



A PRELIMINARY REVIEW OF DIGITAL FORENSICS AS A MEANS OF PROOF IN MODERN SYARIAH CRIMINAL OFFENCES FROM A MAQASID AL-SHARI'AH PERSPECTIVE

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ABSTRACT

The rapid growth of digital technology has transformed the evidentiary landscape in Shariah criminal proceedings, with digital forensics emerging as a powerful means of presenting evidence. However, Malaysia's Shariah legal system still lacks a clear and consistent framework for the admissibility of forensic digital evidence. This study examines the role of digital forensics in proving modern Shariah criminal offences, focusing on its suitability and acceptance through the lens of *Maqāsid al-Sharī'ah*. Using a qualitative approach, the study draws on primary sources such as Shariah evidentiary provisions, criminal procedure laws and international forensic standards (ISO/IEC 27037:2012), as well as secondary sources including scholarly works, journal articles and fiqh literature on *wasā'il al-ithbāt* and *maqāsid*. Data is analysed inductively to derive principles supporting the admissibility of digital evidence, which are then interpreted within the *maqāsid* framework to ensure alignment with Shariah objectives. The findings emphasise that under *Maqāsid al-Sharī'ah*, the principle and ultimate aim of proof in Shariah criminal law is the realisation of justice (*taḥqīq al-'adl*), the protection of public welfare (*maṣlaḥah*) and the prevention of harm (*daf' al-mafṣadah*). Traditional means of proof such as *iqrār* (confession), *shahādah* (witness testimony) and *qarīnah* (circumstantial evidence) are procedural tools, not ends in themselves. Properly applied, digital forensics can significantly enhance evidentiary reliability, prevent wrongful convictions, and fulfil the higher objectives of Shariah. The study recommends formal legal recognition, standardised procedures, capacity building and stronger collaboration between Shariah institutions and forensic experts to ensure justice in the digital era.

Introduction

The world is witnessing a rapid transformation in the landscape of legal evidence which driven by advances in digital technology that transcend geographical, cultural, and legal boundaries (Corrales et al., 2019). This transformation not only impacts the civil justice system but also has substantial implications for the Shariah justice system, particularly in addressing modern criminal offences such as online gambling and a wide range of increasingly complex cybercrimes (Tuan Ibrahim et al., 2024). This evolution demands a new evidentiary approach that balances the technical demands of digital forensics with the evidentiary principles recognised under Shariah law.

In the context of Shariah law in Malaysia, criminal proof has traditionally relied on recognised categories of evidence such as *shahādah*, *iqrār*, *kitabah* and *qarīnah* (Wan Ismail, 2020). However, technological advancements have given rise to contemporary evidence, which includes digital evidence such as online transaction records, digital images and metadata (Jakub, 2024). Such evidence requires reliable scientific examination through the discipline of digital forensics to be admitted in court with a high degree of credibility.

Nevertheless, the current reality shows that the Shariah legal framework in Malaysia has yet to establish comprehensive guidelines on the handling, examination and evidentiary use of digital evidence. This gap creates a dual risk, first, the rejection of evidence by the court due to doubts over its authenticity and second, the possibility of wrongful convictions based on compromised or manipulated evidence (Yahya et al., 2024). Such circumstances not only undermine the effectiveness of prosecutions but can also erode public confidence in the Shariah justice system.

From the perspective of *Maqāṣid al-Sharī'ah*, the integration of digital forensics into Shariah criminal proceedings is not merely a technical matter but a *sharī'ah* necessity to ensure that the higher objectives of Shariah are fulfilled. Principles such as the preservation of religion (*ḥifẓ al-dīn*), intellect (*ḥifẓ al-'aql*), honour (*ḥifẓ al-'ird*) and property (*ḥifẓ al-māl*) require that every evidentiary process be grounded in justice, transparency and authenticity. Without adherence to these principles, the risk of injustice increases, thereby contravening the *maqāṣid*'s core aim of safeguarding and promoting societal welfare.

This study offers an in-depth examination of the role of digital forensics as a means of proof in modern Shariah criminal offences, with particular focus on an analysis grounded in *Maqāṣid al-Sharī'ah*. It explores how digital evidence can serve as a valid means of proof, the technical and procedural standards necessary to ensure its admissibility and how *maqāṣid* principles can be integrated into the formulation of a more robust evidentiary framework. This approach aims to contribute towards developing a model of proof that not only meets international forensic standards but is also fully aligned with Shariah requirements, thereby enhancing the resilience of the Shariah justice system in confronting the challenges posed by digital-age crimes.

Literature Review

Digital forensics is a branch of forensic science that focuses on the process of identifying, collecting, analysing, and presenting digital evidence in a scientifically sound manner for legal purposes (Vaishali et al., 2024). It involves the examination of various forms of electronic data, including computers, smartphones, cloud servers, internet networks, and digital storage devices. Its primary objective is to ensure that the evidence collected retains its original integrity, remains free from manipulation, and is admissible in court as reliable testimony (Hafiz Deandra et al., 2025).

