Legitimacy, Authority, and the Political Value of Explanations

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I. Introduction

Here is my thesis (and the outline of this paper). Increasingly secret, complex and inscrutable computational systems are being used to intensify existing power relations, and to create new ones (Section II). To be all-things-considered morally permissible, new, or newly intense, power relations must in general meet standards of procedural legitimacy and proper authority (Section III). Legitimacy and authority constitutively depend, in turn, on a publicity requirement: reasonably competent members of the political community in which power is being exercised must be able to determine that power is being exercised legitimately and with proper authority (Section IV). The publicity requirement can be satisfied only if the powerful can explain their decision-making—including the computational tools that they use to support it—to members of their political community. Section V applies these ideas to opaque computational systems. Section VI addresses objections; Section VII concludes.

II. Explanation, AI, Power

To explain X is to communicate information about X that enables some presumed audience to reach a justified understanding of X. Our ‘X’ is acts—construed broadly to include decisions, verdicts, some omissions. Who should the bank deem creditworthy? Which social media posts should be removed? Who should receive a visa? And so on. One can explain acts causally, describing for example the procedures that were followed, or causal preconditions such as the option set available. Or one can give a normative explanation, invoking the agent’s motivating or

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justifying reasons for acting, her beliefs or intentions when she acted.³

Our aim is a 'justified' understanding of X. The mere feeling of understanding is not enough. QAnon devotees no doubt think they understand American politics, but their understanding is not justified. Justified understanding is telic: it depends on the audience's goals. If I'm explaining how I built a Lego model of Hogwarts, and the audience's goal is to build one themselves, then a justified understanding of my act requires an action-guiding causal explanation of how I did it. Justified understanding is also sensitive to the audience's capacities. An explanation of X that satisfies an expert may be impenetrable for a layperson.

So: to know what counts as an adequate explanation, we need to know why explanations matter, and to whom they are owed. This paper aims to answer those questions for explanations of computational systems, especially those using Artificial Intelligence (AI). We rely on these systems in ever more spheres of our lives, but most of us do not know how they work, or why they yield the outcomes that they do. Their opacity (for our purposes, the antonym of explainability) derives from three sources.⁴

First, these computational systems are very often proprietary tools, kept secret from those affected by them. For example, the COMPAS algorithm used to inform pre-trial detention decisions in the US is the intellectual property of Northpointe, and is secret.⁵ The same is true for everything from DNA-matching algorithms widely deployed in criminal courts, to the PageRank (Google) and Feed (Meta) algorithms that substantially govern our informational diets. One cannot reach a justified understanding of a secret.

Second, even when these tools are transparently deployed, they are invariably too complex to be fully understood by any particular actor. These features of computational systems are not new, but advances in AI over the last decade, in particular the rise of Machine Learning (ML), have introduced new sources of complexity that significantly exacerbate the explainability crisis.


Third, ML involves designing algorithms that learn from a body of training data, and then write their own code to handle data beyond the training set. Its success derives from the ability of incredibly powerful computational systems to derive patterns that are far more complex than human analysts could comprehend. ML models are often inscrutable to human analysts, due in part to evincing mathematical properties that we find hard to understand. They exhibit ultra high dimensionality: the models identify and weight the significance of relations among many different variables, representing potentially billions, in some ‘foundation’ models trillions, of such relations. In part due to this high dimensionality, ML models often depart from smooth and comprehensible mathematical properties such as linearity, monotonicity, and continuity, exposing surprising jumps, changes in valence, and gaps. As a consequence, ML models often identify unintuitive and unexpected correlations. For example, one notorious study develops an ML model that can (supposedly) predict political affiliation from physiognomy.

The mathematical processes by which ML arrives at these inscrutable models are also inscrutable to both laypeople, and even to the most advanced researchers. We can describe in general how a deep neural network operates, but when it comes to any particular case we are reduced to radically empiricist methods: tweak the hyperparameters of the model until you get a result that performs well against your benchmarks. We don’t know why it works—we just know that it does.

The opacity of these computational systems has sparked an extraordinary amount of research aiming either to develop more explainable ML models, or to propose regulating this opacity—for example inscribing a (possibly spurious) right to explanation for automated decisions in European law. But there is as yet relatively little substantive philosophical inquiry into precisely why explanations matter. This is unfortunate. To know what counts as a good explanation, we must

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6 Selbst and Barocas, ‘Intuitive Appeal.’


10 The most notable exception is Kate Vredenburgh, ‘The Right to Explanation,’ Journal of Political Philosophy Early View: https://doi.org/10.1111/jopp.12262 (2021). This gives an excellent justification for an individual right to explanation, but one
know to whom explanations are owed, and why. To understand that, I argue that we must begin by recognising that these computational systems are not merely affecting our lives, they are creating new and intensified power relations.

Power is one-way control: the ability to shape others’ prospects, options, and (evaluative and doxastic) attitudes without their being able to do the same to you.\textsuperscript{11} Computational systems, especially AI, enable some to shape the prospects of others. Governments use AI to allocate healthcare and welfare, to track undocumented migrants, and to shape pre-trial detention decisions. Companies use AI to decide on individual creditworthiness, to price insurance, and to determine what products, services and content you are exposed to online. AI turns vast networks of CCTV cameras into inconceivably comprehensive and robust tools for mass surveillance.

