In the following I attempt, first, to characterize in an abstract way the situation being addressed by the questions that were asked by us of the UIDAI, in our RTI application of 30/06/2011. I try to make sense, then, of the replies we managed to elicit; and conclude with some elementary observations.

The UIDAI records one or more biometric signatures of those individuals to whom it assigns its unique identity or identifier; and for convenience let us call this the process of registering an applicant. In the normal course of registration the signatures of an applicant will be compared to those already recorded; and the outcomes of this exercise of comparing suites of biometric signatures — fingerprints and iris-scans, say — may be regarded as the values of a binary variable $Y = \begin{cases} 0 & \text{if the applicant’s suite does not match any so far recorded} \\ 1 & \text{if the applicant’s signatures do match some recorded suite} \end{cases}$

With more than one signature, we have $Y = 1$ only when those of the applicant match the signatures in some other suite of such item by item; and $Y = 0$ then if at least one of his or her signatures fails to match any already recorded one.

Though the circumstance should be unlikely, a person who has already been registered may apply again to be registered: with fraudulent intent maybe: or simply because he or she has lost the document — some identity card, perhaps — which bears the identifier assigned to him or her by the UIDAI. And the possibilities here may be regarded as the values of a binary variable $X = \begin{cases} 0 & \text{if the applicant is not already registered} \\ 1 & \text{if the applicant is already registered} \end{cases}$

Though we are regarding $X$ and $Y$ as variables equally, and taking them for jointly distributed ones, there is an evident asymmetry between them. The exercise of trying to match a given suite of signatures to some set of other suites can be performed so long as the signatures remain available; but for a given applicant the values of $X$ refer to events already past. Faced with an applicant of whom they may suppose no more than what he or she may disclose, the personnel of the UIDAI cannot directly estimate either of the two quantities $p[X = 0]$: the probability that the applicant is not already registered $p[X = 1]$: the probability that the applicant is already registered

We have $p[X = 0] + p[X = 1] = 1$ here, needless to say, so there is only one quantity that needs estimating. But it is worth emphasizing that even when an applicant declares himself to have been registered already — and has come, say, to...
have a lost card newly issued — the personnel of the UIDAI are obliged to remain agnostic about \( p[X = 1] \) : no matter how ready they are to believe him.\(^1\)

2 That no individual should be assigned more than one identifier is an entirely evident desideratum: so the process of comparing the signatures of a fresh applicant to those already recorded must be a strict one. But the process of comparison should also make it very likely that, when a match of signatures does occur, the applicant is someone who has in fact been registered already. The chance that a genuinely new applicant’s signatures will match some already recorded suite should be very small: the proportion of such mistaken matches, among all matches, should be as low as possible. This proportion is usually denoted by \( p[X = 0 \mid Y = 1] \) : the conditional probability that \( X = 0 \) given that \( Y = 1 \) : the chance that, despite a match of signatures, the applicant has not in fact been registered already. The defining formula

\[
p[X = 0 \mid Y = 1] \cdot p[Y = 1] = p[X = 0 \& Y = 1]
\]

relates this conditional probability to the ‘absolute’ or ‘raw’ probabilities of the events \( \{Y = 1\} \) and \( \{X = 0 \text{ and } Y = 1\} \); the second of which is sometimes said to be contained in the first.

Suppose that there have been \( N \) applicants thus far. It is usual to say \( N \) trials of \( X \) and \( Y \) have occurred; but only the outcomes for \( Y \) are known. Suppose that matches have been found some \( m \) times out of these \( N \); then \( N - m \) applicants will have been registered. With regard to these trials, set

\[
\begin{align*}
c_{00} &= \text{number of times the event } \{X = 0 \& Y = 0\} \text{ occurred} \\
c_{01} &= \text{number of times the event } \{X = 0 \& Y = 1\} \text{ occurred} \\
c_{10} &= \text{number of times the event } \{X = 1 \& Y = 0\} \text{ occurred} \\
c_{11} &= \text{number of times the event } \{X = 1 \& Y = 1\} \text{ occurred}
\end{align*}
\]

Note that these numbers are not individually known; but as the specified events exhaust the possibilities, we have \( c_{00} + c_{01} + c_{10} + c_{11} = N \); and we do know that

\[
\begin{align*}
c_{00} + c_{10} &= N - m = \text{number of times the event } \{Y = 0\} \text{ occurred} \\
c_{01} + c_{11} &= m = \text{number of times the event } \{Y = 1\} \text{ occurred}
\end{align*}
\]

