**Legislative Subcommittee meeting May 21, 2014**

**Luxembourg**: Difficult to cite to a certain point in time. This is manual work, and very difficult. Otherwise, drafting URI’s is fairly simple. Currently, Luxembourg is using ELI for its standard.

**UK:** the UK presents an example of a functioning system. The URI is drafted at the abstract level, with no point in time reference. It is presumed that 95% of users want the current point in time, and the link is, therefore, resolved to the current point in time.

**Italy:** Monica indicates the importance of vagueness and being able to build a query into the URI – for example if user doesn’t know point in time of document.

 Notice Monica’s Italy use case example includes a correction to the Gazzette. This URI cannot be left vague, and must include a page number. This is important for us to think about from the technical perspective.

 Also, John Dann knows Nando from Italy who ran an experiment to put ELI on top of URN-LEX references in the Italian legislation. This is an interesting experiment to have two references.

**US:** Melanie knows examples from user side not technical side. She will contact someone at GPO to ask for their Schema so we can better understand each component of the URL.

 Melanie explained:

 The US Code is a point in time. Sometimes, sections or chapters are repealed and filled with new material on a completely new subject (Monica says this is like Switzerland’s code and presents interesting technical challenges).

 Also, each Public Law is broken up. Its sections are codified in many places in the US Code, i.e., not together. That is why U.S. users still refer to the original Public Law – so that they can see the law in its entirety before codification. And because if a section of the Code is repealed, we can’t see the law anymore, and we need to go back to the original public law which is static.

 Melanie will add a few more simple examples, like the U.S. Constitution, and an example of a mistake that is corrected.

**NEXT:** Monica will add our use cases to the TC Wiki.

**NEXT MEETING:** June 4 at same time as usual (after full TC meeting)

**SKYPE CHAT**

- ELI, URN:LEX, Akoma Ntoso: all those mechanism include point-in-time, static reference, versioning, original reference, abstract reference

[11:26:10 AM] Monica Palmirani: multilingual

[11:29:07 AM] Monica Palmirani: <http://www.gpo.gov/fdsys/granule/USCODE-2012-title4/USCODE-2012-title4-chap1-sec1/mods.xml>

[11:29:12 AM | Edited 11:29:26 AM] Monica Palmirani: this is the metamodel for the meta data

[11:31:32 AM] Monica Palmirani: how the jurisdiction impact on the normative references?

[11:32:16 AM] Monica Palmirani: [http://www.legislation.gov.uk/id/{type}/{year}/{number}[/{section}]](http://www.legislation.gov.uk/id/%7Btype%7D/%7Byear%7D/%7Bnumber%7D%5B/%7Bsection%7D%5D)

[11:32:57 AM] Monica Palmirani: <http://www.legislation.gov.uk/ukpga/2013/29/section/235>

[11:39:52 AM] Monica Palmirani: 2010-Pub. L. 111–175, title I, §§102(a)(2), 103(a)(2), 104(a)(2), May 27, 2010, 124 Stat. 1219, 1227, 1231, added items 111, 119, and 122 and struck out former items 111 “Limitations on exclusive rights: Secondary transmissions”, 119 “Limitations on exclusive rights: Secondary transmissions of superstations and network stations for private home viewing”, and 122 “Limitations on exclusive rights: Secondary transmissions by satellite carriers within local markets”.

[11:40:10 AM] Monica Palmirani: [http://uscode.house.gov/browse/prelim@title17/chapter1&edition=prelim](http://uscode.house.gov/browse/prelim%40title17/chapter1%26edition%3Dprelim)

[11:40:51 AM] Monica Palmirani: Pub. L. 100–568, §4(b)(2), Oct. 31, 1988, 102 Stat. 2857, substituted “Compulsory licenses for public performances” for “Public performances” in item 116 and added item 116A.

[11:41:15 AM] Monica Palmirani: June 4th next time

[11:45:41 AM] Monica Palmirani: chapter could be repealed and resued for another topic

[11:47:03 AM] Monica Palmirani: US code reuses empty chapter

[11:48:35 AM | Edited 11:48:59 AM] Monica Palmirani: Errata Corrige "In the legislative decree cited in the title, published in the above mentioned regular series, are applied the following modifications:

At pag. 8, column first, art. 5, comma 2, letter f), where is written: « .... »."