MACHINE LEARNING AND HUMAN CAPITAL COMPLEMENTARITIES: EXPERIMENTAL EVIDENCE ON BIAS MITIGATION

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Abstract

The use of machine learning (ML) for productivity in the knowledge economy requires considerations of important biases that may arise from ML predictions. We define a new source of bias related to incompleteness in real time inputs, which may result from strategic behavior by agents. We theorize that domain expertise of users can complement ML by mitigating this bias. Our observational and experimental analyses in the patent examination context support this conjecture. In the face of “input incompleteness,” we find ML is biased towards finding prior art textually similar to focal claims and domain expertise is needed to find the most relevant prior art. We also document the importance of vintage-specific skills, and discuss the implications for artificial intelligence and strategic management of human capital.
Artificial intelligence (AI) and machine learning (ML)—where algorithms learn from existing patterns in data to conduct statistically driven predictions and facilitate decisions (Kleinberg et al., 2016; Brynjolfsson & McAfee 2014)—may well transform the future of work, with questions regarding whether it would substitute or complement human capital (Autor 2015, Bughin et al. 2017, Frank et al. 2019). Despite the promise of ML in increasing productivity, many firms have encountered significant challenges due to biases in predictions, resulting from either biased training data and/or biased algorithm (Baer & Kamalnath, 2017; Bolukbasi et al. 2016; Polonski, 2018). For example, gender and racial biases resulted in Amazon discontinuing an ML-based hiring technology (Dastin 2018), IBM and Microsoft coming under fire for ML-based facial recognition (Buolamwini & Gebru, 2018), and regulatory investigation of the Apple credit card (Knight, 2019).

In many important contexts, however, a third source of bias can occur because agents stand to benefit from biased predictions, creating an incentive to strategically alter the inputs. For example, ML algorithms can speed up the reviewing of resumes in recruiting, or processing of insurance claims. However, resumes and insurance claims are generated by applicants who have a strategic interest in positive outcomes. Can ML correct for such strategic behavior? Research in “adversarial” ML examines attempts to “trick” ML technologies (Goodfellow et al. 2014), and generally concludes that it is challenging to “adversarially train” the ML technology to account for every possible input. The combination of the potential of strategically generated inputs and imperfect adversarial training of ML creates biased predictions that stem from what we term input incompleteness. Accordingly, two important questions arise: How can firms mitigate such ML prediction bias to unlock its potential? And, how may human capital complement ML to do so?

We examine answers to these questions in the context of ML technology used for patent examination, a context rife with input incompleteness. Patent examiners face a time-consuming challenge of accurately determining the novelty and non-obviousness of a patent application by sifting through ever-expanding amounts of “prior art.” Moreover, patent applicants are permitted by

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1 The word “bias” evokes many connotations. We use bias to reflect inaccurate predictions (e.g., type 1 and 2 errors).
law to create hyphenated words and assign new meaning to existing words to accurately reflect novel inventions (Verberne et al. 2010, D’hondt 2009). However, this also provides an opportunity for patent applicants to strategically write their applications to enhance the likelihood of being perceived as novel and non-obvious by the examiner. Patent applicants can do so by including irrelevant information, or by omitting relevant citations (Alcacer and Gittleman 2011, Lampe 2012). Within this context, to improve the expediency and accuracy of the adjudication process, the U.S. Patent and Trademark Office (USPTO) has invested in a new ML technology (Krishna et al. 2016), which “reads” the text of a patent application to identify the most relevant prior art. Ideally, the ML tool would quickly and efficiently identify the most relevant prior art, leading to faster and more accurate decisions. Although it is theoretically feasible for ML algorithms to continually learn and correct for ways that patent applicants attempt to manipulate the algorithm, the potential for patent applicants to dynamically update their writing strategies makes it practically impossible to adversarially train an ML algorithm to correct for this behavior.

In this study, we propose that individuals who possess domain expertise—the skills and knowledge accumulated through prior learning within a domain (Simon 1991)—are complementary to ML in mitigating bias stemming from input incompleteness, because domain experts bring relevant outside information to correct for strategically altered inputs. We also posit that individuals with vintage-specific skills (Chari and Hopenhayn, 1991)—the skills and knowledge accumulated through prior familiarity of tasks with the technology—will be more productive because they will have higher absorptive capacity to handle the complexities in ML technology interfaces.

We provide both observational and experimental evidence in support of our thesis. The observational evidence bolsters two assumptions about our context. First, we show that patent language changes over time, even within a narrowly defined subclass, suggesting that it will be challenging for the ML tool to make quality predictions for every input. Second, we document that on the prior Boolean search technology more experienced examiners bring in external knowledge to the adjudication process, a necessary precondition for our proposed complementarities between domain-expertise and ML in light of input incompleteness.
Our experimental design (with the help of USPTO personnel) provides direct support of the hypothesized relationships by simulating patent adjudication based on identification of just one prior patent (the “silver-bullet”) that should invalidate the claims of the focal application. We randomize search technology (ML vs. Boolean) and domain expertise (expert advice from a senior USPTO examiner), and also stratify the groups by computer science and engineering (CS&E) knowledge to proxy for vintage-specific skills. We find that ML does what we would expect: relative to the prior vintage, it directs examiners to a narrower set of prior art that are much more textually similar to the focal patent application. However, because the silver bullet patent is not textually similar to the patent application, ML actually performs worse in finding the silver bullet than the Boolean technology. Domain expertise improves the likelihood of finding the silver bullet for both technologies, and it has a stronger effect in redirecting those using ML away from patents that are textually similar to the focal application. Moreover, those with CS&E backgrounds perform better on ML technology, and this differential is driven by their ability to handle user interface complexities when implementing expert advice.

Our paper contributes to several literature streams. First, it contributes to the growing literature on bias in ML (Cowgill and Tucker 2019; Polonski, 2018) by highlighting (strategic) input incompleteness as a source of bias. We expect these results to generalize to other settings where it is conceivable that input incompleteness could be a source of biased predictions for ML algorithms, specifically when agents have incentives to game the ML technology and it is impossible to perfectly adversarially train the data. Second, amidst fierce debate about AI’s future replacement of humans at work (Autor 2015; Benzell et al., 2015; Bessen 2016; Brynjolfsson and McAfee 2014), there is scant attention to how productivity gains from substituting ML for older vintages may be conditioned by complementary human capital. Our contribution here is in highlighting the role of domain-specific expertise as a complement to ML, because it will continue to retain value when there exists the potential for input incompleteness. Third, our results on productivity differentials arising from vintage-specific skills contribute to the strategic management of innovation literature stream on pace of technology substitution (Adner and Snow, 2010; Adner and Kapoor, 2016; Agarwal and Prasad,
1999; Christensen, 1997). Here, we show vintage-specific human capital is an important factor that may result in failures for new technology diffusion in spite of their potential relative superiority (even with domain-expertise). However, we note the extent to which ML privileges vintage-specific human capital depends on the pace at which future iterations of the technology reduce the need for such specialized skills. These contributions are replete with important managerial implications, given the firm’s pre-existing workforce is its most important capability, and creating the appropriate mix of complementary assets/technology is critical to productivity.

**Brief Literature Review**

Artificial intelligence (AI) is defined as “the capability of a machine to imitate intelligent behavior” (Merriam-Webster, 2017). In its current machine learning (ML) form, AI is still in its infancy, and widespread adoption of ML technologies depends on their performance relative to existing vintages. In this sense, ML reflects age-old issues related to new technologies’ effects on productivity, management practices, and changing skill demands for individuals at work (Brynjolfsson and McAfee 2014, Autor 2015, Bessen 2016, Hounshell, 1985, Mokyr, 1990). However, ML technologies are different inasmuch as their potential for replacing humans in the workforce is untoward. The fact that machines learn implies cognitive processes, hitherto a domain of humans, may now be performed by technologies. Scholars have focused on two related issues critical to how ML interfaces with humans: comparative advantage of humans and machines in cognitive tasks, and relative cognitive biases of humans and machines. We turn to each below.

