Legal Case Winning Party Prediction With Domain Specific Auxiliary Models

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Abstract

Sifting through hundreds of old case documents to obtain information pertinent to the case in hand has been a major part of the legal profession for centuries. However, with the expansion of court systems and the compounding nature of case law, this task has become more and more intractable with time and resource constraints. Thus automation by Natural Language Processing presents itself as a viable solution. In this paper, we discuss a novel approach for predicting the winning party of a current court case by training an analytical model on a corpus of prior court cases which is then run on the prepared text on the current court case. This will allow legal professionals to efficiently and precisely prepare their cases to maximize the chance of victory. The model is built with and experimented using legal domain specific sub-models to provide more visibility to the final model, along with other variations. We show that our model with critical sentence annotation with a transformer encoder using RoBERTa based sentence embedding is able to obtain an accuracy of 75.75%, outperforming other models.

Keywords: Natural Language Processing, Legal Domain, Case Law, Transformer Encoders

1 Introduction

Natural Language Processing (NLP) is undergoing rapid development and has proven to be practically useful across many text rich domains. With the proper utilization of tools and technologies, effective methodologies can be derived to tackle various problems that are repetitive, cognitively demanding and time consuming otherwise. Legal domain is such a text rich domain with a growing need for task automation. Legal domain corpora consists of statutes, regulations, constitutions and case law documents among many others which have to be repeatedly and constantly sifted through by legal professionals to obtain information pertinent to their current case. This research is primarily carried on Case Law documents where a model is train on a corpus of existing case law documents so that a prediction of the winning party in a current case law document can be obtained.

1.1 Case Law

In the legal domain, when confronted with a new case, where statues, regulations and constitutions cannot be used to straightforwardly arrive at a case decision, the courts refer to Case Law. Case Law is the practice of using the information and verdicts of previous cases as arguments for the case in hand where the older cases bear some semblance in one aspect or another to the contemporary case. (Cornell Law School, 2020a).

Since case law documents have a predictive, or rather a prescriptive value, in the domain itself, they are valuable resources for predictive tasks in both research and practical applications. As time goes on and more and more cases are closed, cases available to refer grow in abundance on a daily basis. For human legal professionals, this is a negative as it makes their task of remembering and referring to these cases increasingly hard. But on the perspective of deep learning models, this growth is a blessing rather than a hindrance as more and more data is gathered, the reliability and accuracy of the models increase. In this study, we have used case law documents to train our models.
1.2 Legal Party

In all legal cases two main parties are present (Cornell Law School, 2020b). One party corresponds to the party filing the case who is referred to as petitioner or plaintiff. In criminal cases they may also be referred to as the prosecutor which is a government entity. On the other hand, we have the party responding to the case which is referred to as the defendant or respondent. In criminal cases, this party may also be referred to as the accused. These parties may consist of individuals, groups of people, or organizations. Also there may be third parties in a case who are unaffected by the case decision. It is important to note that, in the case of an appeal, the party appealed will become the petitioner in the new case (Cornell Law School, 2020c). For the benefit of readability, for the rest of this paper, we will refer to the two parties as petitioner and defendant.

1.3 NLP in the Legal Domain

Recently many researchers have conducted legal domain specific researches. Among these, researches on legal domain specific embedding (Sugathadasa et al., 2017, 2018; Jayawardana et al., 2017a), legal ontology (Jayawardana et al., 2017a,c,b), sentiment analysis (Gamage et al., 2018; Ratnayaka et al., 2020), and discourse analysis (Ratnayaka et al., 2018, 2019b,a) can be observed. Also, granular objectives such as party identification (Samarawickrama et al., 2020; de Almeida et al., 2020; Samarawickrama et al., 2021), Party Based Sentiment Analysis (Rajapaksha et al., 2020; Mugalige et al., 2020; Rajapaksha et al., 2021), and critical sentence identification (Jayasinghe et al., 2021) have been explored among these researches. However, there is still the need and opportunity for these models to be used for higher level derivations that are more human readable or practically useful.