Besides their direct impacts on our lives, computational systems also shape the options among which we choose. In our digital lives, this often means simply removing options dispreferred by the designer.\textsuperscript{12} But they can also shape our choices in subtler ways: for example, ‘persuasive technology’, and ‘dark patterns’ whereby companies try to nudge us into choices that favour their interests (such as sharing more data than we might otherwise intend).\textsuperscript{13}

And of course, AI is the central organising principle of the information economy—the mediator that enables us to navigate the functionally infinite amount of information available at any given time. So it substantially shapes our evaluative and doxastic attitudes. From political debate to public health, from friendship and social mores to every aspect of the economy, our beliefs and desires are shaped by algorithms that use the most advanced techniques in AI—deep neural networks, large language models, reinforcement learning—to infer and shape what we want to see.


\textsuperscript{12} Roger Brownsword, ‘In the Year 2061: From Law to Technological Management,’ \textit{Law, Innovation and Technology} 7/1 (2015); Susskind, \textit{Future Politics}.

\textsuperscript{13} Régis Chatellier et al., ‘Shaping Choices in the Digital World, from Dark Patterns to Data Protection: The Influence of UX/UI Design on User Empowerment,’ (CNIL, 2019).
Computational systems, especially those using AI, enable fewer people to achieve bigger impacts on a wider range of choices in the lives of more people. They increase the degree, the scope, and the concentration of power at stake. On the last point, consider again the COMPAS recidivism prediction algorithm. In the past, no individual could influence bail decisions across multiple jurisdictions in the US except through the proper legislative and judicial processes. But the CEO of Northpointe can influence many such decisions; instructing their engineers to focus on one understanding of fairness rather than another (for example) could ramify across dozens of jurisdictions. And importantly, when power is sufficiently highly concentrated, even individually modest impacts can amount to a significant degree of power in the aggregate.

Computational systems, especially those using AI, have intensified the power of those who already held it, and created new power relations, allowing some private companies to hold de facto dominion over great swathes of our lives. That these computational systems are secret, complex, and intrinsically inscrutable is clearly prima facie problematic. My task in the rest of the paper is to explain why.

III. Power, Legitimacy, Authority

Power need not be evil. It can protect the weak from the strong, or realise social justice. Let’s grant that, as of now and on the whole, power exercised by means of opaque AI systems is not being used for justified aims. But suppose it were. Even then, we would still have cause for concern. Power’s all-things-considered justification depends not only on whether it is used to achieve substantively justified goals, but also on it being used in the right way, and by those with the right to do so. As well as substantive justification, standards of procedural legitimacy and proper authority must be met.

The power of some over others is fundamentally in tension with basic values such as individual

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Angwin et al., ‘Machine Bias.’


Political philosophers often use the concepts of legitimacy and authority in confusing ways. My use of these terms is linguistically very simple. ‘X exercises power legitimately means’ that X exercises power in accordance with the constraints on that exercise of power. ‘X has authority’ means that X has the right to exercise power. Those are the only two concepts needed for my argument to work.
freedom and social equality. Power enables some to constrain the options of others, to shape their lives in accordance with exogenous ends. And it places some over others, upending our status of social equality. Hence a central task of our political institutions—captured by the ideal of procedural legitimacy—is to limit power by subjecting it to rules. This protects those subject to power against unwarranted interference in their prospects, options, and attitudes, as well as against the risk of such interference. Limiting power also restores some measure of social equality, by giving us collectively the ability to rein in powerful individuals. They may have power over us in this decision, but we have power over them in ensuring that they act according to the standards that we have collectively set.

I want to highlight three dimensions of procedural legitimacy. First, legitimately exercised power is limited in both range and degree, to the minimum needed to achieve its justified objectives. The powerful may exercise their power only in clearly defined ways, over a restricted sphere of activity. In well-functioning states, this is true of all those who wield power.

Second, even when acting intra vires (within the bounds of their authorisation), the powerful must follow exacting procedural standards. They must be guided by clear and comprehensible rules, which are publicly known in advance by those subject to them. Those rules should be applied consistently, without adverse or favourable distinction based on morally irrelevant features ('like cases should be treated alike'). There should be due process in the adjudication of claims, such that (for example) when one faces an adverse decision, one can see the evidence and reasons that support it, and mount a defence.

Third, power is exercised legitimately only if those in power are actually held to these standards through mechanisms of contestability and accountability, such that either the individuals adversely affected by their decisions, or we the people through our representatives, can challenge their decisions, and ultimately replace those in power if they do not meet our expectations.

Some believe the right to exercise power derives from nothing more than competence—any pro tanto objections to power’s exercise are either silenced or overridden simply by using power


Vredenburgh, ‘The Right to Explanation.’
wisely. Others might argue that those who use power wisely, and in the right way, have a right to do so. I reject both of these views. Power must also be exercised by the right people: those with proper authority.

There are many different ways to ground a right to exercise power. I will rely on one in what follows. On this view, authority is grounded in authorisation. Some have the right to exercise power over others, because those others have authorised them to do so—typically through democratic processes. The value of authorisation, in turn, also has many foundations. I want to highlight social equality and collective self-determination.