The ratio \( m/N \) would be a reasonable estimate of \( p[Y = 1] \); and \( (N - m)/N \) a reasonable estimate of \( p[Y = 0] = 1 - p[Y = 1] \) likewise. The quantity we are seeking is \( p[X = 0 \mid Y = 1] \) however: of which the ratio \( c_{01}/m \) would be a natural estimate. But unless we have some sense of the relative magnitudes of \( c_{01} \) and \( c_{11} \), the quantity

\[
\frac{c_{01}}{m} = \frac{c_{01}}{c_{01} + c_{11}}
\]

\(^1\) Should it seem entirely odd to talk of probability when one of the events in question — either \( \{X = 0\} \) or \( \{X = 1\} \) — will already have occurred, we may regard the probabilities we assign them as measures of our uncertainty only: but no practical question hinges on probabilities being understood ‘subjectively’ rather than ‘objectively’. 
could be anything between 0 and 1 now. To estimate the relative magnitudes of \(c_{01}\) and \(c_{11}\) in any direct way would be difficult, because one has no purchase on how likely the events \([X = 0 & Y = 1]\) or \([X = 1 & Y = 1]\) are. So \(p[X = 0 | Y = 1]\) must be estimated directly, it would seem; and we shall come back to the question.

3 The reply we have received from the UIDAI indicates that \(2.59 \times 10^7\) registrations — or successful ‘enrollments’, as they have put it — had been effected by 17.08.2011; while the ‘enrollments rejected’ came to \(2.005 \times 10^3\) they say. Enrollments were rejected when ‘residents were duplicates’: if we take this to mean that an applicant was refused registry on account of his signatures matching some suite of signatures already recorded, then we may suppose that

\[
m = 2.005 \times 10^3
\]

\[
N - m = 2.59 \times 10^7
\]

The False Positive Identification Rate, or FPIR, is defined in that reply as the ratio of the number of false positive identification decisions to the total number of enrollment transactions by unenrolled individuals: if by “unenrolled individual” we understand an applicant of whom \([X = 0]\) actually obtains, then in our notation we have

\[
FPIR \equiv \frac{c_{01}}{c_{00} + c_{01}}
\]

This ratio would be a reasonable estimate of \(p[Y = 1 | X = 0]\); but it cannot be estimated from \(m\) and \(N\) alone. We have the identity

\[
(1) \quad p[Y = 1 | X = 0] \cdot p[X = 0] = p[X = 0 | Y = 1] \cdot p[Y = 1]
\]

of course; but even if we did estimate \(p[X = 0 | Y = 1]\) accurately, we would be no nearer computing this \(FPIR\); because the ratio \(p[X = 0] / p[Y = 1]\) will not usually have a reliable upper bound (though, as we shall see below, its inverse will.) But if an ‘unenrolled individual’ is any applicant whatsoever, we will have

\[
(\dagger\dagger) \quad FPIR \equiv \frac{c_{01}}{N}
\]

rather: which would be a natural estimate of \(p[X = 0 & Y = 1]\) now, and since

\[
p[X = 0 & Y = 1] = p[X = 0 | Y = 1] \cdot p[Y = 1]
\]

the ‘false positive identification rate’ thus construed could be bound, at least, if \(p[X = 0 | Y = 1]\) itself could be. At any rate, this latter proportion seems to be the most pertinent one here: \(p[X = 0 | Y = 1]\) is the conditional probability, of mistaken matches, that the UIDAI must strive to keep as low as possible.

The reply from the UIDAI defines a false negative identification as an incorrect decision of a biometric system that an applicant for a UID, making no attempt to avoid recognition, has not been previously enrolled in the system, when in fact they have. One is at a loss to understand how the personnel of the UIDAI are to determine when an applicant is making no attempt to avoid recognition. Putting
that aside, the False Negative Identification Rate or FNIR would now appear to be \( p[X = 1 \mid Y = 0] \) : the probability that, despite his or her signatures not matching any already recorded suite, an applicant has in fact already been registered: and with our notation

\[
(\dagger) \quad FNIR = \frac{c_{10}}{c_{00} + c_{10}} = \frac{c_{10}}{N - m}
\]

now. But \( c_{10} \) cannot be reliably estimated, again, because one has no purchase on how likely \( [X = 1 \& Y = 0] \) is; and the conditional probability \( p[X = 1 \mid Y = 0] \) will have to be estimated or bound in some direct way as well.

