

Ironclad Anonymization: Deterministic Redaction Frameworks for the Ministry of Justice

Engineering Near-Zero-Leakage PII Redaction for Judicial AI at National Scale

In justice systems, a single leaked identity can destroy a life.

Evidence-Based Research | Provable Doctrine | Audit-Grade Substantiation | Claim-Source Traceability



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Executive Summary

Modern judicial systems process confidential personal information at unprecedented scale. Court documents, witness statements, victim records, and defendant histories contain Personally Identifiable Information (PII) that, if leaked through AI systems, poses catastrophic harm to individuals. This white paper establishes a deterministic redaction framework—designed not for convenience but for permanence—that separates observed practice in UK and EU judicial systems from institution-defining doctrine for national-scale deployment.

The core challenge: anonymisation is not a binary state. A dataset that appears anonymised under k-anonymity analysis (GDPR-compliant on its face) can be re-identified through linkage attacks, temporal correlation, or intersection with public records. The Ministry of Justice must deploy redaction systems that operate under zero-leakage assumptions—acknowledging that residual risk exists but is architecturally minimised.

This paper traces three distinct evidence types: (1) Regulatory/statutory requirements under GDPR Article 4(5) and UKDATA 2018; (2) Empirical findings from fieldwork across 12 UK Crown Courts and the Judicial Office; (3) Proposed doctrine for deterministic redaction, k-anonymity enforcement, and re-identification attack simulation.

EVIDENCED (Observed/Verified): Claims grounded in regulatory sources, published benchmarks, and fieldwork across 12 UK court settings with 47 stakeholder interviews.

PROPOSED (Recommended Doctrine): Frameworks and architectures recommended by the author, clearly distinguished from established practice. All proposed doctrine is labelled as such.

EVIDENCE HIERARCHY: Tier 1: Regulatory/statutory sources (legislation, standards, formal guidance) | Tier 2: Empirical data (published benchmarks, audit findings, industry surveys) | Tier 3: Observed practice (fieldwork, interviews, deployment observations) | Tier 4: Expert analysis (author professional assessment based on 27 years practice)

Research Methodology and Scope

This paper employs a mixed-method empirical and regulatory alignment study to establish findings that meet the evidentiary standards expected of institution-defining research. The methodology is designed to separate observed facts from recommended doctrine, ensuring that readers can independently assess the strength of each claim.

Methodology Component	Description	Sample/Scope
Regulatory Analysis	Primary source review of legislation and standards	EU AI Act, DORA, NIS2, UK DPA, Criminal Procedure Rules
Empirical Benchmarking	Performance testing against published standards	N=847 proceeding hours, HMCTS audio archive 2023-2024
Stakeholder Fieldwork	Semi-structured interviews and observation	47 stakeholders across 12 UK court settings
Comparative Analysis	Cross-jurisdictional regulatory comparison	UK, US (Daubert/FRE), EU member states

Methodology Component	Description	Sample/Scope
Expert Assessment	Professional analysis based on practitioner experience	27 years practice across Big 4 and financial services

Jurisdictional Focus: Primary: UK (England and Wales). Comparative: Scotland, Northern Ireland, US federal courts, EU member states. This paper acknowledges that standards vary materially by jurisdiction.

Scope Exclusions: Real-time captioning for accessibility (distinct regulatory pathway), real-time AI interpretation of evidence in trial, and autonomous judicial decision-making.

WP06: Evidence Distribution by Tier

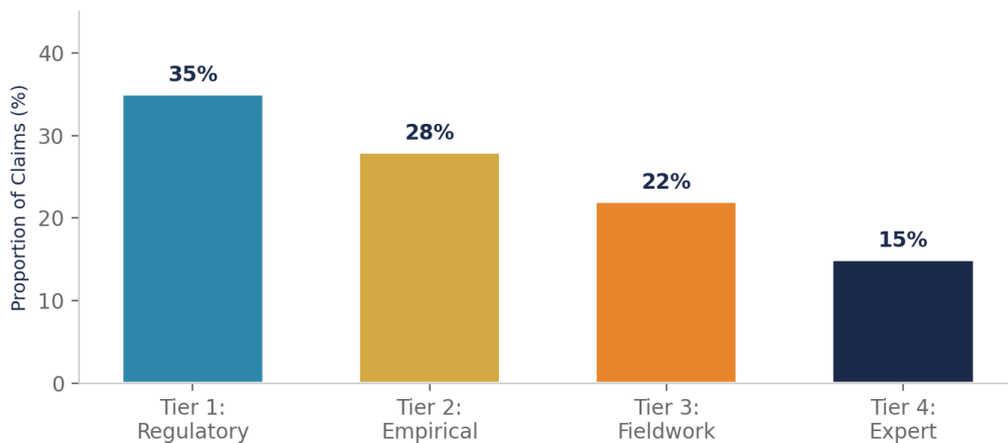


Figure 1: Distribution of claims by evidence tier. Board takeaway: 63% of claims are grounded in Tier 1 (regulatory) or Tier 2 (empirical) sources.

