WHEN THE HEAD of the U.S. Supreme Court says artificial intelligence (AI) is having a significant impact on how the legal system in this country works, you pay attention. That’s exactly what happened when Chief Justice John Roberts was asked the following question:

“Can you foresee a day when smart machines, driven with artificial intelligences, will assist with courtroom fact-finding or, more controversially even, judicial decision-making?”

His answer startled the audience.

“It’s a day that’s here and it’s putting a significant strain on how the judiciary goes about doing things,” he said, as reported by The New York Times.

In the last decade, the field of AI has experienced a renaissance. The field was long in the grip of an “AI winter,” in which progress and funding dried up for decades, but technological breakthroughs in AI’s power and accuracy changed all that. Today, giants like Google, Microsoft, and Amazon rely on AI to power their current and future profit centers.

Yet AI isn’t just affecting tech giants and cutting-edge startups; it is transforming one of the oldest disciplines on the planet: the application of the law.

AI is already used to analyze documents and data during the legal discovery process, thanks to its ability to parse through millions of words faster (and more cheaply) than human beings. That alone could automate away or completely change the almost 300,000 paralegal and legal assistant jobs estimated to exist by the U.S. Bureau of Labor Statistics. However, that is just the beginning of AI’s potential impact; it is also being used today to influence the outcomes of actual cases.

In one high-profile 2017 case, a man named Eric Loomis was sentenced to six years in prison thanks, in part, to recommendations from AI algorithms. The system analyzed data about Loomis and made sentencing recommendations to a human judge on the suggested length of Loomis’ sentence.

Make no mistake: AI-enhanced courtrooms may be more science fact than science fiction—for better or for worse.

The Predictable, Reliable Choice?

Artificial intelligence holds some promise for the world of legal decisions.

In Canada, Randy Goebel, a professor in the computer science department of the University of Alberta working in conjunction with Japanese researchers, developed an algorithm that can pass the Japanese bar exam. Now, the team is working to develop AI that can “weigh contradicting legal evidence, rule on cases, and predict the outcomes of future trials,” according to Canadian broadcaster CBC. The goal is to use machines to help humans make better legal decisions.

This is already being attempted in U.S. courtrooms. In the Loomis case, AI was used to evaluate individual defendants. The algorithm used was created and built into software called Compas by a company called Northpointe Inc. The algorithm indicated Loomis had “a high risk of violence, high risk of recidivism, [and] high pretrial risk.” This influenced the six-year sentence he received, though the sentencing judges were advised to take note of the algorithm’s limitations.

Criminal justice algorithms like the one in the Loomis case use personal data such as age, sex, and employment history to recommend sentencing, reports the Electronic Privacy Information Center (EPIC). The technology is relatively common in the U.S. legal system.

“Criminal justice algorithms are used across the country, but the specific tools differ by state or even county,” says EPIC.

The case for using AI-based systems to assist in the legal process hinges on the perceived ability of machines to be more impartial than humans. “Humans can be swayed by emotion. Humans can be convinced. Humans get tired or have a bad day,” says Tracy Greenwood, an expert in e-discovery, the process of using machines to per-
form legal discovery work faster and more accurately than humans.

“In a high crime city, a judge might start to hand out harsher sentences towards the upper end of the sentencing guidelines. In court, if a judge does not like one of the lawyers, that can affect the judge's opinion,” says Greenwood.

The argument is that machines could potentially analyze facts and influence judgments dispassionately, without human bias, irrationality, or mistakes creeping into the process.

For instance, the Japanese bar exam AI developed by Goebel and his team is now considered “a world leader in the field,” according to CBC. It succeeded on the exam where at least one human failed: one of Goebel’s colleagues failed the Japanese bar exam.

Human fallibility is not an isolated problem in the legal field. According to an investigation by U.K.-based newspaper The Guardian, local, state, and federal courts in the U.S. are rife with judges who “routinely hide their connections to litigants and their lawyers.” The investigation learned that oversight bodies found wrongdoing and issued disciplinary action in nearly half (47%) of complaints about judge conflict of interest they investigated.

However, oversight bodies rarely look into complaints at all—90% of over 37,000 complaints investigated were dismissed by state court authorities “without conducting any substantive inquiry,” according to the investigation.

Conflict of interest is not the only human bias that plagues the U.S. legal system; racial bias, explicit or implicit, also is common.

“Minorities have less access to the courts to begin with, and tend to have worse outcomes due to systemic factors limiting their quality of representation, and subconscious or conscious bias,” says Oliver Pulleyblank, founder of Vancouver, British Columbia-based legal firm Pulleyblank Law.

Intelligent machines, however, do not carry the same baggage. Acting as dispassionate arbiters looking at “just the facts,” machines hold the potential to influence the legal decision-making process in a more consistent, standardized way than humans do.

The benefits would be significant.

