

Master Thesis

Seminar for Statistics

Fall 2018

Department of Mathematics		

Christopher Salahub

Seen to be done: A statistical investigation of peremptory challenge

Submission Date: March 3 2019

Co-Adviser None

Adviser: Prof. Dr. Marloes Maathuis

Preface

This work would be nowhere near as polished or complete without the effort of Prof. Dr. Marloes Maathuis to ensure I was performing analysis with a clear direction and purpose. I would like to thank her for finding time in her busy schedule to allow for weekly meetings. The group meetings organized by her Ph.D. student Marco Eigenmann were also critical in the development of more nuanced analysis and intuitive visualizations. I thank Marco Eigenmann for organizing them, and Jinzhou Li, Armin Fingerle, Sanzio Monti, and Qikun Xiang for attending my presentations and listening attentively. A special thanks is extended to Cédric Bleutler and Leonard Henckel, both of whom were especially engaged and participated in lengthy discussions both during and outside of the group meetings.

I would like to acknowledge in particular Prof. Dr. Tilman Altwicker for his detailed suggestions on where to look for more legal context on the topic and Prof. Dr. Samuel Baumgartner for his research suggestions. They were very important at providing the necessary information to begin a first investigation of the topic. Of course, without the cooperation of Dr. Ronald Wright, Dr. George Woodworth, Dr. Barbara O'Brien, and Dr. Catherine Grosso for generously providing me with the data from their investigations on the subject of peremptory challenge. Without this data, the visualizations and modelling presented here simply would not have been possible, and so I am exceptionally grateful that they were so enthusiastic to share the fruits of their labour to help cultivate mine.

<u>iv</u> Abstract

Abstract

Short summary of my thesis.

vi CONTENTS

Contents

	Notation	xi
1	Introduction	1
2	Peremptory Challenges 2.1 Jury Selection Procedures 2.2 The Role of the Jury 2.3 Modern Peremptory Challenge Controversy 2.4 The Role of the Peremptory Challenge 2.5 History 2.5.1 Pre-English History 2.5.2 In English Law (1066–1988) 2.5.3 In American Law (ca. 1700–1986) 2.5.4 In Canadian Law (ca 1800–2018) 2.6 Summary	3 3 4 5 6 7 7 8 9 10 10
3	3.1 Jury Sunshine Project 3.1.1 Methodology 3.1.2 Flattening the Data 3.2 North Carolina Data 3.3 Philadelphia Data 3.4 Data Cleaning	13 13 14 15 15 15
4	4.1 Arguments for Peremptory Challenges 4.2 Modelling	17 18 22 22 22 23
5	5.1 Future Work	 25 25 27
\mathbf{A}	Complementary information A.1 Including R code with verbatim	31 31 32 45 45
В	B.1 Description	47 47 47

CONTENTS	vii
Epilogue	49

List of Figures

4.1	Strike Tendency by Racial Combination Sunshine	19
4.2	Political Affiliation by Race and Gender (Sunshine)	20
4.3	Lawyer Experience (Sunshine)	21
4.4	Geyser data: binned histogram, Silverman's and another kernel	22
4.5	Gevser data: binned histogram, Silverman's and another kernel	22

LIST C	' TABLES ix

T • 1	C		. 1	
List	Ωŧ	1 3	h	ΔC
LISU	OI	та	v.	LCS

A.1	Jury Sunshine Irregularities	45
B.1	Test results	47

Notation and Terms

In order to facilitate clarity despite brevity, a list of terms used in this paper is presented here.

Prosecution/State The legal representation which argues for conviction

Defence The legal reperesentation which argues against conviction

Court Reference to the judge, prosecution, and defence

Venire The population sample from which a jury is selected (according to Mirriam-Webster (2019a) derived from the latin *venire facias*: "may you cause to come")

Jury The final group of (usually) twelve chosen venire members which judge the guilt or innocence of the accused/defendant

Accused/Defendant The individual on trial for a crime

Voir dire From old French "to speak the truth" (see Mirriam-Webster (2019b)), this is the questioning process used by the court to assess the suitability of a venire member to sit on the jury

Struck In the context of a venire member being rejected from the jury, struck indicates removal by peremptory challenge or challenge with cause

Litigants The accusor and the accused

xii Notation

Chapter 1

Introduction

The Gerald Stanley murder trial was noteworthy for all of the wrong reasons. The first reason was the crime itself. The rural region around Biggar, Saskatchewan (Quenneville (2018)) is not known for crime, indeed, the crime statistics collected by Statistics Canada suggest it is one of the safest in the province (Statistics Canada (2018)). Any murder at all would be worthy of attention and subject to plenty of drama. But beyond the damage this trial has done to the community, this trial is noteworthy because it led to a significant reexamination of the legal jurisprudence surrounding the jury selection process culminating in the proposition of Bill C-75 by the Canadian government in March of 2018 (42nd Parliament of Canada (2018a)), less than two months after the trial's verdict (Quenneville and Warick (2018)).

Bill C-75, in part, aims to ameliorate one of the critical points of contention about the Gerald Stanley case: the use of peremptory challenges in jury selection. The outsized impact of the case was due, in large part, to it's racial aspect. Gerald Stanley, a white man, was accused of second degree murder in the killing of Colten Boushie, a First Nations man. Given Canada's troubled history with First Nations groups, this alone would have been enough to make the trial a flash point for race issues, but that was not the worst aspect of the trial. Rather, it was the alleged use of peremptory challenges to strike five potential jurors who "appeared" to be First Nations, resulting in an all-white jury, that proved to be the most controversial and influential facet of the entire affair (Harris (2018), MacLean (2018)).

With Bill C-75 currently moving through the Canadian parliamentary system, having completed its second reading in June 2018 (42nd Parliament of Canada (2018b)), a close re-examination of the practice of peremptory challenge is warranted. A great deal of ink has already been spilled on both sides of the debate (see Hasan (2018), Zinchuk (2018), and Roach (2018)), but startlingly little of this discussion has been based on any hard evidence on the impact of peremptory challenge in jury selection. This paper aims to provide analysis and evidence to illuminate the topic further by analyzing three separate peremptory challenge data sets collected in the United States, namely Wright, Chavis, and Parks (2018), Grosso and O'Brien (2012), and Baldus, Woodworth, Zuckerman, and Weiner (2001). While this data cannot tell us if challenges were racially motivated in the Stanley trial, stepping back from this fraught legal episode to take a wider view of the practice of peremptory challenge provides a more sober place to start the discussion of its place in modern jury trials.

2 Introduction

This paper will proceed in five parts. Chapter 2 provides a brief history of the practice of peremptory challenges in jury trials, in particular explaining their original motivation, past implementations, and how they have developed in the United States, the United Kingdom, and Canada. Chapter 3 proceeds to discuss the three data sets obtained, explaining the sources and collection methods before detailing the cleaning and preprocessing. Chapter ?? then provides the details and results of the analysis performed on the different data sets. It begins discussing the Jury Sunshine data set, which was used as a 'test' set of sorts, where analysis could be flexibly performed before the final analysis methods were turned to the other two data sets. The results of this analysis are compared to previous works in Chapter ??. Finally, the results and findings are summarized in ??, and recommendations based on the observations obtained here are provided.

Chapter 2

Peremptory Challenges

Although the focus of this text is the legal practice of peremptory challenges, these are a specific practice which may not be known in detail to the reader, a brief exploration of their history, motivation, and current use is presented here. It is not meant to be exhaustive, but rather to provide context and references for an interested and motivated reader to learn more. Indeed, many details have been omitted from the summary of the history in particular.

2.1 Jury Selection Procedures

Before reviewing the history, it is best to give some context and an explanation for readers unfamiliar with the jury system and general courtroom procedures. The general steps shared by jury trials are outlined below. More detail and a discussion of the diversity of jury selection procedures can be found in Ford (2010), Hans and Vidmar (1986), and Van Dyke (1977).

- i.) Eligible individuals are selected at random from the population (using a list known as the *jury roll*) of the region surrounding the location of the crime, the sampled individuals are called the *venire*
- ii.) The venire is presented to the court, either as a group or sequentially (borrowing the names of Ford (2010): the "struck-jury" system and the "sequential-selection" system, respectively)
- iii.) The presented venire member(s) are questioned in a process called *voir dire*, which can result in three possible outcomes for each venire member:
 - (a) The venire member is removed with cause, the cause provided by either the prosecutor or defence lawyer and admitted by the judge
 - (b) The venire member is removed by a peremptory challenge by the prosecutor or defence lawyer, where no reason need be provided to the court
 - (c) The venire member is accepted into the jury, and so becomes a juror
- iv.) Steps i-iii are repeated until the desired number of jurors has been found

The details of each of these steps varies by region. Jury rolls can be collected from many different sources. In the United States, they are typically selected using lists of registered voters (see Van Dyke (1977) chapter two), but in Canada the practice varies province by province. Ontario uses a combination of municipal voter lists and First Nations band lists (see Ministry of the Attorney General of Ontario (2018)), while in Saskatchewan - the province of the Gerald Stanley trial - the jury roll is created from the data in the central government health insurance agency in accordance with Government of Saskatchewan (1998).

While two presentation methods are observed in step ii, Ford (2010) and Van Dyke (1977) both note that the predominant method in the United States and Canada is the sequential-selection system. This is perhaps due to the relative efficiency of the method, as it is clear that in the sequential system voir dire need not be performed on the entire venire, only a subset. Contrast this with the struck-jury system, where the entire venire must be reviewed in every trial.

Finally, the scope of voir dire is radically different in the United States and much of the British Commonwealth. Van Dyke (1977) notes that Canada and the United Kingdom do not allow questions in areas of "non-specific" bias, or bias which is not directly related to the case before the court. That is to say, while it would be perfectly valid to ask a venire member for a murder case about their work history in the United States, such a question would only be allowed in Canada or the United Kingdom if occupation was specifically related to the murder case. Hans and Vidmar (1986) suggest that this difference is due to a difference in philosophy. To borrow a quote from page 63 of Hans and Vidmar (1986):

In Canada, for example, the courts have said that we must start with an initial presumption that "a juror will perform his duties in accordance with his oath"

This opinion places a greater responsibility on the jurors themselves to overcome their biases and accept arguments in spite of them. The American opinion that certain prejudice cannot be overcome by jurors stands in stark contrast.

2.2 The Role of the Jury

The central function of a jury in a jury trial system is to judge the innocence or guilt of an accused in light of evidence. This has varied drastically in form throughout history. Consider that in the distant past, von Moschzisker (1921) and Hoffman (1997) report that the central function of the jury was to collect evidence, essentially assuming the role commonly performed today by police detectives. Such a role justified the practice of selecting the most "trustworthy" individuals of some reknown.

This is contrasted by the modern jury, which performs no collection of evidence, and is meant to be composed of a panel of peers or "equals" of the accused sampled at random from the population, an idea which did not develop until 19th century Britain (see page 28 of Hans and Vidmar (1986)) and was not applied using random sampling until some time later (see Hoffman (1997) and page 29 of Hans and Vidmar (1986)). The modern jury is meant to apply the law, as told to them by the judge¹, to the case at hand. Evidence for guilt is then presented to the jury by the prosecutor, while evidence meant to exonerate is presented by the defence.

The jury listens to the evidence, considers the law as presented by the judge, and must (typically) reach a unanimous decision of guilt or acquittal. Such a decision cannot be overturned by the judge of the court, and the judge must then determine sentencing based on the decision of the jury and the letter of the law¹. It should be clear that the jury therefore has tremendous power in the legal system. The philosophical and ethical justification for such power is well explained by Woolley (2018), and best summarized by a quote from Supreme Court of Canada (1991):

The jury, through its collective decision making, is an excellent fact finder; due to its representative character, it acts as the conscience of the community; the jury can act as the final bulwark against oppressive laws or their enforcement; it provides a means whereby the public increases its knowledge of the criminal justice system and it increases, through the involvement of the public, societal trust in the system as a whole.

While such enthusiastic support for juries has not been expressed by all countries which practice them, the justification is entirely consistent with the histories and discussions presented by Hoffman (1997), von Moschzisker (1921), Hans and Vidmar (1986), Van Dyke (1977), and others.

2.3 Modern Peremptory Challenge Controversy

If the general utility and importance of the jury is clear, the same cannot be said for peremptory challenges. The privileged privileged removal of a venire member - to be replaced by a new randomly selected venire member - by either the prosecution or defence without justification has seen allegations of abuse.

In the United States, repeated allegations of racial discrimination have led to significant changes in their allowed use, through cases such as Supreme Court of the United States (1965) and Supreme Court of the United States (1986). The first of these cases, Swain v. Alabama, established in 1965 that the systematic removal of venire members of a particular race could be unconstitutional discrimination under the Fourteenth Amendment, but argued that a "prima facie" (or "based on first impression") argument of discrimination was not adequate to prove this. This placed a significant burden on the side taking issue with a challenge to demonstrate discrimination in the use of peremptory challenges.

