Predicting Outcomes of Italian VAT Decisions

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Abstract. This study aims at predicting the outcomes of legal cases based on the textual content of judicial decisions. We present a new corpus of Italian documents, consisting of 226 annotated decisions on Value Added Tax by Regional Tax law commissions. We address the task of predicting whether a request is upheld or rejected in the final decision. We employ traditional classifiers and NLP methods to assess which parts of the decision are more informative for the task.

Keywords. Predictive Justice, Machine Learning, Natural Language Processing, Case Law, Tax Law

1. Introduction

Outcome prediction has recently enjoyed renewed interest thanks to the availability of judicial data and breakthroughs in machine learning and NLP techniques [1,2,3]. Current approaches rely either on features describing aspects of the cases [4,5], which could be unrelated to their merit [6,7]; or on the textual content of the case decisions [8,9]. Our study falls under the second approach, which applies analytics techniques to automatically identify correlations between the textual content of decisions and their outcomes. In particular, we aim to determine the correlations between the requests by the parties and the uphold/rejection of such requests by the Regional Tax Commissions (second-instance Tax Courts).

Recent advances on outcome prediction include work by Aletras et al. [8], who predicted violations of some articles of the European Convention on Human Rights, using a dataset of 584 European Court of Human Rights decisions using Support Vector Machine (SVM), Bag-of-Words (n-grams) and topical features and later by [9], who expanded said dataset to obtain a higher performance. Several works focused on national case law. For example, [10] applied a linear SVM classifier trained on lexical features to predict the legal area and the outcome of cases by the French Supreme Court. [11] used logistic regression and SVM to predict the outcomes of Bavarian court decisions. Chinese case law was addressed by [12,13,14] among others. To the best of our knowledge, this...
is the first study on outcome prediction of Italian decisions, and also the first one in the VAT domain. We focus on appeal (second-instance) decisions. We model this as a binary classification task, whose goal is predicting whether a given request by the parties is accepted or rejected by the appeal court. A distinctive aspect of our work consists in covering requests and decisions addressing different aspects of VAT (e.g., taxable transactions, exemptions, out-of-scope transactions) rather than a single specific issue.

2. The corpus

The source corpus consists of 226 Italian second-instance decisions on Value Added Tax (VAT) by the Regional Tax Commissions from various judicial districts. The decisions, downloaded from the Giustizia Tributaria database, range from 2010 to 2022 and concern taxable transactions, exemptions, out-of-scope transactions, and the right to obtain a deduction. They contain 303 first-instance requests, of which 84 rejected, 126 upheld, and 5 with other outcomes, and 490 second-instance requests, of which 129 rejected, 99 upheld, and 22 with other outcomes. The number of requests is higher than the number of outcomes since a decision on a particular request may imply the uphold or rejection of other requests, which thus are not explicitly addressed. We chose to focus on VAT Italian cases since: (a) though some AI applications exist within the Italian Tax Administration, they do not yet address the case law; (b) VAT is harmonised at the European level, governed by the VAT Directive (Directive 2006/112/EC); (c) the CJEU case law on this matter favours the uniform and consistent interpretation of legal norms, principles and concepts; (d) VAT is a relatively narrow self-contained branch of the law; (e) Italian VAT decisions have a rather consistent structure; (f) they affect –apart from lawyers– accountants, public servants and millions of taxpayers; (g) we have domain expertise.

Appeal VAT decisions have a standard structure consisting of the following parts:

1. Introduction, reporting (i) the number of the decision; (ii) the composition of the judicial panel, (iii) the parties and their lawyers (if present);
2. Account of the Proceeding, reporting facts related to both the pre-litigation phase and the first-instance proceedings (e.g., the parties’ requests, claims and arguments as well as first-instance decisions by the Provincial Tax Commission);
3. Parties’ Requests in second-instance proceedings, often presented with the related claims and arguments;
4. Justification, the statement of reasons in fact and in law supporting the decisions;
5. Final Ruling, by the Regional Tax Commission, including the decision on costs.

Annotation guidelines were defined through an iterative refinement process of validation, evaluation of the agreement, and discussion. The labelling was done by two VAT experts. The conflicts between annotators have been discussed and solved with a third legal expert. We focused on the identification of the following elements: (i) the parties, (ii) their first and second-instance requests, (ii) the related claims and (iii) arguments; (iv) the Provincial and Regional Tax Commissions’ justifications, and (v) first and second-instance decisions, as reported in the different parts of the analysed documents. Such

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3 The corpus and our code are available at https://github.com/adele-project/italianVAT
4 Tax Justice database accessible at: https://www.giustizia-tributaria.it/.
5 In Italy, the EU VAT Directive has been implemented by the Presidential Decree 633/1972.
information can be of different lengths and details. Moreover, it is often enclosed within the same portion of text. For this reason, we identified hierarchical levels of annotation.

