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Security Management

Legal & Ethical Issues
April 15, 2008
Laws and Security

- Federal and state laws affect privacy and secrecy
  - Rights of individuals to keep information private
- Laws regulate the use, development and ownership of data and programs
  - Patent laws, trade secrets
- Laws affect actions that can be taken to protect secrecy, integrity and availability
## Comparison

<table>
<thead>
<tr>
<th></th>
<th>Copyright</th>
<th>Patent</th>
<th>Trade secret</th>
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</thead>
<tbody>
<tr>
<td><strong>Protects</strong></td>
<td>Expression of idea</td>
<td>Invention</td>
<td>Secret information</td>
</tr>
<tr>
<td><strong>Object made public</strong></td>
<td>Yes: intention is to promote</td>
<td>Design filed at patent office</td>
<td>No</td>
</tr>
<tr>
<td><strong>Requirement to distribute</strong></td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td><strong>Ease of filing</strong></td>
<td>Very easy, do-it-yourself</td>
<td>Very complicated; specialist lawyer suggested</td>
<td>No filing</td>
</tr>
<tr>
<td><strong>Duration</strong></td>
<td>Life of human originator or 75 years of company</td>
<td>19 years</td>
<td>Indefinite</td>
</tr>
<tr>
<td><strong>Legal protection</strong></td>
<td>Sue if copy sold</td>
<td>Sue if invention copied</td>
<td>Sue if secret improperly obtained</td>
</tr>
<tr>
<td><strong>Examples</strong></td>
<td>Object code, documentation</td>
<td>Hardware</td>
<td>Source code</td>
</tr>
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</table>
Employee and Employer Rights

- Employees generate idea and products
- Ownership is an issue in computer security
  - Rights of employer to protect the works of employees
- Ownership of products
  - Eve writes programs at night and sells it herself
  - If Eve is a programmer in a company and the program remotely corresponds to her job,
    - Employer may claim it!
Employee and Employer Rights

- If Eve is self-employed but an earlier version was developed for a company
  - Company may show that it had paid for the program and then claim ownership

- Ownership of patents
  - If employee lets employer file the patent, employer is deemed to own the patent and therefore the rights to the innovation
  - Employer has right to patent if the employee’s job function includes inventing the product
Employee and Employer Rights

- **Work-for-hire situations**
  - The employer has a supervisory relationship overseeing how the creative work is done
  - The employer has right to fire the employee
  - The employer arranges work to be done before the work was created
  - A written statement that states the employer has hired the employee to do certain work

- **Alternate to work-for-hire is License**
  - Programmer owns the product - sells license to company
  - Beneficial for the programmer
Computer crime

- Hard to predict for the following reason
  - Low computer literacy among lawyers, police agents, jurors, etc.
  - Tangible evidence like fingerprints and physical clues may not exist
  - Forms of asset different
    - Is computer time an asset?
  - Juveniles
    - Many involve juveniles
The Legal Environment

- InfoSec professionals should understand
  - The legal framework within which their organizations operate

- The legal environment influences
  - to a greater or lesser extent depending on the nature of the organization and the scale on which it operates
Types Of Law

- **Civil law:**
  - pertains to relationships between and among individuals and organizations

- **Criminal law:**
  - addresses violations harmful to society and actively enforced/prosecuted by the state

- **Tort law:**
  - subset of civil law which allows individuals to seek recourse against others in the event of personal, physical, or financial injury
Types Of Law

- **Private law**: regulates relationships among individuals and among individuals and organizations
  - Encompasses family law, commercial law, and labor law

- **Public law**: regulates structure and administration of government agencies and their relationships with citizens, employees, and other governments
  - Includes criminal, administrative, and constitutional law
Computer Fraud and Abuse Act of 1986

- Computer Fraud and Abuse Act of (1986)
  - cornerstone of many computer-related federal laws and enforcement efforts
  - Amended October 1996 by National Information Infrastructure Protection Act of 1996
    - to increase penalties for selected crimes
  - Further modified by the USA Patriot Act (2001) of providing law enforcement with broader latitude to combat terrorism-related activities
    - Uniting and Strengthening America Act by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism
Communication Act of 1934

