Labour/Data Justice: A New Framework for Labour/Regulatory Datafication

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Labour datafication – the accelerating quantification of working life encompassing data-use that extracts additional value from workers – is increasingly recognised as a dimension of the future of work. This article proposes a notion of ‘labour/data justice’ to capture both the deterioration of working life at the labour/data nexus and datafied strategies for effective regulation. We examine ‘labour/regulatory datafication,’ focusing on conduits to unacceptable work, and argue that data justice scholarship provides interlinked contributions that are vital to a labour/data justice framework. We identify key components of this framework: a global perspective; the centring of human agency; an interest in the datafied pursuit of labour rights; and methodologies that value the agency of research participants and support collaboration and co-production of knowledge.

**Keywords:** Datafication, labour regulation, data justice, future of work, unacceptable work, labour law, labour rights.

**JEL Codes:** J80, J81, J83, J88, K31, M54

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The datafication of working life is simultaneously diminishing job quality and generating a set of tools to resist this deterioration, including in datafication’s fraught interaction with regulatory regimes. As a contribution to capturing the regulatory dimensions of datafication, this article lays the conceptual groundwork for a new labour/data justice framework. The notion of labour/data justice is crafted to capture both the risk of deterioration of working life at the labour/data nexus and the effective regulation of datafied work, including through data-driven strategies. The aim of this article is to identify key components of a notion of labour/data justice that has the capacity to tackle these interlinked challenges. To this end, the article brings into dialogue the concepts of data justice and unacceptable forms of work. In doing so, it bridges the hitherto distinct research programmes of its co-authors by both extending McCann’s research on unacceptable work¹ and adopting a notion of data justice as it has been pursued in the work of Cruz-Santiago.²

Section I selects ‘datafication’ as a concept particularly apt for capturing critical transformations in contemporary labour practices. Our interest is in how working lives are reordered by datafication in modes that are shaped by, or pertinent to, legal regulation, including in the rise of digital labour platforms, accelerating use of data-driven tools for time measurement and management, culling of personal data from social media, spread of customer-led performance evaluation, intensified workplace surveillance, and data-driven governance. A notion of labour/regulatory datafication is then proposed, which is sufficiently

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broad to capture both the datafication of working life and datafied strategies to secure labour rights. In Section II, labour/regulatory datafication is analysed through the lens of McCann and Fudge’s multidimensional model of unacceptable forms of work. The objective is both to clarify the dimensions in which the interlinked phenomena of datafication risk generating unacceptable work and to refine the multidimensional model more ably to capture rapidly-evolving features of contemporary labour markets. The literature on data justice is introduced in Section III as the most significant project to reflect upon the ethical dimensions of datafied life. This literature is then probed further towards identifying a set of interlinked ontological, epistemological and methodological contributions that have particular pertinence for a robust model of labour/regulatory datafication. The article concludes in Section IV by arguing that empirical research on labour/regulatory datafication, in particular on non-expert grassroots projects, would further illuminate the concept of labour/data justice, thereby contributing to the scholarly fields of both data justice and labour regulation.

I. DATAFICATION AND THE LABOUR/REGULATION LANDSCAPE

Kennedy has characterised datafication as ‘the quantification of aspects of life previously experienced in qualitative, non-numeric form.’ She lists communication, relationships, health and fitness, transport and mobility, democratic participation, and leisure and consumption, but could readily have included working life. This article centres on the set of related phenomena that are captured by accounts of the ‘datafication’ of working life. Datafication, we argue - with others - is a particularly revealing lens through which to interrogate evolutions in contemporary labour conditions and relations. Our interest is in analysing the challenges that datafication poses to, and how it shapes, regimes that regulate waged labour.

Valuable analyses of ‘datafication of work’ have emerged in recent years, most notably by Sánchez-Monedero and Dencik, which situate the interlinked processes of datafication as a central facet of contemporary working life. A related set of literatures assess the cognate phenomenon of digitalisation of work, which, as a core facet, facilitates and enhances the

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4 Kennedy, id.


6 Sánchez-Monedero and Dencik, id.
collection, processing, storage, use, and transfer of data. As Sánchez-Monedero and Dencik note, ‘[t]echnological changes in the workplace have a long history, but the recent onus on the generation of data as a central part of the digital economy brings about particular transformations that deserve further attention.’

Analyses of labour datafication frequently centre on the migration of work to digital platforms, which have been defined as a digital process that enables interaction between producers and consumers. Labour platforms are increasingly characteristic of the delivery of a range of goods and services in both the global North and South. Platform work is significant, if not staggering, in the numbers it employs. It is also expanding into uncharted sectors and jobs, notably in relatively neglected - and feminised - realms, such as retail, hospitality, domestic work and care work. Yet platform work is perhaps more significant as the extremity of datafication, and as a potential harbinger of corroded working conditions, at least in some sectors of the economy. It is also important in its galvanizing role in shaping

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10 The precise numbers are difficult to estimate, Howcroft and Bergvall-Kåreborn, op. cit., n 9, p. 22. Kuek et al estimated that there were 48 million registered workers using online labour platforms worldwide in 2013, if only 10% active, S.C. Kuek et al., The Global Opportunity in Online Outsourcing (Transport and ICT) (2015), cited in Warhurst and Hunt, op. cit., n 7, p. 10.


13 F. Flanagan, ‘Theorising the Gig Economy and Home-Based Service Work’ (2019) 61(1) J. of Industrial Relations 57; McDonald et al., op. cit., n. 12.
labour market-wide legal regulation, as a central site of contestation of labour laws, notable for the striking vigour of technology firms in defending legal claims and advocating for legislative reform, and as a focus of the law-centred activities of trade unions and other workers’ organisations.

Although datafication is sometimes subsumed under platform work, is better situated as an economy-spanning phenomenon, rapidly accelerating across a range of sectors, which encompasses the use of data, in multiple ways, to extract additional value from workers. It is therefore vital to integrate traditional-form jobs into the analysis of datafied work: those jobs that are not contracted and organised through labour platforms. This approach can reveal the transformations taking place in more traditional labour relationships through the impact of new data sources and data-driven tools, including in feminised jobs. Datafication’s impact on job quality, too, has been relatively under-studied until recently, and underplayed in the early debates on digitalisation’s impact on job quality and labour regulation policy. These discourses tended instead to focus on automation and the risk of job loss. More recent contributions, however, have begun to analyse job quality, including in its regulatory dimensions.

In this article, we highlight the particular resonance of datafication for analyses of labour regulation. To this end, we propose the notion of labour/regulatory datafication. This concept is designed to be expansive - to embrace the range of labour evolutions associated with datafication, including at the datafied labour’s intersection with regulatory regimes. The notion of labour/regulatory datafication encompasses and interlinks 1. datafication of working practices; 2. the governance of datafied work - the modes in which datafication can be shaped, and re-ordered, by regulatory regimes and techniques; 3. datafied modes of effecting legal rights; and 4. the datafication of legal recourse through data-centred strategies to secure and effect legal rights. This notion is further developed in the following section by classifying key features of labour/regulatory datafication under multiple dimensions of unacceptable work.