The parties to the proceeding (part) – i.e., taxpayers and tax authorities, being appellants or respondents in the appeal proceedings, plaintiff or defendants in first-instance proceedings – are mentioned in the introductory section and are identified through their names and residential addresses. The parties’ requests, claims, and arguments concerning the first-instance proceeding are presented in the Account of the proceeding section, while those concerning the second-instance are reported in the Parties' Requests section. Claims and arguments may be missing for certain requests, especially first-instance requests. Requests, claims, and arguments are often included in the same sentence. To identify the relevant segments we relied on (a) recurrent linguistic indicators, including keywords and word patterns; and (b) context indicators, as detailed in the following.

Requests (req) may be distinguished in main requests and responses to them, i.e. counter-requests. They are often characterised by different linguistic indicators, which may help the annotators in correctly labelling the relevant textual fragments. In first-instance proceedings, main requests are made by taxpayers and often concern the annulment of the Tax Administration’s acts. Those made in the second-instance can be presented either by taxpayers or by tax authorities and are often aimed at reversing first-instance decisions. The set of keywords and word patterns signalling the main request includes (a) verbs expressing the action of requesting or concluding with a request; (b) nouns identifying the measure requested, such as the reversal of the first-instance decision; (c) word patterns specifying these ideas. Counter request(s) are usually signalled by word patterns referring to requests for the rejection of the appellant’s claim or the acceptance of the respondents’ claim. Each request is denoted by (i) a unique id, (ii) the degree of judgement in which it has been made and (iii) the party making the request.

Claims (claim) are the ultimate reasons for grounding a request, usually supported by premises. They may concern (a) substantive facts (e.g., the lack of competence of the administrative tax office in adopting a particular pre-litigation decision), or (b) procedural facts (e.g., the violation of a procedural norm). Each claim is denoted by 3 mandatory attributes (id, degree and party making the claim), as well as 2 optional attributes used to identify whether a claim is supporting or attacking a request. Recurrent linguistic indicators include: (a) a set of terms, and in particular, certain verbal forms indicating an argumentative attitude; and (b) word patterns having the same function.

Arguments (arg) are statements that support or attack a claim. Arguments can be legal or factual. Each argument has the usual three mandatory attributes (id, degree and party making the argument), plus two optional attributes specifying whether an argument supports or attacks one or more claims. An argument is often denoted by word patterns referring to a grounding relation.

Justifications (mot) report the inferences made by the Court, leading to decisions on claims or requests raised by the parties. Each justification is characterised by: (i) a unique id, (ii) the degree of the proceeding, and (iii) its object, which can be a request or a claim. Each justification is generally delimited by a heading and includes word patterns indicating the different requests/claims raised by the parties.

First-instance decisions (dec) are concisely presented in the Account of the Proceedings. Second-instance decisions are reported in the Final Ruling section. Each decision is denoted by (i) a unique decision id, (ii) the degree of judgement in which the decision was taken, (iii) its object and (iv) outcome. Possible outcomes are: uphold, reject,
Table 1. Cohen’s $\kappa$ for each element, attribute, and link.

<table>
<thead>
<tr>
<th>Element</th>
<th>$\kappa$</th>
<th>Attribute $\kappa$</th>
<th>Link $\kappa$</th>
</tr>
</thead>
<tbody>
<tr>
<td>part</td>
<td>0.87</td>
<td>instance 0.93</td>
<td>req-claim 0.66</td>
</tr>
<tr>
<td>req</td>
<td>0.85</td>
<td>party 0.70</td>
<td>claim-arg 0.78</td>
</tr>
<tr>
<td>arg</td>
<td>0.94</td>
<td>outcome 1.00</td>
<td>req-mot 0.73</td>
</tr>
<tr>
<td>claim</td>
<td>0.86</td>
<td>avg 0.88</td>
<td>req-dec 0.77</td>
</tr>
<tr>
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<td></td>
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<td>dec</td>
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<td>avg 0.66</td>
</tr>
<tr>
<td>avg</td>
<td>0.90</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

or other (inadmissibility of the parties’ requests, extinction of the proceeding, referral to the first-instance Court, or absent decision since implicit in other decisions).

2.1. Inter-Annotator Agreement

Agreement was measured on 10 documents tagged by 2 annotators. Because a marked element may consist of a fragment of sentence, and each fragment can be labelled with multiple tags, we modelled the task as a multi-label binary classification task at the word level. Accordingly, we separately measured the agreement for each type of element and attribute. Table 1 shows the Cohen’s $\kappa$ of each category. An average $\kappa$ of 0.90 indicates a strong agreement. To properly evaluate the agreement on the attributes, we considered only cases with an agreement on the annotation of elements. An average $\kappa$ of 0.88 indicates good agreement in all attributes. To measure the agreement on the links (i.e., the presence of attributes that express a relation between two elements), we considered each pair of element types as a separate case. For a given pair of element types, we considered for each decision all the possible pairs of elements that belong to such types (e.g., the first element must be a request, the second must be a claim). We treated agreement on links as a binary classification problem with the aim of predicting whether there is a link between a pair of elements. Results are reported in Table 1. We obtained a good agreement in almost all categories with an average $\kappa$ of 0.66. For the specific cases of req-claim and claim-arg links, we also computed the agreement on the type of link, by only considering pairs where the two annotators agreed on the presence of a link, reaching the perfect score of $\kappa=1.0$ for both classes.

