Armchair Auditing of Insolvency Processes
SUBMITTED IN PARTIAL FULFILMENT FOR THE DEGREE OF MASTER OF SCIENCE
Tom Akkermans
11323671
MASTER INFORMATION STUDIES
DATA SCIENCE
FACULTY OF SCIENCE
UNIVERSITY OF AMSTERDAM
2019-03-20

	First Supervisor	Second Supervisor
Title, Name	Dr Maarten Marx	
Affiliation	UvA, FNWI, IvI	
Email	maartenmarx@uva.nl	





11

Armchair Auditing of Insolvency Processes

12 CONTENTS

13	Contents			
14	1	Introduction		
15	2	Related Work		
16	2.1	Evaluation of Information Systems		
17	3	Methodology		
18	3.1	Description of Data Sources		
19	3.1.1	Central Insolvency Register		
20	3.1.2	Register of lawyers, NOvA Tableau		
21	3.1.3	Register of judges, Nevenfuncties van rechters		
22	3.2	Information System Description		
23	3.3	Methods		
24	3.3.1	RQ1		
25	3.3.2	RQ2		
26	3.3.3	RQ3		
27	3.4	Constructing the Entity Network		
28	3.4.1	Insolvency Cases		
29	3.4.2	Judges		
30	3.5	Measuring CIR Data Completeness		
31	3.6	Extracting Information from Entity Data		
32	3.7	Extracting Information from Unstructured Reports		
33	4	Results		
34	4.0.1	RQ1		
35	4.0.2	RQ2		
36	4.0.3	RQ3		
37	4.1	System Quality		
38	4.1.1	Completeness		
39	4.1.2	Handling Duplicates		
40	5	Conclusions		
41	5.1	Acknowledgements		

Armchair Auditing of Insolvency Processes

Tom Akkermans University of Amsterdam tom.akkermans@student.uva.nl

113

116

117

119

120

ACM Reference Format:

Tom Akkermans. 2019. Armchair Auditing of Insolvency Processes. In Pro-43 ceedings of 2 (University of Amsterdam). ACM, New York, NY, USA, 8 pages.

https://doi.org/10.1145/nnnnnnn.nnnnnnn 45

INTRODUCTION

51

52

53

58

72

73

74

75

77

78

79

81

82

83

84

85

When a company is declared bankrupt by the court, a court committee appoints an administrator to settle the bankruptcy. The administrator's task is to liquidate the company's estate and use the proceeds to settle the creditors claims. A supervisory judge ensures that the administrator is acting in the best interest of the creditors.

Involved parties have been demanding more transparency into insolvency processes. The supervisory function of the judge, the conflict of interest between the administrator and creditors and the appointment process of the administrator are processes which have been the subject of research[1], about which media articles have appeared [8, 7, 16] and which have led to legal proceedings.

In 2005 the Dutch government started the digital register of insolvency data[12]. An on-line search form [14] is provided to retrieve a single insolvency case. Web services are provided to retrieve court publications in XML format and administrator reports in PDF format.

However, the information from a single insolvency case is limited as it does not provide aggregated and linked information. The administrator reports are unstructured and not searchable as a collection. Furthermore most involved parties lack the technical skills to use the web services. Instead of open data, there is a need for open analysis to enable 'armchair audits' [10] of insolvency processes.

In this thesis we investigate whether [RQ] it is possible to build a complete and correct structured information system (IS) based on provided and enriched open and public data that is able to provide the requested transparency to the parties involved.

For this we need to answer the following questions:

- RQ1 Can the IS construct a complete, cleaned and fully linked entity network of insolvency cases, administrators, judges and courts.
- RQ2 Can the IS correctly and completely label insolvency case data with state data [start/end date] in order to mine the insolvency process.
- RQ3 Can the IS correctly extract specific fields [paulianeus handelen] of interest from unstructured documents to classify insolvency cases.
- RQ4 Can involved stakeholders use the IS to provide the requested transparency on insolvency processes.

We describe the steps in building such a system that takes in large amounts of open and publicly available data in structured and unstructured form, extracts and enriches useful facts and makes it consumable for analysis to provide insights into the insolvency processes via a web GUI.

RELATED WORK

add literature related to the research questions: on entity linking, de-duplication, on survival analysis

2.1 Evaluation of Information Systems

Shannon and Weaver [15] state that output of an IS can be defined at different levels

- (1) **technical level**: the accuracy and efficiency of the system.
- (2) **semantic level**: the success of information conveying the intended meaning.
- (3) **effectiveness level**: the effect of information on the receiver

This implies that factors contributing to a successful IS can also be defined at different levels. DeLone and McLean[2, 3] have gathered many factors from literature and grouped them into six distinct but interdependent categories, see figure 1 below.