In the context of courtroom proceedings, digital evidence offers unique advantages over traditional forms of testimony as it can provide detailed, objective, and scientifically verifiable information (Matijasevic et al., 2024). For instance, metadata embedded in a digital image can reveal the date, time, and location at which the image was taken, while server logs can record user activities in chronological order. However, the inherent ease with which digital evidence can be altered makes it highly susceptible to falsification or loss, necessitating meticulous handling in strict compliance with chain of custody standards.

In Shariah law, the proof of criminal offences is traditionally based on a few categories of evidence: *shahadah*, *iqrār* and *qarīnah*. *Qarīnah* is defined as an indication or sign that establishes a right or truth through logical inference and *shar'ī* reasoning (al-Zuhayli, 1982) and is traditionally employed as a complementary form of proof where *shahādah* or *iqrār* is insufficient. In contemporary practice, forensic digital evidence may be categorised as *kitabah*, *qarīnah* and *ra'y al-khabir* as long as it satisfies the requirements of fairness, authenticity, and reliability (Kallil & Che Yaacob, 2019; Tuan Ibrahim et al., 2025).

In Malaysia, the admissibility of digital evidence in civil courts is governed by the Evidence Act 1950 [Act 56] and reinforced by cases which emphasises the importance of maintaining a complete chain of custody (Alias et al., 2024). By contrast, in the Shariah Courts there is no specific statutory provision that explicitly governs the admissibility of digital evidence. Judges typically refer to the general principles of Shariah evidence as codified in the Shariah Court Evidence (Federal Territories) Act 1997 and assess admissibility based on *ijtihad*. This creates challenges where digital evidence must be evaluated simultaneously from both the technical perspective of forensic science and the *shar'ī* standards of evidentiary validity.

Moreover, the chain of custody plays a critical role in ensuring the admissibility of digital evidence, as it provides a continuous record of the ownership, control, transfer and storage of evidence from the time it is obtained until it is presented in court (Nath et al., 2024). Given the intangible nature of digital evidence, which can be altered without leaving visible traces, every stage of handling must be meticulously documented. Standards such as ISO/IEC 27037:2012 offer guidance on identifying, collecting, preserving, and examining digital evidence, yet their adaptation within the context of Shariah criminal cases remains limited. This highlights the urgent need to develop standard operating procedures (SOPs) that integrate forensic standards with Shariah principles to ensure that digital evidence is admissible without compromising the integrity of the Shariah legal framework.

Methodology

This study adopts a qualitative research design to examine the role of digital forensics as a means of proof in modern Shariah criminal offences from the perspective of Maqāsid al-Sharī'ah. The analysis covers primary sources including Shariah evidentiary and criminal procedure provisions and technical standards for digital forensics. Secondary sources, such as scholarly works, journal articles and fiqh literature relating to the concepts of *wathail ithbat* and maqāsid, are also consulted. The data is analysed inductively to identify principles supporting the admissibility of digital evidence, which are then interpreted within the *maqāsid* framework to ensure that the recommendations produced align with the objectives of Shariah while meeting the technical standards of digital evidentiary practice.

Results and Findings

Within the context of *al-'uqūbāt* (criminal sanctions), *Maqāsid al-Sharī'ah* emphasises that the ultimate purpose of implementing criminal penalties is to uphold justice (*al-'adl*), safeguard the public interest (*maṣlahah 'āmmah*) and prevent harm (*mafsadah*) (Baharuddin, 2017). Scholars such as al-'Allāmah al-Fāsī, Wahbah al-Zuhaylī and Aḥmad al-Raysūnī concur that every provision of Shariah carries a clear objective either in the form of general objectives (*maqāsid 'āmmah*) or specific objectives (*maqāsid khāṣṣah*) to protect the al-ḍarūriyyāt al-khams: religion, life, intellect, honour/lineage, and property (Muhd Yusof, 2019). Justice, therefore, is the fundamental aim, whereas evidentiary procedures are merely tools to realise that aim.

In Shariah criminal proof, *iqrār*, *shahadah*, and *qarīnah* are among the recognised *wasā'il al-ithbāt* (means of proof). However, the underlying principle is clear: they are not ends in themselves but rather means to assist the judge in reaching a just verdict. A person may confess (*iqrār*) under coercion or with a dishonest motive, witnesses (*shahādah*) may blunder or lie, and *qarīnah* may be weak or subject to manipulation. Therefore, all these means must be assessed in terms of their capacity to genuinely uphold justice.

In line with contemporary developments, digital forensics has emerged as one of the *wasā'il al-ithbāt al-mu'āshirah* (modern means of proof), which may potentially be subsumed under the classical evidentiary categories of *kitābah* (documentary evidence), *qarīnah* (circumstantial evidence) or *ra'y al-khabīr* (expert opinion). The precise classification, however, requires further scholarly investigation to determine its proper jurisprudential placement within the Islamic evidentiary framework. Nevertheless, it is undeniable that digital forensics possesses significant potential to strengthen the probative value of evidence in Syariah criminal proceedings, thereby ensuring that the overarching objective of justice (*tahqīq al-'adl*) is achieved in line with the principles of *Maqāṣid al-Sharī'ah*. Through scientific methods adhering to international standards such as ISO/IEC 27037:2012 and the principles of chain of custody, digital evidence can be analysed and its authenticity verified to a high degree of reliability. This enables offences to be proved or disproved based on objective facts, thereby reducing the risk of wrongful conviction or unjust acquittal.