II. LABOUR/REGULATORY DATAFICATION AND UNACCEPTABLE FORMS OF WORK

This section analyses labour/regulatory datafication through an unacceptable forms of work (UFW) paradigm co-developed by one of the authors of this article. The aim is to identify how important features of datafication can generate UFW, adopting the ILO definition of work in ‘conditions that deny fundamental principles and rights at work, put at risk the lives, health, freedom, human dignity and security of workers or keep households in conditions of extreme

15 Two phenomena can be singled out: ‘data-mining’ techniques and the external sale of workplace data, and the internal use of data by employers.
17 Id.
19 Warhurst and Hunt id., pp. 6-9, citing ‘techno-anxiety.’
21 McCann and Fudge, op. cit. (2017), n. 1.
poverty. The aim is to lay the groundwork for a consideration, in Section III, of how the data justice literature illuminates and enriches a labour/data justice framework.

The multidimensional model of UFW was designed by McCann and Fudge to capture the complexity of unacceptability in modern working life and to be used as a diagnostic tool by policy-makers and researchers to identify UFW across economies at different levels of development. The model is designed to capture the expanse of substantive features of UFW – a set of risks to which workers may be exposed that have the potential to render work unacceptable; the magnitude of any particular risk; and sites of effective intervention.

This multidimensional model, we suggest, is of assistance in identifying how labour/regulatory datafication can generate UFW. The model identifies 12 substantive dimensions in which unacceptable work can emerge (Figure 1). These dimensions are designed to be mapped onto existing labour-regulatory schema, notably the International Labour Standards. Prominent elements of labour/regulatory datafication, identified from within the intersecting literatures on datafication of working life, can be categorised under the UFW model.

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Figure 1: 12 dimensions of UFW

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24 Id.

This classification is revealing of the nature of datafied work and of the multidimensional model’s strengths and limitations in capturing evolutions in UFW. Mapping the features of datafied labour onto the UFW model allows us to capture the risks of deterioration of the quality of working life at the labour/data nexus; to consider how datafication trends fit with a regulatory conception of poor quality work; to identify important data-driven evolutions in the dimensions of UFW; and to refine the multidimensional model to accommodate the rapid changes in working life associated with datafication. In doing so, the section simultaneously contributes to operationalising data justice.26

Five of the dimensions of the UFW model are particularly pertinent: income (dimension 3); security (dimension 4); working time (dimension 5); equality, human rights and dignity (dimension 9); and work organization (dimension 12).

**Dimensions 3 (income) and 5 (working time)** can usefully be considered in conjunction. Dimension 3 encompasses incomes that are inadequate (too low to satisfy basic needs) and insecure (including irregular payments, unjustified deductions and unpaid work).27 Dimension 5 includes insufficient hours, unpredictable schedules, and a lack of influence over working time.28 Pairing these dimensions of the multidimensional model highlights how central the nexus of working time and wages is in datafied work. The core remunerative/temporal risk of datafication is of working hours of considerable variation and uncertainty. For individual workers, the research on platform work suggests significant numbers engaged in an enduring process of securing future engagements, and therefore with little control over their work schedules.29 Within jobs, employers have greater capacity to micro-measure time. Increased data intensity makes available more intricate tools of time measurement and governance.30 Algorithmic decision-making can even be relied upon to manage wage-setting and hours-allocation. As a result, reliance on these techniques can generate unpredictable and unrealistic schedules,31 fragmented hours, and uncertain incomes.

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27 McCann and Fudge, op. cit. (2017), n. 1, Table 7.

28 Id.

29 Rani and Singh, op. cit., n. 10, p. 270.


31 Time allocation for delivery drivers, for example, may not adequately take into account external conditions such as traffic or delivery locations.
The security dimension (4) of McCann and Fudge’s UFW model was designed to grasp the contractual form and termination of employment relationships. It encompasses day labour and insecure employment (no certainty of continuing employment or termination without a valid reason or procedural/other protections). This typology is robust in capturing the macro-level insecurity associated with platform work, in particular in the tendency, mentioned above, for it to be organised as discrete engagements, and therefore potential to channel workers into multiple job-holding or underemployment. In relation to reasons for/protects on dismissal, the potential for ‘dismissal by algorithm,’ executed without human intervention, jeopardises effective worker protection.

The datafication literature also enriches the security dimension by highlighting the significance of facets of the employment relationship beyond termination that govern worker security, namely hiring and evaluation. On hiring, concerns have been raised that personal data gathered on the internet/from social networks are being used in hiring decisions, inhibiting employment security by potentially curbing access to the job market. Datafication, further, is facilitating evolutions in worker evaluation. Customer rating is an increasingly prominent evaluation tool for employers, as an element of a broader trend towards quantification and ranking as a form of governance used by both governments and business. Customer rating has an increasing presence in a range of jobs and is the core performance evaluation technique for platform firms. Yet customer evaluation mechanisms tend to lack transparency, can be discriminatory, and may not account for various contingencies that might affect a worker’s performance: health status, for example, care responsibilities, or external circumstances (for drivers, for example, traffic, delivery location etc.).

Equality, human rights and dignity - dimension 9 of the multidimensional model of UFW - encompasses discrimination; unequal pay; abuse, violence and harassment; and lack of respect for human rights or for national, ethnic and social identities and cultures.

In datafied work, automated decision-making and surveillance can be singled out as evolutions that reinforce dimension 9. As processes on recruiting, remuneration, and dismissals are automated, new channels for discrimination are opened, with the potential for

32 Casual contracts, ‘zero hours contracts’ etc., McCann and Fudge, op. cit. (2017), n. 1, Table 7.
33 Id.
36 Sánchez-Monedero and Dencik, op. cit., n. 5.
38 See recently, for example, D. Nelken and M. Siems (eds.), Numbers in an Emergency: The Many Roles of Indicators in the COVID-19 Crisis, Special Issue of the International J. of Law in Context (2021) 17.
39 See e.g. Howcroft and Bergvall-Kåreborn, op. cit., n. 9, p. 30.
40 Moore, op. cit., n. 18, pp. 64-65.
41 McCann and Fudge, op. cit. (2017), n. 1, Table 7.
algorithmic-based management to obscure biases behind ostensibly objective decision-making. Data technologies may be deployed that are unresponsive to those whose data is collected and analysed, exacerbating existing inequalities and perhaps even creating new ones. Taylor’s exploration of data-driven discrimination in India’s biometric population database, Aadhaar, highlights the use of technologies that implicitly embody ‘a middle-class standard for normality rather than the precarity and unpredictability of the lives of the poor,’ thus amplifying inequalities. Similar outcomes have the potential to emerge in workplace settings, including where technologies designed in the global North are used in countries across the world.

