Methodological Perspectives for Legal Ontologies Building: an Interdisciplinary Experience
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Abstract

Legal ontologies design raises knowledge management but also jurisprudence issues. To which extent is it possible to establish common concerns between technical means and theoretical constraints?

After a brief presentation of the network methodology, we give two convergent results of our working groups on the feasibility of legal ontologies. First, the definition of a meta legal language handling fundamentals (acts, actors, conditions…) contributes to a shared understanding of legal knowledge between disciplines and jurisdictions. Second, ontological alignment concerns not only knowledge management but is also the core of the judge’s activity.

Keywords

Ontologies, legal information systems, knowledge management, methodology, cognition

1. Introduction

Legal ontologies cover two types of approaches. On the one hand, generic ontologies trying to reflect theories of law produce upper-level ontologies specific to the legal domain but hardly applicable by the practitioners. They are usually built from a conceptual point of view and follow a top-down process from concepts to texts. On the other hand, applicative ontologies answering to professional needs often miss the specificity of legal knowledge but are efficient for information retrieval. They are extracted bottom-up from very large textual corpus.

These two types of ontologies are built by different scientific and professional communities. Generic ontologies are rather made by legal academics for heuristic purposes and represent another way to describe jurisprudence, while applicative ontologies are produced by knowledge management engineers to reduce legal language complexity and favor storage and access to legal documents. It seemed interesting to combine best practices from these various communities experiences.

2. Methodology

The Specific Action “Legal ontologies and legal language” proceeded over one year, gathering 25 active researchers from several laboratories (law, legal science, philosophy, logic, linguistics, computer science, cognitive science, knowledge management, semantic web) and institutions (Constitutional Court, local authorities). Working groups have been dedicated to various aspects of the ontological issues: Search and use of fundamentals (legal theory), European Community legal concepts (cognitive approach), and Text-based ontologies (applicative approach). Results have been presented and evaluated by three international experts at a closing symposium at the end of 2004 in Paris.

A theoretical subgroup undertook preliminary work to evaluate the difficulty and the interest of the construction of ontologies. Another subgroup worked on European community law Directives. European Directives illustrates the need to have a common representation of concepts in order to translate accurately shared requirements into national legislation during the transposition process. The multilingual aspect of EC Directives transposition offers perspectives in terms of translation applications, comparative legal terminology studies, and the evaluation of compliance, correspondence and harmonization between national laws, as it was described by a member of the group who presented his prior work. What does ontology software bring to legal knowledge understanding?

The working method included multiple face to face meetings with members lectures, presentations and debates and electronic exchanges. A collaborative virtual workspace (wiki) will be settled to continue the experiences exchange. Prospective goals investigation has been preferred to a state of the art mining and interpretation. Substantial tests have been undertaken to illustrate some hypothesis of the participants.

3. Results

3.1 Resources sharing
Legal and software resources were shared among the experts, leading to the production of hypotheses and a comparative reflection between tools and practices. For instance, the parsing results of the two European Directives with Linguistic Craft Workbench and Ontology Craft Workbench tools revealed at their intersection the skeleton of a Directive beyond domains characteristics. The terms extracted from the Copyright Directive allowed a re-organization of the intuitive categories that had been built by the legal expert, leading to new mappings and a renewed legal analysis of the European text. Also, a UML-type diagram was produced reflecting the conceptual and relational restructuration that was allowed by the non-linear reading of the Directive.

3.2 Definition of a common language

The goal of the copyright ontology is to gather terminological material for access to copyrighted works automated management. The elaboration of a meta Rights Expression Language based on a legal ontology is necessary to ensure semantic interoperability between humans and machines to describe works and represent contracts.

3.3 Ontologies alignment for applications interoperability

The further use of an ontology editor, the Differential Ontology Editor (http://opales.ina.fr/public/) and its associated method for semantic differential definition of the ontological resource terms is helping the legal expert to built a knowledge base.

3.4 Legal fundamentals, a construction based on points of view and ontology goals

The whole group agreed that the research of fundamentals is a prerequisite for ontologies building. However, it cannot be achieved without taking into account the various points of view on law: legal point of view, action point of view, logical point of view.

Another 3-dimensional space with three oriented axes corresponds to the ontology goals perspective:
- more or less linguistic;
- more or less generalizing;
- more or less decision-making.

3.5 A walk among theoretical contributions converging to legal fundamentals

The final convergence point is that the syntactical ontological approach (coding what the things are) is opposed to the institutional legitimacy of what the legal things are.

3.6 Guidelines for legal ontology building

If law is handed over to knowledge engineers in order to achieve ontologies, and if these ontologies are handed over to lawyers in order to implement law, neither the law nor the ontology will be enriched. At this level, we distinguish two types of engineering: legal operational engineering and legal cognitive engineering.
- Legal operational engineering can be considered as closed and static. It proceeds from a bottom-up extraction from textual corpus after a linguistics parsing. The representation process smoothes and rubs out the evolutionary and open characteristics of law.
- Legal cognitive engineering tends to include a dynamic representation, adding three dimensions to the previous figure: time, context and goals. First, a legal ontology is able to act upon the standard evolution, reinforcement or questioning. Second, context may specify the available coded information while potential circumstances can be recorded. Third, a legal ontology is mirroring the legislator teleological aspects: its use has to take the implicit goals into account while the explicit goals must be coded into the information.

3.7 Conclusion

The previous analyses, propositions, suggestions and recommendations may lead to a better understanding of the ontology building challenges and an increasing interest for operational and properly designed ontologies. From a methodological point of view, properly designed ontologies will help to achieve operations on legal matter in order to reduce its constituent indetermination. From a practical point of view, computer and law research as a whole will benefit from properly designed ontologies. A closer examination reveals that to store, to model, to integrate and to differentiate are the key processes for Information Technology in legal domain. Ontologies building and use are an asset for better indexing, integration for use cases modeling, hard cases differentiation.

Further research
The working group activities will continue epistemological insight and legal practical developments within a collaborative workspace environment. The recently created French Legal Information Institute (http://www.frlii.org/) will host this environment to facilitate access to private and public legal databases.

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