Globalization of Legal Practice in the Internet Age

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The Globalization of Legal Practice in the Internet Age

Leonard Bierman* and Michael A. Hitt**

Abstract

The Internet's global reach has had a significant impact on the legal profession. This essay explains a few of the key developments in this area, including: competition fueled by outsourcing legal work to lower-wage earning lawyers around the world, "virtual work" changing client interaction and attorney work schedules, law firm reputation as a result of information availability on the Internet, work-product monitoring and the commoditization of legal services, and workforce diversity spurred by the influence of international clients.

Introduction

We live in the age of the Internet. New York Times columnist Thomas L. Friedman made this point forcefully in his recent best-selling book The World Is Flat: A Brief History of the Twenty-First Century. The Internet's "flattening" of the world has had a significant impact on the legal profession, as discussed by various observers at this Journal's recent conference, Globalization of the Legal Profession. This essay explains a few of the key developments in this area.

I. Global Competition

Today we live in a world of global trade and commerce, and lawyers, along with other American workers, are increasingly competing with workers from

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1. See generally Thomas L. Friedman, The World Is Flat: A Brief History of the Twenty-First Century (2005) (discussing the ways in which the Internet has "flattened the world" and affected the ways businesses operate).
other countries. For example, three of the five largest (based on revenues) law firms in the world are headquartered in the United Kingdom (i.e., Clifford Chance, Freshfields, and Linklaters), and each of these firms has over half of its lawyers located in various foreign countries. Moreover, there is an increasing trend, as Thomas Friedman predicted, to outsource (via the Internet) basic legal research and document preparation to lower-wage earning lawyers in English-speaking India. Indeed, as Professor Jayanth Krishnan recently documented, the range of legal work being exported to India has steadily increased in recent years. At all levels of work, U.S. lawyers are facing ever growing global competition fueled at least in part by Internet technology.

II. 24/7 Worklife and Virtual Work

Remember the days before e-mail and the Internet? Remember the days when leaving the office truly meant “leaving the office”? Those days are gone! Today the world has approximately 700 million adult Internet users, with 152 million of those living in the United States. E-mail and related “work flow software” such as Blackberrys literally make it possible to “be at work” on a 24/7 basis. Time zone barriers, for example, that once gave U.S. attorneys with overseas clients some defined “off-time” from direct client interaction have largely been eliminated. Today a client or co-worker can send an e-mail from Moscow to New York at any time, with the expectation of a fairly quick response. Similarly, work files, draft documents, etc., can be sent back and forth via the Internet to virtually anywhere in the world. Cell phones allow individuals to be reached with ease even when they are not in the office or at a computer. Being an attorney, especially one with an internationally oriented practice, is increasingly becoming a 24/7 occupation.

4. See FRIEDMAN, supra note 1, at 239.
6. Id.
8. See FRIEDMAN, supra note 1, at 71–81.
9. See id. at 213.
The reverse side of the Internet's 24/7 demands, however, is that "virtual work" has become increasingly accepted in the profession (and by clients as well). A growing number of law firms have begun offering attorneys the opportunity to work part-time or from home for part of the week. That said, only 3 to 4 percent of lawyers currently take advantage of this option, and male attorneys tend to be particularly reluctant to adopt such a work schedule. Potential "stigmatization" appears to be of concern here; attorneys believe that even if the firm's management says that a flexible work schedule is acceptable, adoption of such a work schedule may still be perceived as a lack of the attorney's commitment to the firm. Moreover, management researchers have found that employees on "non-standard" work arrangements can at times cause resentment and other problems in the workforce. Consequently, it remains unclear to what extent "virtual work" is likely to emerge as a major factor in the legal profession.