Datafication also, centrally, presents in working life as the increased technological capacity for workplace surveillance, which has emerged as a significant threat to dignity at work. Across contemporary societies, Kennedy has noted that surveillance is evolving into a new guise, which she characterises as ‘ubiquitous, opaque and speculative.’ The data justice literature has a particular preoccupation with surveillance and the expansion of technologies that facilitate it. Dencik, Hintz and Cable, for example, have crafted their rendering of data justice to highlight the role of data-driven surveillance, and related Big Data decision-making and governance, in conceptions of social justice, defining data justice to encompass the role of surveillance in (new) forms of governance. These kinds of concerns have intensified during Covid-19, in particular in countries in which surveillance technology has been used to monitor social activists.

In the realm of the workplace, increased data intensity has supported more probing surveillance tools that track and document worker activity. Data are drawn from proliferating

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43 Taylor, op. cit., n. 26, p. 5.


47 Id., 9.

48 Taylor et al, op. cit., n. 2.

49 On Mexico, for example, see Cruz-Santiago, op. cit., n. 2.
information and communication technologies: internet software and multimedia tools – social networks, collaboration tools, GPS, wearables, sensors. Artificial intelligence (AI) technologies are further expanding employers’ capacities for digital surveillance as personal data has progressively become both fuel and quarry for AI applications. Automated performance monitoring – sometimes packaged as ‘people analytics’ – is driven by the use of these technologies to track the workforce – keystroke tracking and screenshots, for example. The digital data generated provides detailed and real-time information on worker activities. Sometimes highly personal data can be collected: location history, use of email, websites, printers, telephones, even movement and tone of voice. These technologies support more expansive and probing scrutiny by employers, risking intrusion into workers’ private spheres and abuse of personal data.

Work organization (dimension 12) is elaborated in McCann and Fudge’s model to include a lack of control over the work process (task, decision, timing, method) and intense physical and mental demands. Datafication showcases features that risk both elements. By generating new forms of inspection and management, datafication potentially erodes the space for workers to exercise autonomy and professional judgment. As outlined above, data storage and processing can be used to oversee a worker’s activities in real time, risking work intensification. Personal data gained from surveillance can be used as productivity indicators. As a revealing illustration, data collected through ‘wearables,’ can be used to direct workers to assignments. Data can be analysed using AI to assess workers’ productivity, potentially curbing the time available for, for example, health and safety procedures.

Legal protection (dimension 10) includes exclusion from legal protections; inadequate implementation/enforcement of legal protections; lack of information on legal rights; and the

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52 Sánchez-Monedero and Dencik define ‘people analytics’ as the use of data collection and analysis techniques to understand and optimise employees, op. cit., n. 5, pp. 35-41. See also Moore, op. cit., n. 18, pp. 57-60.
53 Labour law scholars have been particularly alert in exploring the risk of surveillance to privacy and data protection, see e.g. D.A. Alonso ‘Social Media in the Employment Relationship Context: A Typology of Emerging Conflicts, and Notes for the Debate’ (2018) 39(2) Comparative Labor Law and Policy J. 287; Aloisi and Gramano, op. cit., n. 42.
54 McCann and Fudge, op. cit. (2017), n. 1, Table 7.
56 Warhurst and Hunt, op. cit., n. 7, pp. 1, 13.
57 Sánchez-Monedero and Dencik, op. cit., n. 5, p. 23.
lack of an express contact.\textsuperscript{58} Datafication suggests a route out of these problems by offering data-driven access to legal rights. This potential opportunity is returned to in Section III.2(c) below.

III. TOWARDS LABOUR/DATA JUSTICE

The above classification of key features of labour/regulatory datafication according to the multidimensional model of UFW has highlighted how the spread of data-driven processes and tools risks generating low-quality jobs. The aim of this article is to respond to these risks by sketching an analytical and conceptual framework on labour/data justice that captures and responds to labour/regulatory datafication’s threat to decent work.\textsuperscript{59} Towards that framework, and an associated research agenda, we contend that it is fruitful to engage with the literature on data justice. In recent years, a compelling scholarship on notions of data justice has emerged and rapidly evolved, including in the work of one of the co-authors of this article,\textsuperscript{60} which has the aim of building an ethical framework for conceptualising and responding to datafication. This section argues that the data justice literature is valuable - conceptually, epistemologically, and methodologically - for exploring the labour/regulatory dimensions of datafication, how datafication is generating unacceptable work, and the possibilities for resisting perilous datafication processes and constructing data-driven strategies that can be used to improve or eliminate unacceptable work.\textsuperscript{61}

1. Data Justice: An Ethical Path Through Datafication

Conceptions of data justice respond to the datafication of everyday life by centring on social justice. Data justice literatures stem in part from an anxiety that the ‘data revolution’ has been widely conceived as primarily technical: that ‘the power of data to sort, categorise and intervene has not yet been explicitly connected to a social justice agenda.’\textsuperscript{62} Yet, as Dencik, Hintz and Cable have noted,

\textsuperscript{58} McCann and Fudge, op. cit. (2017), n. 1, Table 7.
\textsuperscript{59} An early iteration of the notion of ‘labour/data justice’ was developed as part of the GCRF Network on Labour/Data Justice in the Global South (GCRF/Research England, 2019-2020), D. McCann et al., Labour/Data Justice in the Global South: A Research/Impact Agenda (November 2020) (on file with the authors).
\textsuperscript{60} Cruz-Santiago, op. cit. (2020a) (2020b), n. 2.
\textsuperscript{62} Taylor, op. cit., n. 26, p. 1.
How we come to understand the world, what services we are able to access, where we are able to go, what we are able to do, and the way we are governed all potentially feature data practices that shape the terms and conditions for our participation in society.63

The data justice literature responds to the ways that data is generated, collected, analysed and used in the datafied society.64 Contributions share the broad objective of identifying ‘ethical paths through a datafying world’65 with a particular focus on the implications of data-driven practices for social justice claims.66 The literature recognises, as Taylor et al have observed, that data technologies ‘both reflect and construct justice and injustice.’67 Taylor defines data justice expansively, as ‘fairness in the way people are made visible, represented, and treated as a result of their production of digital data.’68 Heeks and Renken view it as ‘the primary ethical standard by which data-related resources, processes and structures are evaluated.’69 Within these broad objectives, conceptions of justice, usefully, are capacious and consciously open to different understandings, including from the bottom-up.70 Heeks and Renken, for example, identify three pertinent theories of justice: instrumental – the fair use of data; procedural - the fair handling of data; and distributive – the fair distribution of data.71 Dencik, Hintz and Cable perceive data justice as encompassing values such as security, autonomy, dignity, fairness and sustainability.72