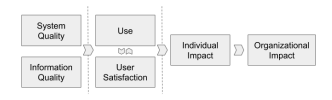


Figure 1: DeLone and McLean Information Success Model.

Each category or aspect of the I/S success measures still contains variables that contribute to success:

- System Quality: measures the IS itself on the technical level. Example variables are data currency, completeness, and ease
- Information Quality: measures the IS output such as reports at the semantic level. Example variables are accuracy, precision and relevance.
- Information Use: measures the actual use of the IS which is where the effectiveness level starts.
- User Satisfaction: measures satisfaction from the perspective of the user, usually on an interval scale. This category is the mostly used as a single success measure and is fairly subjective.
- Individual Impact: measures the information effect on the behaviour of the recipient.

University of Amsterdam, 3, 2019. ACM ISBN 978-x-xxxx-xxxx-x/YY/MM...\$15.00 https://doi.org/10.1145/nnnnnnn.nnnnnnn

• Organizational Impact: measures the information effect 139 on the performance of the organization. 140

3 METHODOLOGY

3.1 Description of Data Sources

add informative visuals for data sources description

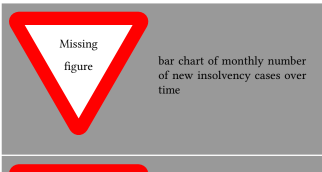
3.1.1 Central Insolvency Register.

Data suppliers. The CIR contains company insolvency data supplied by the courts and the administrators. Courts are obliged to supply the insolvency data and free consultation thereof according to the insolvency law, article 19 [5]. CIR contains insolvency cases from the 1st of January 2005 and retains these until six months after their end date. CIR also contains other data such as personal debt restructuring (schuldsanering), personal insolvency and company's failure to pay (surseance) but this data is out of scope.

Entity records. The CIR register contains the following entities in numbers of records (as of 2019-03-21):

Table 1: number of entity records.

Entity	no. of records
Court	11
Supervisory Judge (distinct names)	580
Insolvency	51,392
Administrator (distinct names)	58,201
Publication	142,172
Report	357,803
progress report	237,657
financial attachment.	120,146





Publications on an insolvency case are done by the court and include the initial declaration of bankruptcy. Administrators periodically submit progress reports as well as financial attachments to the CIR.

Entity identifiers. CIR entity data is made available by a SOAP web service returning XML responses. The XML is semi structured data and contains entities by composition which are extracted using a parser. It provides natural unique identifiers for Insolvency Cases, Publications and Reports so they can be easily stored in normalized SQL tables and linked. The other entities: Courts, Judges and Administrators have no identifiers but consist of free text fields for their name parts. These entities must be de-duplicated en linked to a master data record. It can be easily observed in table 1 that this is certainly needed for administrators

state estimated number of administrators

Entity relations. Figure 2 below shows the relationships between the entities including their cardinality. Note that some relationships are time dependent, e.g. a judge can be replaced during the lifetime of an insolvency case. Since 1-1-2019 there can be two judges appointed to one case.

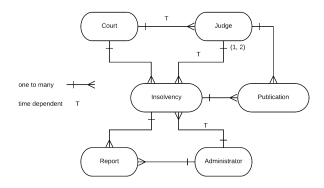


Figure 2: Insolvency entity relations.

Administrator reports. A second web service operated by CIR provides administrator reports in PDF format. These reports hold much of the unstructured data. Recofa has published templates for both progress and financial attachment reports [13] which provide a certain structure to the contents.

3.1.2 Register of lawyers, NOvA Tableau. The NOvA tableau is the official register for lawyers and maintained by the Nederlandse Orde van Advocaten (NOvA)[9]. Lawyers are obliged to be registered in the tableau by the lawyer's law (advocatenwet, article 1 [6]). NOvA offers an on-line search form where keyword search and filters can be applied to search for a lawyer. This data source was chosen to collect the master data for Administrators.

3.1.3 Register of judges, Nevenfuncties van rechters. The Register for ancillary positions for judges is made available by de Rechtspraak[11]. It offers an on-line form and returns the name, current

177

178

182

183

187

188

191

192

194

195

197

201

204

207

and historical occupation and ancillary positions. This data source was chosen to collect the master data for Judges.

3.2 Information System Description

Figure 3 gives an overview of the system components for sourcing, extracting, enriching and integrating the data and making the resulting structured and higher level information available to the user's analysis.

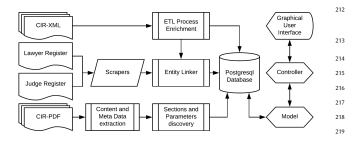


Figure 3: System overview.

