A Dialogical Model of Case Law Dynamics

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Abstract. We describe a set of dialogue moves which give a procedure to model the development of case law over a sequence of cases.

Keywords. legal case based reasoning, evolution of case law, argumentation.

1. Introduction

In [6] we discussed how case law develops as new cases arise. Our account was based on [8]. In this paper we take the ideas further, and provide a more precise account in the form of a set of dialogue moves. Current understanding of the domain is expressed as one or more rules, based on previous decisions. The existing rules will provide a reason to decide in accordance with them, but the other party can propose a counter argument based on a modification of the rules. This should be, as far as possible, consistent with previous decisions. If the counter argument is accepted, a refined understanding of the law will be expressed using the modification. In this way the theory may be reconstructed in the light of each new case to express an improved understanding.

We will first set out the machinery of our model, and the set of dialogue moves we have developed. These moves have been applied to an example based on the fictional area of law described in [6]. The example with a sequence of sixteen cases is given in full in the longer version of this paper [4] available at https://cgi.csc.liv.ac.uk/research/techreports/. The applicability to real cases was illustrated by the discussions in [6] of the thread of cases from [8] and some US 4th Amendment cases.

2. Elements of the Model

Throughout this paper we will give illustrations based on the example of [6], a fictitious welfare benefit, called Independence Allowance (IA). IA is paid to enable a measure of financial independence to those who are not expected to work.

As with HYPO [1], we represent cases as a set of facts. Facts are predicates of arity 1, and the domains may be boolean, an enumerated set of values, or a specified numeric range. The six facts used in the example are shown in Table 1.
Table 1. Factual Predicates. Sentence is a prison sentence: for non-prisoners it will be 0. If not yet entered workforce, value for entered workforce is age +1

<table>
<thead>
<tr>
<th>Predicate</th>
<th>Domain</th>
<th>Predicate</th>
<th>Domain</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age</td>
<td>0-130</td>
<td>Apprentice</td>
<td>Yes,No</td>
</tr>
<tr>
<td>Sentence</td>
<td>0-30</td>
<td>Absence</td>
<td>0-130</td>
</tr>
<tr>
<td>Current Education</td>
<td>Primary, Secondary, College, University, No</td>
<td>Entered Workforce</td>
<td>12-130</td>
</tr>
</tbody>
</table>

Table 2. Factors for Independence Allowance. Vague factors have an upper and lower bound.

<table>
<thead>
<tr>
<th>Factor</th>
<th>Rule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Infant</td>
<td>Age &lt; 5</td>
</tr>
<tr>
<td>Child</td>
<td>Age &lt; 16(low)/19(high)</td>
</tr>
<tr>
<td>PrimarySchoolchild</td>
<td>Current Education is Primary</td>
</tr>
<tr>
<td>Schoolchild</td>
<td>Current Education in {Primary, Secondary, College}</td>
</tr>
<tr>
<td>AgeofConsent</td>
<td>Age ≥ 16</td>
</tr>
<tr>
<td>Minor</td>
<td>Age ≥ 18</td>
</tr>
<tr>
<td>BelowSchoolLeavingAge</td>
<td>Age &lt; 19</td>
</tr>
<tr>
<td>Young Adult</td>
<td>Age ≥ 18 AND Age &lt; 30(low)/35(high)</td>
</tr>
<tr>
<td>Elderly</td>
<td>Age ≥ 60(low)/80(high)</td>
</tr>
<tr>
<td>Pensionable</td>
<td>Age ≥ 66</td>
</tr>
<tr>
<td>DeemedRetired</td>
<td>Age ≥ 72</td>
</tr>
<tr>
<td>Prisoner</td>
<td>Sentence &gt; 0</td>
</tr>
<tr>
<td>Short Stay Prisoner</td>
<td>Sentence &lt; 1</td>
</tr>
<tr>
<td>Full Time Education (FTE)</td>
<td>Current Education in {Primary, Secondary, College, University}</td>
</tr>
<tr>
<td>Continuing FTE</td>
<td>Current Education in {Primary, Secondary, College, University} AND Entered Workforce &gt; Age</td>
</tr>
<tr>
<td>Apprenticed</td>
<td>Apprentice = True</td>
</tr>
<tr>
<td>AbsenceDegree</td>
<td>Moderate if Absence/Age &gt; 0.5: Substantial if Absence/Age &gt; 0.8</td>
</tr>
</tbody>
</table>

Like [1] these facts can be mapped to factors using simple rules as shown in Table 2. These factors are intended to pick out potentially legally significant patterns of fact. For non-boolean facts we follow [9], so that where we have a dimension such as age or education, the factors identify points or ranges on that dimension. Some factors, like child, may lack precise bounds.