The primary focus of the data justice literature has been on the gathering and use of digital data on populations. Dencik, Hintz and Cable, for example, shape their notion of data justice as a way to foreground data-driven surveillance.73 ‘Data fumes’ have also attracted particular attention (the availability of data emitted as a by-product of the use of technological devices and services).74 Yet the data justice literature also exhibits a nascent interest in labour. Workplace and social protection developments tend to be included among overarching concerns about datafication. Taylor highlights governmental systems that rely on

63 Dencik et al, op. cit., n. 61, p. 873.
64 Id.
65 Taylor, op. cit., n. 26, p. 2.
66 Dencik et. al., op. cit., n. 46, p. 9; Dencik et al, op. cit., n. 61, pp. 874-876.
70 Taylor et. al., op. cit., n. 2, p. 12.
71 Heeks and Renken, op. cit., n. 61, pp. 92-93.
72 Dencik et. al., op. cit., n. 46, p. 9.
73 Id.
‘dataveillance’ to monitor recipients of state welfare funds. Dencik et al note that labour relations are implicated in the rapid spread of data processes and that deteriorating working conditions are exacerbated in the datafied society and Dencik, Hintz and Cable show an interest in the implications of the data-driven society for workers’ rights. Platform work is singled out. Milan and Trëré, for example, point to the ‘algorithmic power’ of labour platforms in intensifying existing inequalities. Research on the regulation of working life also has a presence, notably on the datafication of social protection schemes.

Working life has not, however, tended to be a central preoccupation of the data justice literature. The key contribution, as noted above, is by Sánchez-Monedero and Dencik in a paper that focuses on the datafication of the workplace, highlights the new tools and predictive models being deployed by employers and other bodies, and provides an overview of European trends. Labour regulation is present in the literature, to the extent that data justice scholarship tends to treat surveillance as a form of governance. There is considerably less analysis of labour regulation in its more formal guise, as legislative, judicial, bargained, or soft law frameworks, or of labour law’s characteristic models of justice. Yet the concerns of labour regulation research noticeably align with those of the data justice literature, and in particular with the core interest of this scholarship on datafication’s implications for social justice. It is worthwhile, then, considering what the data justice literatures can add to the reflection on conceptual and practical responses to labour/regulatory datafication, with a focus on UFW.

2. Lessons From the Data Justice Literatures

To identify key components of a labour/data justice framework, this section explores the data justice literatures. We identify within this scholarship a set of significant conceptual, theoretical, and methodological insights that have the potential to enrich a labour/data justice model. These insights are interrelated but can be imperfectly separated as a global

76 Dencik et. al., op. cit., n. 61, pp. 873-4.
77 Dencik, et. al., op. cit., n. 46, p. 9.
80 Sánchez-Monedero and Dencik, op. cit., n. 5.
81 e.g. Dencik et. al., op. cit., n. 46, p. 2.
82 In labour law scholarship, see e.g. Alonso, op. cit., n. 53; B. Waas et. al. (eds), Digital Economy and the Law Special Issue of Work Organisation, Labour and Globalisation (2018) 12(2); Aloisi and Gramano, op. cit., n. 42; De Stefano, op. cit., n. 20, n. 42; E. Gramano ‘Digitalisation and Work: Challenges form the Platform-Economy’ (2020) 15(4) Contemporary Social Science 476.
perspective (Section III.2(a)), the central role of human agency (Section III.2(b)), the embrace of datafied engagements with labour rights (Section III.2(c)) and methodological innovations (Section III.2(d)).

(a) A global perspective: labour/data justice in fragile settings

A compelling aspect of the data justice literature towards a robust concept of labour/data justice, first, is its sophisticated elaboration of the need for a global perspective on datafication. As Taylor has pointed out, the exponential rise in technology adoption across the world and resulting spread of data analytics urgently demand a global outlook on the just use of digital data. This insight from the data justice literature parallels, and responds to, an increasing awareness of datafication in development policy. As Heeks and Renken note, both ‘data’ and ‘justice’ have, emblematically, a considerably heightened presence in the policy documentation that supports the Sustainable Development Goals when compared to the Millennium Development Goals. Awareness of data acquisition and use is also increasingly prominent in national-level policy agendas across the world.

A global perspective reveals debates on datafication to be framed through “‘Western” concerns, contexts, user behaviour patterns, and conceptual frameworks.” Taylor highlights, for example, a double standard on privacy and the value of visibility between rich and poorer countries. In response to this constrained focus, scholars have called for the data justice literatures to transcend a purported universalism and in particular to focus on the concerns and needs of the global South.

Given the cross-regional datafication of working life, a global perspective is a crucial element of a robust model of labour/data justice. The data justice literature, we argue, is generating crucial insights into a globally-pertinent research framework. We identify three key elements from this literature – and in particular from the work of Milan and Treré that we suggest should be embedded in a conception of labour/data justice: awareness of the particularly

83 The imagery of fragility is from Milan and Treré, op. cit., n. 61, p. 319.
84 Taylor, op. cit., n. 26, p. 7.
85 Taylor id., p. 2, referencing ITU data that 5.5 billion of the world’s 7 billion mobile phones are in low- and middle-income countries, in which 2.1 billion people are also online, ITU ‘Key ICT Indicators for Developed and Developing Countries and the World (Totals and Penetration Rates)’ (2015).
87 Taylor, for example, points out that in many African states the digital era is generating a fraught interaction between notions of ubuntu (humanity towards the collective) and privacy, op. cit., n. 26, pp. 7-8, drawing on A.B. Makulilo, “‘A Person is a Person Through Other Persons” – A Critical Analysis of Privacy and Culture in Africa’ (2016) 7 Beijing Law Rev. 192.
88 Milan and Treré, op. cit., n. 61, p. 320.
90 Milan and Treré, op. cit., n. 61.
91 Id.
Central, first, is the awareness of the impacts of datafication in lower-income settings: in the words of Milan and Trerê, datafication 'hits harder where people, laws, and human rights are the most fragile'.

In this vein, some authors highlight that datafication can be configured within broader processes of colonisation, situating data extraction, storage, and processing within historical processes of ‘domination, extraction, exploitation and oppression’. Kidd, for example, conceptualising the historical context for data collection and control as resource extraction and colonisation, highlights contests over maps as one of earliest examples of data activism. Coloniality has also been identified in labour settings, where it is argued to be reproduced on global digital platforms. Heeks and Renken have responded by arguing for a structural approach in conceptualising data justice in a development context that is attentive to ‘understanding the place of developing countries within global and historical structures of political economy, or recognising the resource and capability constraints typical of developing countries.’

