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| Book Name: | [**Mathematics and Computer Science: Research Updates**](https://www.bookpi.org/bookstore/product/mathematics-and-computer-science-research-updates-vol-1/) |
| Manuscript Number: | **Ms\_BPR\_4190** |
| Title of the Manuscript:  | **A Comprehensive Study on Scope and Challenges in Digital Inheritance** |
| Type of the Article | **Book Chapter** |

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| PART 1: Comments |
|  | Reviewer’s comment | Author’s Feedback*(Please correct the manuscript and highlight that part in the manuscript. It is mandatory that authors should write his/her feedback here)* |
| **Please write a few sentences regarding the importance of this manuscript for the scientific community. A minimumof 3-4 sentences may be required for this part.** | **The topic of the article is very important.** |  |
| **Is the title of the article suitable?****(If not please suggest an alternative title)** | **yes** |  |
| Is the abstract of the article comprehensive? Do you suggest the addition (or deletion) of some points in this section? Please write your suggestions here. | **yes** |  |
| **Is the manuscript scientifically, correct? Please write here.** | **correct** |  |
| **Are the references sufficient and recent? If you have suggestions of additional references, please mention them in the review form.****-** | **The article's sources are few.** |  |
| Is the language/English quality of the article suitable for scholarly communications? | yes |  |
| Optional/Generalcomments | I have read the article in its entirety. The topic of the article is of great importance. I am also interested in researching it. In my opinion, the article is acceptable. However, the following amendments are needed:1. In the discussion of digital inheritance, privacy is of great importance. The privacy of the account holder is important and its role cannot be ignored. I request the respected author to dedicate a separate section to the discussion of the privacy of the account holder. In this section, he should discuss the concept of privacy and its possible impact on the article.
2. The respected author has briefly discussed the financial value of an account. This is an important issue. In this regard, it is necessary to make a precise distinction between the types of accounts. The value of an account can be analyzed according to its use.
3. This issue is not only a theoretical question but also has been raised in other countries' jurisdictions. For example, after the death of a person named Ellsworth, his family in America decided to collect photos and pictures of him. In this regard, they asked Yahoo to give those copies of their child's emails, but Yahoo considered the account non-transferable by resorting to the contractual terms that the user had accepted when opening the account. It also claimed that the publication of the emails violates the privacy of those who sent or received the message. After litigation by her father, a court in Michigan ordered Yahoo to provide copies of all received emails without giving them access to their account (John Ellsworth's vs Yahoo). We expect the author to address more practical aspects of the subject.
4. I would really like to know the approach of the legal system of the author's country. Certainly, expressing and explaining this approach can be of great help to researchers. But in the peer-reviewed article, I did not see any good point in this regard. In this regard, the article must be completed and strengthened.
5. It was very useful to explain the serviceproviders' approach.but a more detailed comparison of them would have made the article more valuable.In addition, it is necessary to present a proposed model by the author.
6. The sources cited by the author need to be strengthened and supplemented. I will introduce some sources. It may be useful to refer to them.

PawełSzwajdler, Digital assets and inheritance law: How to create fundamental principles of digital succession system?, International Journal of Law and Information Technology, Volume 31, Issue 2, Summer 2023, Pages 144–168, <https://doi.org/10.1093/ijlit/eaad014>Bram Maeschaelck, 'Digital Inheritance in Belgium', (2018), 7, Journal of European Consumer and Market Law, Issue 1, pp. 37-41, [https://kluwerlawonline.com/journalarticle/Journal+of+European+Consumer+and+Market+Law/7.1/EuCML2018007](https://kluwerlawonline.com/journalarticle/Journal%2Bof%2BEuropean%2BConsumer%2Band%2BMarket%2BLaw/7.1/EuCML2018007)Mark-Oliver Mackenrodt, 'Digital Inheritance in Germany', (2018), 7, Journal of European Consumer and Market Law, Issue 1, pp. 41-47, [https://kluwerlawonline.com/journalarticle/Journal+of+European+Consumer+and+Market+Law/7.1/EuCML2018008](https://kluwerlawonline.com/journalarticle/Journal%2Bof%2BEuropean%2BConsumer%2Band%2BMarket%2BLaw/7.1/EuCML2018008)Mirshekari, A., Ghasemi, R., &Fattahi, A. (2020). Digital accounts after death: A case study of Iranian law. UUM Journal of Legal Studies, 11(2), 153-182. https://doi.org/10.32890/uumjls.11.2.2020.75051. The article under review, in my opinion, is valuable. What I said above can be useful for improving the article.I hope the respected author will be successful in improving the article.
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| **PART 2:** |
|  | **Reviewer’s comment** | **Author’s comment***(if agreed with reviewer, correct the manuscript and highlight that part in the manuscript. It is mandatory that authors should write his/her feedback here)* |
| **Are there ethical issues in this manuscript?**  | *(If yes, Kindly please write down the ethical issues here in details)* |  |

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| **Reviewer Details:** |
| Name: | **Abbas Mirshekari** |
| Department, University & Country | **Tehran University, Iran** |