1.4 Winning Party Prediction

Legal professionals, among other preparations, go through case law documents in order to prepare for ongoing court cases. The use of case law documents during preparation and during the court case, gives the intuition that these documents contain a prescriptive values and can be used as a data source for predictions of court case decisions. Also in United States courts, all the facts that are to be brought up in the case is known in advance by both parties. With this, legal professional can prepare a document with arguments they are going to use and arguments their opposing party may use which is similar to a case law document. If this document can be given a benchmark, that is to predict if the case can be won by the given arguments and facts, it would be a valuable insight for legal professionals. They can revise their facts and arguments with inclusions, exclusions and introductions of new facts to increase their likelihood winning the case. Dorf (1994) observes by pointing to Holmes (1920) that this practice of trying to predict the outcome of a court case at hand predates any attempt at automation.

In this research we discuss a novel approach to predict the winning party of a court case using case law documents from the United States Supreme Court. The past work that have been carried out is discussed in Section 2. The formulation of our methodology is discussed in Section 3 and the experiments carried out and the achieved results are discussed in Section 4.

2 Related Work

In the work by Shaikha et al. (2020), they have categorized the past approaches to predict the outcome of a legal case into three categories. Three approaches are distinguished by the use of 1) political or social science based, 2) linguistics based or 3) legal domain based features as the descriptors for the machine learning algorithms they use. 19 features have been formalized with respect to the legal domain, that has the potential to impact the decision of a criminal court case. It is important to note that feature extraction is manually done by going through court cases, and therefore it requires experts to identify the features. After feature extraction and preprocessing, researchers have conducted classification under 8 different algorithms such as Regression Trees, Bagging and Random Forests, Support Vector Machines and K-nearest neighbours. Classification and Regression Trees have been found to be the best performing.
In the research by Waltl et al. (2017), they have conducted their research fundamentally on German tax law cases. The research is conducted on features extracted using mostly regular expressions and manual annotations. A Naive Bayes classifier have been chosen as the best performing machine learning model. They have achieved 0.57 precision, 0.58 F1 score and 0.60 recall for positive outcomes.

Research done by Aletras et al. (2016) on predicting the decision of the European court of human rights, is identified as the first systematic approach to predicting winning parties by using NLP, as per the authors. They have modeled the problem as a binary classification problem, while using Support Vector Machines and N-grams and topics as features for the model.

Liu and Chen (2017) also proposes a classification approach for identifying the winning party of a court case. The process consists of two phases. In the 1st phase, an Article Classification model extracts top k articles that are cited in the case document. In the 2nd phase, the Judgement Classification model tries to predict the judgement of the court case. They have considered domain specific aspects such as punishment, cited statutes and features derived using NLP such as sentiment, as features for their model.

A tree based approach which uses new feature engineering techniques is proposed in the research conducted by Katz et al. (2014). The dataset used in this research consist of cases from the United States Supreme Court. Researchers have considered the impact from political biases for the decisions as well. They have used data ranging over multiple presidential terms to generalize the model more. Features already present with there chosen dataset have been used and some has been introduced by them. With the 7700 cases used, they have succeeded in getting 69.7% accuracy and individual judge votes with 70.9% accuracy.

Lage-Freitas et al. (2019) have proposed a machine learning approach to develop a system that predicts Brazilian court decisions. Researchers have suggested for it to be used as a supporting tool or a benchmark for legal professionals. The approach to calculate both the decision class and the unanimity of decisions have been designed. They have achieved good accuracy for some of the many model variations.

3 Methodology

In this section, the approach used for dataset preparation and the methodology for deriving the architecture used in this research are be discussed.