Data flows from left to right through the following components:

Data Sources. Data is sourced from three public registers:

- (1) The Central Insolvency Register (*Centraal Insolventie Register or CIR*). CIR exposed both an XML and PDF file web service.
- (2) The Register of lawyers (NOvA's Tableau).
- (3) The Register of ancillary positions of judges. (*Register van nevenfuncties van rechters*)

The CIR provides the bulk of the data. The other two registers are used for the entity resolution of administrators and judges.

ETL and *Enrichment*. This component loads entities with selected data fields from the CIR XML data. The data is cleaned and enriched after which it is stored in a relational database.

Entity Linker. This component is responsible for linking judges and administrators in the CIR XML data to real life entities found in the judge and lawyer registers.

PDF Processors. These components processes the CIR PDF reports to extract textual content and meta data. The text sections as defined in the progress report template and key data parameter are discovered in a subsequent process and loaded into the relational database.

Database and File Storage. Entity data is stored in a relational Postgresql database. Administrator PDF reports are stored in Amazon's S3 object storage.

Model-View-Controller (MVC). This well established pattern of subcomponents works together as a graphical interface for the user to analyse the data.

3.3 Methods

Hoe je je vraag gaat beantwoorden. Dit is de langste sectie van je scriptie. Als iets erg technisch wordt kan je een deel naar de Appendix verplaatsen. Probeer er een lopend verhaal van te maken. Het is heel handig dit ook weer op te delen nav je deelvragen

3.3.1 RQ1.

3.3.2 RQ2.

211

221

222

223

224

231

239

248

249

3.3.3 RQ3.

3.4 Constructing the Entity Network

The requested CIR XML data will go through an Extract Transform Load (ETL) process. Here each entity data is extracted, de-duplicated and identified and linked to the other entities to construct the entity network. For each entity a so-called master data table is created that contains the unique and agreed upon instances or 'golden records' of the entities.

3.4.1 Insolvency Cases. Insolvency cases are supplied with a natural identifier (*insolventienummer*), for example F.19/13/123, which consist of the insolvency type (F), a system number (19), year of insolvency ([20]13) and a serial number (123).

Duplicate insolvency cases exist for a number of reasons:

- (1) data errors: padded zeros on the serial number, e.g. '0123'
- (2) redefinition of courts¹: cases administered both with the new case number format as well as the old case number format without the system number.
- (3) cases handed over to another court.

To de-duplicate these cases, lineage of erred or transferred cases was established and publications and reports re-linked to the correct case. The duplicate cases could then easily be filtered out.

3.4.2 Judges. We define the master data of judges by scraping the names of judges found in the register of ancillary positions of judges[11]. The register names and CIR judge names are normalized after which the CIR name is linked to the most probable register judge name using the Levenshtein distance

describe what happens in case of a tie

CIR judge name normalization and de-duplication. Judge names in the CIR data are provided as single free text field and can contain many duplicates. For example one judge's name appears as:

- "mr. W.J. Geurts de Veld"
- "mr. W.J. Geurts-deVeld"
- "mr. W.J. Geurts-de Veld"
- "mr. W.J.Geurts-de Veld"
- "mr.W.J. Geurts-de Veld"
- "mr. W.J. Geurts-de Veld (Rotterdam)"
- "mr W.J.Geurts-de Veld"
- "W.J.Geurts-de Veld"

¹in 2013 courts were consolidated (Herziening Gerechtelijke Kaart, see [4]).

251

252

253

254

255

256

257

259

264

267

268

269

270

271

272

273

274

278

279

287

291

292

This data needs to be de-duplicated and we do this by cleaning 293 and normalizing the name in a number of sequential steps where 294 the order is of importance: 295

- (1) add missing spaces between name parts
- (2) change the name to lower case and strip surrounding whitespace characters
- (3) remove accents, academic and nobility titles, additions in brackets, periods and double spaces
- (4) normalize the use of hyphens

register judge normalization. The normalization of register judge names slight differs from the CIR name. The number of removed nobility and academic titles is larger and ...

simple matching using Levenshtein distance does not place the same weight on initials and surname, describe matching

Administrators.

3.5 Measuring CIR Data Completeness

To measure the completeness of the data obtained from the CIR XML web service we make use of its following methods[17]:

- (1) **searchModifiedSince** (cutoff 2012-01-01 / 2005-01-01) : returns the publication ids of modified insolvents
- (2) **searchReportsSince** (cutfoff 2010-07-01? / 2005-01-01) : returns the report ids of added reports.

The publications contain the fields for the ids or names of the other entities. By checking these fields form missing values and the values against the database we measure completeness of the data.

(re)measure completeness using dates above

3.6 Extracting Information from Entity Data

write

3.7 Extracting Information from Unstructured Reports

write

4 RESULTS

subsectie per deelvraag. Is/in hoeverre is de vraag beantwoord. Treffende Visualisaties.

- 4.0.1 RQ1.
- 284 4.0.2 RQ2.
 - 4.0.3 RQ3.

