Introduction


Different industrial sectors have embraced natural language processing (NLP) technologies, which have altered services and products in healthcare, finance, education among others. The legal domain provides enormous potential for generating interesting research problems. Electronic tools are increasingly used for all types of legal tasks and that use is predicted to grow sharply. By its very nature, the practice of law necessarily involves the analysis and interpretation of language. The potential for NLP applications to provide benefit to practitioners of law and consumers of legal services around the world is enormous.

We organized this workshop to bring together researchers and practitioners from around the world who develop NLP techniques for legal data. This is an exciting opportunity to expand the boundaries of our field by identifying new problems and exploring new data as it interacts with the full inventory of NLP and machine learning approaches. In this spirit, the Organizing and Program Committee was assembled to include researchers from both academia and industry, from NLP and legal backgrounds.

We were interested in the following types of papers: (1) applications of NLP methods to legal tasks; (2) experimental results using and adapting NLP methods in legal documents; (3) descriptions of new legal tasks for NLP; (4) creation of curated and/or annotated resources; (5) descriptions of systems which use NLP technologies for legal text; (6) industrial research in this area and (7) interdisciplinary position papers. We offered the option of submitting original unpublished research as non-archival in order to accommodate publication of the work at a later date in a conference or journal. These papers were reviewed following the same procedure as archival submissions. We also offered a venue for presentation for papers accepted to the Findings of EMNLP 2021 on the above topics.

We received a record number of 48 submissions and accepted 28 papers for an overall acceptance rate of 58.3% percent, all being presented orally. Out of the 28 accepted papers, 17 are long papers, 7 are short papers and 4 are original work submitted as non-archival. Each paper was reviewed by 3 or 4 members of the Program Committee. The papers cover a wide range of topics from new data sets for legal NLP and Transformer models pre-trained on legal corpora to information retrieval, extraction, question answering, classification, parsing, and summarization for legal documents to legal judgment prediction, legal dialogue, legal reasoning, and ethics.

We thank our two invited speakers for accepting our invitation: John Armour Professor of Law and Finance at Oxford University and Sylvie Delacroix, Professor in Law and Ethics at the University of Birmingham. In the tradition of past NLLP workshops, the invited speakers are legal scholars with an interest in empirical methods for legal analysis including artificial intelligence and NLP methods. We hope their talks offer a fresh perspective for the attendees.

We thank everyone who expressed interest in the workshop, all authors of submitted papers, members of the Program Committee who did an excellent job at reviewing papers given a short turnaround time, everyone attending the workshop, the EMNLP 2021 conference for hosting us and the workshop and publication chairs for their support. We thank our sponsors – Bloomberg and Bloomberg Law – for their contributions.

The NLLP Workshop organizers.

http://nllpw.org
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Gijs Van Dijck, Maastricht University (The Netherlands)
Mihaela Vela, Saarland University (Germany)
Adam Wyner, Swansea University (UK)
Marcos Zampieri, Rochester Institute of Technology (US)

Invited Speakers:

John Armour, Oxford University (UK)
Sylvie Delacroix, University of Birmingham (UK)
The Power of Legislatures in Hungary - A Text Reuse Analysis

Authors: Miklós Sebők (Centre for Social Sciences, Budapest), Anna Székely (Centre for Social Sciences, Budapest) and István Járay (Centre for Social Sciences, Budapest)

Abstract

In this paper we shed fresh light on parliaments’ “viscosity”: their ability to withstand government pressure when it comes to passing laws, choosing Hungary as a case of our study. We use state-of-the-art NLP methods (in the subfield of text reuse analysis) to gauge the changes of bill texts. We expect the bill’s institutional and intrinsic features and partisan and coalition politics to largely influence the likelihood of bill change. Our results show that international treaties and bills submitted during electoral years are amended less likely. Furthermore, certain policy areas also decrease the likelihood of bill change, especially those which are connected to the core functions of the state: Law and order, defense, international affairs, and government operation.
LexGLUE: A Benchmark Dataset for Legal Language Understanding in English

Authors: Ilias Chalkidis (University of Copenhagen); Abhik Jana (Universität Hamburg); Dirk Har- tung (Bucerius Law School); Michael Bommarito (Stanford Law School); Ion Androutsopoulos (Athens University of Economics and Business); Daniel Martin Katz (Illinois Tech - Chicago Kent College of Law); Nikolaos Aletras (University of Sheffield)

Abstract

Law, interpretations of law, legal arguments, agreements, etc. are typically expressed in writing, leading to the production of vast corpora of legal text. Their analysis, which is at the center of legal practice, becomes increasingly elaborate as these collections grow in size. Natural language understanding (NLU) technologies can be a valuable tool to support legal practitioners in these endeavors. Their usefulness, however, largely depends on whether current state-of-the-art models can generalize across various tasks in the legal domain. To answer this currently open question, we introduce the Legal General Language Understanding Evaluation (LexGLUE) benchmark, a collection of datasets for evaluating model performance across a diverse set of legal NLU tasks in a standardized way. We also provide an evaluation and analysis of several generic and legal-oriented models demonstrating that the latter consistently offer performance improvements across multiple tasks.
AutoLAW: Augmented Legal Reasoning through Legal Precedent Prediction

Authors: Robert Zev Mahari (Human Dynamics Group, MIT Media Lab, Massachusetts Institute of Technology; Harvard Law School)

Abstract

This paper demonstrate how NLP can be used to address an unmet need of the legal community and increase access to justice. The paper introduces Legal Precedent Prediction (LPP), the task of predicting relevant passages from precedential court decisions given the context of a legal argument. To this end, the paper showcases a BERT model, trained on 530,000 examples of legal arguments made by U.S. federal judges, to predict relevant passages from precedential court decisions given the context of a legal argument. In 96% of unseen test examples the correct target passage is among the top-10 predicted passages. The same model is able to predict relevant precedent given a short summary of a complex and unseen legal brief, predicting the precedent that was actually cited by the brief’s co-author, former U.S. Solicitor General and current U.S. Supreme Court Justice Elena Kagan.
Privacy Policy Question Answering Assistant A Query-Guided Extractive
Summarization Approach

Authors: Moniba Keymanesh (The Ohio State University); Micha Elsner (The Ohio State University); Srinivasan Parthasarathy (The Ohio State University)

Abstract

Existing work on making privacy policies accessible has explored new presentation forms such as color-coding based on the risk factors or summarization to assist users with conscious agreement. To facilitate a more personalized interaction with the policies, in this work, we propose an automated privacy policy question answering assistant that extracts a summary in response to the input user query. This is a challenging task because users articulate their privacy-related questions in a very different language than the legal language of the policy, making it difficult for the system to understand their inquiry. Moreover, existing annotated data in this domain are limited. We address these problems by paraphrasing to bring the style and language of the user’s question closer to the language of privacy policies. Our content scoring module uses the existing in-domain data to find relevant information in the policy and incorporates it in a summary. Our pipeline is able to find an answer for 89% of the user queries in the privacyQA dataset.
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