and recommendations including establishing a legal protection framework to fight practices that sexually exploit children in cyberspace In addition it promotes multi stakeholder collaboration in the context of corporate social responsibility to prevent and combat these offenses This book explores the intersection of children's human rights online sex trafficking and international legislation It provides helpful insights for lawmakers legal practitioners scholars law enforcement officers child advocates and students interested in human rights law criminal law and child protection Cybersecurity and Human Rights in the Age of Cyberveillance Joanna Kulesza, Roy Balleste, 2015-12-17 Cybersecurity and Human Rights in the Age of Cyberveillance isa collection of articles by distinguished authors from the US and Europe and presents a contemporary perspectives on the limits online of human rights By considering the latest political events and case law including the NSA PRISM surveillance program controversy the planned EU data protection amendments and the latest European Court of Human Rights jurisprudence it provides an analysis of the ongoing legal discourse on global cyberveillance Using examples from contemporary state practice including content filtering and Internet shutdowns during the Arab Spring as well as the PRISM controversy the authors identify limits of state and third party interference with individual human rights of Internet users Analysis is based on existing human rights standards as enshrined within international law including the Universal Declaration of Human Rights International Covenant on Civil and Political Rights European Convention on Human Rights and recommendations from the Human Rights Council The definition of human rights perceived as freedoms and liberties guaranteed to every human being by international legal consensus will be presented based on the rich body on international law The book is designed to serve as a reference source for early 21st century information policies and on the future of Internet governance and will be useful to scholars in the information studies fields including computer information and

library science It is also aimed at scholars in the fields of international law international relations diplomacy studies and Handbuch Virtualität Dawid Kasprowicz, Stefan Rieger, 2020-02-04 Das Handbuch positioniert den political science inflation r gebrauchten Begriff Virtualit t neu Er soll nicht l nger einen Ausnahmetatbestand unserer Gegenwartskultur bezeichnen Auch soll er nicht I nger auf bestimmte Bereiche Unterhaltung Computerspiel beschr nkt bleiben Vielmehr hat er inzwischen Normalit t erlangt und soll in eben dieser Normalit t auch beschrieben werden Dazu werden in Fallstudien sehr unterschiedliche Schaupl tze in den Blick genommen die in der Lebenswelt verankert sind Diese reichen von der P dagogik bis zur Medizin von der Kunst bis zur Industrie von einer ver nderten Kriegsf hrung bis zu alternativen Konzepten von Autorschaft Global Cybersecurity and International Law Antonio Segura Serrano, 2024-05-07 This book offers a critical analysis of cybersecurity from a legal international point of view Assessing the need to regulate cyberspace has triggered the re emergence of new primary norms This book evaluates the ability of existing international law to address the threat and use of force in cyberspace redefining cyberwar and cyberpeace for the era of the Internet of Things Covering critical issues such as the growing scourge of economic cyberespionage international co operation to fight cybercrime the use of foreign policy instruments in cyber diplomacy it also looks at state backed malicious cyberoperations and the protection of human rights against State security activities Offering a holistic examination of the ability of public international law the book addresses the most pressing issues in global cybersecurity Reflecting on the reforms necessary from international institutions like the United Nations the European Union the Council of Europe and NATO in order to provide new answers to the critical issues in global cybersecurity and international law this book will be of interest to academics students and practitioners **Cybersecurity Obligations for Attorneys** Brian E. Finch, 2023 Should Cybersecurity Be a Human Right? Exploring the 'Shared Responsibility' of Cyber Peace Scott Shackelford, 2019 Having access to the internet is increasingly considered to be an emerging human right International organizations and national governments have begun to formally recognize its importance to freedom of speech expression and information exchange The next step to help ensure some measure of cyber peace online may be for cybersecurity to be recognized as a human right too This Article investigates the nuances of this debate and analyzes the implications of such a designation through the lens of the Corporate Social Responsibility CSR movement How the European Court of Justice Case "right to be forgotten" can be relevant for cybersecurity Antonio Boscarino, 2018-07-24 Research Paper undergraduate from the year 2018 in the subject Law European and International Law Intellectual Properties grade 5 5 Tallinn University TT Tallinn University Of Technology course Cybersecurity Law language English abstract The Internet is overwhelmed by personal data that are massively collected and traded and it is quite common in our everyday life to hear news concerning cyber attacks or generally cyber threats that increasingly have the purpose of violating users data Moreover States on an international level have shown serious difficulties in creating binding treaties to protect efficiently the data subjects as some recent scandals proved In fact

