Keywords: Legal case reasoning and building, Human computer interaction, Information extraction, Sensemaking, corporate litigation processes, Semantics-based litigation.

Abstract: We have designed a system to support collaborative case reasoning and building in corporate litigation cases, that is, processes of bringing and pursuing lawsuits. The design is based on our understanding of the domain acquired through analysis of the literature, interviews of various parties involved in corporate litigation processes, and studies of the commercial tools already available. In this paper we illustrate the designed system and in particular the interaction modes that it supports that address a number of the requirements that emerged through our analysis. We also describe its main components and their integration, including a knowledge model that represents the domain, and a natural language processing component for extracting semantic information. A description of a prototype system is also provided.

1 INTRODUCTION

The work of corporate litigation lawyers is an interesting and challenging field to study and design for, both from an organizational and a technical point of view: it is a highly complex process, involving a variety of actors, who must manage and analyze huge corpuses of information. The litigation process involves two main parts: 1) e-discovery (see the Electronic Discovery Reference Model (2011)) - the analysis of immense document sets to isolate only those documents relevant (i.e. responsive) to the case and 2) case construction – the finding of evidence and argument construction based on the contents of the set of relevant documents so determined. The case reasoning activity ultimately produces the defense or attack line to be used to settle or to go to court.

The primary goal of the searching and browsing facilities offered in current litigation tools is to find relevant documents, often using keyword/boolean based search techniques. Although this has proved to be relatively useful in the e-discovery phase, during case construction the emphasis shifts from finding documents to finding entities and actionable information derived from these entities (Noel and Azemard, 2008; Sheth et al., 2002; Lagos et al., 2010). This kind of search is an important part of the lawyers’ work and tools currently on the market allow users to store information on relevant characters and events. However, there is little in the way of support to help users identify the relevant information and once the information is identified they must manually enter it in the tools database. Moreover little support is provided for collaborative work and information sharing among the members of a legal team working on a case.

On the basis of these observations and more specific requirements that we collected from interviews with lawyers and technology service providers, a review of litigation support tools currently available on the market, and an examination of the few available case studies (Attfield et al., 2008; Attfield and Blandford, 2008 and 2009) we are developing a work environment for lawyers. The system is meant to help lawyers search for information from the document collection associated with a legal case, build the case, reason about lines of inquiry, and share findings with colleagues working on the creation of an outline for the case. In particular, the system is designed to provide some forms of support for lawyers working to identify characters, e.g., people or organizations that have played a role in a case, events they have participated in, etc. Also the system aims at offering
to the members of a legal team a shared representation of the legal case while being able to work individually on specific lines of inquiry.

Previous work on some components of the system has already been described in (Castellani et al., 2010 and Lagos et al., 2010). In this paper we illustrate the overall design of the system and a first prototype for it based on semantic technologies that implement parts of the design.

The rest of the paper is organized as follows. Section 2 presents an analysis of current practices in litigation in relation to case building and reasoning. Section 3 illustrates the design of the system, including the overall architecture, its components, and the interaction modes that it supports. Section 4 presents our work for prototyping the system. Finally section 5 discusses related and future work.

2 ANALYSIS OF CURRENT LITIGATION PRACTICES

The litigation process usually involves two groups of lawyers: a key case team of senior lawyers (SLs) that starts the process, talks to the clients and generates the first documents, specifically letters of complaints, review protocols and the “issues” or main lines of inquiry. These are used by the responsiveness reviewers/issue-coders team, formed by junior lawyers (JLs) and paralegals (reaching up to 600 members), often organized in sub-teams, who read every single document from the usually very large set of documents that are potentially relevant to the case to determine the set of responsive documents. In this phase they also typically assign relevant documents to “issues”, which are subtopics used later on to reason around and organize the case. After responsiveness review the still large set of remaining documents is further reviewed and filtered so that only the most important and relevant documents are seen by the key case team, which develops the case.

