Hui Zhou & Genia Kostka: Rules for Thee but Not for Me: Selective Privacy Enforcement in Chinese Court Judgments

- ▶ It has been a global trend to enact privacy laws to regulate data-related activities.
 - ♦ 79% of countries had enacted privacy protection laws as of July 2, 2025, according to UNCTAD.
 - The European Union's 2018 General Data Protection Regulation (GDPR)
 - The patchwork system of the United States characterized by various sector- and industry-specific federal privacy laws supplemented by state laws
 - China's 2021 Personal Information Protection Law (PIPL)
- Question
 - Does China's privacy legislation facilitate privacy protection?
- Hypothesis
 - In authoritarian contexts, privacy legislation may protect citizens' privacy only when the violator is a private actor.

Methods

Data and coding: 6,370 privacy lawsuits (532 civil and 5,838 criminal) collected from the China Judgments Online website and coded by AI with human verification

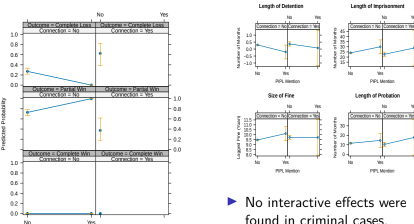
2. Variables

- Litigation outcome (civil): (1) complete win; (2) partial win;
 (3) complete loss
- ♦ Litigation outcome (criminal): (1) public surveillance; (2) detention; (3) imprisonment; (4) fine; (5) probation
- \diamond Defendent identity
- \diamond PIPL mention: 1=mentioned; 0=not mentioned
- ♦ Legal representation, age, gender, education
- Amount of compensation claimed by plaintiffs (civil)
- Scale of infringements: the total number of personal data compromised (criminal)
- ♦ Criminal histotry: yes=1; no=0 (criminal)

3 Models

- OLS and multinomial regressions with year and provincial fixed effects
- ♦ Standard errors clustered at the provincial level

Findings



Mention of PIPI

No interactive effects were found in criminal cases.

PIPI Mention

PIPL Mention

In conclusion, authoritarian privacy laws can play a positive role in privacy protection, but only when the private sector is involved, or when the case is criminal in nature.