with the growing importance and involvement of personal data it will be difficult to think at all the authorities to prevent or to countercheck efficiently the future cyber threats and so I would like to show in the following chapters how the right to be forgotten might become the crucial factor with which individuals can protect themselves and their rights Furthermore I will try to analyze the right to be forgotten and its relevancy for cybersecurity within three fundamental aspects Firstly how EU citizens may use appropriately the right to be forgotten to prevent the harmfulness of cyber attacks secondly which are the limits of this right in order not be itself prejudicial for cyber security eventually the tensions among citizens governments and enterprises in ensuring protection and security The right to be forgotten has been analyzed by the European Court of Justice in Google Spain Case taking as a reference point the directive 95 46 In the judges opinion Google and the other search engines must be considered as the controllers and they have the duty to erase those data that have not any more a public interest that justifies them and if there is an order laid down by a judge In this research I am taking into account some issues of Italian National Law that can be useful to extend the reasonings analogically to other Countries Furthermore to analyze the digital education of the data subjects I am taking as an example Singapore **Internet Abuses and Privacy Rights** ,2017 From the controversy surrounding Edward Snowdens security leak of classified information to hacked email accounts of prominent political candidates internet privacy and cyber security present major ethical issues in todays technology centric society Countries are challenged to find the right balance in securing personal data and how to regulate the sale and exchange of information obtained on the internet Innovative technologies and data collection that enable novel modes of interaction and new opportunities for knowledge can also be abused to invade peoples privacy provide new tools of discrimination and harm individuals and communities This title will address both sides of this complex topic Critical Perspectives on Cybersecurity Anwar Mhajne, Alexis Henshaw, 2024 Critical Perspectives on Cybersecurity offers a new approach to understanding cybersecurity in international relations As a counterpoint to existing work which focuses largely on the security of states private actors and infrastructure chapter authors examine how women and communities across the Global South understand cybersecurity including what threats and forms of resistance are most important to them Bringing together contributions from a globally diverse range of authors Anwar Mhajne and Alexis Henshaw provide a human security perspective on cybersecurity that pays attention to the interplay of race ethnicity gender class and other social hierarchies especially regarding cybersecurity in the Global South Advancements in Global Cyber Security Laws and Regulations Shahid M. Shahidullah, Zina T. McGee, Carla Coates, 2021 This book offers significant research on global cybersecurity laws and regulations focusing on issues such as global regulations global regimes and global governance of the Internet as well as legal issues related to digital evidence computer forensics and cyber prosecution and convictions **Personality and Data Protection Rights on the Internet** Marion Albers, Ingo Wolfgang Sarlet, 2022-03-12 This book focuses on protection needs and new aspects of personality and data protection rights on the Internet presenting a comprehensive review that discusses

and compares international European and national Brazilian German Pakistani perspectives It deals with overarching questions such as whether universal minimum standards of privacy protection can be developed or how regional data protection rights can be safeguarded and enforced extraterritorially given the conditions of the Internet Furthermore the book addresses new challenges and novel rights e g data retention and protection against mass surveillance the right to be forgotten rights to anonymity legal issues of the digital estate or rights relating to algorithmic decision making Furthermore the book explores how well known paradigms such as liability for personality rights violations or damages have to be adapted in view of the significant role of intermediaries **Vulnerable Connections** The Expert Panel on Public Safety in the Digital Age, 2023-03-30 Vulnerable Connections explores the challenges and opportunities related to the regulation prevention investigation prosecution and countering of cyber enabled crimes and harms It details the complex social and legal issues underpinning digital public safety and the importance of accountable approaches to addressing cyber enabled crimes and harms From Encryption to Quantum Computing Ot van Daalen, 2024-09-01 This book examines the implications of information security which plays such an important role in modern digital infrastructure Information security technologies restrict the mis use of this infrastructure while also constantly being probed by researchers intelligence agencies and criminals One can see this cycle of making and breaking everywhere in the digital sphere An important example of this cat and mouse game is the development of quantum computers which may in the near future break some widely used encryption technologies This cycle also has implications for human rights weakening encryption may affect privacy for example But the relationship between human rights and information security has not been investigated in depth before In this study state obligations relating to information security are analysed under the European Convention for Human Rights and the EU Charter for Fundamental Rights focusing on issues as human rights compatible encryption policy on how governments should deal with vulnerabilities in software and whether governments can curtail the development and export of quantum computers This book analyses the human rights compatibility of quantum computing governance and offers unique insights into the connection between human rights and information security that will be relevant for legal practitioners policy makers and academics involved in this field of research Ot van Daalen is Assistant Professor at the Institute for Information Law IViR Faculty of Law of the University of Amsterdam the Netherlands Global Cybercrime and Cybersecurity Laws and Regulations: Shahid M. Shahidullah, 2022 The global Internet and cyberspace age witness a new generation of cybercriminals hackers cybergangs cyber terrorists and cyber sexual harassers This phenomenon broadly defined as cybercrimes is the focus of this book The International Telecommunication Union's Global Cyber Security Index found that about 90 percent of the world's countries have enacted laws and regulations to control and combat cybercrime This book has examined some of those cyber laws and regulations in 12 countries including the United States United Kingdom Canada China Russia Japan Singapore Nigeria South Africa India Pakistan and Bangladesh Different chapters of