4.1 System Quality

4.1.1 Completeness. Completeness of Publication and Report data 3226 gathered from CIR was checked using the CIR SOAP requests. 327 Within the publications we checked for completeness of Insolvency Case, Administrator, Judge and Court data: 329

 Publication: 100%. CIR contained 142173 publications of insolvents that were all present in the database.

- Report: 99.99%. CIR contained 142330 reports of which 9 were missing in the database.
- Insolvent: 100.00%. CIR publications contained 51392 insolvent cases of which none were missing in the database.
- Administrator: 98.65%. 695 insolvent cases had no administrator data.
- Judge: 99.46%. 275 insolvent cases had no supervisory judge data
- Court: 99.94% 28 insolvent cases had no court data.

4.1.2 Handling Duplicates.

296

297

302

307

313

314

315

316

317

318

319

320

321

322

323

324

Courts. Courts are specified in the XML response as a free text field but are uniquely identified by their name and do not need further processing:

Court name	Cases
Rechtbank Amsterdam	4601
Rechtbank Den Haag	4851
Rechtbank Gelderland	5947
Rechtbank Limburg	3277
Rechtbank Midden-Nederland	5580
Rechtbank Noord-Holland	3543
Rechtbank Noord-Nederland	4556
Rechtbank Oost-Brabant	5123
Rechtbank Overijssel	3789
Rechtbank Rotterdam	5638
Rechtbank Zeeland-West-Brabant	4459
None	28

Consistency: there are no duplicates. Completeness: 28 records have missing data.

5 CONCLUSIONS

[Hierin beantwoord je jouw hoofdvraag op basis van het eerder vergaarde bewijs.]

5.1 Acknowledgements

REFERENCES

- [1] Burak Bölük. "Is de benoeming van de curator door de rechtbank en het toezicht op de curator door de rechter-commissaris aan een verbetering toe?" MA thesis. Jan. 2011.
- [2] W.H. DeLone and E.R. McLean. "Information System Success: The Quest for the Dependent Variable". In: *Information Systems Research* 3.1 (1992), pp. 60–95.
- [3] W.H. DeLone and E.R. McLean. "The DeLone and McLean Model of Information System Success: a Ten-Year Update". In: Journal of Management Information Systems 19 (Apr. 2003), pp. 9–30.
- [4] Herziening gerechtelijke kaart. URL: https://www.om.nl/organisatie/herziening/.
- [5] Insolvency Law Faillissementswet. URL: http://wetten.overheid nl/BWBR0001860/2018-07-01.
- [6] Lawyer Law Advocatenwet. URL: http://wetten.overheid.nl/ BWBR0002093/2018-07-25.

Armchair Auditing of Insolvency Processes

333

334

335

338

353

354

- [7] Dennis Meneer. Curatoren vluchten uit lege boedels. Accessed
 on 2018-06-14. Jan. 2017. URL: https://www.ftm.nl/artikelen/curatoren-slaan-op-de-vlucht-voor-lege-boedels.
 - [8] Dennis Meneer. Dit is de schadelijkste wet van Nederland. Accessed on 2018-06-14. Feb. 2018. URL: https://www.ftm. nl/artikelen/faillissementswet-schadelijkste-wet-vannederland.
 - [9] Nederlandse Orde van Advocated. URL: https://www.advocatenorde. nl/over-de-nova.
- Janiel E. O'Leary. "Armchair Auditors: Crowdsourcing Analysis of Government Expenditures". In: JOURNAL OF EMERG-ING TECHNOLOGIES IN ACCOUNTING 12 (July 2015), pp. 71–91. DOI: 10.2308/jeta-51225.
- Ja43 [11] De Rechtspraak. Beroepsgegevens en nevenfuncties van rechters.
 URL: https://namenlijst.rechtspraak.nl.
- Ja45 [12] De Rechtspraak. Centraal Insolventieregister. URL: https://insolventies.rechtspraak.nl.
- De Rechtspraak. Recofa-richtlijnen. URL: https://www.rechtspraak.
 nl/Voor-advocaten-en-juristen/Reglementen-procedures-en-formulieren/Civiel/Insolventierecht/Paginas/Recofa-richtlijnen.aspx.
- [14] De Rechtspraak. Zoeken in het Centraal Insolventieregister.
 URL: https://insolventies.rechtspraak.nl/#!/zoeken/index.
 - [15] C.E. Shannon and W. Weaver. The Mathematical Theory of Communication. University of Illinois, 1949.
- Jan-Hein Strop. *De schimmige benoeming van curatoren.* Accessed on 2018-06-14. Aug. 2015. URL: https://www.ftm.nl/artikelen/de-schimmige-benoeming-van-curatoren.
- Technische documentatie webservice Centraal Insolventieregister. Jan. 2019.