



**THE IEL COLLECTIVE
INAUGURAL CONFERENCE
6 – 7 NOVEMBER 2019
UNIVERSITY OF WARWICK, COVENTRY, UK**

**IMPLICATIONS OF EMERGENT INTERSECTIONS OF LAW, ECONOMICS AND
TECHNOLOGIES FOR INTERNATIONAL ECONOMIC LAW EPISTEMOLOGIES**

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The development of innovative technologies, including Artificial Intelligence, is fundamentally transforming how finance and trade is conducted and regulated nationally, regionally, and internationally. Yet, technology, including AI, has historically been black-boxed as neutral and apolitical. Within International Economic Law, critical epistemologies have been developed to deconstruct legal and economic concepts that have been ideologically legitimated as objective, but which have wielded transnational power, and contributed to the construction of a fundamentally inequitable global economy. Critical theories of Technology have, however, historically been pigeon-holed as separate disciplinary silos. The emergence of AI and algorithmic governance of international trade and finance calls for the development of interdisciplinary critical epistemologies that conceptualise the intersections between law, economics and technology, and examine how the technification of trade is altering the political economy of international trade, and shifting centres of economic governance, and reconceptualizing the normative frameworks for understanding and contesting them.

This paper argues that the ideological and co-constitutive power of legal, economic and technological ideas and practices further entrenches the structural inequality inherent in global trade and finance, but also provides an opportunity for their deconstruction, and performance of alternative global economic imaginaries.