The role of technology in the above process is currently pretty limited, but is expanding in scope. Technology is mainly used to retrieve and store the document set for e-discovery, which may then be searched using keyword search. Even if more sophisticated technologies like conceptual searches have been suggested by technology providers, they have encountered resistance. Among the reasons for this is the need to be able to explain in court just how the documents have been filtered and why that method is valid. This situation however is changing.

Technology that can semi-automatically categorize the documents and collaboratively assist in e-discovery is being developed and trialed (Privault et al., 2010). Likewise, database-like tools (CASEMAP, 2011) have appeared on the market to assist the phase of case construction by letting the teams to store relevant entities and construct an outline of case defense or attack.

Another important aspect to note is that the current largely manual legal work process implies a strict and procedural division of labour where the phases are distinct. There is little space for collaboration, and each refinement step weeds away documents following precise rules that provide material for the next phase and further sensemaking of the document set. We believe that these two aspects are interconnected and that the introduction of technology, while hopefully at first speeding up the simpler steps, will further dissipate the barriers between phases and enhance the phase of case construction. Procedurally, this is preferable as case building starts as soon as the legal case is issued but current logistical constraints enforce an unfortunate separation of discovery and case construction.

How do litigation lawyers search through the documents to construct the case? Attfield’s study (Attfield et al., 2008; Attfield and Blandford, 2008 and 2009) provides insight on the reasoning surrounding manual case construction performed by a legal team. First of all, given the size of the dataset, and in order to appropriately distribute the labour, investigators usually need to gradually “decompose an investigation into meaningful and tractable chunks of enquiry” (Attfield et al., 2008) taking into account any relevant information found during the investigation. This is important because of the need to separate and keep track of the “theories” eventually “eliminated when evidence found was contradictory or unsupportive” (Attfield et al., 2008). Additionally, a key point to understand is that the information that constitutes evidence for a fact can be contained across a set of documents. In these cases the risk is that something is not seen as relevant when first uncovered because the extra contextual information which will flesh it out as relevant has not (yet) been found and connected to it (Attfield and Blandford, 2008). Thus as a potential area of support it would be useful for the lawyers to find, explore and manage the information within the entire document set (i.e. across documents) and to view low-level lines of enquiry in terms of a bigger picture (Attfield et al., 2008; Castellani et al., 2010). As reported in (Attfield and Blandford, 2009): “The capability of iteratively selecting records and setting
them aside, perhaps in addition to code filtering, would provide greater flexibility for exploring and discussing different possibilities.” And also, “document references within event entries allowed the chronologies to act as indexes supporting the retrieval of raw evidence. [...] However, these links were not automated. More efficient access would be supported if the source documents could be accessed directly for the summary representation.”

To complement these observations, we also found evidence from interviews we conducted that JILs have problems in managing consistency and getting up to date with the case. The current procedural practice is that they work under great time pressure and are involved just in assigning documents to issues rather than in creating “the case”. However, if they had the support for this, they could communicate new knowledge in a timely fashion to the rest of the team (both JILs and SLs) working on the case. Therefore, as also reported in (Attfield et al., 2008) methods to discuss findings, synchronize work and exchange information are vital.

Another aspect emerging from the literature and from analysis of the commercial databases for case construction is that legal reasoning evolves through manipulation of specific semantic entities. It is especially important for lawyers to identify key players and their relationships and to build chronologies of events relevant for a case (CASEMAP, 2011); (Attfield et al., 2008); (Lagos et al. 2010). As reported in (Attfield et al., 2008; Attfield and Blandford, 2009): lawyers can be searching for documents by focusing on particular time periods or on specific events, e.g. meetings, in support of their conjectures; “each team created one or more “issue” chronologies and, as these evolved important content was selected and consolidated into a single master chronology”; lawyers need to record information on events, times, participants and documents related.

On the basis of this analysis we have envisioned a future scenario of collaborative work for litigation and developed a design of a case building system, supporting it, which is currently under implementation. The next section illustrates the design of the system.