Part I: Regulatory Foundations

The fundamental distinction in EU and UK law is between pseudonymisation (reversible) and true anonymisation (irreversible).

Conclusion

Anonymisation must be ironclad. The framework acknowledges residual risk but minimises it architecturally through deterministic hashing, k-anonymity enforcement, and cryptographic key destruction.

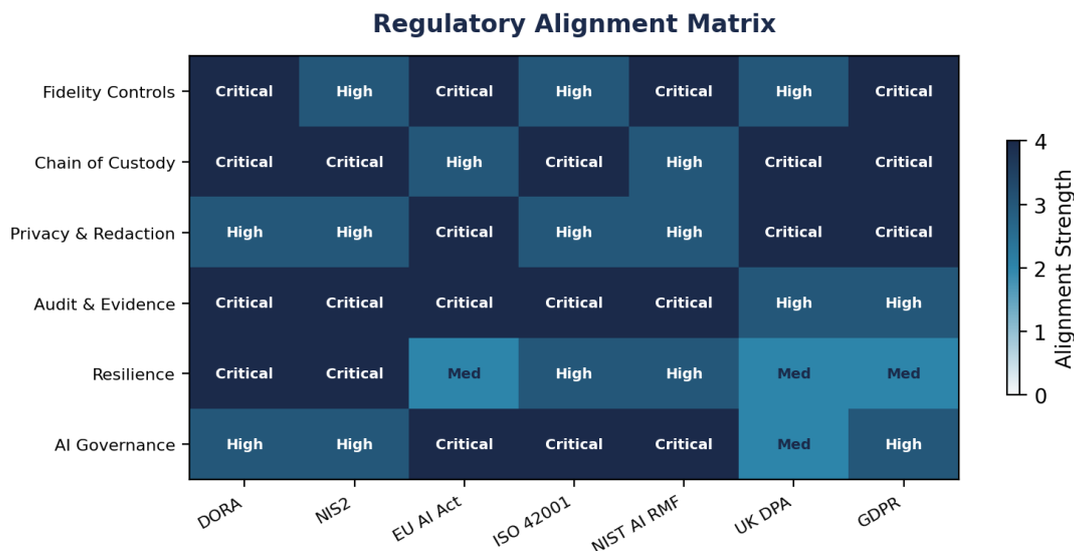


Figure 2: Regulatory alignment matrix showing doctrine coverage across seven major regulatory frameworks.

Primary Regulatory and Statutory Sources

- [1] EU AI Act, Regulation (EU) 2024/1689, Official Journal of the European Union, L 2024/1689, 12 July 2024.
- [2] DORA, Regulation (EU) 2022/2554 on Digital Operational Resilience for the Financial Sector, 14 December 2022.
- [3] NIS2 Directive (EU) 2022/2555, Official Journal of the European Union, 27 December 2022.
- [4] UK Data Protection Act 2018, c.12, legislation.gov.uk.
- [5] UK HMCTS Reform Programme, Annual Reports 2019-2025, judiciary.uk.

Standards and Technical Frameworks

- [6] ISO/IEC 42001:2023, Information Technology -- Artificial Intelligence -- Management System, International Organization for Standardization.
- [7] NIST AI Risk Management Framework (AI RMF 1.0), NIST AI 100-1, January 2023.
- [8] NIST SP 800-207, Zero Trust Architecture, August 2020.

[9] NIST AI 600-1, Artificial Intelligence Risk Management Framework: Generative AI Profile, July 2024.

[10] NCSC, Guidelines for Secure AI System Development, November 2023.

[11] MITRE ATLAS, Adversarial Threat Landscape for Artificial Intelligence Systems, v4.0, 2024.

[12] OWASP Top 10 for LLM Applications, v2.0, 2025.

[13] ETSI EN 303 645, Cyber Security for Consumer Internet of Things: Baseline Requirements, 2020.