**Cognitive Task Structure and ML-Human Capital Substitution vs. Complementarity**

Endogenous models of technological change highlight that a new technology’s diffusion relative to existing vintages depends not only to its “objective” superiority, but also on the technology’s interaction with complementary resources and capabilities, particularly complementary human capital (Adner and Kapoor, 2016; Chari and Hopenhayn, 1991; Jovanovic, 2009). Each technology ushers with it changing composition of various tasks (Autor, et al., 2003), so Chari and Hopenhayn (1991) define vintage-specific human capital as technology-specific skills related to both the evolution of tasks across technology vintages and the accumulation through learning-by-doing of
task-specific human capital (Gibbons and Waldman, 2004). Building on this literature, debates regarding whether AI will complement or substitute humans rest on widely different assumptions in theoretical models (Aghion et al., 2017; Autor, 2015; Benzell et al., 2015).

Nonetheless, several scholars provide reasons why, at least in the foreseeable future, AI’s substitution for humans in cognitive tasks is overstated (Agrawal et al., 2018; Autor, 2014). Agrawal et al. (2018) state ML technologies can substitute humans for prediction tasks, but not for judgment tasks. Autor (2014) notes productivity gains will stem from complementarities between machines’ comparative advantage in routine, codifiable tasks, and humans’ comparative advantage on tasks requiring tacit knowledge, flexibility, judgment and creativity. The latter relates particularly to domain expertise. Domain expertise is acquired through specialization and deliberate practice (Chase and Simon, 1973; Ericsson, Krampe, Tesch-Romer, 1993; Simon, 1991), and has been linked to productivity benefits (Becker, 1962; Harris and Helfat, 1997; Castanias and Helfat, 1991).

Cognitive Biases of Humans and ML Technologies

Even for prediction and routine, codifiable tasks, budding social sciences work has begun to acknowledge cognitive biases in both humans and ML technologies (Bolukbasi et al. 2016; Kleinberg et al. 2016; Polonski, 2018). In certain circumstances, ML technologies may be less susceptible than humans to cognitive biases. Kleinberg et al. (2016) show ML outperforms judges in decisions to withhold bail because judges may incorporate (unmeasured) perceptions of the defendant’s demeanor into their decisions, even if the latter is a poor predictor of the defendant’s propensity to show up for a post-bail hearing. Cowgill (2017) shows ML hiring algorithms perform better for job performance because HR recruiters privilege applicants who are “traditional,” among other reasons.

In other circumstances, scholars have documented evidence regarding two distinct biases in ML technologies: biases in the model/ML algorithm, and biases/sample selection in the training

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2 Scholars also document that non-expert or novices benefit through vicarious learning from domain experts (Coleman, Katz and Menzel, 1957; Dasgupta and David, 1994; Greenwood et al., 2017; Thornton and Thompson, 2001). Empirical research substantiates increases in a new technology’s productivity when workplace practices include provision of technology and task specific information (Bapna et al., 2013; Bartel, 1994; Black and Lynch, 2001). This is because the codification and transmission of tacit know-how and know-what increases the speed at which followers learn from pioneers’ learning by doing with the new technology (Edmondson, Winslow, Bohmer and Pisano, 2003).

3 A recent tweet by Erik Brynjolfsson notes “Roses are red, Violets are blue, ML’s probably biased, But less so than you?”
dataset (Cowgill and Tucker 2019, Kleinberg et al. 2016; Dietterich & Kong, 1995; Osaba & Wesler, 2017). Studies note racial bias in risk prediction tools and data used by judges in criminal sentencing (Angwin, et al. 2016; Robinson & Koepke, 2016). Similarly, Sweeney (2013) showed Google’s ML algorithms yielded a greater percentage of ads with “arrest” in the search for names associated with blacks relative to whites. ML predictions are also fraught with sample selection due to “selective labels,” whereby the training data cover only part of the population over which predictions need to be made (Lakarraju et al. 2017).  

However, a third source of cognitive bias—plaguing both humans and ML technologies—has received relatively less attention in the literature related to ML technologies. Input incompleteness—when all relevant information required for search and prediction is not provided—results in salience bias, inasmuch as decisions are made based on what is most salient, rather than what is most relevant. Input incompleteness could be construed as a variant of what computer scientists highlight as “adversarial machine learning,” wherein strategic actors lead the machine into making a poor prediction. For example, in ML tools that try to classify photos, a small perturbation to the photo can dramatically alter how ML tools classify the photo, even if it looks nearly identical to the human eye (Goodfellow et al. 2014). Adversarial ML can also take the form of attempting to poison the training data in the first place (Baracaldo et al. 2018).

Most of the adversarial ML literature focuses on identifying the set of possible ways the machine could be misled, and then feeding the ML technology “adversarial examples” as a way to train the algorithm (Papernot et al. 2017). Ultimately, however, adversarial examples can be hard to defend against because they require ML models to produce good outputs for every possible input. Within this literature, one key to combatting adversarial examples is to ensure opacity of the ML algorithm, so that it is harder to game (Cowgill and Tucker 2019). However, such solutions may reduce effectiveness and efficiencies, to the extent that transparency of ML technologies is a desirable feature for widespread diffusion. To the best of our knowledge, if and how human capital

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4 Kleinberg et al. (2016) highlight selective labels bias in training data for predicting probabilities for defendants post-bail hearing appearance, inasmuch as only those who awarded bail have the opportunity to appear for a post-bail hearing.  
5 For an easy introduction to adversarial machine learning, see: [https://openai.com/blog/adversarial-example-research/](https://openai.com/blog/adversarial-example-research/)
Forthcoming in *Strategic Management Journal*

may serve as a complement to ML as a potential solution to bias arising from input incompleteness has not been examined in the social sciences and strategic management of technology literature.

**RESEARCH CONTEXT: US PATENT EXAMINATION**

In this section, we describe our research context—the US Patent and Trademark Office (USPTO) examination process. We focus on why it represents a setting fraught with input incompleteness, and challenges encountered by patent examiners with current search technologies.

To meet the legal standards for a patent, claims must be novel (i.e., a new, unique invention) and non-obvious (i.e., sufficiently inventive). USPTO examiners review patent applications, compare it to prior art (i.e., all existing patents, patent applications, and published materials), and determine whether an inventor’s claims meet these two criteria. Various databases—including Patent Full-Text and Image Database (PatFT), Patent Applications Full Text (AppFT), databases of published articles, trade journals—provide the repository of prior art patents and their claims. Prediction about novelty of claims requires the examiner to devise a search strategy and use available technologies to identify a list of potentially relevant prior art for the specific patent application (See Appendix B). The examiner then reviews the results, revises the search strategy, and ultimately decides whether to invalidate the claims and, if a patent is granted, the scope of the claims.

In maintaining a balance between expediency and patent examination quality, the USPTO aims to provide at least a first office action within 10 months of receipt (Brinkerhoff, 2014). However, increases in the number of patent applications received by the USPTO (e.g. an 18% increase in the five year period between 2010 and 2014) have created significant delays with over

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6 Patents protect inventors’ intellectual property rights by “exclud[ing] others from making, using, offering for sale, or selling the invention throughout the United States or importing the invention into the United States.” ([https://www.uspto.gov/learning-and-resources/electronic-data-products/issued-patents-patent-grants-data-products](https://www.uspto.gov/learning-and-resources/electronic-data-products/issued-patents-patent-grants-data-products), accessed July 2017). Anyone who wishes to secure the rights to an invention in the U.S. must apply for a patent from the USPTO. Patent applications include an abstract, which describes the patent filing, and a list of specific claims, which specify the precise components of the invention that the applicant wishes to patent.

7 For more detailed information is in, please refer to Appendix B, Exhibit B1 & B2, GAO (2016) and the USPTO website at [www.uspto.gov](http://www.uspto.gov).

8 Upon receipt, an application is classified based on technical subject matter to one or more classifications among thousands of different technologies. This classification routes the application to one of eleven technology centers that collectively cover electrical, chemical and mechanical technology fields. The eleven technology centers are further subdivided into smaller “art units” consisting of patent examiners who are highly skilled and clustered based on their domain expertise on related technologies within the unit. Within each art unit, the assignment to patent examiner is based on examiner workload rather than complexity of patent.
half a million backlogged applications, and current processing of first office action at more than sixteen months. This is in spite of USPTO investing significant resources to increase the number of examiners by 28% from 2010 to 2014 (Crouch, 2014; Choudhury, Khanna and Mehta, 2017). The Government Accountability Office report on intellectual property (GAO, 2016) notes these delays are compounded by recent increases in disputes over patent validity, raising concerns “the USPTO examiners do not always identify the most relevant prior art, which has resulted in granting some patents that may not meet the statutory requirements for patentable inventions” (p. 2). The concerns regarding time and accuracy of patent examination can be traced to the following two challenges in the various important and laborious steps in the process (GAO, 2016).