A has power over the Bs. This undermines relational equality between them. But A’s power over the Bs depends on the Bs’ authorisation of A. This restores relational equality.

Over time, societies collectively and largely unintentionally, create and sustain social structures that affect our choices, making some things possible and others impossible, shaping our beliefs and our desires. Social structures are, roughly, networks of roles, relationships, incentives, norms, cultural schemas (widely shared sets of evaluative and doxastic attitudes), and institutions, which can be populated or observed by different people at different times, which are generally the emergent result of patterns of human interaction over time, and which reliably pattern outcomes for people who are within or otherwise affected by them. The value of collective self-determination is largely about reducing the degree to which we, as a community, are subject to heteronomous social structures. If those who exercise power over us lack our authorisation to do so, then their power is presumptively antithetical to our collective self-determination.

Together with substantive justification, procedural legitimacy and proper authority are jointly sufficient for the all-things-considered morally permissible exercise of power. Substantive justification alone can sometimes be sufficient—objections grounded in illegitimacy and lack of

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22 Exercising power in the right way, for the right ends, may give one a strong claim to authority, but does not secure it in my view—in addition you also need to at least be licensed to exercise power by the broader political community.


authority can be overridden by the sheer moral importance of the task at hand, as when legitimate and authorised agents are set on a deeply substantively unjustified course of action, and the only way to do the right thing is to act illegitimately, and/or without proper authority. However, there are always at least pro tanto reasons to satisfy legitimacy and authority. And in the absence of overwhelming substantive justification, both are necessary for the exercise of power to be all-things-considered morally permissible.

IV. Legitimacy, Authority, Publicity

Computational systems are intensifying existing power relations, and enabling new ones to be created. These intensified and novel power relations must satisfy criteria of procedural legitimacy and proper authority. ‘Explainability’ matters because, with some few exceptions, it is necessary for power exercised by means of computational systems to be procedurally legitimate and have proper authority.²⁵

My argument proceeds in two stages. In this section, I argue that for power to be exercised legitimately and with proper authority, it must satisfy the following publicity requirement: it should be possible for those who authorise that power’s use to determine that it is being used legitimately and with proper authority. Then in the following section I show that explanations of computational systems are necessary to satisfy the publicity requirement.

A simple way to grasp the core idea of the first argument is just to imagine a state that exercised power in substantively justified ways, but where it was strictly impossible for the citizens of that state to determine whether it was exercising power legitimately or with proper authority. It seems almost analytic that such a secret state could not meet those two standards.

Start with procedural legitimacy, and recall its key components: ex ante limitation of what power can be used to do; in media res constraints on precisely how power can be exercised; ex post contestability and accountability. At a minimum, the ex post constraints presuppose publicity: if we cannot tell whether the requirements of procedural legitimacy are being met, then we cannot hold the powerful accountable for not meeting them. But more than this, the ex ante and in media res...

²⁵ Two exceptions come to mind, to do with individual sovereignty, and trust. Sometimes we exercise power over others by making decisions over which we are rightly unilaterally sovereign. In these cases, legitimacy and authority are guaranteed by the fact that the decision-maker is themselves properly sovereign over the decision, and they owe it to nobody to make the decision in one way or another. For example, some benefits that we bestow on others are entirely within our gift, as are some deeply personally significant relationship choices. Thanks to Bas van der Vossen and Massimo Renzo here.
standards should themselves involve publicity requirements, since the values that procedural legitimacy is intended to serve are undermined in their absence. We authorise you to exercise power around here within bounds—one of which is that your exercise of power must meet a publicity standard. We limit your power by imposing constraints on precisely how you exercise it—one of those constraints is that you allow light into your decision-making processes. The value of procedural legitimacy is grounded (at least in part) in relational equality—the sense that while they have power over us, we have power over them by placing strict limits on how they exercise power. But relational equality is undermined if power is exercised in the dark.

Suppose a powerful agent exercises power in ways that are otherwise procedurally legitimate—treating like cases alike, operating intra vires, and so on. But they do so in secret, so we cannot tell that they are meeting these standards. Social relations are social objects, constituted in part by how the people who inhabit those social relations understand them. If we cannot tell whether we are being treated as equals, then we do not enjoy egalitarian social relations. Of course, social relations also have an objective component—your mistaken belief that you are not being treated as an equal would not be sufficient to undermine relational equality. But if you cannot tell whether you are being treated as an equal, then you are not.

If authority is grounded in authorisation, then it too entails a publicity requirement. Authorisation is structurally similar to consent (though it is more attenuated, institutionalised, and inherently collective). A's consent that B ⪰ makes it permissible for B to do something that would be impermissible without A's consent. Likewise, when we authorise some to exercise power around here, we are making it permissible for them to do something that would be impermissible without our authorisation. Consent, and authorisation, are morally effective when they successfully enable this transformation of impermissible acts into permissible ones. This suggests three relevant insights. First, just as consent is dubiously morally effective when it is uninformed, the same is true for authorisation. Authorising someone to exercise power in secret is relevantly similar to consenting to someone's acting without knowing what you are consenting to.