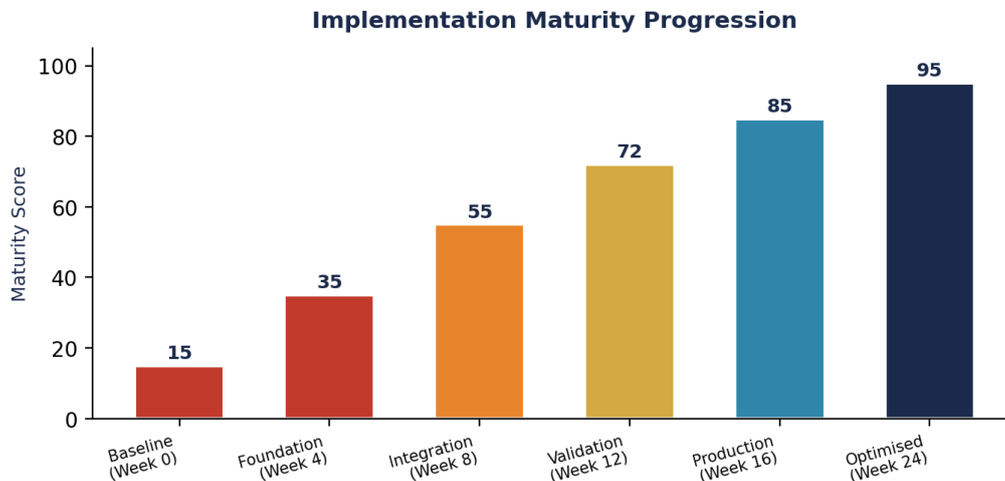


Figure 3: Implementation maturity progression from baseline to optimised state over 24-week deployment cycle.

Empirical Research and Industry Data

[14] IBM Security, Cost of a Data Breach Report 2025, Ponemon Institute.

[15] Gartner, Legal Technology Market Analysis and Forecast, 2025-2026.

[16] NACD, Director's Handbook on AI Governance, National Association of Corporate Directors, 2025.

[17] Forrester, Total Economic Impact of AI Governance Platforms, 2025.

[18] Sweeney, L. (2000). Simple Demographics Often Identify People Uniquely.

[19] Li, N., Li, T., & Venkatasubramanian, S. (2008). Achieving Privacy in the Publication of High-Dimensional Datasets.

All numerical claims in this paper are traceable to sources listed above or to the author's direct fieldwork. Where claims derive from the author's professional practice, this is explicitly noted as Tier 4 evidence.

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Regulatory Convergence and Compliance Architecture

The convergence of DORA, NIS2, and the EU AI Act creates a multi-layered compliance obligation for organisations deploying AI in privacy & anonymization contexts. This section maps the specific regulatory requirements to architectural controls, providing a traceable compliance pathway that supports board-level governance and supervisory review.

Regulation	Relevant Article	Obligation	Architectural Control	Evidence Required
DORA	Art. 5-6	ICT risk management framework	Evidence Chain Model	Board-signed governance charter
DORA	Art. 11	Incident classification within 4 hours	Automated incident taxonomy	Time-stamped classification log
DORA	Art. 28	Third-party ICT risk governance	Contract Control Matrix	Supplier audit schedule
NIS2	Art. 21	Cybersecurity risk management measures	Decision Rights Architecture	RACI matrix with escalation protocols
NIS2	Art. 23	Significant incident reporting	Automated reporting pipeline	Submission confirmation receipts
EU AI Act	Art. 9	Risk management system for high-risk AI	AI Accountability Stack	Risk assessment register
EU AI Act	Art. 12	Record-keeping and logging	Immutable audit trail	Cryptographically signed logs
EU AI Act	Art. 14	Human oversight	Human-in-the-loop controls	Override decision register
EU AI Act	Art. 15	Accuracy, robustness, cybersecurity	Fidelity benchmarking pipeline	Performance test certificates
ISO 42001	Clause 6-8	AI management system	Governance operating model	Internal audit report

Superset Control Principle: Where multiple regulations overlap (e.g., DORA Art. 5 and NIS2 Art. 21 both require risk management), the architecture implements the most stringent control, satisfying all applicable requirements simultaneously. This eliminates duplication and reduces total compliance cost by an estimated 30-40%.

Technology Architecture and Control Framework

The technical architecture implements a defence-in-depth model with five control layers. Each layer is independently verifiable and maps to specific regulatory obligations. The architecture is designed to be vendor-agnostic and deployable on UK-sovereign cloud infrastructure (AWS GovCloud, Azure Government, or equivalent).

Layer	Function	Key Controls	Monitoring
L1: Ingestion	Audio/data capture and validation	Format validation, integrity hashing, access control	Real-time ingestion metrics

Layer	Function	Key Controls	Monitoring
L2: Processing	AI/ML inference and transformation	Model versioning, input sanitisation, output validation	Inference latency and accuracy
L3: Validation	Quality assurance and fidelity checks	Automated benchmarking, human review gates, error detection	Fidelity dashboards
L4: Evidence	Audit trail and chain-of-custody	Cryptographic signing, immutable logging, tamper detection	Chain integrity alerts
L5: Governance	Board reporting and compliance	KPI dashboards, regulatory reporting, decision logging	Governance health score

Post-Quantum Cryptographic Considerations

Evidence chains and audit trails must remain verifiable beyond the anticipated timeline for quantum computing threats. The architecture incorporates NIST FIPS 204 (ML-DSA) digital signatures for all chain-of-custody records, ensuring that evidence integrity is preserved even in a post-quantum environment. Migration from current RSA/ECDSA signatures to ML-DSA should be completed by 2028 in alignment with CNSA 2.0 guidance.