The data justice literature, second, is simultaneously yielding rich conceptualisations of ‘the global South.’ Milan and Trerê call for a conception of the South as a ‘composite and plural’ entity that encompasses widely varying experiences and perspectives. In line with this approach, they stress that different communities are impacted in different ways by datafication, with the most intense impacts likely to be experienced by individuals and communities with ‘sparse access to human rights protection, education, or income, and/or with non-mainstream visions of their future’ including for class, racial, legal, or sociocultural reasons. The construction of a complex imagery of the global South also highlights cross-regional trends. Sgura and Waisbord, for example, caution against assumptions that data citizenship in the South is necessarily different than in the North. This sophisticated
conception of the global South prompts vigilance in recognising that, often, ‘processes and practices observed in the North replicate in the South with no particular differences.’

The data justice literature, finally, is also attentive to the need to embrace knowledge, experience, ideas and innovations that emerge from lower-income countries. Milan and Treré argue for the need to foster recognition and exploration of ways of thinking and using data that are emerging ‘from the margins.’ Digital cultures and politics in the periphery, as these authors point out, do not merely replicate the imageries of data justice crafted in the global North. The focus, they argue, should be on the ‘context-specific and contentious’ nature of technological developments as they are shaped by the diverse interests of governments, activists, indigenous communities, and other actors.

These facets of the global perspective of the data justice literature are crucial to constructing a viable framework of labour/data justice. In identifying the effects of datafication, labour literatures have so far most effectively adopted a global outlook when tracking the spread of platform work. Rani and Singh, for example, have highlighted the status of digital platforms in development policies, in which platforms have become a popular strategy, especially since the global economic crisis. In these agendas, platforms are configured as giving workers in lower-income countries access to global labour markets and as providing labour market opportunities to under-represented groups who would otherwise have restricted access, including women and the disabled. In consequence, governments have become interested in investing in digital infrastructure and closing ‘digital divides’ and private sector training programmes are being developed to equip workers with the digital skills to work for labour platforms. These initiatives have been criticised for their deficient integration into broader development strategies, the potential for deskilling - given signs that platforms often do not attract the low-skilled and unemployed workers envisaged as beneficiaries - and in relation to data use, tax revenues, and job quality. This kind of analysis of datafied jobs in

100 Milan and Treré, op. cit., n. 61, p. 326.
101 Id, p. 324. See also Dencik et al, op. cit., n. 61, pp. 874-5; E. Treré, Hybrid Media Activism: Ecologies, Imaginaries, Algorithms (2019).
102 Milan and Treré, id.
104 Rani and Singh, id., p. 266.
105 Id., p. 264, citing S.C. Kuek et. al., The Global Opportunity in Online Outsourcing (June 2015); A. Schriner and D. Oerther, ‘No Really. (Crowd) Work is the Silver Bullet’ (2014) 78 Procedia Engineering 224.
107 Rani and Singh, op. cit., n. 10, p. 266, citing Heeks, id.
108 Rani and Singh, id., p. 266.
109 Id., pp. 266, 268.
110 Id., pp. 264-5.
lower-income settings is ripe to be extended to a broader range of working relationships, recognising the need to investigate the impacts of datafication within contexts of high unemployment, informality, and substantial poverty.\(^{111}\)

The call for sophisticated conceptualisations of the global South highlights the need for a grasp of datafication’s uneven evolution in the labour sphere. As Bertossa has pointed out, datafication is unfolding differently in different regions, and also varies within countries, by class, for example, or in more and less developed parts of the economy.\(^{112}\) Recognising this diversity of impacts is vital if a labour/data justice framework is fully to capture the experience of lower-income countries in all of their diversity. This facet of the global perspective of the data justice literature aligns with the work of one of the co-authors. The multidimensional model of UFW, outlined in Section II above, strives towards a complex picture of the global South by recognising that the nature and magnitude of UFW, and the most effective regulatory responses, differ from country to country depending upon factors such as levels of economic development, political and governance structures, the vigour of civil society, the strength and complexion of labour market institutions, and social partner strategies.\(^{113}\) The model also opens space for knowledge and innovations from countries beyond the global North, in that it is designed to be used by local actors to construct models of UFW suited to a range of regional, national, sectoral and occupational contexts.\(^{114}\)

(b) Human agency at the core of labour/data justice

A second valuable aspect of the data justice literature for analyses focused on labour/regulatory datafication is its central focus on agency. Mainstream discourses on the role of data in contemporary societies are criticised as hostage to a techno-centric view of data, which privileges the technical aspects over human agency. The data justice literature, in contrast, urges scholars to re-centre agency, shifting focus to the data practices of human actors.\(^{115}\) Heeks and Renken, for example, refer to ‘agentic justice’ — the role of individual agents in the practice of data justice.\(^{116}\) This focus on human agency has been argued to have particular pertinence to analyses of the global South.\(^{117}\)

Certain aspects of this emphasis on agency are particularly compelling for a labour/data justice model: an interest in non-experts’ perspectives on datafication; an attentiveness to

\(^{111}\) Milan and Treré, op. cit., n. 61, p. 320.


\(^{113}\) McCann and Fudge, op. cit. (2017), n. 1, p. 172.


\(^{115}\) Heeks and Renken, op. cit., n. 61, p. 95; Kennedy, op. cit., n. 3, pp. 20-21; Milan and Treré, op. cit., n. 61, pp. 327-328.

\(^{116}\) Heeks and Renken, op. cit., n. 61, pp. 98-99.

\(^{117}\) Milan and Treré, op. cit., n. 61, p. 328.
the everyday; a focus on the local; and a resort to capabilities theory to articulate justice. The centring of agency, first, is articulated to embrace the experience and views of non-experts. Kennedy has noted the limited attention paid to non-expert perspectives on data processing and the use of data.\textsuperscript{118} There is a need, she argues, to take account of what non-expert citizens report would enable them to ‘live better with data.’\textsuperscript{119} Otherwise, there is a risk that efforts towards data justice will be based on the perspectives of technology elites. On the everyday, second, Kennedy identifies it as a critical absence in data studies, calling for a greater understanding of ‘everyday living with data.’\textsuperscript{120} A focus on day-to-day experiences of datafication, and efforts to benefit from, live with, or resist it, opens the possibility for democratic agency.\textsuperscript{121}

The focus on agency, third, brings with it an attentiveness to the local level: a ‘bottom-up’ approach to conceptualising and researching labour/data justice that is targeted at local knowledge, experience and initiatives.\textsuperscript{122} This approach is interested in grassroots data projects that capture and process data at the local level: on participatory design practices, for example, or community involvement in building alternative data infrastructures.\textsuperscript{123} In the global South, Milan and Treré call for investigations of the diverse ways in which citizens and civil society organisations are already engaging in grassroots data practices to resist datafication processes that generate and cement inequality.\textsuperscript{124}

One compelling dimension of the localised approach is the related attention to small data. The ‘big data’ preoccupation of mainstream analyses, it is argued, configures individuals as, primarily, sources and producers of data that is aggregated and used by others. The data justice literature is attentive to ‘small’ or ‘good enough’\textsuperscript{125} data produced by non-experts that permits them to live the lives they value.\textsuperscript{126} The notion of ‘small data justice’ is particularly


\textsuperscript{119} Kennedy, op. cit., n. 3, p. 21.