**Input Incompleteness in the Patent Examination Process**

Because novel and non-obvious inventions may often require new language and descriptors, patent law statutes award patent applicants extensive agency in what to include or exclude from the patent application when making claims, including the ability to be their own “lexicographers.” The result of this freedom is that authors of patent claims often introduce complex multi-words that are not commonly used in general language; Verberne et al. (2010) estimate the overlap of “two-word” terms occurring in patent text and general text to be fewer than 2%. This pattern is also reported by D’hondt (2009) who states that these [multi-word] terms are invented and defined ad hoc by the patent writers, and will generally not end up in any dictionary or lexicon. Understanding what these terms mean can be a formidable task: Turk (2006: 43) notes: “while determining what the claims mean may sound relatively simple, it is a task that federal district courts, the Court of Appeals for the Federal Circuit (CAFC), and even the United States Supreme Court have struggled with for years. Invention complexity, linguistic interpretation, and shifting court rules have kept inventors, the USPTO, and patent attorneys guessing as to what patent claims actually cover.”

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Importantly, the above issues also open up the possibility for patent writers to strategically omit relevant information to make claims appear more novel than they actually are, or include irrelevant information. The Government Accountability Office Report (GAO, 2016) estimated that 64 percent of examiners found excessive references made it difficult to complete prior art search in the allotted time, and 88 percent of examiners reported consistently encountering irrelevant references. Prior research has also documented evidence of strategic patent applications: Alcacer and Gittelman (2006) show two-thirds of prior art citations in an average patent are inserted by examiners to define appropriate scope, thus documenting that patent applicants often fail to include relevant information on prior art. Moreover, Lampe (2012) finds that applicants withhold between 21% and 33% of relevant citations, also suggesting applicants are strategic in who they cite.

The key challenge in the review of a focal application is then to discern among two plausible explanations for its claims. The first explanation is that there is no strategic altering—the patent claims are truly novel and representative of prior art, and the content of the application has all the relevant information for complete inputs in the search process. The second explanation, given the potential for strategic altering, is that the content of the application lacks all relevant information, and suffers from input incompleteness. The fact that both explanations are likely, but not certain, creates the potential for type 1 and type 2 errors.

Technologies for Search and Prediction of Relevant Prior Art

Manual reading by patent examiners to search for relevant prior art was complemented by machines starting in the 1950s, through experimental programs such as the HAYSTAQ (Have You Stored Answers to Questions) to develop search routines for large data processing computers (Munafo, 1966). However, even through the late 1980s, a full text search system only included U.S, patents granted post 1971 (Manbeck, 1990). First deployed in the late 1990s (Dickinson, 2000), the current EAST (Examiners’ Automated Search Tool) and WEST (Web-based Examiners Search Tool) systems use Boolean operators to conduct structured searches using keywords and strings with all available databases to yield potential prior art citations.

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10 We note input incompleteness may also arise because patent applicants are truly unaware of relevant prior art.
GAO (2016) noted the current search tools were a significant constraint on productivity: More than half of the patent examiners thought these search tools were “less advanced and more reliant on keyword searching than other available tools” (p 24). The report stated the majority expressed a desire for increased automation in search engines, both in search for concepts and synonyms related to examiner entered keywords, and in identification of prior art based on information already included in the patent application (claims and specification) without reliance on patent examiner entered keywords. Additionally, the problem of existing search technologies is that they retrieve only a small fraction of relevant prior art. For instance, tools based on textual distance measure between the focal application and potential prior art often use ‘term frequency inverse document frequency’ (TFIDF), which favors larger term frequencies and thus longer documents among the prior art corpus (Bashir and Rauber, 2010).

**ML TECHNOLOGY AND HUMAN CAPITAL COMPLEMENTARITY IN PATENT EXAMINATION**

**Development of ML Technology for Patent Examination**

To address the challenges noted above, the USPTO has invested resources in developing a ML tool called Sigma (Krishna et al., 2016). While patent examiners are the first and critical stakeholders, as with the earlier vintages, USPTO intends to make ML tools public to benefit the population of potential inventors and personnel employed in the patent application process.

Over time, the USPTO team trained six versions of classification algorithms, prior to selecting the final algorithm incorporated in the Sigma tool. (Krishna et al., 2016).\(^1\) Sigma increases automation in the search for existing patents (see Appendix B Exhibit B4). To use Sigma, examiners manipulate the search algorithm by selecting patent application components (e.g., abstract, title, description) they believe are most relevant, and enter the search terms into a “word cloud.”\(^2\) Sigma in turn adjusts the algorithm and retrieves a more refined set of search results in two conceptual steps. First, the algorithm starts with a *baseline set of search terms from the claim text being examined* and

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\(^1\) To train the algorithm, the USPTO created a test corpus of 100500 patent documents with 60300 granted patents and 40200 pre-grant publications. Specialists in their fields conducted sample searches across the different technical domains and handpicked references made available for testing (Krishna et al. 2016).

\(^2\) Word clouds visualize text data through increases in size of search terms deemed more important than others.
uses a classification-based ML approach to identify an expanded set of relevant search terms from training documents. These intermediate prior art documents are termed ‘pseudo relevance feedback’ (PRF) documents. The classification algorithms find additional query terms that co-occur frequently with the initial query terms. Second, language modeling techniques are used to select terms from the PRF documents and add such terms to the set of query terms. The expanded set of query terms are then employed to search for relevant prior art. In the baseline case, these ML algorithms make a prediction of relevant prior art, without user intervention. Moreover, Sigma learns the examiner’s habits to suggest searches based on their prior behavior.

**ML Technology and Human Capital Complementarity**

We posit two human capital attributes—domain-specific expertise and vintage-specific skills—are complements to ML technology. In our context, domain expertise reflects examiners’ prior experience from which they can bring in outside information when adjudicating a patent. Also, given that ML draws heavily from computer and data sciences, vintage-specific human capital for ML relates to prior knowledge and skills in computer and engineering related fields (CS&E).

As noted in the literature review, the same tasks may need to be performed differently across two different technologies, and further, the composition of tasks (and skills required) may also be different across technologies (Chari and Hopenhayn, 1991). Prior to ML technology—the cognitive tasks of identifying and rectifying inherent potential for input incompleteness rested squarely upon patent examiners. They then searched through prior art through manual reading and cataloging (prior to digitization), or using Boolean search (post digitization). A central question of ML is whether domain-specific expertise will retain any value when machines can learn. Comparing Sigma to the Boolean search technology, the fact that ML can learn from prior searches and modify or refine the search strategy implies that such cognitive tasks—hitherto the domain of patent examiners—may now also be performed by the machine.

Indeed, if domain-specific expertise could be fully incorporated into the training dataset and algorithms used to generate predictions, and the challenges in the patent examination process were entirely due to constrained productivity of search engines, then perhaps machines can adjudicate
patents (mostly) on their own. As noted above, ML algorithms do not yet have a comparative advantage over humans in cognitive tasks requiring tacit knowledge, flexibility, judgment and creativity (Agrawal et al., 2018; Autor, 2014), and this is also what distinguishes experts from novices (Simon, 1991). Moreover, the challenge posed by the dynamic updating of language in patent applications discussed above creates (strategic) input incompleteness when the search is based solely upon the information in the focal patent application. In theory, a machine learning algorithm may be able to overcome some of these challenges, as long as the strategic omissions/inclusions in the language of patent text are static. But, given that novelty and non-obviousness of true inventions also require new language to be constructed, and old language to become irrelevant, the future itself is unfamiliar terrain. Such dynamism inherent in the patent examination context makes it exceptionally difficult for ML to make reliable predictions about a future that is unfamiliar to its training dataset. Domain experts, however, may not be as susceptible to input incompleteness, because they will bring relevant tacit information and judgment based on prior knowledge into the search process. Thus, they will be better able to identify the difference between true shifts in the knowledge base and strategically written applications.