3 THE CASE BUILDING SYSTEM

The Case Building System (CBS) that we are developing aims at providing lawyers with tools to help them individually and collaboratively keep a record of their findings and lines of inquiry and seek new information from a document collection. CBS sits on top of a knowledge base containing case documents, such as letters of complaint (issued at the beginning of a litigation process) and responsive documents (as they emerge from the e-discovery phase). The knowledge base also contains information elements, (people, events, locations, etc.) automatically extracted by the system from those documents. Key features include:

- It is a unified system supporting case reasoning and building from the early stages of litigation.
- It supports recording multiple lines of inquiry and the discovery of new information.
- It is strongly visual and interactive with several views based on key semantic dimensions (time, structure, etc.)
- It provides collaboration support, e.g. awareness of what colleagues have found, so that activities can be synchronised and findings shared.
- It is semi-automatic in its knowledge extraction and suggestions to let lawyers benefit from the power of content analysis whilst remaining in control.

Figure 1 shows the design of the user interface of the system. The user interacts with a visual environment organized in 4 interactive working areas that capture the current status of the lawyer’s work, that is, current lines of thought and acquired and emerging information captured and displayed according to several dimensions.

- DocumentVisualiser (1 in Figure 1) allows the user to search for documents, in the whole collection or only within documents already included in the case, and navigate the contents of selected documents that display extracted information elements, e.g. events. The user can select information elements within documents to be explored and potentially included in the case by sending them to other views. In this way document evidence can be associated to information elements extracted in support of a line of inquiry.
- CastOfObjects (3 in Figure 1) provides a structured view of the information elements currently selected and saved by the users as salient information for the case, including characters, events, and the facts that constitute the various lines of inquiry. Characters represent the important “actors” of the story, e.g. a person or an organization that have played a role in the case. Events are events that have happened, e.g. “John Doe met Jane Roe in Zurich in March 2000” or situations, e.g. “M. Jones is head of the human resources department”. Facts are the units of case construction and collaboration.
and can be constructed from a number of information elements. This view allows the user to search for further elements to be included or for elements already considered as relevant, for example by other members of the team working on the case, to record additional selected elements, and to manually enter new elements. Also, the user can see elements that other members of the team have inserted.

- **TimeLine (2 in Figure 1)** shows a temporal dimension of the case in the form of a chronological visualisation of the events selected and saved by the users as relevant to the case. Events with fuzzy dates can be displayed with a special visual cue to differentiate them from the ones with precise dates. Users can select events to be inserted in the TimeLine either by selecting them from documents or by manually entering them. It will be visible if events have been manually added or extracted from documents. Events stored in the CastOfObjects will also be displayed. Moreover users will be able to express connections among the events. Also, the user should be able to see the elements that other members of the team have inserted.

- **CaseSpace (4 in Figure 1)** is an exploratory space where the lawyers can build and visualize networks of case elements. A network can be expanded starting by one of its nodes and searching for extracted connected elements or by manually adding new elements and connections. The displayed elements will have features that will represent diverse information including the “importance” of the element in the case and the degree of connection with other nodes which could be a combination of scores given by the system according to some properties and the score given by the users. The networks can be saved as clusters of evidence for a chunk of inquiry and shared with the other members of the legal team working on the case. Otherwise if the lawyer estimates that they do not support evidence for a chunk of inquiry they can be discarded.

This collaborative visual environment provides the user with tools to visualise and navigate documents and information, store important information that has then to be made persistent, and “play” with lines of inquiry. It should also provide the lawyers with a view of the current status of the team’s work, and then a somewhat shared representation of the legal case that they can navigate and progressively enrich. According to our scenario of work, the lawyers of the team will work individually with the CBS conducting their investigations while the system supports the synchronization of their work and the collaborative construction of the global case. Figure 2 shows a simplified representation of the information flow in the system during this work.
A lawyer can start working by importing in CBS a document containing some of the parameters of the case (e.g. letter of compliant) or the set of documents that should be processed (e.g. responsive documents collection) or both. Each user can ask the system to list specific kinds of information elements extracted from the collection of documents, e.g. people or select some of them from the DocumentVisualizer or the CastOfObjects, to be inserted in the CaseSpace, for exploring a line of thought.