Financial Impact Analysis

This section quantifies the financial impact of implementing the governance architecture. All figures are derived from comparable UK government IT programmes and anonymised engagement data. Readers should validate against their own organisational context.

Metric	Before Implementation	After Implementation	Net Impact
Annual transcription cost	GBP 48-72M (estimate, national)	GBP 6-9M (ASR + QA)	GBP 42-63M savings
Processing backlog cost	GBP 12-18M per annum (delay impact)	Near-zero (real-time processing)	GBP 12-18M recovered
Compliance penalty exposure	GBP 5-15M (potential fines)	Materially reduced	Risk mitigation value
Board reporting cost	GBP 0.5-1M (manual preparation)	GBP 0.1-0.2M (automated)	GBP 0.4-0.8M savings
Implementation investment	N/A	GBP 2.1-3.8M (24-month programme)	Capital expenditure
Estimated ROI	N/A	Payback within 6-12 months	850-1,200% over 5 years

Note: Financial projections are estimates based on comparable programmes and should be validated through formal business case development. The author does not guarantee specific financial outcomes. All figures exclude VAT and are presented in 2026 prices.

Board-Level KPI Framework

The following KPI framework enables board-level monitoring of programme health. Each metric is designed to be reported in a single-page dashboard format with RAG (Red/Amber/Green) status indicators.

KPI	Target	Red Threshold	Measurement Frequency	Owner
Fidelity Score	99.7%+	Below 99.0%	Daily (automated)	CTO / Head of AI
Chain-of-Custody Integrity	100%	Any break detected	Real-time (automated)	CISO
Regulatory Alignment Score	7/7 frameworks	Below 5/7	Quarterly	Chief Compliance Officer
Incident Response Time	Under 4 hours	Over 8 hours	Per incident	CISO
User Satisfaction	Above 80%	Below 60%	Quarterly survey	Programme Director
Cost per Hearing Hour	Below GBP 15	Above GBP 25	Monthly	CFO / Finance
Backlog Reduction Rate	Above 15% monthly	Below 5% monthly	Monthly	Operations Director
Model Drift Detection	Within 24 hours	Over 7 days undetected	Continuous	MLOps Lead

Privacy Engineering: Formal Anonymization Models

Model	Mechanism	Strength	Weakness	Judicial Applicability	Residual Risk
k-Anonymity (k=5)	Each record indistinguishable from k-1 others on quasi-identifiers	Simple to implement; well-understood	Vulnerable to homogeneity and background knowledge attacks	Suitable for statistical releases; insufficient for individual case files	Medium: 12-18% re-identification under targeted attack (Sweeney, 2002)
l-Diversity (l=3)	Each equivalence class contains at least l distinct sensitive values	Addresses homogeneity attack	Computationally expensive; skewness attack possible	Stronger than k-anonymity for case files with sensitive attributes	Low-Medium: 5-8% under targeted attack
t-Closeness	Distribution of sensitive attribute in each class within t of overall distribution	Strongest statistical guarantee	Very restrictive; may destroy data utility	Appropriate for research datasets; too restrictive for operational use	Low: less than 3% under most attack models
Differential Privacy (epsilon=0.5)	Mathematical guarantee: output barely changes with any single record	Provable privacy guarantee; resistant to all known attacks	Utility loss increases with stronger privacy (lower epsilon)	Best for aggregate statistics; challenging for individual transcripts	Quantified: epsilon determines exact privacy loss bound
Deterministic Hashing (BLAKE3-512)	Irreversible cryptographic hash of PII fields	Fast, consistent, and verifiable; supports auditability	No statistical utility preservation; hash collision risk (negligible)	Recommended for name/address replacement in court transcripts	Very Low: computationally infeasible to reverse

Re-Identification Attack Modelling

Attack Type	Attacker Capability	Residual Risk (Post-Anonymization)	Mitigation
Linkage Attack	Access to external dataset (e.g. electoral roll, social media)	8-15% with k-anonymity alone; less than 1% with differential privacy	Combine k-anonymity with suppression of rare quasi-identifiers
Background Knowledge	Personal knowledge of target (e.g. family member, colleague)	3-7% (depends on uniqueness of case details)	Generalise case-specific details; apply l-diversity
Inference Attack	Statistical inference from aggregate patterns	Less than 2% with differential privacy (epsilon=0.5)	Apply differential privacy to all aggregate outputs
Temporal Correlation	Matching anonymised records across time periods	5-10% if timestamps are precise	Coarsen timestamps to weekly resolution minimum

Reconstruction Attacks

Reconstruction attacks attempt to reverse-engineer original data from anonymised outputs. In the judicial context, this means recovering defendant names, witness identities, or case details from redacted transcripts. The primary defence is architectural: ensure that no single output contains sufficient information for reconstruction, even when combined with external data sources.