- Communication Act of 1934 was revised by the Telecommunications Deregulation and Competition Act of 1996,
  - attempts to modernize archaic terminology of older act
  - Provides penalties for misuse of telecommunications devices, specifically telephones
Computer Security Act of 1987

- Computer Security Act of 1987
  - was one of first attempts to protect federal computer systems by establishing minimum acceptable security practices

- Act charged National Bureau of Standards and National Security Agency with the following tasks:
  - Developing standards, guidelines, and associated methods and techniques for computer systems
  - Developing uniform standards and guidelines for most federal computer systems
Computer Security Act of 1987 (Continued)

- Developing technical, management, physical, and administrative standards and guidelines for cost-effective security and privacy of sensitive information in federal computer systems

- Developing guidelines for use by operators of federal computer systems that contain sensitive information in training their employees in security awareness and accepted security practice

- Developing validation procedures for, and evaluate the effectiveness of, standards and guidelines through research and liaison with other government and private agencies
Computer Security Act of 1987 (Continued)

- Established **Computer System Security and Privacy Advisory Board** within DoC
- Also amended **Federal Property and Administrative Services Act of 1949**,
  - requiring National Bureau of Standards to distribute standards and guidelines pertaining to federal computer systems,
  - making such standards compulsory and binding
- Requires
  - mandatory periodic training in computer security awareness and accepted computer security practice for all users of federal computer systems
Privacy Laws

- Many organizations collect, trade, and sell personal information as a commodity
  - In the past, not possible to create databases that contained personal information collected from multiple sources
  - Today, aggregation of data from multiple sources permits some to build databases with alarming quantities of personal information
    - Datamining/Data-warehouses
Privacy Laws

- Privacy of Customer Information Section of the section of regulations covering common carriers specifies:
  - that any proprietary information shall be used explicitly for providing services, and not for any marketing purposes
  - Does permit use of aggregate information
Privacy Laws (Continued)

- **Federal Privacy Act of 1974**
  - regulates the government’s use of private information
  - Created to ensure that
    - government agencies protect privacy of individuals’ and businesses’ information, and
    - hold them responsible if this information is released without permission

- **Electronic Communications Privacy Act of 1986**
  - is a collection of statutes that regulates the interception of wire, electronic, and oral communications
  - Works in cooperation with the Fourth Amendment of the U.S. Constitution which prohibits search and seizure without a warrant
HI PAA

Health Insurance Portability & Accountability Act Of 1996 (HI PAA),

- also known as the Kennedy-Kassebaum Act

- Protects confidentiality and security of health care data by establishing and enforcing standards and standardizing electronic data interchange

- Requires organizations that retain health care information to use information security mechanisms to protect this information, as well as policies and procedures to maintain them

- Requires comprehensive assessment of organization's information security systems, policies, and procedures
HIPAA (Continued)

- Five fundamental privacy principles:
  - Consumer control of medical information
  - Boundaries on the use of medical information
  - Accountability for the privacy of private information
  - Balance of public responsibility for the use of medical information for the greater good measured against impact to the individual
  - Security of health information
Gramm-Leach-Bliley Act

- Aka. Financial Services Modernization Act - 1999
- Applies to banks, securities firms, and insurance companies
- Requires all financial institutions
t  - to disclose privacy policies and
  - To describe how they share nonpublic personal information and
  - To describe how customers can request that their information not be shared with third parties
- Ensures that
  - privacy policies are fully disclosed when a customer initiates a business relationship, and
  - distributed at least annually for the duration of the professional association
Export and Espionage Laws

- **Economic Espionage Act (EEA) in 1996**
  - In an attempt to protect intellectual property and competitive advantage,
  - It attempts to protect trade secrets

- **Security and Freedom through Encryption Act of 1997**
  - Provides guidance on use of encryption
  - Institutes measures of public protection from government intervention
  - Reinforces individual’s right to use or sell encryption algorithms without concern for the impact of other regulations requiring some form of key registration
  - Prohibits federal government from requiring use of encryption for contracts, grants, and other official documents and correspondence
U.S. Copyright Law