However, this ruling was overturned only 21 years later in the 1986 case Batson v. Kentucky, which allowed the party ojecting to a challenge to use a prima facie argument which must be countered by a race-neutral reason that satisfies the judge. If no such reason can be supplied, the challenge would not be allowed. This created a new challenge to use against peremptory challenge to keep a venire member: the so-called "Batson Challenge". While the effectiveness of this system of additional challenges is questionable both practically and in abstract (see Page (2005) and Morehead (1994), and a particularly strong response in Hoffman (1997)), it has only been extended to allow Batson challenges for gender and other characteristics of venire members.

In Canada, there have also been racial controversies. A report by a government inquiry in the province of Manitoba in 1991 (see Roach (2018)) was already reporting on possible

¹Hans and Vidmar (1986) note that this system actually varies throughout the US, though the jury and judge powers described here are consistent across Canada.

racial bias against First Nations venire members. More damning still was the Iacobucci (2013) Report on First Nations representation in juries proposed an explicit restriction to the practice when it recommended:

...an amendment to the Criminal Code that would prevent the use of peremptory challenges to discriminate against First Nations people serving on juries.

Despite these recommendations and allegations, there had not been a significant political effort to reform the peremptory challenge system until the Gerald Stanley trial culminated in the tabling of Bill C75 42nd Parliament of Canada (2018b). As it currently stands, the bill has not been approved by the Government of Canada, but seems likely to become law in the near future, which would abolish the peremptory challenge in Canada.

In doing so Canada would join the United Kingdom. Significant controversy around the use peremptory challenges there already led to the abolition of the practice by parliament in the Criminal Justice Act of 1988. The specific controversy was the result of the Cyprus spy case in the late 1970s, which led to a "sustained campaign in Parliament and in the press alleging that defence counsel were systematically abusing it" (see Hoffman (1997))².

2.4 The Role of the Peremptory Challenge

Despite these legal changes, recommendations, and a great deal of articles providing analysis against the practice (see, for example, Hoffman (1997)), the topic remains controversial. The modern motivation and justification for the practice in spite of all of the controversy is perhaps best described by Justice Byron R. White in Supreme Court of the United States (1965):

The function of the challenge is not only to eliminate extremes of partiality on both sides, but to assure the parties that the jurors before whom they try the case will decide on the basis of the evidence placed before them, and not otherwise. In this way, the peremptory satisfies the rule that, "to perform its high function in the best way, justice must satisfy the appearance of justice."

Such a justification harks back to the now famous words of Lord Chief Justice Hewart in $R\ v.\ Sussex\ Justices$ in 1924: "Justice should not only be done, but should manifestly and undoubtedly be seen to be done" (as reported in Richardson Oakes and Davies (2016)). While these words originally only referred to the pecuniary interest of court staff involved in the case, they have since come to express the idealized expectation that both the defence and prosecution find the judge and jury acceptable, as explored by Richardson Oakes and Davies (2016)³.

This defence suggests two modern justifications for the peremptory challenge. The first is that of removing venire members with "extreme" bias, and the second is the creation

²It should be noted that this did not abolish the use of "standing-aside" by the Crown, although the practice has been heavily curtailed to only national security trials with strict guidelines to its use, which are outlined by Attorney General's Office of the United Kingdom (2012).

³Such grand generalizations and myth-making can also be seen in the common belief that the right to a trial by jury was originally established in the Magna Carta, an idea which is not supported by the relevant historical evidence (see Hoffman (1997) and Van Dyke (1977) for a detailed discussion and more accurate history).

2.5 History 7

of a jury which is composed of jurors mutually acceptable to both the defense and the prosecution. Those who defended the practice of peremptory challenges in Canada after the Gerald Stanley trial, including Hasan (2018) and Macnab (2018), seem to use this defence or some variant of it to argue in favour of keeping the practice. However philosophically appealing these two claims are, in light of all of the controversy surrounding the peremptory challenge, perhaps a critical and empirical examination of these assertions is warranted.

2.5 History

Such an analysis might appropriately begin with a historical explanation of the peremptory challenge. Roughly, the presentation of the history of jury trials here follows the comprehensive and exhaustively referenced description provided by Hoffman (1997). Two of the references Hoffman uses extensively, Hans and Vidmar (1986) and Van Dyke (1977), provided useful context while specific details provided by von Moschzisker (1921), Forsyth (1994), Brown, McGuire, and Winters (1978), and Brown (2000) helped to create a clearer picture of particular periods of jury history. Information regarding the history of the Canadian system was provided by Brown (2000) and Petersen (1993). For an excellent exploration of the nineteenth century, a formative time for the development of challenge law, see Brown (2000).

It must be noted that certain important trials in the development of the peremptory challenge system have been excluded from the summary provided here. This was done deliberately, as the history presented here is only meant to present the practice of peremptory challenges throughout history in broad terms. All of the sources listed above are much more thorough, by merit of their singular focus on the analysis of the practice from a legal and historical perspective, while this work devotes more to empirical and statistical analysis.

2.5.1 Pre-English History

Although precise timelines are hard to establish, there is evidence that jury trials have occurred in some form or another since antiquity. The concept, that of judgement by a group of peers, is so ancient that it is prevalent not only in historical records, but in myth. As Hoffman (1997) indicates, both Norse and Greek mythology feature groups of individuals assessing the guilt or collecting evidence about the actions of a peer.

Outside of the realm of myth, Hoffman (1997) reports on evidence of the use of juries in Ancient Egypt, Mycenae, Druid England, Greece, Rome, Viking Scandanavia, the Holy Roman Empire, and Saracen Jerusalem. It should be noted that in none of these areas was the jury trial the primary form of conflict resolution practiced. Nonetheless, it is clear the jury trial has a broad and long history of use.

Something similar to the modern peremptory challenge does not appear until Rome, however. The Roman *Judices* were groups of senators selected to judge the guilt of the accused in a legal case. Hoffman (1997) presents evidence of the selection of 81 Senators to sit on one of these *Judices*, after which the litigants were permitted to remove fifteen of these Senators each. This egalitarian reduction of the jury size seems analogous to the modern peremptory challenge system in placing the power of removal with the litigant and suggesting no justification is necessary for their removal.

2.5.2 In English Law (1066–1988)

Peremptory challenge did not reach is modern form, as outlined above, until it was established in the English legal system. It should be noted that despite some previous debate on the topic, the most modern historical evidence suggests that the basis of the English practice was not related to the system used in the selection of *Judices* in Rome. The English system appears to be its own beast entirely.

The dominant historical interpretation is presented by von Moschzisker (1921) and Hoffman (1997): that the jury system was introduced to England during the Norman conquest of 1066 by William the Conqueror. The practice, however, was not made official until the Assize of Clarendon in 1166 by Henry II, and it was not until the outlaw of trials by ordeal (the most common method of trial at that time) in 1215, that peremptory challenges began to appear in England in the late thirteenth century. The challenges were officially recognized in 1305 when Parliament outlawed their use by the Crown, only to replace them with an analogous system of so-called "standing-aside"⁴.

It should be noted here that although the challenges issued between the Assize of Clarendon and this 1305 act are called "peremptory," they may not have served the same purpose, nor the same justification, as the modern challenges. Indeed, as Hoffman (1997) argues convincingly, these challenges may have been closer to modern challenges with cause. The argument hinges on the paradigm of royal infallibility and absolutism which was present in the late medieval period when the peremptory challenge first appeared (see Burgess (1992)).

Under royal absolutism and infallibility the argument for peremptory challenges is quite simple. If the king cannot be wrong in his judgement and he has some reason to feel that a venire member cannot serve on the jury, then he need not say why he thinks that is so, as his judgement is correct in any case. Indeed, asking for an explanation would be disrespectful and providing one undignified. The Crown prosecutors, as representatives of the king, would be similarly shielded from criticism.

Additionally, this is supported by the abolition of their royal use in 1305, the language of which suggests that peremptory challenges were originally the privilege of the Crown (see Hoffman (1997) and Van Dyke (1977)), with none being granted to the defence. As royal infallibility grew out of favour, peremptory challenges seem to have been granted to the defence, rather than being removed entirely.

Whatever the logic of the expansion of these challenges to the defence, their legal limits are recorded more precisely⁵. From a maximum of 35 challenges allowed at their peak in the fourteenth century, the number of challenges allowed only decreased over time until their abolition in 1988 (discussed in 2.4).

⁴For a detailed explanation of this system see Hoffman (1997) and Brown (2000)

 $^{^{5}}$ see Brown (2000) for a detailed examination of the case law developing around challenges in the nineteenth century

2.5 History 9

2.5.3 In American Law (ca. 1700–1986)

von Moschzisker (1921), Hoffman (1997), and Van Dyke (1977) all agree that the early English colonists that came to North America accepted the jury system with peremptory challenges as common law well before the establishment of the United States of America. Hans and Vidmar (1986) note, however, that the difficulty of ocean travel and the overall indifference of appointed Crown representatives in the colonies led to an increased importance of the jury trial and the role of challenges to these early colonists as a way to exercise some degree of community control in the face of laws drafted in a distant country and implemented by unsympathetic authorities⁶.

It is somewhat interesting then, that the United States constitution makes no mention of the practice of peremptory challenges. The Sixth and Seventh Amendments specify a great deal of the jury system, including the right to public defense and an impartial jury drawn from the district of the crime, but make no mention of a right to the exercise of peremptory challenges, or any challenges whatsoever (see Constitution of the United States (1788)).

As Hans and Vidmar (1986) report on page 37, an original draft of the Sixth Amendment expressly included challenges for cause, but the debate around their inclusion resulted in the removal of their mention. They continue to say that at the time, even some proponents of the challenge considered the reference unnecessary, as the practice was implied by the text which remained, referring to a trial by an "impartial" jury. Another result of these debates was the adoption of the extensive voir dire process which allows questions of general bias (page 37-38 of Hans and Vidmar (1986), though Brown (2000) notes that 1807 Burr trial was also highly significant in the development of general voire dire in the United States).

Critically, there appears to have been no discussion around the inclusion of peremptory challenges (see Hans and Vidmar (1986) and Hoffman (1997)). Despite the clear importance of the jury trial to the drafters of these amendments, it would seem the peremptory challenge was not considered to have anywhere near the same significance as judgement by an impartial jury of local peers⁷.

Regardless of this, as Brown (2000) notes, the importance and use of challenges increased in the United States in the nineteenth century following American independence due to a desire to prevent the tyranny of the state. This desire also led to the adoption of a limited number peremptory challenges for the prosecution, rather than the possibly unlimited stand-asides that were allowed under British law to prosecutors (see Van Dyke (1977), page 150).

While the specific numbers of peremptory challenges allowed to both sides and the required motivation of challenges for cause have varied over time (see Hoffman (1997) and Brown (2000)), they have remained a feature of the American legal system, and numerous

⁶For more detail on this development among the early colonists, it is instructive to read about the Zenger trial of 1734 (described form pages 33-35 of Hans and Vidmar (1986)). Not only does this trial say a great deal about the attitudes of the colonists at the time, but it also presents the idea of a jury assessing guilt and "wrongness" using their own conscience rather than just settling fact, the precept of the modern jury trial in Canada (see Woolley (2018)) is based on this very idea

⁷Indeed, as *Batson v. Kentucky* and *Swain v. Alabama* have both shown (Supreme Court of the United States (1986) and Supreme Court of the United States (1965)), the modern interpretation of "impartial" may preclude the use of peremptory challenges altogether

Supreme court cases (detailed by Hoffman (1997)) have merely served to make the use of challenges more specific and codified. It was not until $Batson\ v.\ Kentucky$ in 1986 that this system of challenges was drastically changed with the introduction of Batson challenges which would nullify peremptory ones.

2.5.4 In Canadian Law (ca 1800–2018)

Canadian law, inspired by a close relationship to both the British Crown and the United States, seems to have adopted elements of both legal systems in its development of peremptory challenges in the nineteenth century. As discussed by Brown (2000), Canada adopted the American practice of replacing prosecutorial stand-asides in favour of the more egalitarian granting of limited peremptory challenges to both sides. Despite this, the Canadian voir dire process remains limited and much more similar to the British one, as does the system of challenges for cause (see page 48 of Hans and Vidmar (1986)).

One perfect demonstration of this departure is the Canadian constitution. As in the United States, the Canadian consitution fails to mention challenges. The British North America Act of 1867 (see Constitution of Canada (1982)), which established Canada's independence from England, makes no mention of legal rights of the accused, indicating a deference to legal precedent as in England. It is not until the Charter of Rights and Freedoms in 1982⁸ that such rights were guaranteed in a founding document. Notably, its language is considerably more vague than the United States Sixth and Seventh Amendments, guaranteeing only "the benefit of trial by jury" (see Constitution of Canada (1982)).