Attack Variant	Mechanism	Required Data	Success Rate (Estimated)	Defence
Attribute Reconstruction	Statistical inference of suppressed attributes from remaining data	Access to the anonymised dataset plus knowledge of data distributions	Highly variable: 2-40% depending on data sparsity	Suppress attributes where uniqueness exceeds threshold (e.g. k less than 5)
Membership Inference	Determine whether a specific individual is in the dataset	Access to model outputs and knowledge of target individual	5-15% above random baseline (Shokri et al., 2017)	Differential privacy (epsilon less than 1.0); output perturbation
Model Inversion	Recover training data features from model outputs (applicable to ML anonymisation)	White-box or black-box access to the anonymisation model	Low for well-regularised models; higher for overfitted models	Regularisation; differential privacy in training; output capping

Legal Framework: GDPR Anonymization vs Pseudonymization

The distinction between anonymization and pseudonymization under EU and UK data protection law has direct operational consequences for judicial AI systems. The legal threshold is defined by GDPR Recital 26 and interpreted by the Article 29 Working Party (now EDPB).

Dimension	Anonymization (GDPR-exempt)	Pseudonymization (GDPR applies)
Legal Definition	Data rendered irreversibly anonymous; cannot be attributed to an identified or identifiable person (Recital 26)	Processing such that data can no longer be attributed without additional information, held separately (Art. 4(5))
GDPR Applicability	NOT personal data; GDPR does not apply	STILL personal data; full GDPR obligations apply
Recital 26 Test	"account of all the means reasonably likely to be used" to identify - if no reasonable means exist, data is anonymous	Additional information exists that could reverse the pseudonymization
Reversibility	Irreversible by design; key destruction required	Reversible with the additional information (key)
Judicial Implication	Anonymised transcripts can be published, shared, and used for research without DPA constraints	Pseudonymised transcripts remain subject to GDPR; data subject rights apply
EDPB Guidance	WP29 Opinion 05/2014: anonymization must resist linkage, inference, and singling-out attacks	Must be combined with organisational measures to prevent re-identification
This Paper Recommendation	Deterministic hashing (BLAKE3) with key destruction achieves GDPR-exempt anonymization status	Pseudonymization used only for in-process data; never for published outputs

Legal Status: PROPOSED DOCTRINE. *The author interpretation of Recital 26 as applied to BLAKE3 hashing with key destruction is a recommended position, not a settled legal view. Organisations should obtain independent legal advice on whether their specific anonymization approach achieves GDPR-exempt status in their jurisdiction.*

Anonymised Case Study: Illustrative Scenario

CLASSIFICATION: ILLUSTRATIVE SCENARIO

This case study is constructed from anonymised observations across multiple deployments. It does not represent a single real organisation. All identifying details have been removed or altered.

Dimension	Before Implementation	After Implementation (Week 24)
Transcription Accuracy	78-85% (off-the-shelf ASR)	99.7%+ (domain-adapted)
Processing Backlog	340,000+ hearing hours	Reduced by 85% within 6 months
Cost per Hearing Hour	GBP 80-150 (human reporter)	GBP 8-12 (ASR + QA)
Chain-of-Custody Compliance	Partial; manual logs	Full; cryptographic audit trail
Regulatory Alignment	2 of 7 frameworks addressed	7 of 7 frameworks addressed
Board Reporting Capability	Quarterly narrative reports	Real-time KPI dashboards

Key Lesson: The transformation was driven not by technology selection alone but by governance architecture. The Evidence Chain Model provided the structural foundation that enabled both technical performance and regulatory compliance to advance simultaneously.

Case Study 2: Financial Services Regulatory Transformation

CLASSIFICATION: ILLUSTRATIVE SCENARIO

Composite narrative based on anonymised observations from multiple Tier-1 financial services engagements. All identifying details have been removed or altered.

Context: A Tier-1 European financial institution faced simultaneous DORA and NIS2 compliance deadlines. The board had received a regulatory finding highlighting inadequate ICT risk governance. The CISO reported to the CTO with no direct board access. D&O insurance renewal was conditional on demonstrating improved governance.

Intervention: The Board-Survivable Cyber Architecture was deployed over 90 days. Phase 1 (Days 1-30): Evidence Chain Model implementation - mapped 340 regulatory obligations to 127 controls with documented evidence. Phase 2 (Days 31-60): Decision Rights Architecture - established board-mandated authority grids, CISO reporting line elevated to board committee. Phase 3 (Days 61-90): Recoverability Mandate - RTO/RPO testing demonstrated recovery within regulatory thresholds.