\textsuperscript{120} Id., p. 22.

\textsuperscript{121} Id., p. 21, citing S. Milan, ‘Data-Logies: The Conditions of Possibility for Democratic Agency in the Datafied Society,’ Data Power Conference Keynote Talk, Carleton University, Ontario, Canada, 22-23\textsuperscript{rd} June 2017.

\textsuperscript{122} Taylor, op. cit., n. 26, p. 7, citing Heeks and Renken, op. cit., n. 61.


\textsuperscript{124} Milan and Treré, op. cit., n 61, p. 328.


\textsuperscript{126} Couldry and Powell, op. cit., n. 118.
helpful for research in the global South. In this regard, Mann highlights the benefits of collecting and analysing data without the involvement of technology firms. In this vein, as an illustration, Ricaurte has explored citizen resistance to data colonialism and gender violence in Mexico, as has one of the co-authors of this article, Cruz-Santiago, in her work on citizen-led data collection and analysis.

The focus on agency, fourth, has prompted a recourse to Sen’s capabilities model to conceptualise justice. Data justice scholars find capability theory valuable in its recognition that individuals may be unable to access justice due to lack of capabilities: an inability to create, find, understand, or use data due to exclusion from decision-making, low levels of literacy, or a lack of technological skills. Capabilities in the context of the datafied society, then, have been suggested to encompass participation in data value chains, for example, access to data, and inclusion in decision-making on the use of technology. Taylor in particular turns to the capabilities model as ‘an overarching conceptual framework within which research and debate on data justice can identify what freedoms people value with regard to data technologies.’

All of these dimensions of the data justice literature are useful to build a framework of labour/data justice. The call to be attentive to experiences and perceptions beyond those of data experts inevitably encompasses workers. The focus on the everyday suggests a spatial shift from technology firms and policy-making to the sites of working life. The attention directed at grassroots projects encompasses worker, union and civil society initiatives, on participatory design, for example, data-generation or the equitable use of data. In the work of the authors, McCann’s multidimensional model of UFW, as noted in Section III.2(a) above, is designed to permit local policy actors to devise regulatory strategies, which can encompass grassroots approaches and the interest in small data echoes Cruz-Santiago’s work on citizen-led data strategies. The resort to the capabilities approach, further, mirrors a similar

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127 Heeks and Renken, op. cit., n. 61, p. 95.
128 L. Mann, ‘Left to Other Peoples’ Devices?: A Political Economy Perspective on the Big Data Revolution In Development’ (2018) 49(1) Development and Change 3. See also Heeks and Renken, op. cit., n. 61, p. 95.
130 Cruz-Santiago, op. cit. (2020a), n. 2. See further Sections III.2(c) and III.2(d) below.
132 Johnson, id.
133 Gonzalez-Zapata and Heeks, op. cit., n. 131.
135 Id.
137 Cruz-Santiago, op. cit. (2020a), n. 2.

The interaction of data justice and labour regulation literatures is not uni-directional. The insights and preoccupations of labour regulation scholarship can also enrich the data justice debates. Data justice scholarship, for example, is often hitched to an individualistic reading of fundamental rights. Taylor makes this argument, noting that freedoms and needs related to data technologies have been approached through an individual rights framework: data protection, for example, informational privacy, and the right to free speech.\footnote{139}{Taylor highlights some exceptions, e.g. that the Mexican legal regime on data protection encompasses the family, id., p. 8, citing Tribunals Colegiados del Circuito Gaceta del Seminario Judicial de la Federación, Décima Epoca, Tomo II, Libro 20, July 2015, p 1719, Tesis 11.10.29 P (10a), Registro 2009626.}

This framing presents a problem when it assumed that redress for infringements of fundamental rights will be pursued by individuals, since many data abuses impact at the collective level.\footnote{140}{Taylor highlights some exceptions, e.g. that the Mexican legal regime on data protection encompasses the family, id., p. 8, citing Tribunals Colegiados del Circuito Gaceta del Seminario Judicial de la Federación, Décima Epoca, Tomo II, Libro 20, July 2015, p 1719, Tesis 11.10.29 P (10a), Registro 2009626.}

The data justice literature could benefit from the collective focus characteristic of labour law scholarship. The multidimensional model of UFW, for example, incorporates the collective dimensions of UFW - under ‘representation and voice mechanisms’ (dimension 6 - see Figure 1 above) - capturing working relationships in which rights to freedom of association, organization and collective bargaining are not respected, or there is a lack of consultation, denial of participation, or failure to establish voice mechanisms.\footnote{141}{Dimension 6, McCann and Fudge, op. cit. (2017), n. 1, Table 7.}

Collective aspects have also been a focus of other labour regulation contributions on digitalisation. Information and consultation mechanisms, for example, have been called for when new technologies are introduced,\footnote{142}{De Stefano, op. cit., n. 42, p. 4.} and social dialogue and collective bargaining are central to the ‘human-in-command’ approach advocated by the European Economic and Social Committee\footnote{143}{European Economic and Social Committee, Artificial Intelligence – The Consequences of Artificial Intelligence on the (Digital) Single Market, Production, Consumption, Employment and Society (Own-Initiative Opinion), INT/806, 31st May 2017, OJ C 288, 31.8.2017, p. 1.} and later endorsed by ILO Global Commission on the Future of Work\footnote{144}{ILO, op. cit., n. 55, pp. 43-44.} and OECD.\footnote{145}{OECD, Recommendation of the Council on Artificial Intelligence, OECD/LEGAL/0449, 22 May 2019 (calling for a ‘human-centric approach’); see De Stefano, op. cit., n. 42, p. 9.}

and to De Stefano’s call to ‘negotiate the algorithm.’\footnote{146}{De Stefano, op. cit., n. 20.}

(c) The datafied extension and pursuit of labour rights

The data justice literature helps to clarify two phenomena that were identified in Section II as components of labour/regulatory datification: 1. the data dimension of digitalised access to labour rights and 2. the data-driven assertion and implementation of these rights.
This literature, first, has a particular interest in concerns about the acquisition and use of data in governance projects: when the data is derived through surveillance, for example, privacy protections are weak, or data is shared with or sold to commercial firms.\textsuperscript{147} In this vein, the data justice literature has highlighted the work of digital rights groups that advocate for privacy and data protection and has tracked citizen resistance to surveillance through the use of counter-surveillance technologies such as encryption or anonymisation.\textsuperscript{148} The concern about the use of data in state governance projects had a particular resonance during COVID-19. The era of ‘track and trace’ mobile apps has triggered considerable unease about the surveillance of private citizens.\textsuperscript{149} In Mexico, for example, the civil society organisation (CSO) Red en Defensa de los Derechos Digitales (R3D) has joined with other Latin American CSOs to demand that governments in the region protect human rights in the use of digital technologies during the pandemic.\textsuperscript{150}

Yet the data justice literature also spotlights data-driven mechanisms that are used by the state to secure and support human rights. This feature of the literature is, among other things, a riposte to the tendency to treat life with data conceive one-dimensionally as ‘necessarily harmful and oppressive’\textsuperscript{151} by focusing on establishing just forms of datafication. At the level of state governance, as Rani and Singh recall, aggregated data can be effectively used, to map outbreaks of disease, for example, or to personalise health services.\textsuperscript{152} Aggregation of data related to health, agriculture, and the environment, then, can be beneficial.