3.1 Dataset Preparation

As observed by Kreutzer et al. (2022), the quality of the data sets used often play a vital role in research. This research was conducted on a dataset extracted from the case law website\footnote{https://caselaw.findlaw.com/} ranging from the year 2000 to year 2010 and belonging to the criminal category. The extracted cases were pre-processed by removing paragraphs at the beginning and the end. These paragraphs include the introductory paragraphs where the background of the case is summarized and the last paragraphs where the decision is stated. Afterwards several preprocessing steps were applied to the remaining paragraphs to remove citations and other notations, as they do not add any semantic meaning to the case. In our data pair, these cleaned and remaining paragraphs constitute the input. Since the decision of each case was found in the aforementioned removed paragraphs with a retrievable convention in almost all the cases, the decision of the court cases were extracted automatically. In our data pair, this extracted verdict constitutes the expected output.

Stanza NLP Library (Qi et al., 2020) was used to split a court case document into a list of sentences as for the representation purposes discussed in Section 3.2. Since Stanza is a general purpose NLP library (not specifically trained on legal context), there could be sentences divided by the periods in between abbreviations (some of which are specific jargon of the legal domain) and the periods within brackets. So, further pre-processing steps were needed to be taken to make the sentence splitting process accurate.

- Removed text within rounded brackets.
3.2 Model Architecture

The approach taken to predict the winning party of is discussed in this section. Each case document is represented as a sequence of sentences. The model takes the corresponding sentence vector sequences as input.

Dimensions containing additional information about a case sentence, such as the criticality of a sentence towards a party, can be annotated using Critical Sentence Identification model which is derived in the work by Jayasinghe et al. (2021). Given a case sentence, their system outputs probabilities for four classes which defines the criticality of the sentence within that court case.

1. Has a negative impact towards petitioner in a case where petitioner loses
2. Has a positive impact towards petitioner in a case where petitioner loses
3. Has a negative impact towards petitioner in a case where petitioner wins
4. Has a positive impact towards petitioner in a case where petitioner wins

A sentence is considered to be critical if it has a negative impact towards petitioner party in a case where petitioner loses. Also, a sentence which has a positive impact towards the petitioner party is considered critical in a case where petitioner wins. Sentences predicted with a high probability for other classes considered to be non-critical.

Probabilities for the four criticality classes provided by the Critical Sentence Identification model are appended to sentence vectors there by increasing the dimension. The impact of the addition is discussed in Experiments and Results section 4.

The sentence vector sequence representing a court case document is then passed on to Document Encoder model which is configured by using Recurrent Neural Networks (RNN) or Transformer Encoder layers. The output of the Document Encoder model is used to obtain petitioner party winning probability via the classifier component. This classifier component is configured by using a Linear Neural Network. Linear neural network ends with a
single-node layer which outputs the probability of petitioner party winning the case. The discussed overall workflow of the process is depicted in Fig. 1.

When the nature of a legal case is considered, often times the case is that the probability of Defendant party winning the case is equal to the probability of Petitioner party losing the case. There maybe cases for which it is not necessarily true, but we have followed that convention in this research.

The internal architecture for RNN based Wining Party Prediction model is displayed in Fig. 2 and for transformer encoder is displayed in Fig. 3.

In the RNN based model architecture (Fig. 2), Document Encoder consists of a single layer of either GRU (Chung et al., 2014) or LSTM (Hochreiter and Schmidhuber, 1997) where the final state vector is passed on to the classifier as the input. Classifier is built using a series of Dense Layers gradually down sized to a single node which is trained to predict the probability of winning of the petitioner party.

Transformer Encoder based model architecture (Fig. 3) is built using the encoder component of the original Transformer implementation (Vaswani et al., 2017). Document Encoder takes the sequence of sentence vectors as the input and adds the positional encoding to it. Positional encoding vector is calculated using the dimension of the input sentence vectors. Then the processed vector sequence is passed through a series of internal encoder layers. These encoder layers are dupli-
cates of the same configuration and are built up of multi-head attention and position-wise feed forward layers. As per the definition of the Transformer Encoder by Vaswani et al. (2017), Multi-head attention layer is performing scaled-dot product on the input sequence. A normalization layer is used after multi-head attention layer and point-wise feed forward network to normalize the output vector of each layer. Global average pooling is used to reduce the 3-D output vector of the final encoder to a 2-D vector which is passed as input to the Classifier.