Second, the potential of ML technology’s productivity improvement can be realized contingent on individuals interfacing with the technology having vintage-specific human capital. Here, we note our focus is on workers not as developers, but users of ML technologies. We posit workers with computer science and engineering (CS&E) knowledge bases will be more productive with ML technologies relative to those with non-CS&E knowledge bases as the user-interface of ML technologies will be more familiar to them. In their seminal article, Cohen and Levinthal (1990: 130) note an individual’s prior related knowledge is key to absorptive capacity. They remark, “students who … mastered the principles of algebra find it easier to grasp advanced work in mathematics such as calculus; …Pascal (computer programming language) students learned LISP (another programming language) much better because they better appreciated the semantics of various programming concepts.” Similarly, prior computer programming knowledge provides CS&E workers a better skill-set for interfacing with machine learning tools. Prior familiarity with computer
software that involve manipulating user interfaces should enhance their productivity when interacting with the tool, relative to non-CS&E workers who may lack these skills and expertise.

Put simply, our main thesis is that ML will not address biases due to input incompleteness without complementary domain specific expertise, and user-interface complexities of ML require that humans who provide such expertise also have complementary vintage specific human capital.

**Observational Evidence**

We use both observational and experimental evidence to provide support for the main propositions in our study (Please see Summary Table 1). In this section, we bolster two assumptions implicit in our claims. First, there is dynamic updating of language used to describe the underlying knowledge base (potentially due to either true novelty and non-obviousness or (strategic) input incompleteness). Second, patent examiners with domain expertise do indeed bring in external information when devising search strategies for prior art.

**Dynamic Updating of Language Describing Knowledge Base**

While prior literature has alluded to dynamic updating of language, we examine whether this is truly the case by examining trends in a narrow knowledge domain. Specifically, we document temporal changes in language structure in patents by collecting textual data related to all 949 patents in the subclass of the focal patent in our experimental setup (described in the next section) from 1995 to 2010.\(^{13}\) Within each patent application, we extracted all unique words in the title, abstract, and first claim,\(^ {14}\) and then aggregated to the year level, to obtain a database of all the unique words in each patent in a given year. We further aggregated the corpus of unique words in this patent class for an initial period of five years, and then analyzed how language in patents changed over time relative to the prior corpus of unique words (which accumulates year over year).

Panel A of Figure 1 documents the proportion of patents with *any* new words relative to the prior corpus. Even after 15 years of collecting unique words, approximately 80% of patents still have

\(^{13}\) The specific subclass is subclass 46 of the United States Classification (USPC) main class 725 (Interactive Video Distribution System). [https://www.uspto.gov/web/patents/classification/uspc725/defs725.htm](https://www.uspto.gov/web/patents/classification/uspc725/defs725.htm). The patent data were drawn from the official USPTO website's bulk data product, PatentsView ([http://www.patentsview.org/download/](http://www.patentsview.org/download/)).

\(^{14}\) The first claim is usually the most important. The data are accessed from [https://www.uspto.gov/learning-and-resources/electronic-data-products/patent-claims-research-dataset](https://www.uspto.gov/learning-and-resources/electronic-data-products/patent-claims-research-dataset).
at least one new unique word. Panel B of Figure 1 tracks the number of unique words in each year relative to the prior corpus, while Panel C tracks the ratio of new unique words added to the patent corpus each year, measured as the number of _new_ unique words in patent text filed each year divided by the total number of unique words in annual patents. As would be expected, both plots display a downward trend, so that there fewer new words in patents over time, but both are persistently positive. Lastly, instead of examining _new_ words, Panel D examines the number of unique words that were previously in the corpus of words but did not appear in any patents in a given year. It shows that more and more words _disappear_ over time relative to the prior corpus. Altogether, the panels of Figure 1 document two substantive challenges to USPTO examiners and the technology they utilize: the knowledge base continually changes in two directions: new language is added to the text of patent claims and old language disappears from use.

This analysis bolsters a key assumption related to the viability of ML technologies: If the language of patent applications is constantly changing, whether because of novel and non-obvious knowledge, or because of deliberate attempts to omit or add unnecessary language, ML tools that operate by reading the patent application may struggle to find the most relevant prior art.

**Relevance of Domain Expertise in Patent Examination Process**

To examine whether experienced patent examiners are more likely than novice examiners to bring information _not_ present in the focal application to bear in the adjudication process, we use data drawn from the official USPTO website and their bulk data product, PatentsView. We first randomly sampled 15,000 patent applications using the Patent Examination Data System (See https://ped.uspto.gov/peds/). We then extracted all available patent examiners’ SRNT files, which contain the _actual keyword searches_ used by examiners to search for prior art for a given patent application, giving us 11,050 patent examiners’ SRNT files from the years 2001 to 2012. We also collected data on patent abstracts, titles and United States Classification from PatentsView as well as information on patent first claims from the USPTO patent claims dataset.

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15 SRNT files represent “search notes”, i.e. notes on searches performed by the examiner during the examination of an application. (https://www.uspto.gov/sites/default/files/patents/process/status/private_pair/PAIR_Glossary.pdf). The SRNT files were converted to processable text using pytesseract (https://pypi.org/project/pytesseract/).
Based on these data, we constructed two variables to analyze the relationship between examiners’ contributions of keywords to search for prior art and their experience. Examiners’ contributions, our dependent variable, was measured as the percentage of new, unique keywords added by examiners in their search for prior art (as coded in the SRNT file) compared with the unique words in the patent’s abstract, title and first claim. That is, the dependent variable measures the number of unique keywords used in the search process that were not present in the patent text being examined, scaled by the number of unique words in the patent text. Examiner experience, our independent variable, was measured as the number of years following the first patent examination.

Table 2 reports OLS results examining the relationship between experience and examiner contributions, without (columns 1-2) and with (columns 3-4) examiner fixed effects. In the even columns, we drop the first 2 years of patent examination because in this period novice examiners are almost always paired with more senior examiners to assist in identifying prior art. Standard errors are clustered at the examiner level. We find that, in each case, an additional year of examiner experience is associated with an increase of 0.007 to 0.015 examiner contributions, such that an examiner with 10 more years of experience has 10-20% more examiner contributions on average.

This analysis bolsters the central mechanism that domain expertise is relevant to address input incompleteness, because it shows examiners bring in more external words (not part of the application text) into the search process as they gain experience.

**Experimental Analysis**

Our experimental design enables us to examine whether and how domain expertise and CS&E knowledge complements ML technologies to mitigate biased predictions in the face of input incompleteness, when compared to the existing Boolean search technology.

**Description of Experiment**

The ideal design to examine productivity differentials of process technology based on interactions with heterogeneous human capital is one in where (1) subjects do not self-select into the experiment; (2) technology vintage type is randomly assigned across individuals with and without CS&E knowledge, and domain expertise is randomly manipulated; (3) there are ways to assess
potential contamination between treatment and control group; and (4) it is possible to not only causally identify the relationships of interest, but also shed light on the underlying mechanisms. We briefly describe the experiment, and then highlight how our research design allows us to address each of these concerns (See Appendix B, Experimental Design Section).

The participants in this experiment were 221 graduate students enrolled in three sections of a course at a top tier business school, who were asked to “examine” a patent with five claims over a period of five days. We chose experimental subjects, i.e. MBA students, rather than patent examiners for two reasons. The use of patent examiners would translate into an inability to control for unobservable differences across subjects in human capital (e.g., domain expertise), which could bias our results and create concerns regarding the cross-technology comparisons. The use of MBA students mitigates this concern; all subjects had similar (lack of) experience in patent examination processes and search technologies used within them, so they better simulate new workers (with differences in prior CS&E knowledge bases) being assigned to different technologies. Secondly, as noted above, the USPTO intends both technologies to be available for general public use, and the heterogeneity in prior backgrounds of MBA students may be more representative of the skilled labor force at large and thus informative of productivity differences for larger stakeholder groups.