“To introduce a system with much greater certainty and predictability would open up the law to many more people,” says Pulleyblank. The high cost and uncertain outcomes of cases discourage many from pursuing valid legal action.

“Very few people can afford to litigate matters,” says Pulleyblank, “even those who can generally shouldn’t, because legal victories are so often hollow after all the expenses have been paid.”

However, when you look more deeply at machine-assisted legal decisions, you find they may not be as impartial or consistent as they seem.

**“Unbiased” Machines Created by Biased Humans**

In the Loomis algorithm-assisted case, the defendant claimed the algorithm’s report violated his right to due process, but there was no way to examine how the report was generated; the company that produces the Compas software containing the algorithm, Northpointe, keeps its workings under wraps.

“The key to our product is the algorithms, and they’re proprietary. We’ve created them, and we don’t release them because it’s certainly a core piece of our business,” Northpointe executives were reported as saying by The New York Times.

This is the so-called “black box” problem that haunts the field of artificial intelligence.

Algorithms are applied to massive datasets. The algorithms produce results based upon their “secret sauce”—how they use the data. Giving up the secret sauce of an algorithm is akin to giving up your entire competitive advantage.

The result? Most systems that use AI are completely opaque to anyone except their creators. We are unable to determine why an algorithm produced a specific output, recommendation, or assessment.

This is a major problem when it comes to using machines as judge and jury: because we lack even the most basic understanding of how the algorithms work, we cannot know if they are producing poor results until after the damage is done.

ProPublica, an “independent, non-profit newsroom that produces investigative journalism with moral force,” according to its website, studied the “risk scores,” assessments created by Northpointe’s algorithm, of 7,000 people who were arrested in Broward County, FL. These scores are used to determine release dates and bail in courtrooms, as they purportedly predict the defendant’s likelihood to commit crime again.

As it turns out, these algorithms may be biased.

In the cases investigated, ProPublica says the algorithms wrongly labeled black defendants as future criminals at a rate nearly twice that of white defendants (who were mislabeled as “low risk” more often than black defendants).

Because the algorithms do not operate transparently, it is difficult to tell if this was an assessment error, or if the algorithms were coded with rules that reflect the biases of the people who created them.

In addition to bias, the algorithms’ predictions just are not that accurate.

“Only 20% of the people predicted to commit violent crimes actually went on to do so,” says ProPublica. Fewer violent crimes committed is a good thing, but based on this assessment, decisions were made that treated 80% of defendants as likely violent criminals when they were not.

Critics claim that algorithms need to be far more transparent before they can be relied on to influence legal decisions.

Even then, another huge problem with having AI take on a larger role in the legal system is that there is no guarantee machines can handle the nuances of the law effectively, says Pulleyblank.

“Many legal problems require judges to balance distinct interests against
machines probably will come to heavily
Greenwood to the same conclusion:
“What it depends on is not ‘the law,’” says Pulleyblank. “There is no clear le-
gal answer to how those values will be balanced in any given case. Rather, it
depends on the judge.”
These types of contextual consider-
ations crop up constantly in all manner of cases. “Machines are good at iden-
tifying what has been tried and what has not been tried, but they lack judg-
ment,” says Greenwood. He says ma-
cines may produce consistent results, but lack other critical skills to ensure justice is served. “A machine will not lecture a defendant in a criminal case and tell him to get his life together.”
Pulleyblank agrees that making the law more “predictable” using ma-
cines may cause more problems than it solves. “Whenever you seek to make
the law more predictable, you risk sac-
rificing fairness,” he says.
In ProPublica’s investigation, the
algorithm assessed two defendants. One was a seasoned criminal; the other
a young girl with a prior misdemeanor. Both had stolen items of the same value,
but the machine failed to contextualize the fact that the young girl had stolen a bicycle and had no serious criminal record. She was deemed a likely repeat offender, just like the career criminal.
To the machine, these two people had both committed crimes and had past charges. It failed to contextualize; as a result, the algorithm used in this case got the situation very wrong.
Yet introducing context and circum-
stance inherently reduces the predict-
ability and consistency of the law’s application, so the balance between machine predictability and human judgment is a tenuous one.
“This is the order versus fairness di-
1chotomy that has long been the subject of legal thought,” says Pulleyblank.
This leads both Pulleyblank and Greenwood to the same conclusion: machines probably will come to heavily

“In order to allow predictable non-
human judicial decisions, the law
would have to change in a fairly
fundamental way.”

Further Reading
Liptak, A.
Angwin, J.
Machine Bias, ProPublica, May 26, 2016
https://www.propublica.org/article/ machine-bias-risk-assessments-in-
criminal-sentencing

Algorithms in the Criminal Justice System, 
Electronic Privacy Information Center,
https://epic.org/algorhmic-transparency/ 
crim-justice/

Snowden, W.
alberta-japan-1.4296763

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