4 Experiments and Results

Experiments are performed by varying the Document Encoder model configurations and application of additional details to case sentences using the Critical Sentence Identification model (Jayasinghe et al., 2021). Document Encoder is experimented using different RNN configurations and Transformer Encoder configurations. To identify the number of layers best suitable for the transformer encoder, it was experimented with layers 6, 3, 2, and 1. As seen in the Fig 4, the best number of layers for the transformer encoder was found to be 1 in this case. RNN and Transformer Encoder components are used to encode the case documents. RNN models are experimented with both GRU and LSTM variations. Pre-trained Sentence-BERT by Reimers and Gurevych (2019), based on BERT (Devlin et al., 2018) and DistilBERT by Sanh et al. (2019), a distilled version of the RoBERTa-base (Liu et al., 2019), models are used for sentence embedding. Model building, training and evaluation are done using Tensorflow v2.8.

The following configurations were used for the Transformer Encoder:

- Number of Encoder layers = 1
- Number of Attention Heads = 8
- Vector Dimension = 768

Classifier model, which predicts the probability of petitioner winning takes the output from document encoder as the input and it is configured using a sequence of Dense Layers starting from 128 nodes.

Due to its suitability to handle datasets with imbalanced classes, Binary Focal Loss (Lin et al., 2017) is used to calculate the loss at each train step. At each training step, Focal Loss down-weights the loss for examples classified with higher accuracy of the dominant class and up-weights the loss for incorrectly classified examples of the minority class.

We summarize our findings in Table 1. It is curious to note that GRU with Sentence-BERT edges out the random baseline of 50% by only a narrow margin. This is a testament to the fact that the problem of Winning Party Prediction is non-trivial. The additional details provided by the critical sentence identification model (Jayasinghe et al., 2021), proved to be effective in predicting the winning party as per the results depicted in Table 1. This improvement is better visible in the case of GRUs than in the case of Transformers. Nevertheless, even with transformers, the improvement is relatively significant. DistilBERT (Sanh et al., 2019) embeddings have clearly outperformed pure Sentence-BERT (Reimers and Gurevych, 2019) configurations. The best performing configuration therefore is to use transformer encoders with DistilBERT sentence embeddings and the critical sentence annotation.

5 Conclusion and Future Work

Legal domain corpora carries its own complexities due to the domain nature. Therefore applying NLP in the legal domain requires domain specific approaches. In this study, we showed that our model with critical sentence annotation with a transformer encoder using RoBERTa based sentence embedding is able to...
| Model               | Sentence Embedding | Critical Sentence Annotation | Accuracy | Macro F1 |
|---------------------|--------------------|-----------------------------|----------|----------|
| GRU                 | Sentence-BERT      | N                           | 56.32    | 53.14    |
|                     | DistilBERT         | N                           | 65.71    | 57.14    |
| LSTM                | DistilBERT         | Y                           | 73.05    | 63.27    |
| GRU - Bidirectional| DistilBERT         | Y                           | 72.04    | 65.52    |
| Transformer Encoder | Sentence-BERT      | N                           | 69.26    | 60.85    |
|                     | DistilBERT         | Y                           | 75.46    | 63.88    |
|                     | DistilBERT         | Y                           | 75.75    | 66.54    |

Table 1: Winning Party Prediction Metrics

obtain an accuracy of 75.75%, outperforming other models. The need for domain-specific models can also be seen by the increase in accuracy when the critical sentence annotation is used. This system can be horizontally extended by adding more sub models to provide features to the final model. While the results obtained by DistilBERT (Sanh et al., 2019) sentence embeddings are impressive, extending the conclusions drawn by Sugathadasa et al. (2017) for word embeddings, it can be postulated that legal-domain specific sentence embeddings would potentially reap better results. Also as future work, the impact of having models trained with supervised approaches and unsupervised approaches should be experimented, as legal domain has a deficit of labeled data compared to its large corpora.

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