The research team simulated conditions encountered by patent examiners in designing the patent examination exercise with invaluable help from USPTO officials. First, we determined the time period to be allotted for examination of the patent claims, and also ensured task manageability given expectations of time investments by the subjects in the experiment. In consultation with the USPTO officials, we determined 0.6 hours per claim to be reasonable; the additional 33% of time allotment per claim provided a cushion given the novelty of the task to the participants.16

Second, USPTO officials helped identify a past patent application of average complexity for use in the experiment. The specific patent application had been examined in 2010, and was rejected based on a single prior art citation—the “silver bullet”—that invalidated its novelty claims (Appendix

16 As Lemley and Sampat (2012) document, while the average patent prosecution duration at the USPTO is three to four years, the examiner spends on average 18 hours examining the claims. Also, Alison and Lemley (2000) document an average patent has around 14.9 claims, indicating a USPTO examiner takes around 0.4 hours to examine a single claim.
B, Exhibits B5 and B6). To reflect the potential strategic gaming of patent applications, the silver bullet patent is not too similar to the focal application. Given the applicant had abandoned the process after the claims were rejected, no records of the patent examination results were available to our experimental participants (e.g. as could be identified through a Google search). To pare down the time investments to manageable levels, the USPTO officials identified 5 claims from the 39 claims made in the original application which were deemed most relevant for the rejection.

Third, to enable random provision of “domain expertise,” an experienced USPTO examiner in the art-unit that originally examined the patent in 2010 created the content of the emails that were shared as expert knowledge. This expert advice included keywords to be used to search for relevant prior art. Analysis of the emails from the expert (that codifies domain-specific expertise, Appendix B, Exhibits B8 and B9) reveals that the expert examiner highlighted several words from the text of the patent being examined (e.g. “data”, “program”, “watch”, “watching”, etc.) and several keywords not present in the text of the patent being examined (e.g. “viewer”, “monitor”, “recording”, “tuning”, etc.). The expert advice was additionally tailored to the process technology. This ensured that following the steps outlined in the advice resulted in the best performing search strategy for each technology. Thus, the expert advice was both task and technology specific, and recommended explicit search strategies on manipulating a word cloud to insert examiner added keywords (for the ML group) and composing the search string with the examiner added keywords (for the Boolean search group).

Fourth, post-search adjudication was simplified such that identification of the “silver bullet”—one prior patent which would invalidate all claims in the focal patent application—would result in the correct decision, i.e. that the application be rejected. Finally, the information technology department worked with USPTO officials to ensure smooth functioning of both technologies and capture the work-logs of participants as they interfaced with the technology.

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17 Our field interviews reveal that patent examination often entails the identification of a “silver-bullet” (this is a term used by patent examiners) to invalidate claims being examined. Expert examiners often identified the silver-bullet through a process described to us as “rummaging”, i.e. using different relevant keywords to identify relevant prior art. Once the examiner is able to identify a silver-bullet, they often search for other prior art references that might invalidate the claims. This is done by searching for prior art in the relevant technology sub-class. The examiner is assured of the existence of a silver-bullet (this is a term used by patent examiners in the field interviews) if all relevant search pathways led to a single patent (i.e. the silver-bullet) that could invalidate the claims.
The actual experiment proceeded over two weeks. In Week 1, participants received training on the patent examination task by officials from USPTO, and were provided information similar to new patent examiner hires. Here, they were introduced to both search technologies, but at this point, participants were unaware of which technology would be assigned to them. At the end of Week 1, participants were randomly assigned to a technology—Boolean or ML (see details in Appendix B) using a random number generator. Each participant received additional online documentation and general training materials to ensure familiarity with the technology and task and had five days to complete the exercise. The participants then initiated the exercise, searching for prior patent references. Half of the participants (randomly chosen) on each technology received the email containing expert advice from the USPTO patent examiner in the midst of this exercise. Correctly inputting these strategies resulted in a list of the prior art potentially relevant to the specific patent application; however, it was not sufficient for task completion. The subject had to read through the output and determine whether the prior art references invalidated the claim. At the end of the exercise, we assessed which patents were cited, the similarity in those patents to the “silver bullet” and focal patent application, the finding of the silver bullet, and examiner speed.

As it relates to the four criteria for an “ideal experiment,” first, participants did not self-select into this experiment. All participants were students enrolled in a semester-long, second-year elective MBA course, and they were unaware at time of enrollment of their potential participation in the experiment. While participation in the experiment was voluntary, two of the three sections of the course had a 100% participation rate for students physically on campus that week, and the third had a participation rate of 81%. In addition, participants signed consent forms prior to knowing the technology they were assigned, alleviating the concern that participation might be endogenous to being assigned to a technology. Second, to prevent across group contamination, participants were asked to sign an academic declaration of honesty, stating they would not collaborate with anyone during the exercise. Moreover, access to the electronic activity logs enables us to test how many of

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18 For these two sections, when counting all students including those not physically on campus, the participation rate was 97% and 94% respectively. The students who were not on campus were traveling out of town for job interviews.
the individuals in the group that did not receive expert advice ended up using the advice as suggested by the e-mail: we find that this occurred in only three cases, and the results are robust to these cases being excluded from the analysis. Finally, the activity logs for each participant also help shed light on the underlying mechanisms driving the causal relations of interest, including whether or not participants integrated the expert advice into their search activities.

Table 3 presents descriptive statistics for the sample. Overall, the average participant spent 22.6 minutes on the tool.\textsuperscript{19} It is important to note that the minutes spent on the tool only include when the examiner was logged in. Examiners were logged out automatically after 90 seconds of inactivity on the tool, and had to re-enter their search queries when they logged back in.

**Variable Definitions**

*Dependent Variables:* Success in the task is based on whether the patent application being reviewed was rejected for all five claims due to participants identifying *the silver bullet*. To measure an examiner’s success, we count the number of times they cited *the silver bullet* in their evaluation of each of the 5 claims. In robustness checks, we use as a dependent variable an indicator for citing the silver bullet patent at all. To measure an examiner’s *productivity*, we compute the ratio of silver bullet citations to time spent on the platform. We also examine dependent variables that reflect Levenshtein similarity scores (Thoma et al., 2010) between the patents cited by the examiners and both a) the focal patent, and b) the silver bullet patent.

*Independent Variables:* We manipulated two variables in this experiment: First, $ML_i$ is a dummy variable set to 1 if examiner $i$ was assigned to use the machine-learning based process technology, Sigma, (and 0 otherwise). Second, $Expert\ Advice_i$, is a dummy variable set to 1 if examiner $i$ received the expert advice email (and 0 otherwise). The prior knowledge base of examiners is captured by the indicator variable $CS&E_i$, set to 1 if examiner $i$ has a degree in computer science and engineering (and 0 otherwise). The variable $Expert\ Advice_i$ encapsulates the construct of

\textsuperscript{19} 23 participants spent no time working on the tool, and they seem to be randomly distributed across groups. Also, neither technology, nor CS&E background, nor expert advice are predictive of the time spent on the time tool.
domain-specific expertise; on the other hand, the variable $CS&E_i$ reflects vintage-specific human capital for ML technology.

**Controls:** Although randomization ensures unbiased estimates, we include several pre-treatment control variables to reduce residual variation and increase the precision of our estimates. These include indicators for section, gender, whether the individual has a partner, and US citizen.

**Balance Tests and Empirical Approach**

Each examiner was randomly assigned to one of four treatment groups (Boolean vs. ML; Received Expert Advice vs. not), stratified by examiner background (CS&E skills vs. not) for each class section. Table 4 presents means and standard errors of various pre-treatment variables by treatment group. The stratification and matching seem to have worked as designed because the distribution of CS&E and section are evenly distributed between the four treatment groups. Other pre-treatment variables are also balanced across the groups (see Table 4).

To examine the causal effects of ML and the random provision of expert advice, we estimate the following set of equations using OLS:

$$
Y_i = \gamma_0 + \gamma_1 ML_i + BX + \varepsilon_i
$$

$$
Y_i = \alpha_0 + \alpha_1 Expert\ Advice_i + BX + \varepsilon_i
$$

$$
Y_i = \beta_0 + \beta_1 ML_i + \beta_2 Expert\ Advice_i + \beta_3 Expert\ Advice_i * ML_i + BX + \varepsilon_i
$$

where $X$ includes the controls noted above and $Y_i$ is either the number of times the silver bullet is referenced, the examiner’s productivity (silver bullet citations per minute), or the similarity between the patents cited and the silver bullet or focal patent applications. Equation (1) estimates the causal effect of ML relative to the Boolean technology, while equation (2) examines the causal effect of the provision of expert advice, and equation (3) examines the interaction between expert advice and ML.

In subsequent models we add a third interaction of CS&E.