This "eclectic" incorporation of both American and English case law, to borrow the term used by Brown (2000), led to a system somewhere between the English and American systems, but decidedly closer in operation to the English system. It should be noted, however, that as Canada grew more populous in the twentieth century and developed a greater legal precedent and more experienced judges of its own, this reliance upon its former colonial master and its more powerful southern neighbour seems to have diminished in importance. Viewing Supreme court rulings from recent decades reveals a great deal of reference to Canadian legal precedent rather than to the precedent of the other two countries.

2.6 Summary

The peremptory challenge has existed in some form since at least the fourteenth century. After its inception in England, it spread with English conquest and colonization, with new colonies and local governments accepting the practice based primarily on the adoption of English legal precedent. Despite its abandonment by the English in 1988, it has remained highly prominent in the United States, accompanied by a voir dire process far more thorough and invasive than that performed in the English or Canadian jury selection process.

⁸This was the year of patriation of the Canadian constitution. As independence was granted by the British Parliament, the British North America Act outlining Canada's laws was a British law and changing it was the prerogative of the British Parliament rather than the Canadian one. It was not until the Consitution Act of 1982 that the Canadian constitution became a Canadian law. For a more detailed history see Sheppard (2018)

2.6 Summary 11

Though the practice has historical longevity, it is not guaranteed by the constitutions of Canada or the United States, and has been a practice of considerable legal debate and significant change throughout its history. In England this culminated in the Cyprus sky trial, in the United States in *Batson v. Kentucky* and *Swain v. Alabama*, and in Canada in *R. v. Stanley*: the Gerald Stanley murder trial. As a consequence, the broad agreement of the importance and propriety of a jury has conferred little consensus on the place peremptory challenges in the selection of juries.

Chapter 3

Data

Without data, performing an analysis that incorporated more than the history and legal argumentation presented in Chapter 2 is impossible. This proved problematic. While the motivation of this text was a Canadian case, no comprehensive Canadian data sets which exmained jury selection in Canada could be found. The increased prominence of the jury selection process in the United States garnered a more fruitful search.

The author is heavily indebted to Wright et al.; Grosso and O'Brien; and Baldus et al.. These authors shared their data freely with the author, providing him with a wealth of data to analyse empirically. As a consequence of the multiple separate data sets, however, care must be taken to describe each of the data sets separately in order to capture adequately the different methodologies and sources they represent. Critically, it should be noted that each of these papers represents effort on the part of the authors. As Wright et al. (2018) notes:

limited public access to court data reinforces the single-case focus of the legal doctrines related to jury selection. Poor access to records is the single largest reason why jury selection cannot break out of the litigato's framework to become a normal topic for political debate

Currently, the collection of jury data is difficult, as many courtrooms have not digitized past records and concerns over privacy limit the release of those records, which are stored as paper documents in the case file (see ?). This limits the ability of an individual to ask for summaries across numerous trials or to view the jury selection process on a scale beyond the basis of one case. Thus, to gather aggregate data the authors of these papers necessarily used different collection techniques dictated by the scope of collection desired and the procedures of the court systems from which data was collected.

3.1 Jury Sunshine Project

3.1.1 Methodology

The Jury Sunshine Project (?), so named as it was carried out in order to shed light on the jury selection process, is the most extensive data set which was provided to the author. It endeavoured to collect jury data for all felony trial cases in North Carolina in 14 Data

the year 2011, which ultimately resulted in a data set that detailed the simple demographic characteristics and trial information of 29,624 individuals summoned for jury duty in 1,306 trials. Note that not all entries were complete.

Due to the scope of the project, there are a number of problems which had to be solved by the authors. The first of these was simply identifying which court cases went to trial in 2011, in order to direct resources effectively. This was accomplished by downloading publicly available case data from the North Carolina Administrative Office of the Courts (NCAOC)¹ and determining the case numbers and counties of cases which went to trial. ? state that this likely missed some cases which went to trial, but that they were confident that a "strong majority" of trials was collected, which did not systematically differ from those excluded.

This list was then used to perform a pilot study to refine recording practices before undertaking a more general survey where "law students, law librarians, and undergraduate students" (called *collectors* for convenience) visited court clerk offices to collect the relevant case data, including the presiding judge, prosecutor, defence lawyer, defendant, venire members, charges, verdict, and sentence. The case files also included data about whether a venire member was removed by cause or peremptorily, and the party which challenged in the peremptory case. Using public voter databases, bar admission records, and judge appointment records, these collectors were able to determine demographic (race, gender, and date of birth) and political affiliation data for the venire members, lawyers, defendants, and judges. This data set was stored stored in a relational database provided to the author by Dr. Ronald Wright.

3.1.2 Flattening the Data

For greater analytical expediency, the relational database was first flattened. The relational database was read into Microsoft Excel and the readxl package (Wickham and Bryan (2018)) was used to read the excel file into the programming language R. A wrapper for the merge function was developed which provided simple a simple output detailing failed matches in an outer join in order to ensure that the flattening of the data into a matrix did not miss important data due to partial incompleteness. The code for this wrapper can be seen in A.2.

This wrapper was mostly unnecessary, it revealed only a small number of irregularities in the data, which are detailed in A.3:

- i.) Twenty-nine charges missing trial information such as the presiding judge (all of trials with IDs of the form 710-0XX)
- ii.) Twenty-six prosecutors not associated with any trials and missing demographic data
- iii.) One trial missing charge information

Ultimately, the jurors for trial ID 710-01, the trial missing a charge from above, were included in the data as their records were complete otherwise. The prosecutors and charges which could not be joined were excluded from any future analysis, as they could have

¹The link provided in the Jury Sunshine Paper to the specific source (http://www.nccourts.org/Citizens/SRPlanning/Statistics/CAReports_fy16-17.asp) does not appear to be working as of January 2019, however the NCAOC seems to provide an API functionality at https://data.nccourts.gov/api/v1/console/datasets/1.0/search/

easily been included by collectors by accident. Due to the small relative size of these inconsistencies relative to the size of the data set, they did not cause concern.

Other irregularities which are not related to the process of flattening the data are addressed in the Sunshine Data section of 3.4.

3.2 North Carolina Data

3.3 Philadelphia Data

3.4 Data Cleaning

3.4.1 Sunshine Data

The data collected in North Carolina proved invaluable to this project Wright et al. (2018).

<u>Problem</u>: some columns of the data contained only NA values <u>Solution</u>: lapply to remove these uninformative columns

<u>Problem</u>: relational database provided did not have all data in one joined table <u>Solution</u>: creation of CleaningMerge function: a wrapper for merge which provides information about the mismatches which may be present in the two merged tables

<u>Problem</u>: inconsistently coded levels, e.g. inconsistent case or "?" instead of "U" for unknowns <u>Solution</u>: forcing levels to be uppercase and the replacement of obvious misspecified levels

<u>Problem</u>: some columns seem to have swapped values, e.g. the gender column should be one of "M", "F", or "U" and the political affiliation column should be one of "D", "R", "I", or "U", but some individuals have the gender recorded as "R" and political affiliation as "M" <u>Solution</u>: the creation of the <u>IdentifySwap</u> function, which has two arguments: a data set and the acceptable or correct levels for the variables in the data set. It then identifies rows which have candidate swaps and presents them for review

16 Data

Chapter 4

Analysis

With this data cleaned and processed, questions can now be posed and addressed through analysis. A few obvious questions come to mind, considering the previous work done on this subject. The first is whether the results found by previous analyses which did not use statistics are statistically significant. Additionally, we may wonder whether the most common arguments posed in favour of peremptory challenge are satisfied in this data.

4.1 Arguments for Peremptory Challenges

The primary argument stated in favour of the continued use of peremptory challenges is that of the 'levelling' of the bias of the jury. Cite Canadian news articles here The argument, essentially states that peremptory challenges are necessary to remove those jurors which are somehow abnormally biased but which are not eligible for removal by cause, or have not been removed by cause out of error.

While the argument of recourse for an incorrect judgement of a challenge with cause is certainly valid, it seems unnecessary in light of the appeals process which already exists. Regardless, a precise comment on the validity of this statement cannot be easily made. The second assertion, however, permits a precise and straightforward mathematical analysis.

In the Jury Sunshine data, for example, the proportion of venire members rejected by peremptory challenge is roughly 0.43. In what sense can such a large proportion of the venire be judged as extreme?

A secondary argument is that of the creation of a jury which is mutually acceptable by giving both sides the privilege of removing any jurors they do not want assessing their case. The multiple American supreme court cases which address peremptory challenges and the outcome of the Gerald Stanley murder trial demonstrate quite clearly that this noble goal is not executed in practice. Rather, the privilege is a point of weakness that allows the politicization cases by doing the precise opposite of what it purports to achieve. It creates juries which are unacceptable to one party and society at large.

18 Analysis

4.2 Modelling

In order to create a single model to test the statistical significance of the differences observed for strike rates by race, defendant race, and party doing the striking, a saturated poisson regression model was fit to the data. Letting i denote the level of the venire member race, j the defendant race, and k the disposition, the numbers of observed venire members in each ijk combination, y_{ijk} were modelled as Poisson-distributed random variables with expectation λ_{ijk} . A saturated model was then fit to the data, that is a model described by the equation:

$$\log E[y_{ijk}] = \mathbf{x}_{ijk}\beta = \beta_o + \beta_R x_{i..} + \beta_D x_{.j.} + \beta_S x_{..k} + \beta_{R:D} x_{i..} x_{.j.} + \beta_{R:S} x_{i..} x_{..k} + \beta_{D:S} x_{.j.} x_{..k} + \beta_{R:D:S} x_{i..} x_{.j.} x_{..k}$$
(4.2.0.1)

Where $x_{i..}$ indicates the race level of the ijk cell, and $x_{.j.}, x_{..k}$ are defined analogously for the defendant race and disposition. The interaction terms then serve to answer questions about the racial pattern of strikes which is utilized by each party given the defendant race. Most interesting to this investigation is the third order interaction term. This term indicates a significant difference in racial strike patterns given the party striking and the defendant race. In other words, this term accounts for different patterns for the different parties which are not independent of the defendant race.

When this term is tested using a nested model without the third order interaction, the third order interaction is found to be significant. This suggests that not only do the patterns present in the different parties vary, but they vary differently for different defendant races. This dependence can be viewed using a novel graphic presented in Figure 4.1.

The conditional probability of a particular disposition given the racial combination of venire person and defendant is displayed on the y-axis, that is the count of individuals for a particular race, defendant race, and disposition combination divided by the number of individuals with the racial combination across all dispositions. The x-axis then displays the combinations, grouped by the venire member race to show the dominant pattern in the data.

The black line running across the plot is the mean, or expected, rejection probability that all parties would have if they acted identically. That is, the relative level of this line provides the relative strike rate on aggregate for a particular racial combination. The bars extending from this line at each point go from this line to the corresponding value of the party represented by the bar. Finally, the horizontal lines provide approximate confidence intervals for each combination¹.

The dominant pattern to these strikes is a tendency of the defense to preferentially reject white venire members and keep black venire members, and of the prosecution to do the opposite. It was already noted in the literature Wright et al. (2018), but the addition of defendant race allows us to make a stronger statement, as this pattern remains across defendant races. It also adds nuance, however, as the race of the defendant has a clear impact on the lengths of the bars for both the defense and prosecution. The prosecution

¹Generated assuming a binomial distribution of struck (by any party) against kept, as when this data is modelled with a poisson distribution, the distribution of sub-processes given the overall count will be binomially distributed

4.2 Modelling 19

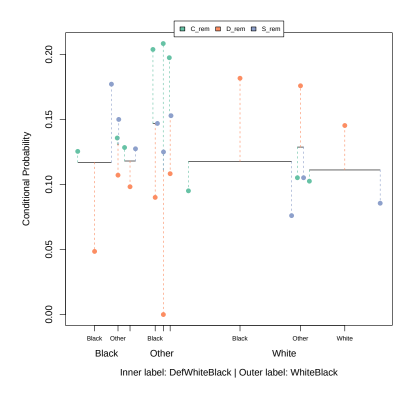


Figure 4.1: Parallel coordinate plot of racial strike tendencies

seems to favour a jury which does not match the race of the defendant, while the defense seems to favour a jury which does.

While this second tendency seems to have no justification beyond race, the dominant tendency may have other justification than simply skin colour. As was noted by "Ideological Imbalance and Peremptory Challenge", black individuals are more consistently aligned with the democratic party, and as a consequence a lawyer which suspects this political bias will impact the trial outcome would preferentially strike or keep black jurors in order to keep as many left wing individuals as possible. In this data, this political imbalance is incredibly prevalent, as can be seen in Figure 4.2 Add the plot of this effect here, elaborate on this pattern more based on the plot.