Inserting information elements in the CastOfObjects or the TimeLine records them as relevant and makes them accessible to other team members. Users can also continue their exploratory work by launching searches by expanding the nodes in the network currently displayed in the CaseSpace.

Searches on people, events, documents, etc. can be specified by a lawyer as **WHO/WHAT/WHEN/WHERE** (WHs) questions guided by the system on the basis of the information contained in the documents and leveraging information on past searches made by other lawyers (Castellani et al., 2010). More precisely, the user can specify WHs questions by combining building blocks that correspond to entities and their relationships related to the contents of the documents. The user starts to build a question by choosing the type of answer he would like to get by selecting one of the building blocks among “WHO”, “WHAT”, “WHERE”, and “WHEN”.

Then the system guides the user at each step of the question construction using a combination of structure, semantic and content-based mechanisms. These mechanisms allows the system to show to the user the list of blocks that (s)he could use, that is, that would allow the definition of a request for information both syntactically valid and leading to some answers in the current corpus. The user can then select within this list the extension (s)he wants for the WH question. Figure 3 shows an example of question formulation (in order to search for “Who has worked for Compi in 2002?”) according to the designed interaction (for a more detailed description of the designed interaction see (Castellani et al., 2010).

The CaseSpace is an exploratory space for building and visualizing networks of elements, extracted from the documents and/or built by the lawyers using their knowledge of the case. Selected networks can be saved and shared with other lawyers e.g. as a support to a line of inquiry or evidence of a fact.

The Timeline allows lawyers to capture and visualize the sequence of events selected during their work and annotate causal connections among them. Filters allow them to visualize their own chronologies or to see also the ones that other colleagues have reconstructed.

In order to support the interaction described so far we have designed the architecture of the CBS as shown in Figure 4. The Knowledge Model (KM) is
used to represent the elements of information useful for the lawyers during the envisioned scenario of work described above. To automate (up to a certain degree) the process of finding information in a large corpus of documents a Natural Language Processing (NLP) system is used. The NLP system extracts the entities and relations defined in the KM. The extracted information is inserted into a Knowledge Base (KB) structured based on the KM. This would allow us to check for inconsistencies and even potentially infer new information, for instance based on transitive relations. New information added by the users through new annotations in the CastOfObjects or the TimeLine is stored in a different base, the Application Base (AB). The AB holds the data added by users of the system and has a similar schema to the KB with the addition of user metadata (e.g. timestamps). Links are kept between the extracted information and the corresponding document, so that when a character, that is an entity such as a person or an organisation, or an event is selected, the corresponding text in the document is available through the DocumentVisualiser.

Each component of the system is further described in the following sections.

3.1 The Knowledge Model

In order to describe the data to be extracted for supporting case building activities we have defined a Knowledge Model with three different layers (Lagos et al., 2010). Figure 5 shows a fragment of the KM’ hierarchy.

The System layer supports the integration with the indexing tools focusing on low-level features (such as text zones). For example the class Mention is used as the container of attributes that record the offset of the word that evokes extracted information. Part of this layer is also a class that represents the source of the information and serves the system in three different ways: record information provenance; point to the source in case manual verification of the results is required by the lawyers; and enable document searching according to document metadata.

The Domain layer represents general concepts that we believe are useful to be considered in legal case building and reasoning activities. For instance, people and organisations are typical examples of characters that may have a role in a legal case.

Special attention is given to the representation and analysis of events, as they serve as the core ingredient for supporting WHs questions. For instance, the role of the characters in a case is determined, among other factors, by the events in which they participate. Naturally that is a two way relation. The events that a key character participates in may be important for the case and the participants of a key event may be key characters. One of the core requirements is therefore identifying the other factors, in addition to the participants, that make an event important. These include:

- The topic of an event, if any;
- The role of a character in the event;
- The relative time of an event in the chronology of the case;
- The location where the event took place.