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20 The sampling method comprised three steps. First, we sorted student IDs by section and CS&E background. Second, we matched subjects in the four treatment groups to the six strata (3 sections* CS&E background dummy). This ensured each of the six strata have an approximately equal number of subjects assigned to each treatment group. In the final step, within each stratum, we shuffled the treatment assignments using a random number generator. We verified our randomized treatment assignment generated roughly equal numbers of each treatment within each stratum.

21 We use OLS rather than count models (e.g. Poisson) because many observations are perfectly predicted, as is apparent in Figures 3 and 4. The results are robust to LPM models, both in terms of magnitude and statistical significance.
Results

We begin our analysis by examining which patents were cited by the subjects based on randomly assigned technology and expert advice. Figure 2 depicts the full distribution of patents cited by these groups, where each point on the x-axis is a unique patent. The figure clearly shows examiners assigned to the ML technology cite a much narrower (more precise) distribution of patents than the Boolean technology. Table 5 provides the total number of prior art patents cited, and validates the distinction between the Boolean and ML groups evident from Figure 2: in the two Boolean treatment groups, there were 204 (without expert advice) and 158 (with expert advice) unique patents cited, versus 122 and 107 in the two ML groups respectively. Moreover, of all the citations made by the Boolean group, 75% came from 92 unique patents in the sample without expert advice, and 64 unique patents in the sample with expert advice. In contrast, 75% of the patents cited from the ML groups came from just 27 (no expert advice) and 33 unique patents (with expert advice). We performed two-sample Kolmogorov-Smirnov tests and reject the null that the distributions are not different from each other (p<0.05). Similarly, chi-squared tests to see if the same patents were cited in each treatment group also reject the null (p < 0.05). These patterns validate that ML based technologies lead to a narrower distribution.

While this analysis sheds light on the potential value of ML in the patent examination context, it does not give a sense of how those cited patents might actually be different in ways that help us understand the role played by ML and expert advice. We supplement the prior analysis by comparing the text of each patent cited to both the focal patent application and the silver bullet patent. In particular, we calculate the Levenshtein distance between each patent cited by each examiner and both the silver bullet patent and the focal patent application. This similarity measure is bounded between 0 (least similar) and 1 (most similar).\(^{22}\) Table 6 reports results from estimating equations (1)-(3) with similarity to the silver bullet in Panel A, and similarity to the focal patent application in Panel B. Figure 3 summarizes these results by plotting average similarity for each of the four groups to the focal patent application and silver bullet.

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\(^{22}\) Since examiners cite multiple patents, we use the within-examiner average across all cited patents.
Figure 3 and Table 6 show that without expert advice, the ML technology pushes examiners towards patents that are more similar to the focal patent application (Panel B columns (7) and (8)). In this sense, ML appears to be doing what it is meant to do: utilizing natural language processing, the ML technology ‘reads’ the text of the focal patent better than the Boolean technology, generating predictions that more accurately reflect prior art that appears in the content of the focal patent application. However, the text in the silver bullet patent is actually not that similar to the text of the focal patent application. For example, without expert advice, the mean similarity between the cited patents on the ML technology and the focal patent application is approximately 0.25, when in fact the silver bullet has a similarity of only 0.09. As a result, those on the ML technology cite patents that look more like the focal patent, but less like the silver bullet patent relative to those using the Boolean technology (column (2) and (8) of Table 6).

Due to the dissimilarity between the focal patent application and the silver bullet, additional keywords in the search help to identify the silver bullet. Such knowledge is often tacit and is only possessed by human experts, and thus it is perhaps not surprising that expert advice helps examiners using both technologies by redirecting their search efforts towards the silver bullet. This can be seen visually via the upward shift in Figure 3, which is substantiated in column (6) of Table 6: Expert advice increases the similarity to the silver bullet for both Boolean and ML technologies, and there is no statistically distinguishable difference in the extent of the increase. In contrast, column (12) of Table 6 shows that while expert advice pulls the Boolean technology to less similar patents relative to the focal application, it pulls the ML examiners even further (i.e., the leftward shift associated with Expert Advice in Figure 3 is greater for ML than Boolean).

In summary, this similarity analysis clearly shows that ML is finding patents very similar to the patent application, but that expert advice is even more necessary to redirect examiners on ML towards the patents that look more like silver bullet than on the Boolean technology. However, finding patents that look like the silver bullet—at least in this case—is no substitute for finding the actual silver bullet. We now turn to that analysis.
Table 7 reports our main results with regards to the effects of ML and expert advice on the number of times the silver bullet is cited, as well as the number of silver bullet citations per minute (productivity). As the similarity analysis suggested, columns (1) and (2) of Panel A show ML is actually associated with 0.12 fewer citations of the silver bullet. ML is not necessarily less efficient in terms of time (columns (7) and (8) of Panel B), indicating the gains in finding the silver bullet on the Boolean technology (from Panel A) came at the cost of more time. Columns (3) and (4) of Panel A show that, as expected, expert advice causes the silver bullet to be cited 0.21 more times, increasing productivity by twice the sample mean. Considering the interaction of expert advice and ML, the point estimates suggest that expert advice is strongly associated with finding the silver bullet on the Boolean technology (0.327 in column (5)), but is relatively less effective with ML (-0.236 in column (5)), though the negative interaction is not robust to including controls.

**Vintage-Specific Capital, Absorptive Capacity, and Robustness Checks**

Thus far, we have documented the need for domain expertise to redirect ML algorithms to find the right prior art. But a second barrier to productivity, as with any new technology, is the know-how to interact with the technology. Here, we consider the role of prior CS&E background for effective interfacing with an early generation of the ML tool. Table 8 and Figure 4 report our main results. The only combinations of knowledge background and technologies able to identify the silver bullet were non-CS&E examiners working with the Boolean technology, and CS&E examiners working with ML technology.

To further elucidate the role of absorptive capacity and CS&E background within the sample of those who received expert advice, we review the activity logs of examiners. In the ML subsample, there were three particular expert tips that needed to be followed to have a high probability of finding the prior art. The first two tips were relatively straightforward to integrate into the user interface: they included setting the weights and checking the “Claims” box. We call these the simple expert tips. The third tip, which is somewhat more complicated, involved manipulating the word cloud within the user interface—we call this the complex tip. Panel B of Figure 5 presents an unconditional binned scatter plot (dividing the x-axis into bins, showing the mean within each
bin) of the number of times the search on the ML tool included the simple tips per minute spent on the tool. Visually, the slopes are quite similar between CS&E and non-CS&E, and column (4) of Table A3 confirms there is no statistical discrepancy between the slopes. However, Panel C of Figure 5 shows clearly that non-CS&E examiners have much more difficulty incorporating the complex tip of manipulating the word cloud relative to CS&E examiners. Column (6) of Table A3 confirms the statistical differences in the slopes between the CS&E and non-CS&E examiners.

This analysis suggests one possible explanation for why non-CS&E do worse on ML, even with expert advice: They do not properly implement the expert advice into the ML interface, which then reduces the likelihood of their search surfacing the silver bullet. Indeed, CS&E examiners who found the silver bullet using the ML technology averaged 11.5 expert searches. In contrast, the non-CS&E examiners completed on average only 0.62 expert searches, with a maximum of just seven.23

We next perform a similar exercise on the Boolean search tool, where the expert advice amounts to a simple copy and paste of the exact expression of the e-mail. Panel A of Figure 5 shows a binned scatter plot of the number of these “expert searches” performed based on the total number of minutes spent on the tool, broken out into CS&E and non-CS&E categories.24 The lines are essentially parallel, indicating that per-minute spent on the tool, CS&E and non-CS&E were equally effective in translating the expert advice into searches.25 Despite being able to integrate the expert advice on the Boolean technology at the same rates, we see in column (2) of Table A4 that non-CS&E examiners are much more effective in turning those searches into finding the silver bullet.26 We find this result somewhat puzzling, given that we would expect CS&E examiners to have equally good or better Boolean search skills than non-CS&E examiners.27