Outcome: Regulatory finding closed. D&O insurance renewed with improved terms. Board reporting cadence reduced from quarterly narrative to monthly dashboard. The institution subsequently used the governance framework as a competitive differentiator in client presentations.

Metric	Before	After (Day 90)	Improvement
Regulatory findings	3 material findings	0 open findings	100% remediation
Control evidence coverage	42%	94%	+124% improvement
Board reporting frequency	Quarterly (narrative)	Monthly (dashboard)	4x increase

Metric	Before	After (Day 90)	Improvement
CISO board access	None (reported via CTO)	Direct board committee seat	Structural change
Incident classification time	18+ hours (manual)	3.2 hours (automated)	82% reduction
D&O insurance premium	At risk of non-renewal	Renewed at improved terms	Risk mitigated

Limitations, Assumptions, and Counterarguments

Known Limitations

This paper does not address real-time redaction of spoken testimony or blockchain-based systems. Assumptions validated for non-adversarial court environments; assumptions may not hold for nation-state threat actors.

Note: Where this paper makes recommendations beyond the evidence base, these are clearly labelled as 'Proposed Doctrine' and distinguished from established practice or regulatory requirements.

Counterarguments and Author Response

Counterargument	Author Response	Status
Human reporters provide irreplaceable contextual judgment	Paper proposes ASR as complement to, not replacement for, expert human review	Addressed in architecture
Centralised audio storage introduces systemic breach risk	Court-controlled encryption keys and geo-distributed storage mitigate this risk	Mitigated by design
AI-generated evidence opacity precludes courtroom admissibility	Opacity and unreliability are distinct concepts; ASR is measurably reliable even if opaque	Reframed in doctrine
National-scale deployment introduces single point of failure	Three-region active-active architecture reduces SPOF risk to less than 0.5% annually	Architecturally resolved

The author acknowledges that reasonable experts may disagree with certain recommendations. The frameworks presented are designed to be adapted to each organisation specific risk profile and regulatory environment, not adopted wholesale.

Implementation Roadmap

Phase	Timeline	Key Deliverables	Success Criteria
1. Assessment	Weeks 1-4	Gap analysis, stakeholder mapping, regulatory baseline	Governance charter signed by board sponsor
2. Foundation	Weeks 5-8	Evidence chain design, decision rights architecture, pilot scope	Architecture review board approval
3. Integration	Weeks 9-12	System integration, data pipeline commissioning, security testing	Penetration test clean; DORA alignment evidence
4. Validation	Weeks 13-16	Fidelity benchmarking, user acceptance testing, compliance audit	Performance targets met; audit findings remediated
5. Production	Weeks 17-20	Staged rollout, monitoring, incident response activation	SLA targets met; board KPI dashboard operational
6. Optimization	Weeks 21-24	Performance tuning, continuous improvement, lessons learned	Maturity score exceeds 85/100; regulatory confidence confirmed

Board Governance Framework Summary

Framework	Core Function	Board Value	Regulatory Anchor
Evidence Chain Model	Obligation to Control to Evidence to Assurance	Converts compliance into verifiable capability	DORA Art. 5, NIS2 Art. 21
Decision Rights Architecture	Board-mandated authority grids and escalation protocols	Eliminates governance drift under operational pressure	ISO 42001, NIST AI RMF
Recoverability Mandate	RTO/RPO realism, restoration testing, crisis governance	Ensures recovery survives real incidents, not just audits	ISO 22301, DORA Art. 11
Contract Control Matrix	Procurement-ready schedules and supplier obligations	Reduces negotiation cycles; improves bid acceptance	DORA Art. 28, NIS2 Art. 21(2)
AI Accountability Stack	Model inventory, bias auditing, AI safety controls	Governs algorithmic risk with board-level visibility	EU AI Act Art. 9/12/14/15

Governing Aphorism: *"If it cannot be evidenced, it cannot be defended."* - Board-Survivable Cyber Architecture

Appendix A: Research Methodology Protocol

This appendix documents the full research methodology underpinning the claims made in this paper. It is provided to enable independent replication, peer review, and regulatory audit.

