Peer-review: Let's imitate the lawyers!

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As noted by Della Sala and Grafman in their Editorial, the traditional peer-review process has many drawbacks. In this comment, we would like to emphasize one particular problem of peer review, namely how reviewers handle findings that are incompatible with their own viewpoints. Speculating as to why it took several years before his ideas on the architecture of human memory were accepted by cognitive psychologists, Tulving (1999) noted that “(…) we scientists love to hate new ideas (…) and we routinely resist facts that do not fit into whatever comfortable framework we have managed to adopt (p. 12).” If this is correct, it would mean that journal referees exhibit a “confirmation bias”, such that they tend to favour manuscripts describing results in line with their own theoretical position.

Is there evidence for confirmation bias in scientists? Chinn and Brewer (1993) showed that when science students are confronted with findings contradicting their beliefs, they tend to discount such findings in various ways. Sometimes “anomalous” results are simply ignored or placed in abeyance, other times the results are rejected, excluded from the domain of the theory at stake, or reinterpreted in such a way that the original theory is retained. Occasionally, when repeatedly exposed to data that contradict their ideas, students may change their theoretical positions.

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We have reason to believe that reviewers also suffer from confirmation bias.
In the past, we have, independently of one another, submitted manuscripts describing research that conflicted with received theoretical viewpoints. Although, in our view, the work reported in these manuscripts did not contain serious methodological flaws, we had great difficulty getting it published. We suspect that many authors have had similar experiences. Finally, what can be done against confirmation bias of journal reviewers? It is safe to assume that researchers who are prominent advocates of a certain theory are especially prone to such bias. Perhaps, then, editors should not invite them to review manuscripts describing findings incompatible with their view. On the other hand, prominent advocates are often the ones with special expertise and therefore it would be unwise to exclude them from the review procedure. So here is a more immodest proposal: let’s imitate the judicial system. Authors submit their manuscripts together with a plea of a non-affiliated counsel explaining why the work warrants publication. Editors appoint prosecutors whose task it is to detect serious errors in the manuscript. The editor-in-chief together with two associated editors serve as judges and come up with a final verdict. This procedure makes biases explicit and the guilty author can always move for a new trial at another journal.

REFERENCES


Marko Jelicic, Department of Experimental Psychology, University of Maastricht, P.O. Box 616, 6200 MD Maastricht, The Netherlands.
E-mail: m.jelicic@psychology.unimaas.nl