4 The preceding paragraphs have asserted that, in order to estimate or effectively bound the identification rates being sought by the UIDAI, the conditional probabilities \( p[X = 0 \mid Y = 1] \) and \( p[X = 1 \mid Y = 0] \) will have to be addressed in some direct way: without any attempt to estimate the likelihoods of \( [X = 0 \& Y = 1] \) and \( [X = 1 \& Y = 0] \) by themselves, that is to say. There might be ways of reliably estimating these conditional probabilities; and the manufacturers of the devices that produce the signatures may have provided tight bounds on what they would be — when the devices are working properly, at least. But let us now consider how the UIDAI has elaborated on these rates.

Their reply to our second question states that the biometric service providers have to meet the following accuracy SLA’s for FPIR and FNIR:

(P) \( FPIR < 0.1\% \) (of non-duplication enrollments)

(N) \( FNIR < 1\% \) (of ONLY duplication enrollments)

The condition of ‘non-duplication’ in the requirement (P) implies that the \( FPIR \) is being understood now as the formula in (\( \dagger \)) above computes it: as an estimate of the conditional probability \( p[Y = 1 \mid X = 0] \) : since one already knows that \( [X = 0] \) for each enrollment here. Such an estimate could be made if one had obtained a sample of suites of signatures from distinct individuals — where no two suites in the sample could have come from the same individual — and compared each suite to every other: the proportion of matches found would be an estimate of \( p[Y = 1 \mid X = 0] \) now.\(^2\) The ‘biometric service providers’ the UIDAI has contracted with are presumably able to perform such experiments accurately. But an estimate of \( p[Y = 1 \mid X = 0] \) will not, as we shall momentarily see, by itself readily yield a usable bound on \( p[X = 0 \mid Y = 1] \) : on the crucial likelihood that, despite his or her suite of signatures matching a suite already recorded, an applicant has not in fact been registered.

The condition “ONLY duplicate enrollments” in the requirement (N) implies that the \( FNIR \) as (\( \dagger \)) construes it is an estimate of \( p[X = 1 \mid Y = 0] \) rather; but a usable bound for this likelihood is readily got from \( p[X = 1 \mid Y = 0] \) now, for we may surely expect \( p[X = 1] < p[Y = 0] \).

\(^2\) It might be well to note, however, that the size of the sample must be manageable: for a sample of size \( K \) a total of \( K \cdot (K - 1)/2 \) comparisons will have to be performed.
Let us see if the requirement (P) will yield any usable upper bound on the crucial likelihood \( p[X = 0 | Y = 1] \): which, to note it again, is what the UIDAI must seek to minimise. Consider the consequences when the FPIR is understood as (P) envisages. Taken together with formula (1) above we have

\[
FPIR \equiv p[Y = 1 | X = 0] = p[X = 0 | Y = 1] \cdot \frac{p[Y = 1]}{p[X = 0]} < 10^{-3}
\]

If we are not willing to wager on any upper limit appreciably less than 1 for \( p[X = 0] \), we obtain

\[
p[X = 0 | Y = 1] \leq \frac{10^{-3}}{p[Y = 1]}
\]

now.\(^3\) Unless one can reasonably suppose that the event \( [Y = 1] \) never occurs, one must grant that \( p[Y = 1] > 0 \). We have

\[
10^{-K} \leq p[Y = 1] \leq 10^{-K+1}
\]

for some \( K \geq 1 \) then; and, as \( 1/p[Y = 1] \leq 10^K \) in consequence, we get

\[
p[X = 0 | Y = 1] \leq 10^{-3} \cdot 10^K
\]

But this inequality yields a usable upper bound only when \( K < 3 \); only when \( K \) is 1 or 2 that is. In either case, only by supposing that \( p[Y = 1] \geq 10^{-2} \) will the accuracy mandated for the FPIR by the UIDAI yield a usable upper bound on \( p[X = 0 | Y = 1] \). Since the UIDAI expects that \( p[Y = 1] < 10^{-2} \) surely, we must conclude now that the requirements it has imposed on its ‘biometric service providers’ will not help its personnel estimate an upper limit for the crucial likelihood that, despite his or her suite signatures matching some already recorded suite, an applicant for a UID has not in fact been registered already: which likelihood, to insist again, is what the UIDAI must seek to minimise.