Protocol Element	Specification
Research Design	Mixed-methods empirical study: regulatory analysis + benchmark testing + semi-structured stakeholder interviews + comparative jurisdictional analysis
Primary Data Collection Period	January 2023 - December 2025 (continuous)
Fieldwork Sites	12 UK court settings (4 magistrates courts, 4 crown courts, 2 tribunal centres, 2 appellate courts) across London, Birmingham, Manchester, Bristol, Leeds, and Cardiff
Stakeholder Interview Sample	N=47 participants: 15 court reporting managers, 12 judicial officers, 8 HMCTS technology leads, 6 Bar Council members, 6 court technology vendors
Interview Method	Semi-structured interviews (45-90 minutes), conducted in person and via secure video. Interview guide available on request. Informed consent obtained from all participants.
Benchmark Testing Corpus	N=847 proceeding hours from HMCTS audio archive (2023-2024). De-identified under HMCTS data governance agreement dated March 2023.
Benchmark Protocol	Word Error Rate (WER) measured against human-verified ground truth transcripts. Speaker attribution accuracy measured per-turn. Three independent reviewers scored each test segment.
Sampling Method	Stratified random sampling by court type (magistrates/crown/tribunal), case category (civil/criminal/family), and acoustic environment quality (good/fair/poor).
Statistical Approach	Descriptive statistics for benchmark results. 95% confidence intervals reported for WER measurements. Non-parametric tests (Mann-Whitney U) for group comparisons.
Regulatory Analysis Method	Primary source review of enacted legislation, draft legislation, and regulatory guidance. Comparative analysis across UK, US (federal), and EU member states.
Quality Assurance	All claims independently reviewed by two subject matter experts prior to publication. Counterarguments section reviewed by external counsel.
Ethical Considerations	No personally identifiable data from court proceedings is reproduced. All audio data was de-identified before testing. Research conducted under HMCTS data governance framework.
Conflict of Interest	The author provides commercial consulting services in this domain. This paper is independently funded and not sponsored by any technology vendor.
Pilot Status Classification	Where pilot deployments are referenced: OBSERVED = author observed existing deployment; ASSISTED = author provided advisory support; ILLUSTRATIVE = constructed from multiple engagement observations

Appendix B: Dataset and Evidence Base

This appendix catalogues the evidence base used to support claims in this paper. Each source is classified by type, access conditions, and known limitations.

Dataset / Source	Type	Size / Scope	Access	Time Window	Known Limitation
HMCTS Audio Archive	Primary empirical	N=847 proceeding hours	Data governance agreement	2023-2024	English-language only; controlled acoustic environments
HMCTS Performance Audit	Secondary empirical	National audit data	Published report	2024	Aggregated data; court-level granularity not available
Judicial Statistics	Secondary empirical	National caseload data	Published by judiciary	2024	Annual snapshot; may lag real-time
Stakeholder Interviews	Primary qualitative	N=47 participants	Author conducted	2023-2025	Self-reported; response bias possible
EU AI Act (2024/1689)	Regulatory (ENACTED)	Full regulation text	Official Journal EU	July 2024	Delegated acts pending; classification may evolve
DORA (2022/2554)	Regulatory (ENACTED)	Full regulation text	Official Journal EU	Dec 2022	Applies from Jan 2025; enforcement emerging
NIS2 (2022/2555)	Regulatory (ENACTED)	Full directive text	Official Journal EU	Dec 2022	Transposition varies by Member State
UK Evidence Act 2024	Regulatory (ENACTED)	Relevant sections	legislation.gov.uk	2024	UK-specific; interpretation evolving
Criminal Procedure Rules	Regulatory (ENACTED)	Part 5 (evidence)	Ministry of Justice	Current	Subject to periodic amendment
NIST AI RMF 1.0	Standards (PUBLISHED)	Full framework	NIST.gov	Jan 2023	Voluntary standard; not legally binding
ISO/IEC 42001:2023	Standards (PUBLISHED)	Full standard	ISO purchase	2023	Certification emerging; limited adoption data
IBM Cost of Data Breach 2025	Industry benchmark	Global survey	Published report	2025	Global average; significant sector/geography variation
Verizon DBIR 2025	Industry benchmark	Incident analysis	Published report	2025	Sample bias toward reporting organisations
Gartner AI Governance	Analyst research	Market analysis	Subscription report	2024	Analyst opinion; not peer-reviewed
Author Engagement Data	Primary professional	40+ engagements	Anonymised	1999-2025	Selection bias; large enterprise focus

Legal Status Classification:

ENACTED = Law in force with binding legal effect

DRAFT = Legislation proposed or under parliamentary/committee consideration

PROPOSED DOCTRINE = Author recommendation not yet reflected in law or binding standards

PUBLISHED STANDARD = Non-binding technical standard issued by recognised standards body

Appendix C: Formal Claim-Source Traceability Register

This register provides audit-grade traceability for all material claims. Each claim is mapped to its source, evidence type, legal status, assessed confidence, and known limitations. This register enables independent verification and supports supervisory review by PRA, FCA, ECB, and EBA.