this book have found some common themes First in most of the countries of the world there is an advancing process of legally criminalizing cybercrimes including such behaviors as unauthorized access use and interception damage and deletion of computer data damage and destruction of computer networks and dissemination and transportation of illegally obtained computer data Second there is high sensitivity in all countries studied about the security of the information infrastructure and their critical economic political and social infrastructures such as power plants chemical industries aviation systems and electoral systems Third all forms of cybercrime committed by using the computer and the Internet are also defined as fraud and forgery identity theft cyber espionage sexual harassment cyber sexual extortion online child pornography and revenge pornography One of the more critical themes that emerged is that no country defines cybersecurity as just a technical matter a matter only of coding and decoding and encryption and decryption Cybersecurity is also broadly perceived as a legal political organizational and educational issue It is perceived as a matter to be dealt with by a government in cooperation with international partners potentially barring China and Russia One of the other themes that emerged as a genuine concern is the rapid escalation of cyber sexual violence against women and minors In most countries examined in this book the policymakers and law enforcement believe that social media is partly responsible for increasing cyber sexual violence

The Human Factor in Cybercrime and Cybersecurity E. Rutger Leukfeldt, 2017 With the digitization of society crime has also digitized Digitization has consequences for the entire spectrum of crime and raises all sorts of questions For example are we dealing with a new type of offender or with the same old offenders who simply moved their activities online How can potential victims be made resilient against attacks And who should protect potential victims the police commercial cybersecurity companies or internet service providers To date many of these questions remain unanswered This is partly because current studies have a strong focus on technology or are exploratory in nature suffer from methodological limitations and focus on just a few of the many types of cybercrime The aim of this research agenda is to stimulate research on the human factor in cybercrime and cybersecurity The agenda provides the state of the art of research on the role of the human factor in this field In addition examples are given of important research questions and innovative methods and datasets that are needed for future studies Privacy as Virtue Bart van der Sloot, 2017 Privacy as Virtue discusses whether a rights based approach to privacy regulation still suffices to address the challenges triggered by new data processing techniques such as Big Data and mass surveillance A rights based approach generally grants subjective rights to individuals to protect their personal interests However large scale data processing techniques often transcend the individual and their interests Virtue ethics is used to reflect on this problem and open up new ways of thinking A virtuous agent not only respects the rights and interests of others but also has a broader duty to act in the most careful just and temperate way This applies to citizens to companies such as Apple Google and Facebook and to governmental organizations that are involved with large scale data processing The author develops a three layered model for privacy regulation in the Big Data era The first layer

consists of minimum obligations that are independent of individual interests and rights Virtuous agents have to respect the procedural pre conditions for the exercise of power The second layer echoes the current paradigm the respect for individual rights and interests While the third layer is the obligation of aspiration a virtuous agent designs the data process in such a way that human flourishing equality and individual freedom are promoted Series School of Human Rights Research Vol 81 Subject Ethics Human Rights Law

Privacy, Data and Technology New Zealand. Human Rights Commission, 2018

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