Perhaps more interestingly, the prosecution and judge seem to match in their tendency from the mean at every combination. This suggests that both challenges with cause and the prosecution tend to have the same effect on the jury composition, though the magnitudes can differ greatly for these two strikes. An immediate explanation to this is offered by Hans and Vidmar (1986), who outline, on pages 69-70, the skill and tact required to effectively propose challenges with cause. In order to determine an individual's bias, it is frequently the case that a direct question will fail to garner an honest reponse due to social pressures. As a consequence, the questions asked of venire members must be carefully presented.

Using this as a motivation, an obvious possible explanation for the challenges with cause is that the prosecution is simply more experienced on average than the defence. To determine the veracity of this claim, the year licensed for each lawyer was subtracted from the outcome date of each trial. The resulting distribution of years of experience was then

20 Analysis

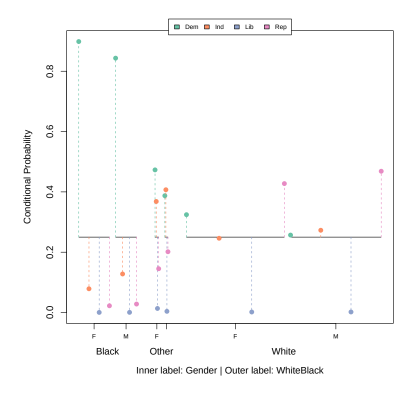


Figure 4.2: Conditional probabilities of political affiliation by race and gender

plotted in back-to-back histograms as shown in Figure 4.3.

Clearly, this hypothesis is false. It seems the typical defence lawyer is more experienced than the typical prosecutor, not less. Indeed, the prosecutors seem to be much more likely to be inexperienced than the defence lawyers.

4.2 Modelling 21

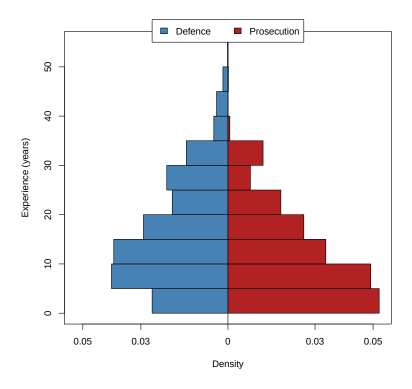


Figure 4.3: Distributions of lawyer experience for prosecutors and defence attorneys

22 Analysis

4.3 To include a picture

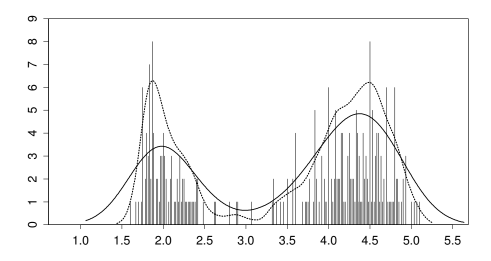


Figure 4.4: Old Faithful Geyser eruption lengths, n=272; binned data and two (Gaussian) kernel density estimates (×10) with $h=h^*=.3348$ and h=.1 (dotted).

Or also with includegraphics:

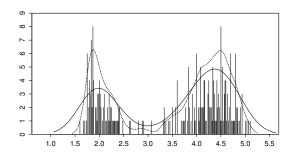


Figure 4.5: Old Faithful Geyser eruption lengths, n = 272; binned data and two (Gaussian) kernel density estimates (×10) with $h = h^* = .3348$ and h = .1 (dotted).

4.4 To make a proof

Proof.
$$1+1=2$$

4.5 To include R code

See information in Appendix A.

4.6 Other information

Put a text between quotes: make sure to use nice quotes, such as "quote".

Cite a document in the bibliography (an example here): Author and Author (tion). Or mention that Hampel (a person) or Stahel and Weisberg (two persons) have already done quite a bit work.

Referencing a different part of your work: please refer to Appendix A.

24 Analysis

Chapter 5

Summary

Summarize the presented work. Why is it useful to the research field or institute?

5.1 Future Work

Possible ways to extend the work.

26 Summary

Bibliography

- 42nd Parliament of Canada (2018a, March). Bill C-75: An Act to Amend the Criminal Code, Youth Criminal Justice Act and other Acts and to make consequential amendments to other Acts. http://www.justice.gc.ca/eng/csj-sjc/pl/charter-charte/c75.html.
- 42nd Parliament of Canada (2018b, November). Bill C75. LEGISinfo. http://www.parl.ca/LegisInfo.
- Attorney General's Office of the United Kingdom (2012, November). Jury vetting right of stand-by guidelines. https://www.gov.uk/guidance/jury-vetting-right-of-stand-by-guidelines-2.
- Author, F. and S. Author (year of publication). Title of the article. *Journal where the article has been published volume of the journal* (issue number), firstpage—lastpage.
- Baldus, D. C., G. Woodworth, D. Zuckerman, and N. A. Weiner (2001). The Use of Peremptory Challenges in Capital Murder Trials: A Legal and Empirical Analysis. *University of Pennsylvania Journal of Consitutional Law* 3(1).
- Brown, F. L., F. T. McGuire, and M. S. Winters (1978). The peremptory challenge as a manipulative device in criminal trials: Traditional use or abuse. *New England Law Review 14*, 192.
- Brown, R. B. (2000). Challenges for cause, stand-asides, and peremptory challenges in the nineteenth century. Osqoode Hall Law Journal 38(3), 453–494.
- Burgess, G. (1992). The divine right of kings reconsidered. The English Historical Review 107(425), 837–861.
- Constitution of Canada (1982). Constitution of Canada. Accessed: https://laws-lois.justice.gc.ca/eng/Const/index.html.
- Constitution of the United States (1788). Constitution of the United States. Accessed: https://www.senate.gov/civics/constitution_item/constitution.htm.
- Ford, R. (2010). Modeling the effects of peremptory challenges on jury selection and jury verdicts. *George Mason Law Review* 17, 377.
- Forsyth, W. (1994). History of Trial by Jury (2 ed.). Lawbook Exchange.
- Government of Saskatchewan (1998). Jury act, 1998. Accessed: http://www.qp.gov.sk.ca/documents/English/Statutes/Statutes/J4-2.pdf.
- Grosso, C. M. and B. O'Brien (2012). A Stubborn Legacy: The Overwhelming Importance of Race in Jury Selection in 173 Post-Batson North Carolina Capital Trials. *Iowa Law Review 97*, 1531.

28 BIBLIOGRAPHY

Hampel, F. R. (1985). The breakdown points of the mean combined with some rejection rules. *Technometrics* 27(2), 95–107.

- Hans, V. P. and N. Vidmar (1986). Judging the Jury (1 ed.). Plenum Press.
- Harris, K. (2018, February). Liberals review jury selection process after Boushie case uproar. CBC News. https://www.cbc.ca/news/politics/jury-selection-diversity-indigenous-1.4531792.
- Hasan, N. R. (2018, April). Eliminating peremptory challenges makes trials less fair. The Star. https://www.thestar.com/opinion/contributors/2018/04/10/eliminating-peremptory-challenges-make-trials-less-fair.html.
- Hoffman, M. B. (1997). Peremptory Challenges Should Be Abolished: A Trial Judge's Perspective. The University of Chicago Law Review 64(3), 809.
- Iacobucci. F. (2013).First Nations Representation on Ontario Juries: Report of the Independent Review Conducted the Honourable Frank Iacobucci. Ministry of the Attorney General. Accessed: https://www.attorneygeneral.jus.gov.on.ca/english/about/pubs/iacobucci/First_Nations_Representations_Nations_Representations_Nations_Representations_N
- MacLean. C. (2018,Gerald Stanley acquittal February). renews reform 27 years after Manitoba inquiry. https://www.cbc.ca/news/canada/manitoba/aboriginal-justice-inquiry-colten-boushiegerald-stanley-jury-1.4532394.
- Macnab, A. (2018, February). Stanley acquittal should not lead to scrapping peremptory challenges, say criminal lawyers. Canadian Lawyer. https://www.canadianlawyermag.com/legalfeeds/author/aidan-macnab/stanley-acquittal-should-not-lead-to-scrapping-peremptory-challenges-say-criminal-lawyers-15332/.
- Ministry of the Attorney General Ontario (2018).The annual Printer for Ontario. selection process. Queen's Accessed: https://www.attorneygeneral.jus.gov.on.ca/english/courts/jury/jury_selection_process.php.
- Mirriam-Webster (2019a). Mirriam-Webster Dictionary Online. Accessed: https://www.merriam-webster.com/dictionary/venire.
- Mirriam-Webster (2019b). Mirriam-Webster Dictionary Online. Accessed: https://www.merriam-webster.com/dictionary/voir%20dire.
- Morehead, J. W. (1994). When a peremptory challenge is no longer peremptory: Batson's unfortunate failure to eradicate invidious discrimination from jury selection. *DePaul Law Review* 43, 625.
- Page, A. (2005). Batson's blind spot: Unconscious stereotyping and the peremptory challenge. Boston University Law Review 85, 155.
- Petersen, C. (1993). Institutionalized racism: The need for reform of the criminal jury selection process. *McGill Law Journal* 38(1).
- Quenneville, G. (2018, February). What happened on Gerald Stanley's farm the day Colten Boushie was shot, as told by witnesses. CBC News. https://www.cbc.ca/news/canada/saskatoon/what-happened-stanley-farm-boushie-shot-witnesses-colten-gerald-1.4520214.

BIBLIOGRAPHY 29

Quenneville, G. and J. Warick (2018, February). Shouts of 'murderer' in courtroom after Gerald Stanley acquitted in Colten Boushie shooting. CBC News. https://www.cbc.ca/news/canada/saskatoon/gerald-stanley-colten-boushie-verdict-1.4526313.

- Richardson Oakes, A. and H. Davies (2016). Justice must be seen to be done: a contextual reappraisal. Adelaide Law Review 37(2), 461–494.
- Roach, K. (2018, April). Ending peremptory challenges in jury selection is a good first step. The Ottawa Citizen. https://ottawacitizen.com/opinion/columnists/roach-ending-peremptory-challenges-in-jury-selection-is-a-good-first-step.
- Sheppard, R. (2018). Patriation of the constitution. The Canadian Encyclopedia: Historica Canada. Accessed: https://www.thecanadianencyclopedia.ca/en/article/patriation-of-the-constitution.
- Stahel, W. and S. Weisberg (1991). Directions in Robust Statistics and Diagnostics, 2 vol. N. Y.: Springer-Verlag.
- Statistics Canada (2018, November). Table 35-10-0061-01: Crime severity index and weighted clearance rates, police services in Saskatchewan.
- Supreme Court of Canada (1991). R. v. sherratt. Supreme Court Judgements. SCC Case Number: 21501; Accessed: https://scc-csc.lexum.com/scc-csc/scc-csc/en/item/734/index.do?q=21501.
- Supreme Court of the United States (1965). Swain v. Alabama. Accessed: https://supreme.justia.com/cases/federal/us/380/202/.
- Supreme Court of the United States (1986). Batson v. Kentucky. Accessed: https://www.law.cornell.edu/supremecourt/text/476/79.
- Van Dyke, J. M. (1977). Jury Selection Procedures: Our Uncertain Commitment to Representative Panels (1 ed.). Ballinger Publishing.
- von Moschzisker, R. (1921). The historic origin of trial by jury. *University of Pennsylvania Law Review* 70(1).
- Wickham, H. and J. Bryan (2018). readxl: Read Excel Files. R package version 1.1.0.
- Woolley, A. (2018). An Ethical Jury? Reflections on the Acquittal of Gerald Stanley for the Murder/Manslaughter of Colten Boushie. Slaw: Canada's online legal magazine. Accessed: http://www.slaw.ca/2018/02/20/an-ethical-jury-reflections-on-the-acquittal-of-gerald-stanley-for-the-murder-manslaughter-of-colten-boushie/.
- Wright, R. F., K. Chavis, and G. S. Parks (2018, October). The Jury Sunshine Project: Jury Selection Data as a Political Issue. *University of Illinois Law Review 2018*(4), 1407.
- Zinchuk, B. (2018, March). Both sides wrong about Stanley trial. Prince George Citizen. https://www.princegeorgecitizen.com/opinion/editorial/both-sides-wrong-about-stanley-trial-1.23199321.

Appendix A

Complementary information

Additional material. For example long mathematical derivations could be given in the appendix. Or you could include part of your code that is needed in printed form. You can add several Appendices to your thesis (as you can include several chapters in the main part of your work).

A.1 Including R code with verbatim

A simple (rather too simple, see ??) way to include code or R output is to use verbatim. It just prints the text however it is (including all spaces, "strange" symbols,...) in a slightly different font.