The argument just made will seem perverse: but the calculation is perfectly general. Suppose an FPIR limit of \( 10^{-J} \) is mandated; then, unless one is willing to wager an upper limit on \( p[X = 0] \), one cannot get a usable upper bound on \( p[X = 0 | Y = 1] \) from this limit on the FPIR, used all by itself, unless one supposes that \( p[Y = 1] \geq 10^{-J+1} \).

To save writing, denote by \( L_{01} \) the crucial likelihood \( p[X = 0 | Y = 1] \); and suppose that \( \lambda \) is some desired upper bound on \( L_{01} \) now. Assume that the FPIR achieved by a service provider is an accurate estimate of \( p[Y = 1 | X = 0] \); then from (1) we get

\[
FPIR = L_{01} \cdot \frac{p[Y = 1]}{p[X = 0]} < \lambda \cdot \frac{p[Y = 1]}{p[X = 0]}
\]

Now \( [X = 0] \) should not be a rare event at all, and, conversely, \( [Y = 1] \) should be a rare event.\(^4\) So one should be able to set some reasonable upper limit to the ratio

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\(^3\) Wagering an upper limit on \( p[X = 0] \) would require one to reasonably estimate the probability of finding already-registered individuals among applicants.

\(^4\) The event \( [Y = 1] \) must be just as rare, one supposes, as \( [X = 0] \) is frequent.
\[ p[Y = 1] / p[X = 0] : \] but without attempting any precise estimate, at all, of either individual probability. One may reasonably expect, for instance, that no more than one in a thousand applicants for a UID will already have been registered; and when \( p[X = 1] \leq 10^{-3} \) we will have

\[ p[X = 0] = 1 - p[X = 1] > 1 - 10^{-3} = \frac{10^3 - 1}{10^3} \]

and \( 1/p[X = 0] < 10^3/(10^3 - 1) \) hence. It seems reasonable to take \([Y = 1]\) for an event about as rare as \([X = 1]\) would be: to expect, that is, that \([Y = 1]\) will not occur appreciably more often than \([X = 1]\).\(^5\) So, supposing that \( p[Y = 1] \leq 10^{-3} \) as well then, we obtain

\[
\text{(4)} \quad \text{FPIR} < \lambda \cdot \frac{p[Y = 1]}{p[X = 0]} < \lambda \cdot \frac{10^{-3} \cdot 10^3}{10^3 - 1} = \frac{\lambda}{10^3 - 1}
\]

from (3) above. This calculation can be repeated with any number \( m \) in place of 3 here, of course, provided \( p[X = 1] \leq 10^{-m} \) and \( p[Y = 1] \leq 10^{-m} \) are both likely; and it seems entirely reasonable, now, for the UIDAI to insist that its biometric service providers meet the requirement

\[
\text{(R)} \quad \text{FPIR} \leq \lambda \cdot 10^{-m}
\]

for some appropriate upper bound \( \lambda \) on \( L_{01} \). The considerations leading to (4) make it reasonable to insist on \( m \geq 3 \) now; and recalling what \( L_{01} \) is — the crucial likelihood that, despite his or her signatures matching some already recorded suite of signatures, an applicant has not in fact been registered — the UIDAI will have to insist on some quite small bound \( \lambda \) : for it would not want, too often, to refuse anyone a UID on account of a mistaken match of biometric signatures.\(^6\)

It would be foolish to speculate on what the authorities regard as acceptable error here; but if the UIDAI is of a mind that such mistakes should happen less than one in a thousand times say, then, taking the minimal value of 3 for \( m \) in the suggested requirement (R), it should demand an FPIR less than \( 10^{-6} \) : a ‘false positive identification rate’ a thousand-fold less than the limit currently imposed.

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\(^5\) We are supposing, that is to say, that matches of biometric signatures are very rarely mistaken matches.

\(^6\) A small \( \lambda \) is consistent with supposing that \( p[X = 1] \) and \( p[Y = 1] \) are commensurate probabilities. If \( p[X = 0 | Y = 1] < 10^{-3} \) for instance, then \( p[X = 1 | Y = 1] \geq (10^3 - 1)/10^3 \); one may suppose, that is, that \([X = 1]\) will be the case 999 out of a 1000 times that \([Y = 1]\) obtains; and, of course, to suppose that \([X = 1]\) will be appreciably more frequent than \([Y = 1]\) is to grant that biometric signatures will fail appreciably often to distinguish individuals.