III. "Be Good"

In the second edition of his book, published in 2006, Thomas Friedman added a clever section entitled "Be Good." In this section, Friedman cautions readers to live their lives "honestly, because whatever you do, whatever mistakes you make, will be searchable one day." The world of "Google," and indeed the Internet as a whole, has had a tremendous impact on the amount of information publicly available about lawyers and law firms. While not required to report to the SEC, the nation's largest law firms have in many respects become quasi-public entities. Trade publications such as American Lawyer gather and annually publish, on the Internet and elsewhere, extensive financial data about these firms, and academic researchers conduct comprehensive analyses using these data.
"blogs" such as Silicon Valley Media Law, Legal Sanity, and Adam Smith, Esq. update and extend this information on an almost daily basis. Law firm reputations and the reputations of their attorneys are now almost constantly "in play."

In many ways this change mirrors what organizational theorists have noted as the shift in large law firms away from a "professional," or so-called P-2 model, to that of a traditional "corporate business" or "Managerial Professional Business" model. Most of the current large law firms no longer act as true "partnerships," and they certainly no longer enjoy any shroud of partnership secrecy. Whatever problems or successes they may experience, the Internet, particularly via blogs, ensures that their competitors, even overseas competitors, and others will find out about them in short order. In such a context, and with their reputations constantly on the line, law firms and attorneys are indeed best off following Thomas Friedman's advice to "Be Good!"

IV. Work-Product Monitoring and Work-Product Commoditization

Computer and Internet technology has made it increasingly easy for all types of firms to monitor their supply chain and production cycle. In the case of law firms, clients such as E.I. du Pont de Nemours and Company can use this technology to carefully scrutinize services billed to ensure that they receive full value for every dollar of outside legal services purchased.

Moreover, the Internet and related technologies are helping to make the practice of law more and more of a commodity type of business. Once-complicated

22. See Sarah Kellogg, The Business of Law, Wash. L. Rev., Oct. 2005, at 23, 24, for a discussion outlining how the DuPont Corporation and other companies are increasingly playing "hardball" in terms of monitoring law firm billings to make sure they receive appropriate value for every dollar spent.
legal research tasks are now accomplished with relative ease using computers and
electronic files and records. As a result, these searches are increasingly completed
by in-house corporate legal departments rather than farmed out to expensive out-
side law firms. exclusive corporation/law firm relationships of days of old (e.g.,
the long-standing relationship between Chase Manhattan Bank and the blue-
chip Milbank Tweed law firm in New York City) are literally being replaced by
corporate online auctions for legal services. For example, in 2004 General Elec-
tric Corporation began using a web-based provider of strategic e-sourcing solu-
tions, "procuri.com," to create online competitive bidding rooms through which
major law firms could competitively bid to provide specific legal services to GE.
Procuri.com has been called the "Priceline.com" for large law firms. As NYU
Law Professor Geoffrey P. Miller has recently pointed out, the old days of "clubby"
law firm/client relations are clearly no longer the rule in the current Internet
world.

V. WORKFORCE DIVERSITY

Finally, it should be noted that the Internet and related technology has made
it possible for law firms to do work for clients throughout the world even without
a physical presence in given countries, and this development may have an impact
on increasing attorney diversity in U.S. law firms. In recent years, major corpora-
tions have increasingly pressured their law firms to have a diverse attorney work-
force for "market-based" and other reasons. For example, Wal-Mart Corporation recently informed its leading outside law firms that at least "one per-
son of color and one woman" must be among the top "relationship attorneys"
handling its business, and Sara Lee Corporation and other major companies have taken similar actions. In many foreign countries corporate diversity has recently become an even greater priority than in the United States. For example, Norway and Spain will soon require that women hold at least 40 percent of all corporate board of director seats. Thus, to the extent large U.S. law firms represent multi-billion dollar Norwegian companies like Norsk Hydro and Statoil, or Spanish companies like Repsol, these companies may bring greater pressure for diversity, especially senior-level female diversity, in these law firms.

**Conclusion**

The Internet's "flattening" effects are certainly being felt by the legal profession across numerous dimensions. In particular, the Internet has hastened the profession's globalization. Traditional time and location barriers have largely been eliminated in the Internet age. That said, the elimination of these barriers has also made the practice of law more competitive, with the full impact of this unbridled competition yet to be seen.

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33. Id.