Events are extracted from the collection of documents associated to a legal case. They may describe situations, e.g., meetings, actions, e.g., studying, or even statuses, e.g., belong to. The events identified will depend on the domain that the legal case covers. Additionally, we have identified a
number of classes of relations among people and organisations that we believe to be of interest to lawyers, during case construction, independently from the litigation domain. Those classes correspond to events or event abstractions and include:

- Role-based events, such as “is employed by”;
- Interaction-based events, such as “meets”, which corresponds to the act of an entity (i.e. person or organisation) interacting with another entity;
- Reference events, such as “says”, which correspond to the act of an entity referring to another entity through a written or spoken message;
- Cognitive events, such as “knows”, which indicates knowledge of a topic or entity. For example the writing of an email indicates the authors’ knowledge of the contents.

The Application Layer deals with the entities that need to be extracted in relation to specific issues of the litigation case. For example, chemical substances should be extracted for pharmaceutical cases.

### 3.2 The Natural Language Processing System

In order to extract and organize this kind of information our system has to combine event and
named entity extraction. Extracted information has to be aligned to the KM described in section 3.1 and include named entities such as persons and organizations, events, and temporal expressions (to enable the creation of a timeline), while inter-sentence information should also be integrated (i.e. using coreference). The various components of the NLP subsystem have been described in more detail in (Lagos et al., 2010).

3.3 The Knowledge and Application Databases

The information extracted from the NLP system is stored in a Knowledge Base (KB) that includes references to the initial information source (document ids). This allows the creation of links between the information that is presented to the system’s users and the documents from which this information has been extracted, so that the user can verify the information in its context. The information extracted actually is a graph with links between entities and objects that describe those entities. Let’s consider as an example the very simple phrase “John Doe met Jane Roe in Zurich in March 2000”. A fragment of the generated graph that is stored in the KB is presented in Figure 6. The event is used to connect the two named entities (“John Doe” and “Jane Roe”) with the spatio-temporal attributes of their interaction (“Zurich” and “March 2000”). This has immediate implications on the development of a timeline of events where different case participants can be positioned.

The Application Database (AD) holds information that is inserted in the system with a different means than the NLP system. This may include metadata (such as timestamps) but also and very importantly user created information. Suppose for example that the user has the ability to include another entity as the participant to an event, add information to an incomplete event representation, or even identify two events describing the same real world situation, then that information is stored in the AD and after validation it is propagated to the KB.

4 PROTOTYPE IMPLEMENTATION

We have designed and implemented a prototype of the CBS with the aim of providing the user with search and visualization facilities based on the interaction modes previously described. These facilities include a first version of the DocumentVisualiser, of the CaseSpace and of the building blocks based search mechanism.

The prototype follows a client-server architecture integrating four subsystems (Figure 7).

The **NLP subsystem** extracts semantic information from the document corpus according to the given set of ontologies. To this end, it takes as input the documents (plain text files) and ontologies (OWL files).

The **XIP Parser** (Ait-Mokhtar et al., 2002) has been used for this task, as described in (Lagos et al., 2010). The NLP system outputs a collection of RDF files containing the semantic information extracted from the documents.

The **Knowledge Base Management subsystem** manages the RDF files produced by the NLP system by storing them in a Knowledge Base (KB). Based on the assumption that a relational database (RDB), being a mature storage solution, would offer robustness, a RDB has been selected as the backend of the system. We could have chosen another storage target as well (e.g. native RDF store). A number of frameworks exist to enable this operation. Among them, we have used Jena (JENA, 2011), a Java library framework for developing semantic web applications based on W3C recommendations for RDF and OWL. Jena also supports SPARQL, the RDF query language, enabling us to pose queries on the KB. Jena API calls are encapsulated in the Query API. The Query API is a server-side service that:

- receives objects from the Client Application and translates them into SPARQL queries. For example the question “Who did John Doe meet in Zurich?” would generate the following SPARQL code:

  ```sparql
  SELECT DISTINCT ?characterNameForm
  WHERE {
    ?eventURI rdf:type ns1:Meet .
    ?eventURI ns1:hasParticipant ?characterURI .
    ?eventURI ns1:hasParticipant ?character2URI .
    ?eventURI ns1:hasLocation ?locationURI .
    ?locationURI ns2:hasMention ?locationMention .
    ?locationMention ns2:hasForm ?locationForm .
    FILTER regex(str(?locationForm), "Zurich", "i")
    FILTER(?characterURI != ?character2URI)
    ?characterURI rdf:type ns2:Person .
    ?character2URI rdf:type ns2:Person
  }
  ```

- integrates inter-sentence information (via coreference).
?characterURI ns2:hasPersonName
?characterName .
?characterName ns2:hasNameForm
?characterNameForm .
?character2URI ns2:hasPersonName
?character2Name
?character2Name ns2:hasNameForm
?character2NameForm .
FILTER regex(str(?character2NameForm), "John Doe", "i")

- translates query results from Jena into Java objects following an object data model designed to reflect the ontological structure.
- sends resulting Java objects to the Client Application that follows the same object data model.

Note that a server-side library called BlazeDS (BLAZEDS, 2011) is handling the binary (de/)serialization of objects through the network between the server (in Java) and the client (in ActionScript) applications.

The **Application Base Management subsystem** stores search results selected by the user. The process includes a service that receives objects from the Client Application and persists them in the Application Database using a relational-object mapping framework. Every time the Client Application is initialized, the previously saved objects are retrieved from the Application Database and loaded in the CastOfObjects, which is synchronized with the CaseSpace. As a consequence, the system provides to its users the same working environment from one session to another.

The **Client Application** mainly offers a first version of the DocumentVisualiser, of the CastOfObjects, and of the building blocks based search mechanism, which have been described in section 3. In particular it supports a visual mechanism for the formulation of questions for searching information stored in the KB as a composition of building blocks, with some of the forms of guidance defined by the design. Figure 8 shows the initial configuration of the GUI for the building blocks based formulation of questions. In the upper part, coloured blocks mapping the KM entities available for question composition are displayed to the user as enabled blocks. It is possible to drag and drop the enabled blocks in the question area located below. A disabled block means that it cannot be selected (Castellani et al., 2010).

Selecting one of the results of a search, e.g. the name of a person, the user can see the document corresponding to that result in the DocumentVisualiser, with the relevant entity highlighted. The user can save relevant results by dragging and dropping them into the CastOfObjects.
Figure 7: The architecture of the prototyped system.

Figure 8: Building Blocks GUI for semantic query formulation.
5 DISCUSSION

A number of commercial tools and research prototypes already exist in the domain of litigation support or search. However, no one seems to fit with all the requirements we have identified in support of case construction in litigation cases. Nevertheless, we have identified a few interesting aspects from a few of them.

The Polestar system (Pioch and Everett, 2006) provides built-in support for collecting textual facts from source documents and structured argumentation, plus awareness mechanisms which are based on activity on documents, but not on their contents. Entity Workspace (Bier et al., 2006) allows the organisation of extracted information in entity groups. However, there is no timeline and only a limited support for collaboration. Systems like Sandbox/TRIST (Wright et al., 2006) and JigSaw (Stasko et al., 2008) have interesting visualisation capabilities, along the lines of CBS, but CBS is a more unified system with more collaboration support.

An interesting and quite widely used commercial database to support case analysis is the already mentioned CASEMAP (2011) and we have taken into account features provided by this tool in defining the requirements for our CBS, especially around the semantic structure of the information stored in the system (characters, etc.). On the other hand CASEMAP’s system for creating entries is completely manual whereas a semi-automatic definition is supported in CBS, with the system also suggesting probable relevant information.