A rule will comprise a set of factors as antecedent, a positive outcome (to reflect the burden of proof) as consequent, and sets of positive exceptions and negative exceptions. Positive exceptions have a positive outcome despite the antecedent not being satisfied, and negative exceptions have a negative outcome despite the antecedent being satisfied. Each exception will be a set of factors.

3. Procedure

When the first case has been decided, the ratio of that case will offer a reason (as in the reason model of [9]) why the case was so decided. From this reason a rule can be derived, to be applied to future cases. This reason will be more general than the particular facts of the case and the terms used as the reason factor might be vague like child, or precise (at any given time) like minor.
Given a rule, a new case will either satisfy the rule, fall under a positive exception, fall under a negative exception, or be inapplicable. If it satisfies the rule or a positive exception that will be an argument for the positive side; if it satisfies a negative exception that will be an argument for the negative side. If no rule is applicable there is a “negation as failure” argument for the negative side. Although following the rule would apply the existing theory, the theory must be reconsidered in the light of the new case. There will therefore be a number of ways to respond by proposing modifications to the theory. We will now describe the responses and the rebuttals of these responses for each of the four situations. This gives a three-ply argumentation structure, which is commonly used in legal reasoning with cases, e.g. HYPO and its descendents [3].

3.1. First Ply

There are four possible moves here, two for the claimant and two against:

- **ApplyRule(R)**. This can be played if there is a rule R for which the antecedent is satisfied by the new case. It argues for a positive outcome.
- **ApplyPosException(R,E,V)**. This can be played if there is a rule R with a positive exception E which is satisfied by the new case. V is the value promoted by the exception. It argues for a positive outcome.
- **ApplyNegException(R,N,V)**. This can be played if there is a rule R with a negative exception N which is satisfied by the new case. Again V is the value promoted by the exception. It argues for a negative outcome.
- **NoRule**. This can be played if there is no rule for which the antecedent is satisfied by the new case. It argues for a negative outcome.

3.2. Second Ply

The responses here will depend on the move made in the first ply.

3.2.1. **ApplyRule, ApplyPosException and ApplyNegException**

There are a number of possible replies. The same replies can be used for all three of these first ply moves.

- **DoesNotApply(R/PosEx/NegEx,Factor,NewFactor,V)**. This can be used if a factor in the rule, positive exception or negative exception is vague, and the case falls within the “penumbra of doubt”. The respondent will propose a replacement $NewFactor$ falling within the range of $Factor$, but such that the rule/positive exception/negative exception no longer applies (e.g. replace child with ageOfConsent for a 17 year old). V is the social value that would be promoted by adopting the new factor.
- **ProposeException(R, Factor,V)**. This is used if there is a factor in the new case not present in the previous cases to which the rule applied. It proposes that factor as a negative exception for ApplyRule and ApplyPosException and as a new positive exception for ApplyNegException. V suggests a social purpose which would be advanced by adopting the exception.
• Narrow(R/PosEx/NegEx, Factor, NewFactor, V). This prevents the rule, positive exception or negative exception from applying by proposing to replace Factor with NewFactor in the antecedent/positive exception/negative exception. NewFactor may be a smaller range of the same dimension as Factor, or require an additional fact to hold, (e.g replacing FTE with Continuing FTE from Table 2). It is argued that the narrowing would serve some social purpose, V.

• Broaden(NegEx, Factor, NewFactor, V). For ApplyRule this enables a negative exception to apply by broadening a factor in that negative exception. NewFactor may be a larger range of the same dimension as Factor, or remove a fact from the definition of Factor. It is argued that the broadening would serve some social purpose, V.

3.2.2. NoRule

ProposeException and Broaden can also be used here, by enabling an existing rule to apply, and there are two new moves.

• NewRule(R,V): This argues that a new rule is required for cases of this type. V suggests a social purpose which would be advanced by recognising the new type. As for all rules the outcome is positive.

• ProposeException(R,Factor,V). This can be used if there a factor in the new case which was not present in the previous cases, to enable a positive exception to the rule to apply. It proposes Factor as a positive exception. It differs from NewRule, in that the case is seen as an exception, rather than as a new, distinguished, group of cases.

• Broaden(R/PosEx, Factor, NewFactor): This enables a rule or positive exception to apply by broadening a factor in the antecedent/positive exception. NewFactor may be a larger range of the same dimension as Factor, or remove a fact from the definition of Factor.

• Analogy(R,Factor1,Factor2,Similarities): This contends that, on the basis of some similarities, a new factor, Factor1, is sufficiently analogous to an existing factor in the rule, Factor2, that they should be treated the same.