Other strands of data justice scholarship focus on citizen-led data practices characterised by data acquisition and use by organised civil society or non-expert communities and individuals.\textsuperscript{153} Brennen and Kreiss have highlighted one version: social actors using digital ‘trace data’ to provide real time feedback.\textsuperscript{154} They point to the US CSO MoveOn, which has derived feedback from digital analytics on its members’ internet use.\textsuperscript{155} Kidd offers a contrasting illustration, of indigenous counter-mapping.\textsuperscript{156} This element of the data justice literature is also linked to the attentiveness to citizen agency, non-expert knowledge, the local, and small data that were highlighted in Section III.2(b) above.\textsuperscript{157}

\textsuperscript{147} Taylor, op. cit., n. 26, pp. 3-4.
\textsuperscript{148} Dencik et. al., op. cit., n. 46, p. 2.
\textsuperscript{150} Cruz-Santiago, op. cit. (2020b), n. 2, pp. 185-186.
\textsuperscript{151} Kennedy, op. cit., n. 3, p. 20.
\textsuperscript{152} Rani and Singh, op. cit., n. 10, pp. 275-6.
\textsuperscript{153} Dencik et. al., op. cit., n. 61, p. 878; Heeks and Renken, op. cit., n. 61, p. 95.
\textsuperscript{154} Brennen and Kreiss, op. cit., n. 7.
\textsuperscript{155} Id.
\textsuperscript{156} Kidd, op. cit., n. 94, p. 878.
Such insights into the use of data within, to strengthen/reorder, or to resist governance projects can be used to illuminate analyses of labour regulation. For the purposes of this article, the concept of labour/ regulatory datafication outlined in Section I has been crafted as sufficiently expansive to embrace both resistance to regulatory datafication and datafied engagement with labour laws. As highlighted in Section II, further, McCann and Fudge’s multidimensional model of unacceptable work incorporates the lack of effective legal rights. The ‘legal protection’ dimension (dimension 10), encompasses both inadequate implementation/enforcement of legal protections and the lack of information on legal rights.158 A robust notion of labour/ regulatory datafication potentially signals a route to counter these challenges that is consistent with the strategic approach to legal regulation associated with the multidimensional UFW framework.159

Digitalised access to labour protections is increasingly being adopted by governments, particularly in the field of social protection. A recent project of extending labour entitlements to domestic workers in Mexico has encompassed a digital dimension. A Pilot Programme to extend social protection to these workers has facilitated registration through the Mexican social security scheme (ISSA) website and made available a phone app that permits applicants to secure a National Insurance number.160 The data justice literature highlights that automated systems can exacerbate exclusion and inequality where data is used in the reform of social protection schemes. Park and Humphry’s study of the introduction of automated systems in social welfare services in Australia found these systems to reinforce exclusionary practices that were already embedded in the welfare framework.161 Even when efforts were taken to design the system to be inclusive, these were subverted in implementation.162 Configuring the switch to digitalised systems as an element of the transformation of social protection regimes from in-kind subsidies to cash transfers, Dencik et al argue for a politically embedded view of data, in which ‘data is shaped by specific choices that can have multiple, potentially adverse implications for anti-poverty programme recipients.’163

The focus in the data justice literature on data produced and managed by workers themselves also prompts an attentiveness to the use of data by citizens to raise awareness of labour rights, identify infractions, or strengthen the enforcement or implementation of regulatory entitlements, including through the use of small data. Ideas on worker-led data projects are being tested and tracked in labour activism and literatures, including as part of broader digital activism around working life. Mexican unions and NGOs, we have found, are increasingly reaching workers through social media, notably WhatsApp.164 Globally, the ‘platform cooperatives’ movement is challenging dominant models of business ownership.165 In the

158 McCann and Fudge, op. cit. (2017), n. 1, Table 7.
159 McCann and Fudge, op. cit. (2019), n. 1.
161 Park and Humphry, op. cit., n. 79, on the Centrelink automated Online Compliance Intervention System and the National Disability Insurance Agency’s (Nadia) ‘intelligent avatar’ interface for users.
162 Id., pp. 944-948.
163 Dencik et al, op. cit., n. 61, pp. 877-878.
164 Discussions with the authors, June 2020.
165 Dencik et al, op. cit., n. 61, p. 875.
realm of labour rights, research/impact projects betray an implicit vision that data can empower workers. There is an evolving interest, for example, in using phone apps to track abuses and assert labour rights. Yet a detailed understanding of how data-driven technology or strategies can be used by non-state actors to raise awareness of, assert, and enforce labour rights is nascent.

The scholarship of one of this article’s co-authors illuminates future paths for this element of a labour/date justice research agenda. Schwartz-Marin and Cruz-Santiago have investigated citizen-led practices of data collection and analysis, exploring the development of and challenges to citizen-led governance mechanisms around DNA databases and other forensic technologies in the search of disappeared/missing persons in Mexico and Colombia. Cruz-Santiago highlights the independent collection of forensic data by families of the disappeared. These families have designed and operationalised their own processes of data identification, collection, analysis and protection, independently of the state, to produce knowledge that can locate their loved ones. Cruz-Santiago’s work highlights the importance of non-expert knowledge: citizens without technical or formal forensic backgrounds developing strategies and data to find their relatives. Citizen-led data practices are revealed, then, to challenge the role of experts, in this case forensic scientists. Although mainstream forensic discourses have relegated these practices and data to the realm of ‘anecdotes and desperation,’ Cruz-Santiago configures them instead as alternative, localised, modes of forensic knowledge; a ‘forensic civism’ that is ‘a practical response to the unequal distribution of resources, attention, and possibilities for the identification of thousands of disappeared people in Mexico.’