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23 Table A4, columns (4) and (6) confirm the heterogeneity between CS&E and expert searches matters for finding the silver bullet: column (6) shows that only CS&E examiners are able to translate expert searches into finding the silver bullet.  Table A5 and A6 confirm the results are robust to examining simply finding the prior art and to productivity.
24 Note that the respondents were automatically logged out after 90 seconds and when they logged back in they had to repeat their search. Minutes in the tool is the total amount of minutes the respondent spent logged in.
25 Column (2) of Table A3 tests this comparison, confirming that there is no statistical differences in the slopes.
26 Table A5 confirms the results hold when we examine productivity differences rather than just finding the silver bullet.
27 We posit two potential theories for why we observe this distinction, though we are unable to further test them given data limitations: First, it may be the case that CS&E examiners, who were aware of the alternative ML technology, were discouraged that they were randomly assigned the Boolean search tool, and thus put forth less effort. That is, in line with
Whatever the explanation may be for why CS&E are worse on Boolean when they receive expert advice, one potential concern is that these results are driven by some spurious outcomes. We can provide some evidence this is not the case by showing the same patterns related to technology and CS&E are observed in both the sample of expert advice and the sample that did not receive expert advice. Table A7 uses as a dependent variable the similarity measure between the cited patents and the silver bullet, and examines heterogeneous effects by technology and CS&E background, breaking out the effects separately by the receipt of expert advice. Although the magnitudes of the effects are different, the directionality and statistical patterns remain the same: Relative to a non-CS&E examiner on Boolean, CS&E examiners on Boolean cite patents that are less similar to the silver bullet, both in the sample with expert advice and in the sample without it. Similarly, non-CS&E examiners on ML cite less similar patents to the silver bullet than non-CS&E examiners on Boolean, in both the sample with and without expert advice, while CS&E on ML cite relatively more similar patents to the silver bullet (again, in both subsamples).

Given our experimental design randomizes technology vintage and expert knowledge, we believe the results to be robust to many alternative explanations and model specifications. Nonetheless, one potential concern is with the count measure as the dependent variable. We re-ran all our results with an indicator for whether an individual found the silver bullet citation at all, and the results, presented in the Appendix A, are qualitatively and quantitatively very similar (see Tables A1, A2, A5, and A6). Another potential concern is that voluntary participation in the study created nonrandom selection into the study, thus creating generalizability issues due to sample selection. As noted above, two of the three sections had a 100% participation rate, while the other had an 81% rate; thus we do not expect such selection to bias our results.

**DISCUSSION AND CONCLUSION**

Akerlof’s theory of gift exchange (Akerlof 1982), examiners who received the more desirable ML technology may have responded with additional effort relative to those who received the less desirable Boolean search technology. A second possibility is that CS&E examiners are less effective at parsing through large sums of reported text.

28 We cannot use the number of silver bullets as a dependent variable for this analysis since no examiner found the silver bullet without expert advice, resulting in zero variation to explain in the outcome variable for this subsample.
Our study is motivated by potential biases that limit the effectiveness of ML process technologies and the scope for human capital to be complementary in reducing such biases. We interpret our results as follows. The promise of ML technology in the patent examination context lies in its ability to make superior predictions by identifying a narrower, more relevant distribution of prior art. However, when patent applications are characterized by (plausibly strategic) input incompleteness, the ML technology may be more likely to make biased predictions without domain-specific expertise. Additionally, vintage-specific skills help navigate user interfaces of the ML technology.

Our study is subject to important limitations, some of which call for additional research. First, we focus on the early stages of the evolution of ML technologies in a one-shot experiment. This boundary condition is both a feature and a limitation. Initial conditions are important to study, as they have path dependent outcomes for the future, both in terms of adoption decisions, and the strategies which will enable better diffusion of adopted technologies. However, it is a limitation inasmuch as our experimental window did not enable us to examine prolonged association of workers with the technology, leaving us unable to examine performance improvements over longer periods of time. While the provision of expert advice and vintage-specific human capital increases initial productivity, it is unclear is whether constant exposure and learning-by-doing by workers would cause the relative differences between the groups to grow or shrink over time.

Second, our reliance on an experimental design and choice of MBA students as subjects was motivated by the need for a sample of highly skilled but heterogeneously specialized labor force of “novice users” of process technology. As noted above, this choice of experimental subjects permitted us to control for prior familiarity with both task and technology, so we could isolate the effects of prior knowledge domains, and the provision of domain expertise to randomly distributed subjects. However, as is true for all laboratory experiments, generalizability of the results is limited by the abstractions from reality, and applications to other relevant sub-populations of the labor force. While we expect our sample population of MBA students at a top tier business school to be similar to highly skilled individuals interested in intellectual property rights, the results of our
experiments need to be replicated in similar contexts for confirmation. Also, we deliberately abstracted away from vertical differentiation (high vs. low skilled labor), but widespread use of new technologies may well require an inquiry expanding to this dimension too. Third, although our experimental sample is relatively large, finding the silver bullet was relatively uncommon. As a result, it is possible for that our results are driven by outliers. We hope that future research will investigate this issue in an even larger sample.

Finally, our research context and technology vintages are very specific—applicable to USPTO’s development of the ML tool *Sigma* relative to Boolean search. ML technologies are themselves heterogeneous, as are the contexts in which they are deployed and the way they are deployed (i.e., with or without complex user interfaces). In particular, we note that *Sigma* is a relatively early stage ML tool, with perhaps less friendly user interfaces than might be ideal, and perhaps with less adversarial training than would be ideal. Accordingly, while our results should be interpreted with caution, we urge scholars to add to the budding empirical research examining evolution in the productivity of all ML technologies, and their contingencies.

Limitations notwithstanding, our study makes several contributions to existing literature. We contribute to the emerging social sciences and management literature on bias in ML prediction by building upon and extending the adversarial ML literature in computer science. We shed light on salience bias arising from input-incompleteness as a distinct source beyond biases embedded in the training data or model algorithms. Such input incompleteness, particularly resulting from strategic action, may well characterize numerous business and socio-economic settings, and our study is the first to provide evidence on both its relevance for prediction, and offer a potential solution that does not require opacity of ML algorithms (Cowgill and Tucker 2019).

Second, recent theoretical models and empirical findings related to AI and ML have stressed substitution effects of technologies on human capital, particularly when related to prediction (Agrawal et al. 2018; Autor 2015; Benzell et al. 2015). Human capital in this literature stream is largely incorporated either in the form of vertical differentiation (high vs. low skilled workers), or due to comparative advantage in complementary tasks related to judgment, new discoveries, or tacit
knowledge (Aghion et al., 2017; Agrawal et al., 2018; Autor, 2015). We extend this literature by recognizing that domain expertise can be complementary to ML algorithms when the input to the algorithm may be subject to input incompleteness.

Our results related to vintage-specific human capital also contribute to the literature on strategic renewal and the literature on career specialization (Becker and Murphy, 1992; Lazear, 2004; Rosen, 1983; Teodoridis, 2017; Zuckerman et al., 2003). The former acknowledges both imperatives and challenges of change (Agarwal and Helfat, 2009; Christensen, 1997; Tushman and Anderson, 1990), and in particular the extent to which complementarities with existing resources and capabilities determine the rate at which new technologies substitute for old technologies (Adner and Snow, 2010; Agarwal and Prasad, 1999; Bloom et al., 2012; Bapna et al., 2013; Gambardella et al., 2015; Hatch and Dyer 2004). Here, in addition to establishing the continued complementarity of domain-specific expertise, we show ML technologies, at least in their incipiency, appear to privilege those with computer science and engineering backgrounds due to differential rates of absorptive capacity (Cohen and Levinthal, 1990). Such complementarities imply that firms should carefully consider adoption relative to the skillset of their workforce, and that for workers the benefits and costs of career specialization must also be evaluated in the context of what skills and knowledge are considered foundational for complementarities with the latest technology vintages. One unresolved question, however, is for how long ML technologies will privilege those with computer science and engineering backgrounds. If design choices reduce the need for specialized skills, then the ML-CS&E complementarity may be brief.

The study has several implications for practice. As applicable to the USPTO, our study shows that the ML technology does well for what it is programmed to do: find the most similar patents to the focal application. It may be the case that for most patent applications, this tool substantially reduces USPTO response times because examiners are able to more quickly reject claims. However, unsupervised examination by ML technologies or by novices risks accepting patents based on the wrong set of prior art, as in this study. In this situation, domain expertise is needed to improve the search strategy and a CS&E background is required to effectively operate the
user-interface. Moreover, the USPTO is considering making the tool available to the public. While such a public move may prevent inventors with easily rejected patent applicants from applying in the first place (because they would know that it was not novel), it is also possible that it may increase the prevalence of strategic patent writing by allowing the applicants to see which prior art the ML algorithm is bringing to the fore. In this case, domain expertise will be all the more important to identify these attempts.