It should be emphasised that within the framework of *Maqāṣid al-Sharī'ah*, the highest objective (*maqṣad 'āmm*) of the judicial and penal system is the realisation of justice. The various evidentiary methods recognised in Islamic law, such as *shahādah*, *iqrār*, *kitābah* and *qarīnah* are not themselves the ultimate ends of the *maqāṣid*. Rather, they are procedural instruments designed to establish the truth of facts, safeguard individual rights, and ensure that proceedings are conducted fairly.

In this context, the classification of digital forensics as part of the *wasā'il al-ithbāt al-mu'āshirah* (contemporary means of proof) should be understood not as an end in itself, but as a mechanism whose validity and effectiveness are measured by its capacity to uphold justice in accordance with the principles of *Maqāṣid al-Sharī'ah*. This foundational perspective is essential in understanding evidentiary principles in Islamic criminal law, as it underscores that procedural rules must always be evaluated in terms of their contribution to the achievement of *tahqīq al-'adl* and the prevention of injustice (*daf' al-zulm*).

Suppose the foundational principle of proof is justice. In that case, the question then arises, why have Syariah Courts not systematically utilised digital forensics to establish criminal liability in Syariah cases, particularly when it can provide such a high level of certainty? An over-reliance on traditional *wasā'il al-ithbāt*, such as confessions and witness testimony alone, risks undermining the evaluation of evidence in modern criminal cases, especially those involving digital transactions, online communications, or cybercrime.

As Ibn 'Āshūr emphasised, punishment in Islam is not intended merely to penalise but to eliminate injustice and prevent societal harm (Ibn 'Ashur, 2001). Likewise, Ibn al-Qayyim stressed that if offenders are not punished because their guilt cannot be established through strong evidence, society becomes vulnerable to disorder and moral decay (Ibn al-Qayyim, n.d.). In the digital era, therefore, rejecting or neglecting digital forensic methods that have proven to be more objective and accurate runs contrary to the very principles of *maqāṣid*.

In other words, so long as digital forensics is employed in accordance with lawful and ethical procedures, it not only fulfils the requirements of *wasā'il al-ithbāt* in Syariah but also stands as one of the most effective tools for achieving the ultimate purpose of proof, ensuring that justice is upheld and the objectives of *Maqāṣid al-Sharī'ah* are realised.

Conclusion and Recommendation

The rapid advancement of digital technology has fundamentally altered the evidentiary landscape in both civil and Syariah legal systems. While Syariah courts in Malaysia continue to rely predominantly on traditional *wasā'il al-ithbāt*, the emergence of the *wasā'il al-ithbāt al-mu'āshirah* in the form of scientifically verifiable digital forensic evidence offers unprecedented potential to ensure that the higher objectives of Syariah (*maqāṣid al-sharī'ah*) are achieved. In essence, the ultimate aim of criminal proof is not the rigid application of procedural forms, but the realisation of justice (*al-'adl*), the protection of public welfare (*maṣlahah*) and the prevention of harm (*mafsadah*). The evidentiary mechanisms recognised under Syariah law are tools to achieve this aim, not ends in themselves.

In contemporary reality, many forms of criminal activity, particularly those involving cybercrime, leave their traces primarily in digital form. The intangible and easily alterable nature of such evidence demands rigorous adherence to forensic best practices, particularly the maintenance of an unbroken chain of custody. International standards such as ISO/IEC 27037:2012 provide comprehensive technical guidance on digital evidence identification, collection, preservation, and examination. However, the adaptation of these standards within the Shariah legal context remains minimal, resulting in inconsistent application and occasional judicial reluctance to rely on such evidence in criminal proceedings.

In light of these considerations, several recommendations arise. First, Shariah courts should formally recognise and integrate digital forensic evidence within the framework of *wasa'il al-ithbāt* supported by specific statutory provisions in Shariah criminal procedure and evidence laws. Second, standard operating procedures (SOPs) for handling digital evidence should be developed in alignment with international forensic standards while ensuring full compliance with Shariah principles, particularly in preserving the chain of custody. Third, capacity building and specialised training should be provided to Shariah judges, prosecutors, and religious enforcement officers to enhance their competence in assessing and managing digital forensic evidence. Finally, greater collaboration between Shariah legal institutions and forensic science experts should be encouraged to ensure that the application of digital forensics in Shariah criminal cases meets both technical and juristic requirements.

By embracing digital forensics as a legitimate and highly effective means of proof, Shariah courts can better fulfil their mandate to deliver justice, protect societal welfare, and uphold the principles of maqāsid al-sharī'ah in the face of increasingly sophisticated digital-age crimes. Such an approach strengthens the credibility and resilience of the Shariah justice system and reaffirms its capacity to address contemporary challenges while remaining faithful to its divine objectives.

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