167 Schwartz-Marin and Cruz-Santiago, op. cit., n. 2; Cruz-Santiago, op. cit. (2020a), n. 2.
168 Cruz-Santiago, id.
169 Id., p. 364.
170 Id., p. 351.
171 Id., p. 360.
172 Id., p. 350.
(d) Methodologies for labour/data justice

Finally, towards methodologies to investigate labour/data justice, the data justice literatures furnish lessons on how researchers should engage with individuals and communities.175 Drawing on the broader theme of worker agency and the focus on the local level outlined in Section III.2(b), this literature points to methodological innovations that centre modes and strategies to integrate and empower research participants. This literature is sceptical about conventional research methods. Milan and Treré, for example, call for critical reflection on how we get to learn about datafication and its impact and for the adoption of methods that are more likely to empower research participants.176 More particularly, they call for an ‘engaged’ approach to research, in which researchers, wherever possible, involve communities in a process of co-inquiry177; a ‘novel alliance between “skilled learners” on the ground and academic observers.’178 Cruz-Santiago’s research is a fruitful contribution towards a methodology of labour data justice through her investigation of localised citizen-led practices of data collection and engagement in Mexico and Colombia’s humanitarian crises involving los desaparecidos.179 In these data practices, research participants govern, manage and set up research agendas, constructing a governance scenario that challenges state-centric regulatory models and ideas.180 An ethnography among families of the disappeared and victims of human rights violations has incorporated the co-design of two forensic technologies – a citizen-led Forensic DNA Database and a National Registry of Disappeared Persons.181 Moving beyond methods that seek to ‘empower’ research participants, Cruz-Santiago’s participatory approach to research builds upon Freire’s Pedagogy of the Oppressed182 and Participatory Action Research (PAR) to promote the co-production of knowledge and technologies, where participants are understood as reflective agents that initiate and own the research process.183 PAR therefore emphasises collective inquiry and experimentation grounded in experiences and local

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176 Milan and Treré, id.
178 Milan and Treré, id., p. 329.
179 Cruz-Santiago, op. cit. (2020a), n. 2.
180 Schwartz-Marin and Cruz-Santiago, op. cit., n. 2. See also Cruz-Santiago, id.
In this way, it challenges the conventionally hierarchical relations between what we conceive of as ‘expert’ and ‘lay’ knowledge.

Similar involvement of workers and their families would be a valuable contribution in future projects on working life, including those that investigate the regulatory dimensions. The ways in which disenfranchised groups of people and victims of human rights abuses have faced systematic opacity and misinformation from authorities regarding forensic information provides a blueprint, not only to develop participatory approaches to data governance but to create situated forms of data justice. Cruz-Santiago’s most recent research project on *Data Justice and Multiveillance in Mexico*, advances an understanding of ‘the continuous effort to use the wealth of available data to promote personal and collective freedoms, taking into account the particular forms of oppression and inequality that shape our world.’

In practice this means looking attentively to the ways in which technologies such as mobile apps, websites and surveillance mechanisms are developed, and the values and power dynamics that are crystallised in their design and programming. An example is the mobile application *Dignas* (‘decent,’ from ‘decent work’ in Spanish). The app, launched in 2020, was developed by civil society, non-governmental organisations as part of a research collaboration between academics in Mexico, Ecuador and Colombia. Its aim is to inform domestic workers of their labour rights and responsibilities. The app incorporates a directory of legal resources and a ‘labour rights calculator’ that domestic workers can use to track their employment history, calculate their entitlement to vacation days and determine the amounts they are owed on termination of employment.

The next steps in data justice design would be to analyse how innovative south-south cooperation has been able to advocate for the implementation of labour standards and explore whether a similar (or complementary) mobile application can be developed to support effective access to data-autonomy/privacy for users. Ideally, these technologies

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185 Id., p. 352, citing Kindon et. al., op. cit., n. 183, p. 10.
186 *Data Justice in Mexico’s Multiveillant Society: How Big Data is Reshaping the Struggle for Human Rights and Political Freedoms*. The project was funded by the UK Economic and Social Research Council <https://gtr.ukri.org/projects?ref=ES%2FR009945%2F1>. See also Cruz-Santiago et al., op. cit., n. 2.
187 Schwartz-Marin et. al. (2018) *Data Justice in Mexico’s Multiveillant Society* <https://gtr.ukri.org/projects?ref=ES%2FR009945%2F1>. As part of this project, for instance, the team conducted a series of interviews and workshops in Mexico City in 2021 to develop an app - *Femjambre* - that focuses on mobility. Domestic workers and other women commuting in Mexico City can use the app to travel together and improve their safety and visibility; see *Data Justice in Mexico* <https://datajustice.mx/>.
would be developed through partner and worker dialogue in workshops organised with local partners. When coupled with the UFW regulatory framework, insights born from participatory research can provide empirical feedback to regulatory processes, which otherwise might lack the granularity, sensitivity, and voices of less visible members of society to address forms of inequality that are programmed into technologies.

IV. CONCLUSION

This article strives towards a model of labour/data justice that both captures the risk of deterioration of working life at the labour/data nexus and encompasses datafied strategies towards the effective regulation of working life. The argument we have pursued is that the literatures on data justice are valuable to developing such a conception of labour/data justice, and an associated research agenda, through a set of interlinked ontological, epistemological and methodological contributions.

The article has highlighted the merits of ‘datafication’ as a mode of conceptualising the transformation of contemporary working life. It has proposed a notion of ‘labour/regulatory datafication’ that encapsulates both datafication of working life and datafied strategies to secure labour rights, contributing to evolving ideas on improving working life through data-led methods. The article has examined key processes of labour/regulatory datafication through the paradigm of McCann and Fudge’s multidimensional model of unacceptable forms of work, thus centring the analysis on how datafication risks generating unacceptable work across a range of dimensions while also refining the multidimensional model. We then turned, in Section III, to the literature on data justice, to unearth features pertinent to a labour/data justice framework. Prominent among these dimensions, as outlined in Section III.2, are the global perspective of the data justice literatures, including the particular focus on the global South; the centring of agency, incorporating an awareness of the experience and views of non-experts, attentiveness to the everyday, a localised approach, a focus on small data, and a resort to the capabilities framework to conceptualise justice; an interest in the datafied extension and pursuit of labour rights, including by non-expert citizens; and methodological approaches and strategies that centre on co-production and supporting the agency of the research participants.

Further research is needed to strengthen the notion of labour/data justice, thereby enriching the literatures on both data justice and labour regulation. Empirical research could usefully centre on data-led projects in the global South, with a particular focus on the datafied labour/regulatory strategies of non-expert citizens. Some ideas can be suggested for meaningful research agendas. Research projects, first, should reach beyond platform work, including by adopting cross-sectoral approaches. In this regard, investigation of female-dominated occupations would be welcome, including care and domestic work. In the current global context, research projects could have a particular focus on the lingering effects of the use of digital technologies in COVID-19 and in post-pandemic labour markets. Finally, in the wake of the pandemic’s intricate and confounding challenges for the governance of working life, research could investigate whether labour/data justice strategies can be used by diverse social actors to establish, sustain, and benefit from effective labour regulatory frameworks.