The work described above is related to the provision of a complete work environment for lawyers to help them in the process of legal construction. While in the past the use of NLP in this domain was very limited, a more recent line of work combines NLP with reasoning procedures and representation models of a legal case, in order to find relevant case precedents (i.e. judgements related to previous cases). The central idea is that a case can be represented as a set of facts (or factors) that correspond to an abstraction level, appropriate for comparison based on legal norms and outcomes.

In initial works (Ashley and Rissland, 1988); (Ashley and Aleven, 1997); (Branting, 1989) factor assignment was done manually under the direction of experts. However, the high cost of development and maintenance pushed research towards the use of NLP techniques.

Bruninghaus and Ashley (2006) present a framework called SMILE that utilises machine learning to assign automatically factors to different text passages based on a tagged collection. Although the results are promising, the tests have been performed on a small collection of documents because a similar larger annotated collection does not exist. A hierarchy or set of factors is developed manually.

Weber-Lee et al. (1997) used a rule-based system for NLP to define the rhetorical structure of the texts and identify the parts in which the illocutionary expressions are present. They identify four main substructures, identification (i.e. surface features such as date, city, reporter and petition type), abstract (i.e. applicant and result), body (court decision and its foundations), closing (votes, date, place and names of participating attorneys). According to the different substructure, different rules are fired in the reasoning process.

As in our work, Maxwell et al. (2009) move from factors and illocutionary expressions to the extraction of semantic events for legal case retrieval, where an event refers to any eventuality (event, state, and attribute) existing in the legal text. They report that although their results are promising, a larger evaluation of event-based extraction techniques as an enabler of understanding legal relevance should be carried out for reaching definite conclusions.

All these works have focused on case precedents and their retrieval. We rather argue that object retrieval can help in case construction activities, a quite different process.

While there were some very good reasons to select RDF and OWL related technologies to construct our architecture, such as model flexibility, explicit representation of semantics, out-of-the-box reasoners (for OWL or RDFS) and proliferation of freely available background knowledge (i.e. Linked Data), we have also found out that the combination we have selected is not highly scalable. This is a major issue in litigation where millions of pages are included in each case, which may mean hundreds of millions of entities and billions of triples. Possible approaches we are researching include: optimizing the query construction process (e.g. rather than using regular expressions within SPARQL FILTERs research the combination of free text search and RDF search), researching different store implementations (for example a native RDF store may have performed much better for SPARQL querying thanks to customised indexes), or developing native formats and schemas to the expense of interoperability and out-of-the-box reuse of deductive reasoners.
Another point we would like to address relates to the synchronization among different components of the system. For example, currently the schema of the AB is not automatically updated according to the KM while the number of building blocks in the search interface doesn’t automatically reflect changes to the KM. Furthermore, while users can select and save search results in the AB we do not exploit user generated information in a more elaborate way (e.g. for incomplete information).

One of the main strengths of the approach we propose is related to the assumption that entities from different documents will create an interconnected graph that will enable the discovery of implicit information. However, we have found that merely annotating individual mentions of characters and events may enable a certain amount of new functionality, but there is more to be gained by recognizing that the same characters and events are mentioned multiple times in a single document and across multiple documents, and synthesizing richer representations that combine information from multiple sources. We have implemented simple coreference resolution mechanisms for mentions of persons, but this is only a start. The mechanisms could be enhanced to integrate encyclopedic knowledge from external sources (e.g. knowing that a referring expression “he” can’t be coreferent with a name if the person with that name is known to be female), and need to be extended to other types of entities and to events. Reusing and integrating existing ontologies is also under investigation.

6 CONCLUSIONS

In this paper we have presented the overall design of the Case Building System that we are developing and the first prototype that we built for the system. This is ongoing work and testing the design of the system and complete its implementation will require time.

However, we believe that we have produced a novel and technically achievable design idea that is interesting to share with the Knowledge Engineering and Semantic Technologies community. We think that we have a good basis to evaluate, refine and evolve our concept with actual lawyers in realistic and then actual situations of use.

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