A.2 Data Processing Code

However, it is much nicer to use the *listings* package to include R code in your report. It allows you to number the lines, color the comments differently than the code, and so on.

```
## THESIS DATA PROCESSING SCRIPT
  ## Christopher Salahub
  ## Sept 26, 2018
  library(readxl)
  library(tm)
  library(stringr)
  ## start by defining file locations
  {\tt SunshineFile} \leftarrow {\tt paste0} \, ({\tt ThesisDir} \, , \, \, "/{\tt JurySunshineExcel.xlsx"})
  SunshineSheets <- excel_sheets(SunshineFile)
  {\tt NorthCarFile} \, \leftarrow \, {\tt pasteO} \, (\, {\tt ThesisDir} \, , \,
                         "/Jury Study Data and Materials/NC Jury Selection Study
                             Database6 Dec 2011.csv")
  PhillyFile ← pasteO(ThesisDir,
                       "/Voir Dire Data & Codebook/capital_venires.csv")
  ## next the factor level codes as given in the codebook and regularized here ## regularization: - political affiliation "N" replaced with "I" for all entries
  LevGen \leftarrow sort(c("F","M","U"))
  LevPol ← sort(c("D","L","R","I","U"))
  ## create a charge tree with regex nodes to identify and clean charge text
  chargeTree \leftarrow list("rape" = list("statutory", "first|1", "second|2"), "sex(?=.*
      offense)" = list("first|1", "second|2"),
                     "sex(?=.*offend)" = list("regis", "addr"), "murder" = list("
                     first|1" = list("att"), "second|2" = list("att")),
"arson", "firearm" = list("pos", "disch"), "stole" = list("pos")
                     "mari" = list("pos", "sell|sale", "man", "pwimsd"), "coca" =
                        list("pos", "sell|sale", "man", "pwimsd"),
                     "cs" = list("pos", "sell|sale", "man", "pwimsd"), "hero" =
                        list("pos", "sell|sale", "man", "pwimsd"),
                     "meth" = list("pos", "sell|sale", "man", "pwimsd"),
"oxycod" = list("pos", "sell|sale", "man", "pwimsd"), "mass" =
                         list("pos"), "break" = list("enter"),
                     "assa" = list("serious bodily", "female", "strangul", "deadly"
                         , "official"),
                     "larceny" = list("motor", "felon", "merchant"), "false" = list
                         ("pretense").
                     "driving" = list("impaired"), "kidnap" = list("first|1", "
                        second |2"),
                     "robb" = list("dang"), "burg" = list("first|1", "second|2"), "
                        indec" = list("liber");
                     "embez", "manslaughter" = list("inv"), "flee" = list("arrest")
                     "abuse | cruelty" = list("child", "anim"), "identity" = list("
                        theft"))
  ## create a list of variables which can sensibly be summarized by trial
```

```
VictimName",

"VictimRace", "VictimGender", "CrimeLocation", "PropertyType",
                      "ZipCode.Trials", "StateTotalRemoved", "DefenseTotalRemoved",
                      "CourtTotalRemoved", "JDistrict", "JName", "JRace", "JGender", "JPoliticalAff", "JVoterRegYr", "JYrApptd", "JResCity", "JResZip",
                      "ChargeTxt", "Outcome", "Sentence.FullSunshine", "DefendantID.
                           FullSunshine",
                      "DefendantID.DefendantToTrial", "DefRace", "DefGender", "DefDOB",
                           "DefAttyID",
                      "DefAttyName", "DCRace", "DCGender", "DCPoliticalAff", "
                          DCYrRegVote",
                      "DCYrLicensed", "DCResideCity", "DCResideZip", "ProsecutorID", "
                           ProsName"
                      "ProsRace", "ProsGender", "ProsPoliticalAff", "PYrRegVote", "
                           PYrLicensed",
                      "PResideCity", "PResideZip", "Guilty", "CrimeType", "DefWhiteBlack
                           ")
   ## FUNCTIONS ###############################
   ## Loading and cleaning #############
   ## create a descriptive merge function for cleaning (essentially a 'merge'
        wrapper)
   \texttt{CleaningMerge} \leftarrow \texttt{function}(\texttt{x, y, ...}) \ \{
        ## start by creating the merge
        ## first match arguments
        MatchCall ← match.call(merge)
        \texttt{MatchCall[[1]]} \leftarrow \texttt{quote(merge)}
        ## get input names and ensure proper name structure
        \texttt{xname} \leftarrow \texttt{MatchCall\$x}
        if (!is.symbol(xname)) xname \leftarrow as.symbol(paste0(xname[[2]],xname[[3]]))
        \texttt{yname} \leftarrow \texttt{MatchCall\$y}
        if (!is.symbol(yname)) yname 

as.symbol(paste0(yname[[2]],yname[[3]]))
        ## use this to extract suffixes and fix MatchCall
        {\tt MatchCall\$suffixes} \leftarrow {\tt paste0(".", c(xname, yname))}
        MatchCall$x \leftarrow xname
        MatchCall\$y \leftarrow yname
        ## specify that the match should be an outer join
        \texttt{MatchCall\$all} \leftarrow \texttt{TRUE}
        ## and use this to make a clean local assignment to modify
        assign(as.character(xname), cbind(x, Diag.x = 1), envir = environment())
assign(as.character(yname), cbind(y, Diag.y = 1), envir = environment())
        ## now evaluate the call
        Merged ← eval(MatchCall, envir = environment())
        ## next perform some checks
        xExpInds \leftarrow is.na(Merged\$Diag.x)
        yExpInds \( \text{is.na(Merged$Diag.y)}
        ## remove the diagnostic columns
        \texttt{Merged\$Diag.x} \leftarrow \texttt{NULL}; \ \texttt{Merged\$Diag.y} \leftarrow \texttt{NULL}
        ## summarize the diagnostic checks
        X_nexp \leftarrow sum(xExpInds)
        Y_nexp \leftarrow sum(yExpInds)
        X_missing \to Merged[xExpInds,]
        Y_missing \( \text{Merged[yExpInds,]} \)
        ## print the diagnostics
        cat("Joined ", paste(xname, yname, sep = " and "), " with ", X_nexp, " and ", Y_nexp, " failed matches respectively \n", sep = "")
        ## return the results, preferentially keeping the data which is present in \boldsymbol{x}
             but missing from y
        if (X_nexp == 0 & Y_nexp == 0) {
             Merged
        } else list(Merge = Merged[!xExpInds,], Xfails = X_missing, Yfails = Y_
             missing)
105
   }
   ## a function to identify and perform swaps with user input
   {\tt SimpleSwapper} \leftarrow {\tt function(data, CorrectLevs, auto = FALSE)} \ \{
        ## first match the data to the columns of interest
        \texttt{colInds} \leftarrow \texttt{match(names(CorrectLevs), names(data))}
```

```
## extract the levels of the columns of interest to check if there are any
111
                    potential swaps
             \verb|swapCheck| \leftarrow \verb|all(sapply(1:length(colInds))|,
                                                              function(ind) identical(sort(levels(as.factor(data[,
                                                                      colInds[ind]])),
                                                                                                               sort(CorrectLevs[[ind]])))
             ## if no swaps are present end this check
             if (swapCheck) {
                     cat("No errors found, exiting.")
                     return(data)
             }
             ## if errors are found, further investigate them
             \textit{## identify potential rows}
             ## first those which have elements out of place
             SwapPoss \( \text{sapply (1:length(colInds),} \)
                                                   function(ind) !(data[,colInds[ind]] %in% CorrectLevs[[ind
                                                           ]]))
             ## now rows containing unknown entries
             {\tt Unknown} \, \leftarrow \, {\tt sapply} \, (1 \colon {\tt length} \, (\, {\tt colInds}) \, ,
                                                  function(ind) data[,colInds[ind]] == "U")
             ## identify potential swaps by row
             \texttt{Swaps} \leftarrow \texttt{apply}(\texttt{SwapPoss}, \ \texttt{1}, \ \texttt{function}(\texttt{row}) \ \texttt{sum}(\texttt{row}) \ \texttt{>} \ \texttt{1})
              ## identify the potential errors
             PotErr \( \text{apply(SwapPoss, 1, function(row) sum(row) == 1)}
             ## use the unknowns to account for some errors
             UnkInd ← apply(Unknown, 1, any)
             \texttt{FalErr} \leftarrow \texttt{PotErr} \ \& \ \texttt{UnkInd}
             ## identify the indices to investigate
             SwapInds \( \text{which(Swaps|FalErr)} \)
             ErrInds \( \text{which(PotErr & !UnkInd)} \)
             ## communicate to the user and ask for input
             cat("There are ", sum(Swaps|FalErr), " swaps to check\n", sep = "")
             cat("Additionally, it seems there are ", sum(PotErr & !UnkInd), " errors in
                    entries\n", sep =
             ## unless automated
              \text{if (auto) ErrorReturn} \leftarrow \text{TRUE else ErrorReturn} \leftarrow \text{as.logical(readline("Return between the content of t
                    the errors? (T/F): "))
             \textit{## now, if there are possible swaps investigate them}\\
             if (sum(Swaps|FalErr) != 0) {
                     ## create a temporary storage structure
                     \texttt{tempRows} \leftarrow \texttt{data[SwapInds, colInds]}
                     \texttt{tempRows} \leftarrow \texttt{as.data.frame(lapply(tempRows, function(var) levels(var)[as.}
                             numeric(var)]).
                                                                          stringsAsFactors = FALSE)
                     ## loop through and populate this
                     for (ii in 1:nrow(tempRows)) {
                             ## inspect the row
                             print(tempRows[ii,])
                             ## suggest corrections, first generate matches
                             candComb \leftarrow lapply(tempRows[ii,],
                                                                    function(el) which(sapply(CorrectLevs,
                                                                                                                         function(levs) el %in%
                                                                                                                                levs)))
                             reps \( unlist(lapply(candComb, length))
                              ## now generate all swap combinations
                             \texttt{candComb[[1]]} \leftarrow \texttt{rep(candComb[[1]], each = max(reps[-1]))}
                             \texttt{candComb} \leftarrow \texttt{as.data.frame}(\texttt{candComb}\,,\,\,\texttt{row.names}\,\,\texttt{=}\,\,\texttt{NULL})
                             ## identify rows which contain all indices, in other words those
                                     valid as swaps
                             \texttt{compRows} \leftarrow \texttt{apply(candComb, 1, function(row) all(1:length(CorrectLevs))}
                                       %in% row))
                              \verb"goodComb" \leftarrow \verb"candComb" [compRows",]
                              ## clean them up and print them
                             \texttt{colnames(goodComb)} \leftarrow \texttt{NULL}
                             rownames(goodComb) \leftarrow NULL
                             cat("Potential combinations:\n")
                             print(t(apply(goodComb,1,order)))
                              ## take user input or automatically determine value
                             if (auto) {
                                      if (!any(compRows)) acceptedComb \leftarrow 0 else acceptedComb \leftarrow 1
```

```
} else acceptedComb \leftarrow as.numeric(readline("Enter a combination choice))
                        (0 for error, <enter> to accept first): "))
                  ## handle special cases, 0 if a true error has been identified
                  if (identical(acceptedComb,0)) { ## 0 if a true error has been
                       identified
                      ErrInds \( \tau \) c(ErrInds, SwapInds[ii])
                      cat("True error identified, adding ", SwapInds[ii], " to error
                           list\n", sep = "")
                  } else { ## the case where a swap has been correctly identified and
                      selected, or enter has been pressed
                       ## if enter has been pressed accept the first row
                      \texttt{if (is.na(acceptedComb))} \ \ \texttt{acceptedComb} \leftarrow \texttt{1}
                      ## print recombined row
                      newRows ← tempRows[ii,order(as.matrix(goodComb[acceptedComb,]))]
                      \texttt{colnames(newRows)} \leftarrow \texttt{NULL}
                      rownames(newRows) \leftarrow NULL
                      cat("Corrected row:")
                      print(newRows)
                      cat("-----
                       ## correct entry
                      \texttt{tempRows[ii,]} \leftarrow \texttt{newRows}
                 }
             }
             ## fill the data
             ## first prevent factor level errors
             \texttt{data[,colInds]} \leftarrow \texttt{lapply(colInds, function(ind) levels(data[,ind])[as.}
                 numeric(data[,ind])])
             ## now swap the data
             data[SwapInds, colInds] \leftarrow lapply(1:length(colInds), function(ind) tempRows
                 [,ind])
             ## reconvert back to factors
             \texttt{data[,colInds]} \leftarrow \texttt{lapply(colInds, function(ind) as.factor(data[,ind]))}
        ## in either case return the data and errors as specified
        if (ErrorReturn) {
             return(list(Data = data, Errors = ErrInds))
        } else {
             return(data)
        }
   }
   ## now create a function to address the errors possibly identified in the above
        function automatically
   \texttt{SwapErrorFix} \leftarrow \texttt{function}(\texttt{errorData}, \ \texttt{CorrectLevs}) \ \{
        ## check if we are in the case without errors
        if (!identical(names(errorData), c("Data", "Errors"))) {
             cat("No errors\n")
             return(errorData)
        } else {
             ## extract the data and data in error
             \texttt{fulldata} \leftarrow \texttt{errorData\$Data}
             ## get the relevant columns
             \texttt{colInds} \leftarrow \texttt{match(names(CorrectLevs), names(fulldata))}
             ## go through the specified variables and remove errors
             fixed ← lapply(1:length(colInds),
                                function(ind) {
                                     \texttt{var} \leftarrow \texttt{fulldata[,colInds[ind]]}
                                     var ← levels(var)[as.numeric(var)]
                                     \texttt{inds} \leftarrow \texttt{!(var \%in\% CorrectLevs[[ind]])}
                                     cat(names(CorrectLevs)[ind], ": ", sum(inds),
                                           " errors\n", sep = "")
                                     \texttt{var[inds]} \leftarrow \texttt{"U"}
                                     as.factor(var)
                                })
             ## insert these fixed values
             \texttt{fulldata[, colInds]} \leftarrow \texttt{fixed}
             ## return this
             fulldata
        }
234 }
```

```
## write a wrapper to perform this swapping and error correction in one call
237 SwapandError 

function(data, CorrectLevs) {
        \texttt{swapped} \leftarrow \texttt{SimpleSwapper}(\texttt{data} = \texttt{data}, \texttt{CorrectLevs} = \texttt{CorrectLevs}, \texttt{ auto} = \texttt{TRUE})
        \texttt{fixed} \leftarrow \texttt{SwapErrorFix}(\texttt{errorData} = \texttt{swapped}, \texttt{CorrectLevs} = \texttt{CorrectLevs})
240
        fixed
   }
   ## Variable Synthesis ###############
   ## Kullback-Leibler divergence function
245 kldiv \( \) function(samp, dist) {
        ## convert to matrices
       mat1 \leftarrow as.matrix(samp)
       mat2 \leftarrow as.matrix(dist)
       ## make into proper distributions
       mat1 ← mat1/rowSums(mat1)
        \mathtt{mat2} \leftarrow \mathtt{mat2/rowSums}(\mathtt{mat2})
        ## take the log ratio
        logratio \leftarrow log(mat1/mat2)
        ## multiply by correct matrix
        vals ← mat1*logratio
        ## take the row sums
        rowSums(vals, na.rm = TRUE)
258 }
   ## make a text-mining regularization function
261 StringReg ← function(strs) {
        ## first set everything to lowercase
        strs ← tolower(strs)
        ## replace specific patterns (noticed during early tests)
        strs \( \to \text{str_replace_all(strs, "b/e|break/enter|b&e|break or enter|b or e|b &/
             or e|b & e", "breaking and entering")
        \texttt{strs} \leftarrow \texttt{str\_replace\_all(strs, "controlled substance", "cs")}
        strs \leftarrow str_replace_all(strs, "dwi", "driving while impaired")
strs \leftarrow str_replace_all(strs, "rwdw", "robbery with a deadly weapon")
        strs \leftarrow str_replace_all(strs, "pwisd|pwmsd|pwmsd|pwitd|pwid|pwmisd|pwosd", "
            pwimsd")
        strs \( \to \str_replace_all(strs, "robery|rob ", "robbery")
strs \( \to \str_replace_all(strs, "bulgary", "burglary") \)
        \texttt{strs} \leftarrow \texttt{str\_replace\_all(strs, "awdw", "assault with a deadly weapon")}
        strs \leftarrow str\_replace\_all(strs, "(?<=[\sa-z])[0-9]{2,}", "")
        strs \leftarrow str\_replace\_all(strs, "att ", "attempted ") \\ strs \leftarrow str\_replace\_all(strs, "assult", "assault")
        strs \( \text{str_replace_all(strs, "marj", "marijuana")}
        ## replace punctuation
        strs \( gsub("[^[:alnum:][:space:]']", "", strs)
        ## return these
        strs
   }
   ## create a function to process such a tree structure given a list of strings
   ) {
        ## identify the sublists, and divide the data