- U.S. copyright law
  - extends protection to intellectual property, which includes words published in electronic formats

- ‘Fair use’ allows
  - material to be quoted so long as the purpose is educational and not for profit, and the usage is not excessive

- Proper acknowledgement
  - must be provided to author and/or copyright holder of such works, including a description of the location of source materials by using a recognized form of citation
Freedom of Information Act of 1966 (FOIA)

- All federal agencies are required under the Freedom of Information Act (FOIA) to disclose records requested in writing by any person.

- FOIA applies only to federal agencies and does not create a right of access to records held by Congress, the courts, or by state or local government agencies.
Sarbanes-Oxley Act of 2002

- enforces accountability for financial record keeping and reporting at publicly traded corporations

- Requires that CEO and chief financial officer (CFO) assume direct and personal accountability for completeness and accuracy of a publicly traded organization’s financial reporting and record-keeping systems

- related areas of availability and confidentiality are also emphasized
International Laws And Legal Bodies

- Many domestic laws and customs
  - do not apply to international trade which is governed by international treaties and trade agreements
- Because of cultural differences and political complexities of the relationships among nations,
  - there are currently few international laws relating to privacy and information security
European Council Cyber-Crime Convention

- Empowers an international task force to
  - oversee a range of Internet security functions and
  - to standardize technology laws internationally

- Attempts
  - to improve effectiveness of international investigations into breaches of technology law

- Overall goal:
  - simplify acquisition of information for law enforcement agents in certain types of international crimes, as well as the extradition process
Digital Millennium Copyright Act (DMCA) and other IP protection

- Digital Millennium Copyright Act (DMCA)
  - U.S.-based international effort
  - to reduce impact of copyright, trademark, and privacy infringement especially via the removal of technological copyright protection measures

- European Union created Directive 95/46/EC
  - that increases individual rights to process and freely move personal data
  - United Kingdom has already implemented a version of this directive called the Database Right
State and Local Regulations

- **Georgia Computer Systems Protection Act**
  - Has various computer security provisions
  - Establishes specific penalties for use of information technology to attack or exploit information systems in organizations

- **Georgia Identity Theft Law**
  - Requires that a business may not discard a record containing personal information unless it shreds, erases, modifies or otherwise makes the information irretrievable
Policy versus Law

Key difference between policy and law is that ignorance of policy is an acceptable defense; therefore policies must be:

- Distributed to all individuals who are expected to comply with them
- Readily available for employee reference
- Easily understood, with multilingual translations and translations for visually impaired or low-literacy employees
- Acknowledged by the employee, usually by means of a signed consent form
Ethics

- An objectively defined standard of right and wrong
- Often idealistic principles
- In a given situation several ethical issues may be present
- Different from law
Law and Ethics in Information Security

- Laws are rules adopted and enforced by governments to codify expected behavior in modern society.

- Key difference between law and ethics is that:
  - law carries the sanction of a governing authority and ethics do not.

- Ethics are based on cultural mores:
  - relatively fixed moral attitudes or customs of a societal group.
Law vs. Ethics

Law
- Described by formal written documents
- Interpreted by courts
- Established by legislatures representing all people
- Applicable to everyone
- Priority determined by laws if two laws conflict
- Court is final arbiter for right
- Enforceable by police and courts

Ethics
- Described by unwritten principles
- Interpreted by each individual
- Presented by philosophers, religions, professional groups
- Personal choice
- Priority determined by an individual if two principles conflict
- No external arbiter
- Limited enforcement
Ethical reasoning

- Consequence-based
  - Based on the good that results from an action

- Rule-based
  - Based on the certain prima facie duties of people

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<tr>
<th></th>
<th>Consequence-based</th>
<th>Rule-based</th>
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<tbody>
<tr>
<td>Individual</td>
<td>Based on consequences to individual</td>
<td>Based on rules acquired by the individual from religion, experience, analysis</td>
</tr>
<tr>
<td>Universal</td>
<td>Based on consequences to all of society</td>
<td>Based on universal rules, evident to everyone</td>
</tr>
</tbody>
</table>
Ethics Example

