**Court Leader’s Advantage Video Podcast Questions**

**Time Marker Sheet**

February 20, 2024, Episode

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|  2 minutes47 seconds | Lexis/Nexis and Westlaw use artificial intelligence (AI) to respond to legal research queries. Should courts prohibit the use of other AI applications such as ChatGPT 4 because of the potential for “hallucinations”? |
|  9 minutes67 seconds | I have heard definitions of AI that range from machine learning based on thousands (maybe millions), of data points to just anything new and exciting happening in computers. Can you take define AI? |
| 12 minutes47 seconds | By design, courts are slow to render decisions, particularly regarding new innovations. On the other hand, the latest version of ChatGPT is a little over a year old and it is already being replaced. Are the courts frankly not up to the task of determining answers to the questions about the appropriate use of AI? Should we look to other institutions to resolve these questions?  |
| 18 minutes20 seconds | AI-empowered chatbots raise a legal-ethical question. If a chatbot gives legal advice to a self-represented litigant, is it engaging in the unauthorized practice of law? If so, who is held liable?  |
| 22 minutes25 seconds | If there is no connection between the data used for AI training and the individual connected to the data, does it violate confidentiality to use the data for training? |
| 25 minutes53 seconds | Many prominent individuals from Elon Musk to Henry Kissinger have all warned that artificial intelligence could pose a threat to humanity. Is AI a threat? If so, what should we do about it? |