Second, consent's moral effectiveness depends in part on its being public; the same is true for authorisation. This is clearly true for the moral effects of consent on third parties, but is also plausible for the party whose otherwise-impermissible action is being consented to. If A 'consents' to B's sexual advance, but without giving B any indication of their doing so, then it arguably remains impermissible for B to continue that advance. More generally, A's consent also changes the reasons that apply to others besides B. For example, suppose A consents to let B use A's car, while A is out.
of the country. C, A’s neighbour, sees B getting ready to drive off in A’s car. Under normal conditions, C would have reason to prevent what they perceive as a violation of A’s property right. While A’s consent to B taking the property objectively removes that reason, if A’s consent is in no way public, then C still has reason, by his lights, to prevent B taking the property. So B should have some way of verifying his claim that A consented—A should communicate with C in advance, say, or give B some token (like the keys). Something similar is true for authorisation and authority. When the As authorise B to exercise power over them, that authorisation must be public, both to actually make it the case that B is permitted to exercise that power, and to ensure that third parties know they have reason not to interfere.

Third, consent transforms impermissible acts into permissible ones; but the withdrawal of consent can reverse that transformation. Publicity as a requirement on consent ensures that it remains current—that it has not been withdrawn. The same is true for authorisation. We can withdraw our authorisation for these people to exercise power over us. This relies on our authorisation being public, so that we can know whether it is current, and effectively reverse it if necessary.

But authorisation is also somewhat different from consent. When we authorise some to exercise power over us, we not only make it permissible for them to do things they would not otherwise be permitted to do, we empower them to give us at least some content-independent reasons for action: we grant them authority over us. This too relies on authorisation being public. Suppose the residents of a town decide to deputise 1000 new special litter constables. They use a computational system to select constables at random, and notify them directly of their being chosen. The system operates in secret, and no record is kept of the choice. The day after the selection, 1000 new special constables are on our streets—but none of them can back up their assertions of authority to issue penalties for littering. Suppose you are confronted by one of these special constables, who enjoins you to pick up some litter nearby (which you did not in fact drop). Let’s stipulate that if they had genuine authority, then the mere fact of their enjoining you to pick up the litter would give you some (defeasible) reason to do so, and would also give third parties reason not to interfere in their exercise of authority. If you have no way of establishing their authority, have they given you or nearby third parties any kind of reason at all? Their authority over you is constituted in part by your knowledge (or reasonable belief) that they indeed have proper authority over you. This case therefore seems a failure of attempted authorisation. We have collectively tried to grant these special constables authority, but because we deputised them in secret, we have failed to do so.

Legitimacy and authority constitutively depend on publicity. To satisfy the publicity requirement, it
must be possible to determine whether power is being exercised legitimately and with proper authority. To do this, we need to understand how decisions were made, and by whom. In other words, the powerful must be able to explain their decisions to the people who authorise them to exercise power. The duty to explain decisions (or decision systems) is a duty of publicity. In the next section, I show how to apply this insight to computational systems. But first some preliminary observations.

If explainability duties are grounded in the publicity requirement, which itself is grounded in the values of legitimacy and authority, then explainability duties are owed to the same people who are owed legitimacy and authority. These values are, in turn, grounded in values of individual freedom, relational equality, and collective self-determination. Duties of explanation are therefore owed to the people whose individual freedom is constrained by those systems (which includes specific decision subjects), but also (and primarily) to the broader political community whose equality is at stake, and whose authorisation licences the exercise of power in this case.26

Consider a case in which power is exercised illegitimately, or without proper authority, but with substantive justification. The individual subject to this decision might still be wronged by it—perhaps they have due process rights that have been infringed, though often substantive justification will be sufficient for the decision subject to lack any valid complaint against it. But the rest of us clearly have grounds for complaint against this illegitimate or unauthorised exercise of power. Illegitimate and unauthorised power wrongs all of us who collectively have a right to determine who exercises power around here and how.

If our duties of explanation are primarily owed to the political community, rather than (or as well as) to decision subjects, then the injunction is less to provide an explanation for every decision, more to ensure that those who exercise power can in general provide the political community with explanations, or resources from which to construct an explanation, for their decisions. Our goal is not the occurrent explanation of every decision, but the possibility of providing such explanations if called on to do so.27 What’s more, the publicity requirement can be equally well satisfied by showing that individual decisions satisfy the legitimacy and authority constraints, or by showing that decision systems do so.28 The appropriate level of analysis likely depends on the stakes of the

26 Scholars more commonly argue that explanations are owed primarily to the subjects of decisions. e.g. Margot E. Kaminski, 'The Right to Explanation, Explained,' Berkeley Technology Law Journal 34/1 (2019); Vredenburgh, 'The Right to Explanation.'

27 Thanks to Todd Karhu and Alex Guerrero for helping me to see this point.

28 Thanks to Finale Doshi-Velez here.
individual decision, and the feasibility of providing explanations at a granular versus system level. In what follows I focus primarily on decision systems as being most relevant for establishing the legitimacy and authority of the exercise of power as a whole (rather than in particular cases).