3.3. Third Ply

Each of these responses can be met with rebuttals. To rebut DoesNotApply the rebutter needs to include the case in the range of the factor in the antecedent.

• RuleDoesApply(Factor, NewFactor2,V2). Where NewFactor2 is an alternative replacement for Factor, which does include the new case (e.g. minor rather than ageOfConsent for a 17 year old). V2 is the social value promoted by adopting the proposed new factor, and it is argued to be preferred to the value promoted by the factor proposed in the response.

For the moves depending on a value, ProposeException, Narrow, Broaden and NewRule, the rebuttal will turn on the desirability of promoting the value. A rebuttal can therefore deny that it does promote this value, or put forward a preferred value which the proposal would demote.
NoPromotion(Factor,V): The proposed exception would not promote the desired value.

Demotion(Factor,V2): The proposed exception would demote Value2, which is preferred to the value promoted according to the response.

For DoesNotApply, NewRule and ProposedException a rebuttal based on precedents can be used. If existing negative instances satisfy the new factor or the proposed rule, or positive instances contain the proposed exception, precedential constraint [7] excludes the proposed exception.

Precedent(R/Exception,C): The proposed rule or exception was not applied in a precedent case, C.

When the response involves broadening or narrowing, an alternative rebuttal will contend that the proposed movement is too great to be acceptable.

TooGreat(Factor,NewFactor). NewFactor would entail too great a movement and so Factor should continue to be used.

The final response is Analogy. To rebut this move, it is necessary to cite differences which make the proposed analogy unacceptable.

NoAnalogy(Factor1,Factor2,Differences). Differences are the differences between the proposed new factor and the existing factor.

For example, if father was proposed as an analogy to mother, gender would be a difference, and might or might not be considered significant.

3.4. Resolution

After three plies a decision has to be made whether to stay with the original rule or to accept the modification. This will be a matter for argument, as in the Justices’ Conference in the Supreme Court. Modelling these arguments is, however, outside the scope of this paper, which is intended to describe the public proceedings. The nature of the decision will depend on the type of the rebuttal. RuleDoesApply, NoPromotion, and Demotion, all turn on a value judgement (see e.g. [5]). Here the judges much choose which purpose or value they wish to promote. The preferred values are intended to reflect what [8] called the “common ideas of society”, and may change over time, to adapt the law to changing social attitudes.

Precedent is a powerful rebuttal and should, given a strict interpretation of stare decisis, normally succeed. Sometimes, however, a precedent is not followed or even explicitly overruled: either it is too old and no longer represents the “common ideas of society”, or it may be anomalous and conflict with other precedents, or perhaps a new value, not considered in the precedent, has subsequently emerged. In such cases the judge must decide whether there are sufficient grounds to disregard the precedent (see the discussion of Robbins v California in [6]).

TooGreat requires the judge to consider whether the proposed broadening or narrowing is too great a step to be acceptable, even if permitted by precedents [9]. Here the judge must come to a view on what seems appropriate.

Finally, NoAnalogy requires the judge to decide whether the similarities or the differences are more persuasive in the context of the case. A discussion of these matters can be found in [2].
A fully worked example stepping through a sequence of sixteen cases concerning Independence Allowance and an extended discussion is given in [4].

4. Concluding Remarks

Is automating the procedure feasible?. The first ply is straightforward: checking where a rule or exception applies is simple. The second ply is a little less straightforward. If a rule is applied, identifying a factor with questionable bounds, or factors that would represent a narrowing or broadening to exclude or include the case is easy, but identifying the rationale for these modifications is not. Similarly identifying a factor that could serve as an exception is easy, but whether the proposal would be sensible or not requires genuine understanding of the domain. Exceptions, broadenings and factors that would provide useful analogies or antecedents to new rules can be identified, but some semantic understanding is required to judge whether it would be worth advancing them. In the third ply, identifying whether there is a factor that would include the new case to allow RuleDoesApply is easy. Similarly discovering a precedent is not a problem. However, identifying differences for NoAnalogy, or that a value is not promoted or demoted requires a proper understanding of the terms [2]. That a broadening or narrowing is too great can always be argued, but judgement is required to form a view as to whether the claim is likely to be successful.

Thus two kinds of knowledge are required: knowledge about the rules, cases and background factors is precise and can be used to automatically suggest legally possible moves. Selecting the best move and assessing its worth, however, requires a far deeper understanding of the domain, of a sort that would require a comprehensive ontology. Fortunately such an ontology already exists in the heads of lawyers. This suggests that the proposed system should be designed as a support system, making suggestions as to the possible moves, which then require selection and justification with values by the user.

References