- Privacy of electronic data
  - “gentlemen do not read others’ mail” - but not everyone is a gentleman!
  - Ethical question: when is it justifiable to access data not belonging to you
    - One approach: Protection is user’s responsibility
    - Another: supervisors have access to those supervised
    - Another: justifiably compelling situation
Codes of ethics

- IEEE professional codes of ethic
  - To avoid real or perceived conflict of interest whenever possible, and to disclose them to affected parties when they do exist
  - To be honest and realistic in stating claims or estimates based on available data

- ACM professional codes of ethics
  - Be honest and trustworthy
  - Give proper credit for intellectual property
The Ten Commandments of Computer Ethics
(from The Computer Ethics Institute)

- Thou shalt not use a computer to harm other people
- Thou shalt not interfere with other people's computer work
- Thou shalt not snoop around in other people's computer files
- Thou shalt not use a computer to steal
- Thou shalt not use a computer to bear false witness
- Thou shalt not copy or use proprietary software for which you have not paid
- Thou shalt not use other people's computer resources without authorization or proper compensation
- Thou shalt not appropriate other people's intellectual output
- Thou shalt think about the social consequences of the program you are writing or the system you are designing
- Thou shalt always use a computer in ways that ensure consideration and respect for your fellow humans
Differences In Ethical Concepts

- Studies reveal that individuals of different nationalities have different perspectives on the ethics of computer use.
- Difficulties arise when one nationality’s ethical behavior does not correspond to that of another national group.
  - Categories
    - Software licensing
    - Illicit use
    - Misuse of Corporate resources
Ethics And Education

- Differences in computer use ethics are not exclusively cultural
  - Found among individuals within the same country, same social class, same company
  - Key studies reveal that overriding factor in leveling ethical perceptions within a small population is education
  - Employees must be trained and kept up to date on information security topics, including the expected behaviors of an ethical employee
Deterring Unethical and Illegal Behavior

- Responsibility of information security personnel to do everything in their power to deter unethical and illegal acts, using policy, education, training, and technology as controls or safeguards to protect the information and systems

- Many security professionals understand technological means of protection
  - Many underestimate the value of policy
Deterring Unethical and Illegal Behavior (Continued)

- Three general categories of unethical behavior that organizations and society should seek to eliminate:
  - Ignorance
  - Accident
  - Intent

- Deterrence is the best method for preventing an illegal or unethical activity
  - Example: laws, policies, and technical controls
Deterring Unethical and Illegal Behavior (Continued)

- Generally agreed that laws, policies and their associated penalties only deter if three conditions are present:
  - Fear of penalty
  - Probability of being caught
  - Probability of penalty being administered
Organizational Liability And The Need For Counsel

- What if an organization does not support or even encourage strong ethical conduct on the part of its employees?
- What if an organization does not behave ethically?
  - If an employee, acting with or without authorization, performs an illegal or unethical act causing some degree of harm, organization can be held financially liable.
  - Organization increases its liability if it refuses to take measures—due care—to make sure that every employee knows what is acceptable and what is not, and the consequences of illegal or unethical actions.
  - Due diligence requires that an organization make a valid and ongoing effort to protect others.
Association of Computing Machinery

- ACM is a respected professional society, originally established in 1947 as “the world's first educational and scientific computing society”
  - One of few organizations that strongly promotes education and
    - provides discounted membership for students
- ACM’s code of ethics requires members to perform their duties in a manner befitting an ethical computing professional
International Information Systems Security Certification Consortium, Inc.

- (ISC)²
  - Manages a body of knowledge on information security
  - Administers and evaluates examinations for information security certifications
  - Code of ethics is primarily designed for information security professionals who have earned one of their certifications
(ISC)² code of ethics includes four mandatory canons:

- Protect society, commonwealth, and infrastructure
- Act honorably, honestly, justly, responsibly, and legally
- Provide diligent and competent service to principals
- Advance and protect the profession