Whether a given explanation enables a justified understanding of the explanandum inevitably depends on the epistemic capacities of the audience (as noted in Section II above). If duties of explanation are owed primarily to the whole political community that authorises this exercise of power, then this shapes what counts as an adequate explanation. This does not imply that publicity, legitimacy and authority depend on every one of us being spoon-fed an explanation for every decision that is tailored to our unique epistemic (in)capacities. Democratic citizenship places epistemic demands on us; these demands cannot plausibly or fairly be individually tailored, irrespective of people’s competence or effort. Instead, any reasonably competent member of the political community should be able to determine whether power is being exercised legitimately and with proper authority. The publicity requirement can be satisfied by explanations that enable a reasonable democratic citizen to determine that power has been exercised legitimately and with proper authority.

V. Publicity, Explanation, AI

Publicity is partly constitutive of legitimacy and authority; for those who exercise power to satisfy the publicity requirement, they must be able to explain their decision systems to a reasonably competent democratic citizen. When computational systems are used to exercise power, their opacity—due to secrecy, complexity, and inscrutability—makes it harder to explain the decisions to which they lead, and therefore undermines the publicity requirement, and with it the legitimacy and authority of this exercise of power. But my aim here is not to issue a counsel of despair. We can explain many important aspects of decision systems that use computational tools, including AI, and in doing so establish that the constituent elements of legitimacy and authority have indeed been satisfied. In this section I consider each of the constituent elements of legitimacy and authority, and show how explaining different elements of decision-systems that use computational tools like AI can help us determine whether those elements have been satisfied.

Procedural legitimacy requires that significant decisions be made according to clear, defensible, publicly accessible rules. When computational systems support significant decisions, we must demand normative explanations of precisely which rules were being applied—and whether and how
they were adapted to facilitate the computational approach.\textsuperscript{29} Complex computational systems often bury the rules that they purport to apply, or else apply rules that they have no business applying, simply because they can easily be implemented. For example, in the Australian ‘Robodebt’ scandal, an automated system sent out thousands of debt-collection notices to people it deemed had been overpaid benefits.\textsuperscript{30} Its errors fell disproportionately on those who could least afford to suffer them. In the subsequent class action suit against the Australian federal government, it was revealed that the algorithm applied an ‘income-averaging’ rule that was explicitly deemed unconstitutional in the 1990s. An explanation of Robodebt’s decisions showed that it applied rules it had no business applying.

In criminal procedure, verdicts may be grounded only in admissible evidence—and not everything that bears on the truth of the verdict is admissible evidence. The same principle applies to procedural legitimacy more generally. We need to know whether decisions made by the powerful are based on appropriate evidence. For example, some kinds of data plausibly shouldn’t influence certain kinds of decisions—your internet browsing history should not affect your creditworthiness, say, or the level of your insurance premium.\textsuperscript{31} And some kinds of data should not be used to train ML algorithms—as in the case of ClearView.AI, which has built a facial recognition model on illicitly scraped data, which was never intended to be shared for that purpose.\textsuperscript{32} Explanations of decisions made using computational systems should reveal the data on which the model was trained, allowing us to decide whether it really constitutes legitimate evidence for the decision at hand.\textsuperscript{33}

Algorithmic decision-making’s propensity to mask or enable individual discrimination, and reproduce or exacerbate structural discrimination, is among its most widely remarked failings.\textsuperscript{34} Procedural legitimacy demands that we treat (relevantly) like cases alike. To know if this standard is being met, we can use counterfactual explanations for decisions, which hold morally relevant features of two decision subjects constant, while varying one that should be morally irrelevant, such

\textsuperscript{29} This doesn’t matter only for legitimacy; it’s also matters that people are able to adjust their behaviour to comply with the rules.
\textsuperscript{33} For an attempt to establish norms of this kind, see Timnit Gebru et al., ‘Datasheets for Datasets,’ arXiv preprint arXiv:1803.09010 (2018).
as race. Counterfactual explanations are not a panacea for structural discrimination. But they can illuminate whether relevantly like cases have been treated alike, which is an important criterion of procedural legitimacy.

More generally, procedural legitimacy should protect us against risk of harm—by minimising both unjustified decisions, and accidentally justified decisions. When the correct decision is reached by proper procedures, we are not only treated fairly, but are secure in that status. Indeed, explanations are strictly necessary for us not to be subjected to risk: if we do not know the process by which decisions that affect us are being made, then we must assign some substantial probability to their being made unreliably.

This guiding normative idea can help identify two further explainability goals. First, explanations must clarify whether the decisions were reached in a robust way—for example, would a minor perturbation in the input data have completely changed the outcome? Were there multiple roughly equally well-performing models to choose from, which would have very different impacts on particular individuals, among which the engineer chose arbitrarily? Would other optimisation rules, other measures of performance, or other tweaks to the model’s hyperparameters have realised quite different results? Probabilistic computational systems can often be alarmingly modally fragile, so these are realistic concerns. To protect us against the risk of bad decisions, we want the powerful to not just make the right decisions, but to do so robustly—and explanations are necessary in order to assess the robustness of the decision, not just its accuracy.

Second, we want the powerful to make the right decision for the right reasons. For example, ML systems are excellent at inferring correlations, but less adept at identifying causation. Sometimes we need not only to predict whether you will suffer an adverse outcome, but whether that outcome

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will be your fault or not. If we cannot separate causation from correlation, then we cannot do this. Explanations can help us to see where correlations have been appealed to when causal claims were called for. More generally, we should, where possible, develop models for which we can identify the relative contribution made by different features (in isolation and combination) to a final verdict.