        \texttt{sublists} \leftarrow \texttt{sapply}(\texttt{regexTree}\texttt{, is.list})
        ## iterate over unnamed items (leaf nodes)
        listdiv \( \text{lapply(regexTree[!sublists], function(el) inds[grepl(el, strs, perl
              = TRUE)1)
        {\tt names(listdiv)} \leftarrow {\tt unlist(regexTree[!sublists])}
        ## check if there are any sublists
        if (!any(sublists)) {
             if (includeOther) listdiv \leftarrow c(listdiv, other = list(inds[!(inds \%in\%
                 unlist(listdiv))]))
             \#\# in the case of none, treat the object as a list to iterate through
             listdiv
        } else {
             ## otherwise recurse over the branches
             finlist \( c(listdiv, lapply(names(regexTree)[sublists],
                                                 function(name) stringTree(strs[grepl(name,
                                                      strs, perl = TRUE)],
```

```
regexTree[[name]],
                                                                                                                                     inds[grepl(name,
                                                                                                                                              strs, perl =
                                                                                                                                              TRUE)],
                                                                                                                                     includeOther)))
                 {\tt names(finlist)[(length(listdiv) + 1):length(finlist)]} \leftarrow {\tt names(regexTree)[}
                 c(finlist, other = list(inds[!(inds %in% unlist(finlist))]))
        }
}
## create a tree depth helper function
maxdepth \( \tau \) function(tree, counter = 1) {
         max(sapply(tree, function(br) if (!is.list(br)) counter else maxdepth(br,
                 counter + 1)))
}
## create a function to aggregate a tree as specified above at the desired depth
\texttt{treeAgg} \leftarrow \texttt{function}(\texttt{tree}\,,\,\,\texttt{level}\,\,\texttt{=}\,\,\texttt{1})\,\,\,\{
         ## first check the max depth of the tree
        \texttt{treedepth} \, \leftarrow \, \texttt{maxdepth} \, (\, \texttt{tree})
         ## compare this to requested aggregation level
         stopifnot(level <= treedepth)</pre>
         ## aggregate at desired level with a helper function
         \texttt{agg} \leftarrow \texttt{function}(\texttt{tr, depth = 1}) \ \{
                 if (depth == level) lapply(tr, function(el) setNames(unlist(el),NULL))
                          else lapply(tr, function(br) agg(dr, depth + 1))
         agg(tree)
}
## create a crime class aggregation function
\texttt{CrimeClassify} \leftarrow \texttt{function(tree, regChar)} \ \{
         \texttt{crimes} \leftarrow \texttt{list()}
         \texttt{crimes\$Sex} \leftarrow \texttt{unique(c(unlist(tree[c("rape", "sex(?=.*offense)", "sex(?=.*offens
                 offend)", "indec")]),
         tree$other[grep1("sex", regChar[tree$other])]))
crimes$Theft \( \times \) unique(unlist(tree[c("stole", "embez", "break", "larceny", "
                 robb", "burg", "identity")]))
         crimes$Murder \( \times \) unique(unlist(tree[c("murder", "manslaughter")]))
          \texttt{crimes\$Drug} \leftarrow \texttt{unique(c(unlist(tree[c("mari", "coca", "cs", "hero", "meth", "
                oxycod")]),
                                                            tree$other[grepl("para|drug|substance|pwimsd",
                                                                   regChar[tree$other])]))
         \verb|crimes$Violent \leftarrow unique(unlist(tree[c("arson", "assa", "abuse|cruelty")]))|
         crimes$Driving \( \text{unique(c(unlist(tree[c("driving")]),} \)
                                                                  tree$other[grepl("hit(?=.*run)|speeding", regChar[
                                                                          tree$other], perl = TRUE)]))
         crimes
}
## in order to make the process of pre-processing the data and adding desired
        columns, place the pre-processing into a
## flexible function and add operations as desired
{\tt SynCols} \leftarrow {\tt function(data)} \ \{
         ## too busy, synthesize some variables to clearly indicate the results of
                 defense and prosecution selection
        \tt data\$VisibleMinor \leftarrow data\$Race != "White"
        \tt data\$PerempStruck \leftarrow grepl("S\_rem|D\_rem", \ data\$Disposition)
         \tt data\$DefStruck \leftarrow data\$Disposition == "D\_rem"
         \tt data\$ProStruck \leftarrow data\$Disposition == "S\_rem"
         \tt data\$CauseRemoved \leftarrow data\$Disposition == "C\_rem"
         ## lets look at which race struck each juror
        \texttt{data\$StruckBy} \leftarrow \texttt{as.factor(sapply(1:nrow(data),}
                                                                                                    function(ind) {
                                                                                                            \texttt{dis} \leftarrow \texttt{as.character(data\$}
                                                                                                                    Disposition[ind])
                                                                                                            if (dis == "S_rem") {
                                                                                                                     as.character(data$ProsRace
                                                                                                                             [ind])
```

```
} else if (dis == "D_rem") {
                                                                                                                            as.character(data$DCRace[
                                                                                                                                    indl)
                                                                                                                   } else "Not Struck"
                                                                                                          1))
              ## create a white black other indicator
              data$WhiteBlack 
FactorReduce(data$Race, tokeep = c("Black", "White", "U"))
              \texttt{data\$DefWhiteBlack} \leftarrow \texttt{FactorReduce(data\$DefRace, tokeep = c("Black", "White", local tokeep = c("Black", "White", "Whi
                      "U"))
              \texttt{data\$VicWhiteBlack} \leftarrow \texttt{FactorReduce(data\$VictimRace, tokeep = c("Black", "WhiteBlack")}
                      ", "U"))
               ## return the data with synthesized columns
              data
     }
365
      ## write functions to process the sentences
      {\tt SentenceProcess} \leftarrow {\tt function(sentencing)} \ \{
              \texttt{sents} \leftarrow \texttt{tolower(sentencing)}
              ## identify sentences in months, years, and days monthsent \leftarrow str_extract(sents, "[0-9\\-]+\\s*(?=m)")
              daysent \leftarrow str_extract(sents, "[0-9\\-]+\\s*(?=d)")
              yearsent \leftarrow str\_extract(sents, "[0-9\\-]+\\s*(?=y)")
               ## extract life without parole
              \texttt{lwp} \leftarrow \texttt{str\_extract(sents, "parol[e]*")}
              ## and with parole
              life \( \text{str_extract(sents, "life")}
              \texttt{life[!is.na(lwp)]} \leftarrow \texttt{NA}
              ## get restitutions
              \texttt{resti} \leftarrow \texttt{str\_extract(sents, "[0-9,]+} \\ \texttt{(?=restitu)|} \\ \texttt{[0-9,]+")}
              ## get supervised probation
              suprob \( \text{str_extract(sents, "sup.*pro")}
     }
      ## Summary Functions ###############
      \textit{## make a function to summarize trial jury data}
      {\tt JurySummarize} \leftarrow {\tt function(Varnames = c("Disposition", "Race", "Gender", "Conder")}
              PoliticalAffiliation")) {
              ## check if a juror summary object exists already
              if (!("sun.juror" %in% ls(.GlobalEnv))) {
                       ## first group the data for easy access
                       Juries ← aggregate(sun.swap[, Varnames],
                                                                 by = list(TrialNumberID = sun.swap$TrialNumberID,
                                                                          JurorNumer = sun.swap$JurorNumber),
                                                                  unique)
              } else Juries \leftarrow sun.juror
              ## in either case, perform aggregation by trial instance
              Juries ← aggregate(Juries[, Varnames],
                                                         by = list(TrialNumberID = Juries$TrialNumberID),
                                                         function(var) var)
              ## clean up the names
              \texttt{names(Juries)[grepl("Polit", names(Juries))]} \leftarrow \texttt{"PolAff"}
              \texttt{Varnames}\, \texttt{[4]} \, \leftarrow \, \texttt{"PolAff"}
              ## now summarize relevant features
              Summary \( apply(Juries[, Varnames], 1,
                                                   function(row) {
                                                           ## get final jury indices
                                                           disps ← unlist(row$Disposition)
                                                           foreman \( \text{grepl("Foreman", disps)} \)
                                                           finJur \( \text{grepl("Foreman|Kept", disps)} \)
                                                           \tt defStruck \leftarrow grepl("D\_rem", \ disps)
                                                           proStruck \leftarrow \texttt{grepl("S\_rem", disps)}
                                                           ## process all variables
                                                           newrow \leftarrow sapply(row,
                                                                                                function(el) {
414
                                                                                                         c(Jury = table(unlist(el)[finJur]),
                                                                                                             Venire = table(unlist(el)),
                                                                                                             DefRem = table(unlist(el)[
                                                                                                                     defStruck]),
                                                                                                             ProRem = table(unlist(el)[
                                                                                                                     proStruck]))
```

```
\texttt{newrow\$Disposition} \leftarrow \texttt{NULL}
                              \texttt{newrow} \leftarrow \texttt{c(unlist(newrow), ForeRace = row\$Race[foreman],}
                                            ForeGender = row$Gender[foreman], ForePol =
                                                row$PolAff[foreman])
                              if (sum(foreman) > 1) {
                                  names(newrow)[names(newrow) == "ForeRace1"] \leftarrow "
                                       ForeRace'
                                   names(newrow)[names(newrow) == "ForeGender1"] \( \tau \) "
                                       ForeGender"
                                   \verb|names(newrow)[names(newrow)| == "ForePol1"] \leftarrow "
                                       ForePol"
                              }
                              newrow
                        })
     ## perform some clean up
    longest ← sapply(Summary, length)
    longest ← which(longest == max(longest))[1]
    \texttt{longNames} \leftarrow \texttt{names}(\texttt{Summary}[[\texttt{longest}]])
    \texttt{Summary} \leftarrow \texttt{lapply(names(Summary[[longest]]),}
                          function(name) unname(sapply(Summary,
                                                             function(el) el[name])))
    names(Summary) \leftarrow longNames
    \texttt{Summary} \leftarrow \texttt{lapply(longNames,}
                          function(nm) {
                               if (grepl("ForeGender", nm)) {
                                    {\tt Summary[[nm]]} \leftarrow {\tt factor(Summary[[nm]], levels = 1:3,}
                                         labels = LevGen)
                               } else if (grepl("ForePol", nm)) {
                                    Summary[[nm]] ← factor(Summary[[nm]], levels = 1:5,
                                          labels = LevPol)
                               } else if (grepl("ForeRace", nm)) {
                                    Summary[[nm]] 

factor(Summary[[nm]], levels = 1:7,
                                          labels = LevRace)
                               } else Summary[[nm]]
                          })
    \texttt{names(Summary)} \leftarrow \texttt{longNames}
     ## return these
    list(Juries = Juries, Summaries = as.data.frame(Summary))
}
## a generic simplification method to summarize a vector
Simplifier \leftarrow function(col, ...) {
    UseMethod("Simplifier")
## code up methods for the types to be seen
{\tt Simplifier.default} \leftarrow {\tt function(col, collapse = "")} \ paste0(col, collapse = collapse)
Simplifier.numeric 

function(col, na.rm = TRUE, trim = 0, ...) mean.default(col,
      trim = trim, na.rm = na.rm)
Simplifier.factor \leftarrow function(col, collapse = "", ...) pasteO(sort(as.character(
    levels(col)[as.numeric(col)])).
                                                                          collapse = collapse
Simplifier.character \leftarrow function(col, collapse = "", ...) paste0(sort(col),
    collapse = collapse)
## create a grouping wrapper which does unique aggregation of a data set
UniqueAgg \leftarrow function(data, by, ...) {
    \textit{## convert data to a data frame for regularity}
     \texttt{if (!is.data.frame(data))} \  \, \texttt{data} \leftarrow \texttt{as.data.frame(data)} \\
     ## identify the grouping column by in the data
    \texttt{by.groups} \leftarrow \texttt{names(data)} == \texttt{by}
    ## provide nice error handling
    stopifnot(sum(by.groups) > 0)
    \textit{## first identify which rows are already unique}
    groups ← as.numeric(as.factor(unlist(data[by.groups])))
    unqRows \( \text{sapply(groups, function(el) sum(groups == el) == 1)}
     ## consider grouping only the other rows using the unique function
```

```
endata ← data[ungRows,]
       unqdata \leftarrow aggregate(data[!unqRows, !by.groups], by = list(data[!unqRows, by.
            groups]), unique)
       ## reorder to make sure everything is compatible
       names(unqdata)[1] \leftarrow by
       unqdata 

unqdata[,match(names(endata), names(unqdata))]
       ## now use the Simplifier helper defined above to process these results
       procdata ← lapply(unqdata, function(col) sapply(col, Simplifier, ...))
       ## append everything together
       endata \leftarrow lapply(1:length(endata),
                          function(n) c(if (is.factor(endata[[n]])) as.character(
                               endata[[n]]) else endata[[n]],
                                          procdata[[n]]))
       names(endata) \leftarrow names(data)
       ## convert to a data frame
       as.data.frame(endata)
  }
   \#\# a simple helper to convert multiple factor levels into a single 'other' level
   FactorReduce ← function(vals, tokeep) {
       chars ← as.character(vals)
       ## simply replace elements
       chars[!grepl(pasteO(tokeep, collapse = "|"), chars)] ← "Other"
       chars
498 }
   ## write a function to re-level factor variables to make mosaic plots cleaner
501 MatRelevel ← function(data) {
       temp ← lapply(data, function(el) if (is.factor(el)) as.factor(levels(el)[as.
           numeric(el)]) else el)
       \texttt{temp} \leftarrow \texttt{as.data.frame(temp)}
       \texttt{names(temp)} \leftarrow \texttt{names(data)}
  }
   ## another simple processing function to correct NA's given some other identifier
        and data set
509 FillNAs 

function(dataNAs, filldata, identifier) {
       ## extract the relevant column indices in a flexible way
       if (is.null(colnames(filldata))) {
            \texttt{relcol} \leftarrow \texttt{grepl}(\texttt{identifier}, \texttt{ names}(\texttt{filldata}))
       } else relcol \leftarrow grepl(identifier, colnames(filldata))
       \textit{## first identify the relevant rows in the data NAs}
       relRows \leftarrow is.na(dataNAs)
       ## take the relevant rows of the filldata
       filldata ← matrix(unlist(filldata[relcol]), ncol = sum(relcol))
       rowfiller \( \tau \) rowSums(filldata[relRows,])
       ## return the filled data
       \texttt{dataNAs[relRows]} \leftarrow \texttt{rowfiller}
       dataNAs
522 }
   ## write a wrapper to estimate the values of total removed jurors
RemovedJurorEstimates 

function(tofill, data, ident, plot = TRUE) {
       temp \( \) FillNAs(tofill, filldata = data, identifier = ident)
       \texttt{temp2} \leftarrow \texttt{rowSums(data[,grepl(ident, names(data))])}
       ## let's see how accurate this is if plotting is desired
       if (plot) {
            plot(temp, temp2, xlab = "Observed and Filled", ylab = "Juror Sums")
            abline(0,1)
       cat("=:", sum(temp == temp2)/length(temp2), "\n", "<: ", sum(temp2 < temp)
           /length(temp2), "\n", sep = "")
       \#\# replace the filled values less than the estimated, for consistency