3. Methods

This study aims at (i) predicting the outcomes of second-instance decisions and (ii) assessing the extent to which different parts of the decision are informative for this task. Given that each decision can contain multiple requests, and each request can have a separate outcome (different from the general outcome of the case), we considered each request separately. For each of them, we identified claims ($claim$) and arguments ($arg$) as the basic information needed to predict the outcome. For this reason, we filtered out requests not associated with a claim as well as those not explicitly decided. Furthermore, we excluded those few decisions which do not reject or uphold a request (other outcomes) due to the lower number of samples. Thus, we addressed the task as a binary classification (reject/uphold). Our final dataset is composed of 112 rejected decisions and 71 uphold decisions.

Our aim is to predict the court’s decisions on the basis of the information provided by the parties before the case. Such information are partially present in the decision, which reports the parties’ request(s), claim(s), and argument(s). Nonetheless, in this study, we are also interested in assessing which part of the document can provide a valuable contri-
Table 2. Results on the second-instance requests.

<table>
<thead>
<tr>
<th>Embedding</th>
<th>Classifier</th>
<th>Avg rej</th>
<th>Avg uph</th>
<th>Avg rej</th>
<th>Avg uph</th>
<th>Avg rej</th>
<th>Avg uph</th>
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<td>0.49</td>
<td>0.57</td>
<td>0.38</td>
<td>0.09</td>
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<td>0.54</td>
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<td>0.38</td>
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<td>0.59</td>
<td>0.78</td>
<td>0.64</td>
<td>0.78</td>
<td>0.61</td>
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</tr>
<tr>
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<td>0.76</td>
<td>0.68</td>
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<td>0.66</td>
<td>0.75</td>
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<tr>
<td>SBERT</td>
<td>Random Forest</td>
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</tr>
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</table>

We pre-processed the decisions by removing stopwords and punctuation symbols. For each experimental setting, we concatenated together the representation obtained for the request and the ones obtained for the other sections. We adopted two representations of the input text: TF-IDF vectorization, which is based on the term frequency-inverse document frequency statistic; Sentence-BERT (SBERT) [16], a modification of the BERT model that produces semantically meaningful sentences’ embeddings, mapping sentences with similar semantic content into vectors close to each other. As classifiers, we have chosen the following set of traditional machine learning models that have low computational requirements: Linear SVC, SVC, Random Forest, Gaussian Naive Bayes and K-Neighbours.6 Experiments were conducted using 5-fold cross-validation with folds determined at the document level so that all the requests of the same decision belong to the same fold. The folds were created manually to balance their composition with respect to the reject/uphold and the first/second-instance distinctions.

4. Results

Tables 2 shows the results obtained through each combination of embeddings and classifiers in each setting, as well as two baselines (random and majority class). We measure the F1 score obtained for each class and their macro-average. The task of determining the decision outcome based only on the claims and arguments of the parties reaches a maximum score of 0.68 with Linear SVC and SBERT. The use of SBERT embeddings instead of TF-IDF is beneficial with all classifiers, leading to results not worse than the baselines. Overall, the Linear SVC classifier seems to give the best result in almost all the settings. There is a wide gap between the scores obtained in the two classes, which we speculate may be caused by their unbalanced distribution in the dataset. The justification section seems to give conflicting results: it slightly worsens the performance of Linear SVC, but it improves other classifiers. The introduction of the decision section has a limited impact, slightly improving some classifiers but without improving the best case.

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6We used the default hyper-parameters offered by the sci-kit learn library.
The results obtained by the use of both sections are unexpected: most classifiers perform worse than when adding only the decision information. We speculate that, since in the justification the Court retraces the arguments of the parties, mentioning all the clues towards each possible outcome, its use may introduce noise that lowers the performance.

5. Conclusion

 Ideally, one would aim to predict the decision of the court based on the information provided by the parties before the case. Our experiments approximate the ideal setup, by focusing on outcome prediction based on fragments in the narrative provided by courts, which we captured through the requests, claims, and arguments marked elements. To this end, we built a first-of-a-kind dataset, on Italian decisions and on the VAT domain. In the future, we plan to include information provided by the parties before the case. From the machine learning viewpoint, we plan to adopt oversampling or augmentation to balance the distribution of the classes in the dataset, and we are investigating more advanced neural architecture for classification or domain-specific embeddings.

References