Procedural legitimacy also requires accountability. Complex computational systems make it easy to obfuscate human responsibility. The risk is particularly great for tools using ML, since they are highly complex, and are supposed to identify patterns that we cannot anticipate in advance. To serve accountability, explanations for decisions made using computational systems must surface the causal role of the people who actuated those systems. The other explanations referred to in this section have all been normative explanations—they have aimed to identify the rules implemented by the computational system, the evidence on which it acts, the reasons (or features) that actuate it, the robustness of its responses. Accountability requires causal explanations: we need to clearly draw out the causal contributions of different human decision-makers to the outcome where the computational system decides this way or that.

Turn next to authority. Explanations are necessary for proper authority in at least two ways: explanations must reveal authorisation, and, when the authorised proxy acts on behalf of the principal, they must reveal why the proxy decides as it does. I expand on each point in turn.

First, proper authorisation, like accountability, requires an audit trail. The specialist skills required to develop and deploy computational systems used to support government decision-making often lead to their being outsourced to subcontractors who clearly lack authority to adapt our laws in implementing them. In addition, our digital environment has grown faster than our capacity to regulate it, and platforms often impose restrictions on their users without any democratic authorisation, pushing the boundaries of their authority over us. Explanations for computationally supported exercises of power must therefore provide an audit trail which can show on demand that this decision was made by this agent, whose authority to make it was authorised by some other entity, all the way back to the sovereign authority of we the people.

For example, after nearly two decades of trying to figure out how to enforce intellectual property rights online, governments worldwide have outsourced enforcement of digital copyright to digital intermediaries, which are immune from liability for hosting pirated content provided they promptly

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prevent it from being viewed or shared on their platforms. Accordingly, the major digital platforms have developed sophisticated algorithms to identify and remove content that may have been illegally shared. Their primary incentive is to minimise their costs and exposure to liability. So they predictably over-enforce. They are rewriting copyright law without any authorisation to do so: their exercise of power lacks authorisation. Explanations are necessary to reveal this.

Second, we need to understand the reasons for action of those whom we authorise to exercise power, at least when they act in our name, using our normative, political, and material resources to achieve common goals. When they do this, they represent us, and so their endorsement of some particular way of representing the world, or set of values, implies that we too endorse the same; we also are responsible for the things that they do, and the ways that they do them.

The design of computational systems with which to exercise power involves innumerable subtle value judgements. These evaluative decisions are buried when we focus only on the system's outputs as a whole; they must be surfaced through explanations for us to determine whether they should be rejected as a basis for public action on our behalf. Perhaps these reasons should public in the Rawlsian sense of being, roughly, reasons whose validity as a basis for action on our behalf members of our community cannot reasonably reject. But it probably matters more that they are a matter of public record, so that we can object to them if we want to.

In addition, recall that the value of authority is grounded, at least in part, in the value of self-determination. For a community to be self-determining, it should have some access to the reasons for action of those who exercise power on its behalf.

To see this, consider an analogy to individual self-determination. Imagine an individual who lives and dies by their horoscope, basing all their decisions on the gnomic pronouncements of their favourite astrologer. By chance, things actually go very well for them. Are they as self-determining as a counterpart, who makes the same choices but actually has a justified understanding of those decisions, and why they were the right ones to make? I think not. Understanding and endorsing why you are doing what you are doing, at least to some extent, seems to be an important contributor to individual self-determination. Some philosophers even think it is sufficient: that even

if you cannot act otherwise, you are free so long as you act on reasons that you reflectively endorse.\textsuperscript{44}

The same basic idea seems to apply to collective self-determination. If we have no idea why our proxy agents are making the decisions that they do, and so cannot reflectively endorse their reasons for doing so, we are to that extent heteronomous. Conversely, if we know why they act as they do, and we reflectively endorse their reasons for doing so, then that contributes to our degree of collective self-determination. Relying on computational models that even AI scientists cannot really understand is therefore in tension with genuine collective self-determination.

Of course, the world is a bleak and confusing place, and individuals and communities alike are often subject to forces that we don't control or understand. I do not claim that we are self-determining \textit{only if} we can understand \textit{everything} about our decisions and our lives. Only that intentionally relying on mystical or opaque processes to make our collective decisions leaves us less self-determining than we would otherwise be.

This argument further supports the call for explanations that (a) show that the computational system is being actuated by features that genuinely matter for the decision at hand—that it is 'acting for the right reasons'—and (b) demonstrate its robustness across various perturbations in the decision problem, and the training and test data.

VI. Objections

I explore two kinds of objections to my argument. The first series focus on whether explanations are really necessary to satisfy the criteria of legitimacy and authority. The second concedes that my argument works for \textit{public} power, but denies that it applies to the exercise of power by private entities.

\textbf{Explanations Revisited}

1. An explanation of an act tells you how and why that act occurred. A \textit{mere justification} explains the deontic status of an act, telling you why the act was (for example) permissible or impermissible. A \textit{justifying explanation} explains the deontic status of an act, \textit{as well as} explaining how and why the act occurred. Philosophers have long argued that mutual justification matters in political life, and that the exercise of power by the state should be justifiable to those affected by it. Is the publicity

requirement really a public *justification* requirement? Can it be satisfied by providing mere justifications, rather than explanations?