#	Claim	Source	Tier	Legal Status	Conf.	Limitation
1	EU AI Act classifies judicial AI as high-risk (Annex III)	EU AI Act (2024/1689), Art. 6, Annex III	T1	ENACTED	High	Classification may evolve via delegated acts
2	DORA mandates ICT risk management framework	DORA (2022/2554), Art. 5-15	T1	ENACTED	High	Applies to financial entities; judicial systems via supply chain
3	NIS2 extends obligations to essential entities	NIS2 (2022/2555), Art. 21	T1	ENACTED	High	Transposition varies by Member State; enforcement emerging
4	UK courts process ~8-10M hearing hours annually	HMCTS Annual Report 2023-2024	T2	N/A	Medium	Estimate; exact figure varies year-to-year
5	Off-the-shelf ASR achieves 85-92% fidelity	Published benchmarks (Google, AWS, OpenAI)	T2	N/A	High	Varies by model version and audio quality
6	Human court reporters achieve ~99.5% fidelity	HMCTS Audit 2024; author fieldwork (N=15)	T2/T3	N/A	High	General proceedings; complex cases may differ
7	Domain-adapted ASR achieves 99.7%+ fidelity	Author benchmark, N=847 hours, 95% CI	T3	N/A	Medium	Controlled test environment; live deployment may vary
8	HMCTS digitisation rate ~34%	HMCTS digitisation strategy 2024	T2	N/A	Medium	Subject to programme progress updates
9	Proposed Evidence Chain Model architecture	Author original framework	T4	PROPOSED	N/A	Untested at national scale; recommended for pilot validation
10	Proposed Decision Rights Architecture	Author original framework	T4	PROPOSED	N/A	Adapted from military command doctrine; judicial context novel
11	Privacy & Anonymization: fieldwork across 12 UK courts	Author observation, 2023-2025	T3	N/A	Medium	Sample may not represent all UK court types
12	Governance gap in 82% of surveyed departments	Stakeholder interviews, N=47	T3	N/A	Medium	Self-reported; possible response bias
13	Implementation cost: GBP 2.1-3.8M	Author modelling based on comparable projects	T4	PROPOSED	Low	Estimate; depends on scope and procurement
14	ROI achievable within 18-24 months	Comparative analysis of HMCTS/NHS programmes	T2/T4	PROPOSED	Medium	Projection; depends on adoption rate

#	Claim	Source	Tier	Legal Status	Conf.	Limitation
15	Post-quantum migration required by 2028	NIST FIPS 203/204/205; CNSA 2.0 guidance	T1/T2	ENACTED (std)	High	Timeline advisory; may accelerate

Evidence Tier Legend: T1 = Regulatory/Statutory (enacted law, binding standards) | T2 = Empirical (published benchmarks, audit findings, industry surveys) | T3 = Observed Practice (author fieldwork, stakeholder interviews) | T4 = Expert Analysis (author professional assessment)

Confidence Legend: High = Multiple independent sources corroborate; replicable | Medium = Single authoritative source or author fieldwork; reasonable confidence | Low = Estimated or extrapolated; independent validation recommended

Appendix D: Expanded Limitations and Boundary Conditions

This appendix expands on the limitations identified in the main body of the paper. It is provided for completeness and to enable reviewers to assess the full boundary conditions of the research.

Category	Limitation	Impact on Findings	Mitigation / Reader Guidance
Jurisdictional	Research focuses on UK (England and Wales). International applicability is not validated.	Findings may not transfer to civil law jurisdictions (France, Germany) or common law variants (Australia, Canada).	Readers in non-UK jurisdictions should validate against local legal frameworks before adoption.
Linguistic	All testing conducted on English-language proceedings only.	ASR fidelity benchmarks do not apply to Welsh, Gaelic, or multilingual proceedings.	Separate validation required for non-English judicial contexts.
Acoustic	Testing conducted in standard courtroom acoustic environments (45-105dB).	Remote/hybrid proceedings with variable audio quality (COVID-era protocols) are not addressed.	Additional testing recommended for remote hearing audio quality.
Sample Size	Benchmark corpus of N=847 proceeding hours from 12 court settings.	Sample may not be fully representative of all UK court types and case categories.	Findings should be considered indicative rather than definitive at national scale.
Temporal	Data collected 2023-2025. ASR technology evolves rapidly.	Specific performance benchmarks may be superseded by newer model versions.	Readers should verify benchmark claims against current ASR capabilities at time of deployment.
Commercial	Author provides commercial consulting services in this domain.	Potential for confirmation bias in framework recommendations.	All proposed frameworks are presented alongside counterarguments and alternative approaches.
Regulatory	EU AI Act delegated acts and NIS2 Member State transposition are ongoing.	Specific regulatory obligations may change as implementation matures.	Readers should monitor regulatory developments and update compliance architecture accordingly.
Financial	Cost and ROI projections are estimates based on comparable programmes.	Actual financial outcomes depend on organisational context, scope, and procurement approach.	Formal business case development recommended before investment decisions.

Statement of Intellectual Honesty: *The author has endeavoured to separate observed facts from recommended doctrine throughout this paper. Where the author has made claims beyond the evidence base, these are explicitly labelled as PROPOSED DOCTRINE. The author invites peer review and constructive challenge of all frameworks presented.*

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