       temp[temp < temp2] \leftarrow temp2[temp < temp2]</pre>
       temp
  }
   ## LOADING AND PROCESSING DATA ########
```

```
## load the data
   {\tt SunshineData} \leftarrow {\tt lapply(SunshineSheets, function(nm) as.data.frame(read\_excel())}
       SunshineFile, sheet = nm)))
   names(SunshineData) ← SunshineSheets
545 NorthCarData ← read.csv(NorthCarFile)
   PhillyData ← read.csv(PhillyFile)
   ## clean non-informative columns
549 CleanSunshine 

lapply(SunshineData, function(dat) dat[, !apply(dat,2,function(
       col) all(is.na(col)))])
_{551} ## the Sunshine data needs to be restructured into one table, rather than a
        relational database structure
   ## see the IDMatch function, this was created specifically to perform ID-based
       table joins
   ## the most appropriate global target is the juror table, start by matching this
        to the trial
   FullSunshine \leftarrow with (CleanSunshine, CleaningMerge (Jurors, Trials, by = "
       TrialNumberID"))
   \textit{## remove extra ID column, fix a misleading name}
   \texttt{FullSunshine} \$ \texttt{CountyName} \leftarrow \texttt{FullSunshine} \$ \texttt{CountyID}
   \texttt{FullSunshine} \$\texttt{CountyID} \leftarrow \texttt{NULL}
   ## clean up two additional columns which had inconsistencies
   Full Sunshine \$ Disposition \leftarrow toupper (Full Sunshine \$ Disposition)
   FullSunshine Race [FullSunshine Race == "?"] 

"U"
   ## before appending everything to this table, perform some other joins
   TrialsToCharge \leftarrow with(CleanSunshine, CleaningMerge(Charges, Junction, by = "
        ACISID", all = TRUE))
   \texttt{DefendantToTrial} \leftarrow \texttt{with(CleanSunshine, CleaningMerge(Defendants, DefendantTrial,}
       by = "DefendantID", all = TRUE))
   \texttt{AttorneyToTrial} \leftarrow \texttt{with(CleanSunshine, CleaningMerge(Attorney, AttorneyTrial, by = 0.000)}
         "DefAttyID", all = TRUE))
   {\tt ProsecutorToTrial} \leftarrow {\tt with(CleanSunshine, CleaningMerge(Prosecutor, ProsecutorTrial)}
        , by = "ProsecutorID", all = TRUE))
   ## merge issues:
   ##
          - trials to charge: one charge is missing a trial ID. hopefully not
        important
          - prosecutors to trials: 26 prosecutors without trials, however all entries
         were entirely uninformative
   ## given the above outputs, rename the failed clean merges to make the next
        section cleaner
570 TrialsToCharge \leftarrow TrialsToCharge$Merge
571 ProsecutorToTrial ← ProsecutorToTrial$Merge
## now perform some additional merges to create one sheet/data.frame
   ## add the judge descriptions (no issues)
_{576} FullSunshine \leftarrow CleaningMerge (FullSunshine, CleanSunshine\$Judges, by = "JudgeID",
        all = TRUE)
   ## the charges
FullSunshine \leftarrow CleaningMerge(FullSunshine, TrialsToCharge, by = "TrialNumberID",
        all = TRUE)
   ## this leads to 22 jurors in trials without charges and 29 charges without
        trials, inspecting these:
   ##
           - the jurors without charges are all related to a trial with ID number
        "710-01", thankfully the other data
             for this case is complete, and so it may still be useful for viewing
   ##
        jury behaviour
           - the charges without trials are all of the form "710-0xx", suggesting the
   ##
         omission of entire trials of some
             relation, hopefully these were not too similar, or this exclusion can be
   ##
         explained later
   \texttt{FullSunshine} \leftarrow \texttt{FullSunshine} \\ \texttt{Merge}
   ## the defendants
   Full Sunshine \leftarrow \texttt{CleaningMerge} (Full Sunshine, \texttt{DefendantToTrial}, \texttt{by} = \texttt{"TrialNumberID"}
        , all = TRUE)
   ## the attorneys
FullSunshine \leftarrow CleaningMerge(FullSunshine, AttorneyToTrial, by = "TrialNumberID",
        all = TRUE)
588 ## the prosecutors
```

```
| FullSunshine \leftarrow CleaningMerge(FullSunshine, ProsecutorToTrial, by = "TrialNumberID"
       ", all = TRUE)
   \#\# 26 jurors appear to be lacking a prosecutor, these appear to be the
       uninformative prosecutors from earlier, included
| ## due to the preferential inclusion of the missing values in the first of the
       merged matrices
   FullSunshine ← FullSunshine$Merge
   ## perform some cleanup
   ## start with some specific factor replacements
   ## replace the "N" with "I", as these factor levels are interchangeable in the
       codebook and prevent confusion with race
   FullSunshine[,grep1("Pol", names(FullSunshine))] 

- lapply(FullSunshine[,grep1("
       Pol", names(FullSunshine))],
                                                                    function(var) {
                                                                         \texttt{var} \leftarrow \texttt{toupper(var)}
                                                                         \texttt{var[var == "N"]} \leftarrow
                                                                             "I"
                                                                         var
                                                                    })
   ## next save most variables as factors
function(el) if (is.character(el)) as.factor(el) else el)
   ## correct some overzealous assignment from above
607 FullSunshine[grepl("Notes", names(FullSunshine))] 

Lapply(FullSunshine[grepl("
       Notes", names(FullSunshine))],
                                                                     as character)
   ## perform factor regularization according to the factor levels provided in the
       codebook
   FullSunshine \leftarrow sapply(FullSunshine)
                            function(el) {
                                 if (!is.factor(el)) {
                                     el[el == 999] \leftarrow NA
                                     el
                                 } else {
                                     el \leftarrow as.character(el)
                                     \texttt{el} \leftarrow \texttt{toupper(el)}
                                     \texttt{el[is.na(el)]} \leftarrow \texttt{"U"}
                                     as.factor(el)
                            }, simplify = FALSE)
622 FullSunshine ← as.data.frame(FullSunshine)
   ## remove some unnecessary columns
624 FullSunshine$ID ← NULL
   \texttt{FullSunshine\$TrialIDAuto} \leftarrow \texttt{NULL}
   ## combine the name columns to produce more useful columns
_{627} FullSunshine\$JName \leftarrow paste(FullSunshine\$JFirstName, FullSunshine\$JLastName)
   FullSunshine$JName[FullSunshine$JName == "U U"] 

"U"
_{629} | FullSunshine $DefAttyName \leftarrow paste (FullSunshine $DCFirstName, FullSunshine $
       DCLastName)
   Full Sunshine \$DefAttyName [Full Sunshine \$DefAttyName == "U U"] \leftarrow "U"
   \texttt{FullSunshine\$ProsName} \leftarrow \texttt{paste}(\texttt{FullSunshine\$ProsecutorFirstName}, \ \texttt{FullSunshine\$}
       ProsecutorLastName)
| FullSunshine$ProsName[FullSunshine$ProsName == "U U"] \leftarrow "U"
   ## Checkpoint 1: the clean data has been processed, none of the swaps, synthesis,
        or expansion has taken place
   ## save this
636 if (!("FullSunshine.csv" %in% list.files())) write.csv(FullSunshine, "
       FullSunshine.csv", row.names = FALSE)
   ## load if the desire is to start at checkpoint 1
638 if (!("FullSunshine" %in% ls())) FullSunshine ← read.csv("FullSunshine.csv")
   ## Note: the below swap functions have been set to auto as the function's
       performance in these cases has already
641 ## been assessed, and so the swaps have already been inspected, it is critical
       for new data that "auto" be switched
[642] ## off to take full advantage of this functionality, and so the wrapper "
       SwapandError" should not be used
643 ## in the juror data
```

```
Gender = LevGen,
                                                                                                                            PoliticalAffiliation
                                                                                                                                      = LevPol))
     ## in the judge data
     sun.swap \leftarrow SimpleSwapper(sun.swapJuror, CorrectLevs = list(JRace = LevRace,
                                                                                                                                             LevGen.
                                                                                                                                      JPoliticalAff
                                                                                                                                              = LevPol
                                                                                                                                             ))
     ## viewing the error report of these data, they are all related to one judge,
            Arnold O Jones II, who is verified
      ## as a male after a quick Google search
     unique(sun.swap$Data[sun.swap$Errors, c("JFirstName", "JLastName")])
     sun.swapJudge \leftarrow sun.swap$Data
      \verb"sun.swapJudge\$JGender[sun.swap\$Errors] \leftarrow \verb"M""
     sun.swapJudge$JGender 

as.factor(levels(sun.swapJudge$JGender)[as.numeric(sun.
             swapJudge$JGender)])
     ## in the prosecutor data
     sun.swap \lefta SimpleSwapper(sun.swapJudge, CorrectLevs = list(ProsRace = LevRace,
                                                                                                                                      ProsGender =
                                                                                                                                             LevGen.
                                                                                                                                      ProsPoliticalAff
                                                                                                                                               = LevPol
661 ## that found no errors
     ## a quick check of the levels of the defendant data finds only one error
     levels(sun.swap$DefGender)
     levels(sun.swap$DefRace)
sun.swap 
SwapandError(sun.swap, CorrectLevs = list(DefRace = LevRace,
                                                                                                                            DefGender = LevGen
667 ## next the attorney data
     sun.swap \leftarrow SwapandError(sun.swap, CorrectLevs = list(DCRace = LevRace,
                                                                                                                            DCGender = LevGen,
                                                                                                                            DCPoliticalAff =
                                                                                                                                    LevPol))
      ## finally the victim data
     VictimGender =
                                                                                                                                   LevGen))
     ## this leaves the data error-free (in at least the race/gender/politics columns)
      ## fix the outcome data, which had some improper levels
     \verb"sun.swap\$Outcome" [sun.swap\$Outcome" == "HC"] \leftarrow "U"
     \verb"sun.swap$Outcome[sun.swap$Outcome == "G"] \leftarrow "GC"
     \verb"sun.swap\$Outcome" \leftarrow \verb"as.factor(levels(sun.swap\$Outcome)[as.numeric(sun.swap\$Outcome)]
             )1)
     ## lets make the levels more clear for some of the data (race, politics,
             disposition)
      ## start with the disposition
     levels(sun.swap\$Disposition) \leftarrow c("C\_rem", "D\_rem", "Foreman", "Kept", "U\_rem", "Foreman", "Kept", "U\_rem", "Tem", "Tem"
                                                                             "S_rem", "Unknown")
     ## next the political affiliation
      sun.swap ← lapply(sun.swap, function(el) {
             if (is.factor(el) & identical(levels(el), LevPol)) {
                    levels(el) \leftarrow c("Dem", "Ind", "Lib", "Rep", "U")
                     el
             } else el})
| levels(sun.swap$JPoliticalAff) \leftarrow c("Dem", "Ind", "Rep", "U")
     ## now the race
     \verb"sun.swap" \leftarrow \verb"lapply" (\verb"sun.swap", function" (el) \ \{
             if (is.factor(el) & identical(levels(el), LevRace)) {
                    levels(el) ← c("Asian", "Black", "Hisp", "NatAm", "Other",
                                                   "U". "White")
             } else el})
\text{\tiny 699 \ | levels(sun.swap\$VictimRace)} \leftarrow \text{\tiny c("Asian", "Black", "Hisp", "NatAm", }
```

```
"U", "White")
| levels(sun.swap$JRace) \leftarrow c("Black", "Hisp", "NatAm", "U", "White")
| Top | levels(sun.swap$DCRace) \leftarrow c("Asian", "Black", "NatAm", "Other",
                                      "U", "White")
704 ## now the outcome/verdict
| levels(sun.swap$Outcome) \leftarrow c("Acquittal", "Guilty as Charged",
                                        "Guilty of Lesser", "Incomplete", "Mistrial",
708 ## the defense attorney type
709 levels(sun.swap$DefAttyType) 

C("App Priv", "Public", "Private", 710 "Ret Priv", "U", "Waived")
712 ## add a guilt indicator
| sun.swap$Guilty \( \) grepl("Guilty", sun.swap$Outcome)
715 ## add a simple indicator of defendant race matching juror race if they are both
       k.n.oun.
| sun.swap$RaceMatch ← sun.swap$Race == sun.swap$DefRace
717 sun.swapRaceMatch[sun.swapRace == "U" | sun.swapDefRace == "U"] <math>\leftarrow NA
719 ## now perform tree classification of crimes
720 ## first cast sun.swap as a data frame
721 sun.swap ← as.data.frame(sun.swap)
722 ## regularize the charges
723 chargFact ← as.factor(sun.swap$ChargeTxt)
724 regCharg 			 StringReg(levels(chargFact))[as.numeric(chargFact)]
725 ## classify these into a charge tree and aggregate this at the coarsest level
726 aggCharg ← treeAgg(stringTree(regCharg, chargeTree))
727 ## these can be further classified into crime classes
728 crimes.trial ← CrimeClassify(aggCharg, regCharg)
729 ## convert these classes into a factor for the data, start with a generic "other"
        vector
730 sun.swap$CrimeType ← rep("Other", nrow(sun.swap))
731 ## now populate it
_{732} for (nm in sort(names(crimes.trial))) sun.swap$CrimeType[crimes.trial[[nm]]] \leftarrow nm
   sun.swap$CrimeType \( \tau \) as.factor(sun.swap$CrimeType)
735 ## sunthesize additional columns
   sun.swap ← SynCols(sun.swap)
738 ## now organize this on the juror scale
739 sun.juror ← UniqueAgg(sun.swap, by = "JurorNumber", collapse = ",")
741 ## Checkpoint 2: the swapped data has been processed and summarized to be on the
       scale of individual jurors
742 ## save the swapped data
vrite.csv(sun.swap, "FullSunshine_Swapped.csv", row.names = FALSE)
744 ## and the juror summarized data
745 saveRDS(sun.juror, "JurorAggregated.Rds")
747 ## summarize by trial, get the unique trials
748 Trials ← unique(sun.swap$TrialNumberID)
749 ## extract information about these trials, note that grouping occurs on the trial
        ID, defendant ID, and charge ID levels,
750 ## as the trials frequency involve multiple charges and defendants, which makes
       them less clean
751 sun.trial ← aggregate(sun.swap[,TrialVars],
                               by = list(sun.swap$TrialNumberID, sun.swap$DefendantID
                                    .DefendantToTrial,
                                          sun.swap$ID.Charges),
                                unique)
755 sun.trial $Group.1 \leftarrow NULL
756 sun.trial$Group.2 ← NULL
757 sun.trial$Group.3 ← NULL
759 ## summarize the juries by trial as well
760 sun.jursum ← JurySummarize()
762 ## merge the summaries to the trial sunshine data
_{763} sun.trialsum \leftarrow merge(cbind(TrialNumberID = sun.jursum$Juries$TrialNumberID, sun.
```

```
jursum$Summaries),
                                                                       sun.trial, all = TRUE)
        ## notice that the total removed variables are incomplete, try to correct this
                  where possible using the jury
        ## summarized data above
        \verb|sun.trialsum| \verb|SDefRemEst| \leftarrow \verb|RemovedJurorEstimates| (\verb|sun.trialsum| \verb|SDefenseTotalRemoved|), \\
                   data = sun.trialsum.
                                                                                                                                                  ident = "Gender.DefRem", plot =
                                                                                                                                                            FALSE)
        ## perform this same procedure for the prosecution removals
        \verb|sun.trialsum| \$ ProRemEst \leftarrow Removed JurorEstimates (\verb|sun.trialsum| \$ StateTotal Removed \tt, notation for the property of t
                   data = sun.trialsum.
                                                                                                                                                  ident = "Gender.ProRem", plot =
        ## synthesize some other variables, simple race indicators
        = c("Black", "White", "U")))
        \verb|sun.trialsum| \verb|sDefWhiteOther| \leftarrow \verb|as.factor| (FactorReduce| (sun.trialsum| \verb|sDefWhiteBlack|)| |
                   tokeep = c("White", "U")))
        ## the Kullback-Leibler divergence
        \verb|sun.trialsum| \$ \texttt{KLdiv} \leftarrow \verb|kldiv| (\verb|sun.trialsum| [, \verb|grepl("Jury", names(sun.trialsum))]|, \\
                                                                                       sun.trialsum[,grepl("Venire", names(sun.trialsum))])
780
       ## Checkpoint 3: the data has been set to the trial level and summarized
        ## save this
782 saveRDS(sun.trialsum, "TrialAggregated.Rds")
783 saveRDS(sun.jursum, "AllJuries.Rds")
```