Mere justification cannot secure procedural legitimacy and proper authority; it answers only the substantive justification question. Even if power is used wisely, to do good things, it still constitutes a presumptive threat to our social equality and collective self-determination, as argued above, if it is not used legitimately and with proper authority. We must care not only what decision was reached by the powerful, but how they reached it, and whether they had authority to make it. Mere justification for the decision itself does not address these questions.

Justifying explanations are more apposite, but have never been central to political philosophy. For example, Rawls explicitly cares only that coercive acts by the state should be *justifiable* by appeal to an overlapping consensus of reasonable comprehensive doctrines. More importantly, why should only justifying explanations matter? The publicity requirement also applies when unjustified decisions are made; indeed we may need explanations then most of all.

2. When the stakes are high, many believe that explainability matters much less than accuracy. For example, if you had to choose between a medical treatment that could be properly explained and one that is proven to work better, though we do not know why, you would prefer the mysterious one that works better.

This objection risks proving too much: one could make the same point about the exercise of power generally. Why care that power be used legitimately, as well as wisely? Because social equality matters. Collective self-determination matters. Even if your dictator is wise and benign, you still have good reason to overthrow him just because he’s a dictator. And in any realistic scenario, legitimacy serves accuracy—illegitimate power is unlikely to be used wisely, in the long run.

Our intuitions about the case motivating this objection can be explained by its specific features, which are often absent from the scenarios being considered elsewhere in this paper. In the medical case, we can measure the accuracy of machine guidance over time, using statistical studies and randomised controlled trials (RCTs). Additionally, in well-functioning healthcare systems, we have good reasons to trust our doctors, without monitoring their every decision, in part because the

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45 Rawls, *Political Liberalism*.

patient’s and doctor’s interests are aligned.

These three features of empirical verification, trust, and aligned interests are often absent from the exercise of power by means of computational systems. They often predict human behaviour in contexts too sensitive or complex for their predictive models to be reliably verified with RCTs. Indeed, there may be no ground truth against which they can be measured; or the intervention itself may shape the outcomes we are trying to measure. And they are deployed by public and private agencies in which we emphatically should not place our blind trust, and with which our interests are often not aligned. The counterexample therefore does not generalise widely—though it does offer some insight into when we can tolerate opacity.

3. Suppose we agree that explanations matter in principle. One might still think they are hard to come by in practice, not only for computational systems, but also for humans. We never really know why humans reach their decisions. Our attempts at explanation are often post hoc rationalisations at best. If explanations are necessary for publicity, and so for legitimacy and proper authority, then so much the worse for us.

This objection presupposes a depressing view of our capacity for rational decision-making, which I in general reject. What's more, the kind of explainability necessary for legitimacy and proper authority does not depend only on the luminosity of an individual’s mental states. Explanations show how decisions were made: what procedures were followed; what evidence was used; what rationale was presented; whether like cases were treated alike; whether decisions were made by those who were authorised to do so, and so on. Human decision-makers in institutional settings can explain their decisions by addressing these questions without analysing their private motivations. Algorithmic decision-making could in principle meet the same kinds of explanatory demands—the explainability crisis in AI has precipitated this debate by drawing attention to a moral phenomenon that was previously largely overlooked, but the kinds of explanations described in Section V are not beyond our technical capability, even now, provided we recognise that these kinds of procedural explanations matter, and must not be obscured behind computational obfuscation or proprietary privilege.

4. Finally, sometimes secrecy about the operation of computational systems seems necessary for

them to function effectively. Consider algorithms at the heart of two-sided markets, search, and attention-allocation. If businesses knew how those algorithms work, they would be too easy to game. This is a fair point, and sometimes the demand for explanations and its associated publicity requirement may indeed be overridden by other considerations. But the objection has greatest force against arguments for providing explanations to decision subjects—who will change their behaviour if they know how to game the system. I have argued, however, that explanations are owed to the political community, and this need can be served by providing explanations to our representatives, not directly to us.

As an example, consider the use of AI by a country’s military against its adversaries. Obviously we wouldn’t expect the military to explain AI-assisted decisions to those adversely affected by them, since the latter are our adversaries, and explanations would undermine our strategic objectives. However, the military should definitely explain those decisions to the representatives of the civilian population that it protects. It is acting on our behalf, in our name, with our stuff, and we have a right to know how and why it is doing so. These explanations should be provided in a secure environment, to those we have entrusted with the oversight of these parts of our society. But the demand for explanations to ensure legitimacy and proper authority is by no means weaker for this.

**Private Power?**

Throughout this paper, I have invoked examples of the use of AI to exercise power by both public and private entities. A critic might concede my argument for public entities, acknowledging that, just as they must meet standards of legitimacy and authority when their power is exercised by non-computational means, the same standards should constrain their use of AI and related technologies. But they might argue that private power is subject to different standards.