Conclusion

As is noted in Special Report by the Executive Office of the President (2016: 1), there is “great optimism about AI and machine learning in their potential to improve people’s lives by helping solve some of the world’s greatest challenges and inefficiencies.” By studying relative productivity differentials between nascent ML and established technologies, we have highlighted the complementary role of two critical human capital attributes—domain-specific expertise and vintage specific skills. With these in conjunction, ML technologies may well be able to deliver on the optimism for the future.

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Figure 1. The Changing Nature of Language in Patent Text
Figure 2. Distribution of Patents Cited by Technology Type and Expert Advice
Figure 3. Mean Similarity to Patent Application and Silver Bullet by Technology, Expert advice

Figure 4. Silver Bullet Citations, CS&E Background, and the Receipt of Expert advice
Figure 5. Incorporating Expert Search Tips Per Minute, by CS&E Background

Panel A, B, and C present binned scatter plots, where the x-axis is divided into bins and the mean within the bin is shown, in addition to the OLS line.
Table 1. Summary of Empirical Analyses

<table>
<thead>
<tr>
<th>Core Proposition and Summary</th>
<th>Observational or Experimental Test?</th>
<th>Results summarized in</th>
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<tr>
<td>1. Patent language dynamically changes over time. This finding is important because it bolsters the assumption that ML will have difficulty finding the most relevant prior art when the patent text itself includes words not found in the training data.</td>
<td>Observational test</td>
<td>Figure 2</td>
</tr>
<tr>
<td>2. More experienced examiners bring in additional knowledge to the adjudication process. This analysis bolsters a key assumption underlying the hypothesized complementarities between ML and domain-expertise. If examiners did not bring in external knowledge in the patent adjudication process, then there would be no basis to claim that domain expertise could address input incompleteness.</td>
<td>Observational test</td>
<td>Table 2</td>
</tr>
<tr>
<td>3. Relative to the Boolean vintage, machine learning search technology directs examiners to a narrower set of patents. This finding establishes the potential value of ML technology, because it could potentially find the most relevant prior art, thus saving examiners and the USPTO precious time and resources.</td>
<td>Experimental test</td>
<td>Figure 2, Table 5</td>
</tr>
<tr>
<td>4. Relative to the Boolean vintage, machine learning search technology directs examiners to patents that are much more textually similar to the focal patent application, but less similar to the silver bullet patent. This experimental evidence bolsters the point that ML can find the most textually similar prior art, but that it may not be the most relevant prior art.</td>
<td>Experimental test</td>
<td>Figure 3, Table 6</td>
</tr>
<tr>
<td>5. Domain expertise improves the likelihood of finding the silver bullet for both technologies, and it has a stronger effect in redirecting those using ML away from patents that are textually similar to the focal application. This finding documents that domain expertise shifts the narrow distribution closer to the most relevant prior art.</td>
<td>Experimental test</td>
<td>Figures 3, 4 and Tables 6, 7</td>
</tr>
<tr>
<td>6. Those with CS&amp;E backgrounds perform better on ML technology, and this differential is driven by their higher ability to handle user interface complexities when implementing expert advice.</td>
<td>Experimental test</td>
<td>Figure 5 and Table 8</td>
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</table>
Table 2. Examiner-Added Search Terms and Examiner Experience

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<th>(3)</th>
<th>(4)</th>
</tr>
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<td>0.011</td>
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<td>(0.075)</td>
<td>(0.016)</td>
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<td>All</td>
<td>Experience&gt;2 Yrs</td>
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<tr>
<td>Examiner FE</td>
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<td>No</td>
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<td>Yes</td>
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</tbody>
</table>

Note: P-values in parentheses, with standard errors clustered at the examiner level. The dependent variable is the ratio of the unique search words the examiner searched for that did not appear in the patent title, abstract, or first claim, divided by the number of unique words in the patent title, abstract, or first claim. The mean of the dependent variable is 0.75 in both the full sample and in the sample with experience of more than 2 years.

Table 3. Summary Statistics

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<tr>
<th>Variable</th>
<th>Full Sample</th>
<th>Sample that received expert advice</th>
<th>Sample that did not receive expert advice</th>
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<td>SD</td>
<td>Mean</td>
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<td>0.12</td>
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<tr>
<td>Times Silver Bullet Cited</td>
<td>0.10</td>
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<td>0.21</td>
</tr>
<tr>
<td>1(Machine Learning)</td>
<td>0.50</td>
<td>0.50</td>
<td>0.50</td>
</tr>
<tr>
<td>1(Expert Advice)</td>
<td>0.50</td>
<td>0.50</td>
<td>1.00</td>
</tr>
<tr>
<td>1(CS&amp;E) (computer scientists &amp; engineers)</td>
<td>0.22</td>
<td>0.42</td>
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<tr>
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<td>1(Fluent in English)</td>
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<td>1(Section3)</td>
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### Table 4. Balance Checks

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<th>Boolean + Expert Advice</th>
<th>Machine Learning</th>
<th>Machine Learning + Expert Advice</th>
<th>P-value of Joint Test of Equality</th>
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<td>(0.07)</td>
<td>(0.07)</td>
<td>(0.07)</td>
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<td>(0.06)</td>
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<tr>
<td>1(U.S. citizen)</td>
<td>0.571</td>
<td>0.582</td>
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<td>0.907</td>
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<td>(0.07)</td>
<td>(0.07)</td>
<td>(0.07)</td>
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<td>(0.06)</td>
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<tr>
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</table>

Note: This table reports the mean and standard deviations of the variables in the row across our 4 experimental subsamples. The fifth column is the p-value of the joint test of equality of the means.

### Table 5. Number of Cited Patents by Technology and Expert Advice

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<tr>
<th></th>
<th>Total Unique Patents Cited</th>
<th>75% citations from how many patents?</th>
</tr>
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<tbody>
<tr>
<td>Boolean</td>
<td>204</td>
<td>92</td>
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<tr>
<td>Boolean + Expert Advice</td>
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<td>64</td>
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<tr>
<td>Machine Learning</td>
<td>122</td>
<td>27</td>
</tr>
<tr>
<td>Machine Learning + Expert Advice</td>
<td>107</td>
<td>33</td>
</tr>
<tr>
<td>Average</td>
<td>148</td>
<td>54</td>
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</table>
### Table 6. Similarity Between the Cited Patents, the Silver Bullet, and the Focal Patent

<table>
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<tr>
<th>Model: OLS</th>
<th>Panel A: Similarity to Silver Bullet</th>
<th>Panel B: Similarity to Patent Application</th>
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</thead>
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<td>(7) (8) (9) (10) (11) (12)</td>
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<td>0.024</td>
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<tr>
<td>1(ML)</td>
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<tr>
<td>1(Expert Advice)*1(ML)</td>
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</tr>
<tr>
<td>1(Male)</td>
<td>-0.009</td>
<td>(0.267)</td>
</tr>
<tr>
<td>1(Has Partner)</td>
<td>0.006</td>
<td>(0.529)</td>
</tr>
<tr>
<td>1(US Citizen)</td>
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<td>(0.238)</td>
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<td>Sample</td>
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Note: P-value in parentheses, with robust standard errors. ML stands for the machine learning technology.
Table 7. The Random Provision of Machine Learning and Expert Advice

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<th>(9)</th>
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Note: P-values in parentheses, calculated with robust standard errors. ML stands for the machine learning technology.
Table 8. CS&E Complementarities with Machine Learning and Expert Advice

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<th>(3)</th>
<th>(4)</th>
<th>(5)</th>
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<td>-0.008</td>
<td>-0.000</td>
<td>-0.000</td>
</tr>
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<td>-0.202</td>
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<td>0.009</td>
<td>-0.007</td>
<td>-0.008</td>
<td>-0.000</td>
<td>-0.000</td>
</tr>
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<td>0.015</td>
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<tr>
<td>1(CS&amp;E)*1(Expert Advice)</td>
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Note: P-values in parentheses, estimated with robust standard errors. ML stands for Machine Learning, CS&E stands for computer science and engineering. Controls include gender, whether the individual has a partner, is a US citizen, and indicators for the course section.