A.3 Jury Sunshine Irregularities

77 11 A 1 T	1 1 1	. 1	, 1 •	1 . 0
Iable A I. liiru	gunghing dat	a irregillarifie	s noted in a	lata Hattening
Table A.1: Jury	sunsimic dat	a micgulation	s motoca m (iada maddeming

Table A.1: Jury sunsinne data irregularities noted in data nattening				
Charges without trial (ACISID)	08CRS50940,	08CRS52888,	09CRS000305,	
	09CRS1106,	09CRS50752,	10CR52031,	
	10CRS051975,	10CRS1215,	10CRS397,	
	10CRS51388,	10CRS51610,	10CRS52410,	
	11CRS051642,	11CRS051795,	11CRS1577,	
	11CRS1745,	11CRS1783,	11CRS51204,	
	11CRS51895,	11CRS52470,	08CRS54836,	
	08CRS50113			
Prosecutors without trials (IDs)	1-000, 11B-000,	12-000, 14-000, 15	B-000, 16A-000,	
	16B-000, 17A-00	0, 17B-000, 19A-000), 19B-000, 20A-	
	000, 20B-000, 21	-000, 22A-000, 22B-	-000, 24-000, 25-	
	000, 27A-000, 2°	7B-000, 28-000, 29.	A-000, 29B-000,	
	30-000, 6-000, 9-	000		
Trial missing charge (ID)	710-01			

A.4 Using Sweave to include R code (and more) in your report

The easiest (and most elegant) way to include R code and its output (and have all your figures up to date with your report) is to use Sweave. You can find an introduction Sweave in /u/sfs/StatSoftDoc/Sweave/Sweave-tutorial.pdf.

Appendix B

Yet another appendix....

B.1 Description

Something details.

Something else other definition.

B.2 Tables

Refer to Table B.1 to see a left justified table with caption on top.

Table B.1:	Results.
Student	\mathbf{Grade}
Marie	6
Alain	5.5
Josette	4.5
Pierre	5

Epilogue

A few final words.

50 Epilogue

Declaration of Originality

The signed declaration of originality is a component of every semester paper, Bachelor's thesis, Master's thesis and any other degree paper undertaken during the course of studies, including the respective electronic versions.

Lecturers may also require a declaration of originality for other written papers compiled for their courses.

I hereby confirm that I am the sole author of the written work here enclosed and that I have compiled it in my own words. Parts excepted are corrections of form and content by the supervisor .

supervisor.				
Title of work (in block letters):				
Authored by (in block letters): For papers written by groups the names of all authors are required.				
Name(s):	First name(s):			
Musten	Student			
 With my signature I confirm that I have committed none of the finformation sheet. I have documented all methods, I have not manipulated any dat 	forms of plagiarism described in the Citation etiquette data and processes truthfully.			
 I have mentioned all persons wh I am aware that the work may be	no were significant facilitators of the work. Doe screened electronically for plagiarism. If the guidelines in the document Scientific Works in			
Place, date:	Signature(s):			
Zunich August 19th E	209 bla			

For papers written by groups the names of all authors are required. Their signatures collectively guarantee the entire content of the written paper.