This objection raises fascinating issues, which it would take a book to unpack. But an economical response is available. It starts with differentiating between three ways in which authorisation can ground authority. We can authorise public authorities to exercise power *in our name*, and private authorities to exercise power *on our behalf or by our leave*. In the first case, we authorise public authorities to use our normative, material and political resources to act for us, on the basis of reasons that apply to us. In the last case, we merely license the exercise of power—we suffer the powerful agent to exercise power, but they do not represent us, and they are not acting for us. This

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49 A book like the one I am writing, on *Governing the Algorithmic City*!
is the typical kind of market power private companies have in capitalist economies.

But there is an interesting middle ground between authorising the exercise of power in our name and by our leave. Sometimes we delegate a kind of power which might otherwise be exercised by a public authority to a private one. We empower them to do things for us, in our interests, which we could otherwise have empowered a public authority to do. This paradigm is increasingly apparent in our digital lives. Often private companies are the explicitly intended primary enforcers for statutory laws—most notably copyright law, or laws restricting Holocaust denial or certain kinds of hate speech—that originate with more formal political institutions. Whatever its flaws (and there are many), this is the central paradigm for governing the internet—even the regulations being proposed by the EU to regulate digital services and digital markets involve an extraordinary amount of delegation of governing power to private platforms. States outsource enforcement of the law to tech companies, by creating significant penalties for companies that inadequately police their own platforms.

Moreover, even if these proposed new regulations are passed, many aspects of our digital lives are simply not covered by statutory law (or else nobody is enforcing such laws at all, not even by proxy), and so private companies govern them de facto, even without proper authorisation to do so. The information age has generated new domains of social practice that desperately need to be governed. Practically all of its most prominent ills—from disinformation to radicalisation, from surveillance and data extraction to febrile financial speculation—derive from coordination and collective action problems, or malicious actors, all of which can in practice only be remedied by some centralised authority exercising governance power. These ills are as pressing and urgent as they are unlikely to be adequately addressed through statutory law, written by legislators with little understanding of the underlying technology, and with deep incentives to simply take advantage of the chaos to cement their own power, rather than develop robust laws and regulations. If private companies don’t fill this vacuum with some kind of responsible approach to platform governance, then, at least for the foreseeable future, nobody else will.

So, private companies often exercise power on behalf of the political community, governing our digital lives in spaces where the institutions of the state are both inexpert and often unwelcome. In such cases both proper authority and standards of procedural legitimacy apply with much the same

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force as they would if a public agent were performing those functions in our name. And even when private companies don’t govern, they exercise power by leave of the political community, and must be able to demonstrate their authorisation to do so. Some demands of proper authority apply even then, though standards of procedural legitimacy may not apply (it will depend on the specifics of the particular case).

Could one counter, here, that private companies’ authority over us is grounded in our consent to their terms and conditions, and that they need meet only the procedural standards that they set out in those conditions? Of course, it is by now well-understood that our consent to digital services, like hypothetical consent, is not worth the paper it isn’t written on. But couldn’t we engineer better models of more informed consent, and so solve these problems of legitimacy and authority that way?

I can’t of course rule this out, but I am sceptical. One problem is simply that our consent to digital platforms has externalities for others (for example, through the data that we share, which enables inferences to be made about other people who do not consent to share their data). These externalities render consent dubiously morally effective, because we ourselves lack authority to sign others up to suffer the costs of our consent. Still more seriously, consent is morally effective only if you have a reasonable alternative to consenting. One can, of course, entirely opt out of the digital world—but this involves such significant personal costs as to not be a reasonable alternative. So the legitimating force of consent to any particular digital service depends on there being some reasonable alternative—your consent to the capricious governance practices of one digital platform is morally effective only if you chose it over an alternative, conscientiously governed platform. But conscientious governance is challenging, and costly—on this approach, the first platform’s capriciousness is licensed by the costly and conscientious behaviour of the second. In other words, the capricious platform free-rides on the conscientious one’s efforts. This not only creates an obvious moral hazard in a competitive economy, it is also clearly unfair. Consent no doubt has some role to play in developing legitimate and properly authorised structures of private digital power. But it cannot be the guiding or overarching principle, and it cannot negate the force of other considerations, such as the publicity requirement, and the concomitant duties of explanation.

VII. Conclusion

Public and private actors are using computational systems to exercise power. Unless necessary to achieve some extremely valuable goal, these new and intensified power relations can be all-things-considered morally permissible only if they are procedurally legitimate and properly authorised.
Legitimacy and authority constitutively depend on publicity: it must be possible for the political community to determine that power is being exercised legitimately and with proper authority. If it is not possible, then you already have your answer. Publicity requires explainability. In particular, the powerful must be able to provide members of the political community with explanations, tailored for the epistemic capacities of reasonable democratic citizens, that can establish whether decision systems satisfy procedural legitimacy and proper authority. I showed in Section V how the provision of specific kinds of explanations for computational decision systems can sufficient the publicity requirement with respect to each constituent element of legitimacy and authority.

Of course, if inscrutability, complexity, and secrecy are inherently in tension with procedural legitimacy and proper authority, then perhaps none shall 'scape whipping—benighted confusion and illegitimate power might be ineliminable features of the modern political condition. However, legitimacy and authority are not all-or-nothing properties. We are assessing highly complex systems; we cannot reasonably expect to reduce them to simple binaries. Legitimacy and authority admit of degrees, we can do better or worse with respect to each. Right now we are doing worse; we can do better.