

Information Security (CS3002)

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Book: Computer Security - Principles and Practice (Chapter 19)

Legal and Ethical Aspects

“Computer crime, or cybercrime, is a term used broadly to describe criminal activity in which computers or computer networks are a tool, a target, or a place of criminal activity.”

--From the New York Law School Course on Cybercrime, Cyberterrorism, and Digital Law Enforcement

Types of Computer Crime

- The U.S. Department of Justice categorizes computer crime based on the role that the computer plays in the criminal activity:

Computers as targets

Involves an attack on data integrity, system integrity, data confidentiality, privacy, or availability

Computers as storage devices

Using the computer to store stolen password lists, credit card or calling card numbers, proprietary corporate information, pornographic image files, or pirated commercial software

Computers as communications tools

Crimes that are committed online, such as fraud, gambling, child pornography, and the illegal sale of prescription drugs, controlled substances, alcohol, or guns

Article 2 Illegal access

The access to the whole or any part of a computer system without right.

Article 3 Illegal interception

The interception without right, made by technical means, of non-public transmissions of computer data to, from or within a computer system, including electromagnetic emissions from a computer system carrying such computer data.

Article 4 Data interference

The damaging, deletion, deterioration, alteration or suppression of computer data without right.

Article 5 System interference

The serious hindering without right of the functioning of a computer system by inputting, transmitting, damaging, deleting, deteriorating, altering or suppressing computer data.

Article 6 Misuse of devices

- a** The production, sale, procurement for use, import, distribution or otherwise making available of:
 - i** A device, including a computer program, designed or adapted primarily for the purpose of committing any of the offences established in accordance with the above Articles 2 through 5;
 - ii** A computer password, access code, or similar data by which the whole or any part of a computer system is capable of being accessed, with intent that it be used for the purpose of committing any of the offences established in the above Articles 2 through 5; and
- b** The possession of an item referred to in paragraphs a.i or ii above, with intent that it be used for the purpose of committing any of the offences established in the above Articles 2 through 5. A Party may require by law that a number of such items be possessed before criminal liability attaches.

Article 7 Computer-related forgery

The input, alteration, deletion, or suppression of computer data, resulting in inauthentic data with the intent that it be considered or acted upon for legal purposes as if it were authentic, regardless whether or not the data is directly readable and intelligible.

Article 8 Computer-related fraud

The causing of a loss of property to another person by:

- a** Any input, alteration, deletion or suppression of computer data;
- b** Any interference with the functioning of a computer system, with fraudulent or dishonest intent of procuring, without right, an economic benefit for oneself or for another person.

Table 19.1

Cybercrimes Cited in the Convention on Cybercrime

Table 19.1

Cybercrimes Cited in the Convention on Cybercrime (page 2 of 2)

Article 9 Offenses related to child pornography

- a Producing child pornography for the purpose of its distribution through a computer system;
- b Offering or making available child pornography through a computer system;
- c Distributing or transmitting child pornography through a computer system;
- d Procuring child pornography through a computer system for oneself or for another person;
- e Possessing child pornography in a computer system or on a computer-data storage medium.

Article 10 Infringements of copyright and related rights

Article 11 Attempt and aiding or abetting

Aiding or abetting the commission of any of the offences established in accordance with the above Articles 2 through 10 of the present Convention with intent that such offence be committed. An attempt to commit any of the offences established in accordance with Articles 3 through 5, 7, 8, and 9.1.a and c. of this Convention.

Table 19.2

CERT 2007 E-Crime Watch Survey Results

	Committed (net %)	Insider (%)	Outsider (%)	Source Unknown (%)
Virus, worms or other malicious code	74	18	46	26
Unauthorized access to/use of information, systems or networks	55	25	30	10
Illegal generation of spam e-mail	53	6	38	17
Spyware (not including adware)	52	13	33	18
Denial of service attacks	49	9	32	14
Fraud (credit card fraud, etc.)	46	19	28	5
Phishing (someone posing as your company online in an attempt to gain personal data from your subscribers or employees)	46	5	35	12
Theft of other (proprietary) info including customer records, financial records, etc.	40	23	16	6
Theft of intellectual property	35	24	12	6
Intentional exposure of private or sensitive information	35	17	12	9
Identity theft of customer	33	13	19	6
Sabotage: deliberate disruption, deletion, or destruction of information, systems, or networks	30	14	14	6
Zombie machines on organization's network/bots/use of network by BotNets	30	6	19	10
Web site defacement	24	4	14	7
Extortion	16	5	9	4
Other	17	6	8	7

(Table can be found on page 582 in the textbook)

Law Enforcement Challenges

- The deterrent effect of law enforcement on computer and network attacks correlates with the success rate of criminal arrest and prosecution
- Law enforcement agency difficulties:
 - Lack of investigators knowledgeable and experienced in dealing with this kind of crime
 - Required technology may be beyond their budget
 - The global nature of cybercrime
 - Lack of collaboration and cooperation with remote law enforcement agencies
- Convention on Cybercrime introduces a common terminology for crimes and a framework for harmonizing laws globally

The lack of success in bringing them to justice has led to an increase in their numbers, boldness, and the global scale of their operations

Cybercriminals

Are difficult to profile

Tend to be young and very computer-savvy

Range of behavioral characteristics is wide

No cybercriminal databases exist that can point to likely suspects

Are influenced by the success of cybercriminals and the lack of success of law enforcement

Cybercrime Victims

Many of these organizations have not invested sufficiently in technical, physical, and human-factor resources to prevent attacks

Reporting rates tend to be low because of a lack of confidence in law enforcement, concern about corporate reputation, and a concern about civil liability

Working with Law Enforcement

- Executive management and security administrators need to look upon law enforcement as a resource and tool
- Management needs to:
 - Understand the criminal investigation process
 - Understand the inputs that investigators need
 - Understand the ways in which the victim can contribute positively to the investigation

Pakistan is Prevention of Electronic Crimes Act, 2016 (“Act”)

- The law dealing with cyber crimes in Pakistan is Prevention of Electronic Crimes Act, 2016 (“**Act**”) which is applicable to every citizen of Pakistan wherever he may be and to every other person who is stationed in Pakistan for the time being.

Types of cyber crimes under the Act:

- Access or interfere the data or information system and copying or transmission of data; (Section 3, 4 and 5 of the Act).
- Unauthorized access, unauthorized copying, unauthorized transmitting or unauthorized interfering with the critical infrastructure OR threaten to commit any of the aforesaid offences with an intention to coerce, intimidate, create a sense of fear, panic, insecurity or public or community/society (Sections 6, 7 and 8 of the Act).
- Prepare or disseminate information through any information system or device with the intent to glorify an offence relating to terrorism, or any person convicted of a crime relating to terrorism OR threaten to commit any of the aforesaid offences with an intention to coerce, intimidate, create a sense of fear, panic, insecurity or public or community/society (Section 9 of the Act).

Types of cyber crimes under the Act:

- Whosoever prepares or disseminates any Hate Speech, information that invites motivation of people to fund or recruits for terrorism through any information system or device (Sections 11 & 12 of the Act).
- Electronic forgery and electronic fraud committed by interfering with any information system, device or data with the intent to cause damage or injury to the public; or to make any illegal claim; or title or to cause any person to part with property; or to enter into a contract; to commit fraud; alteration, deletion or suppression of data etc. (Sections 13 & 14 of the Act).
- An act to manufacture, generate, adapt, export, supply, offer to supply or import any information system, data or device, with an intent to be used or believing that it is primarily to be used to commit or to assist in the commission of an offence under this Act. (Section 15 of the Act).

Types of cyber crimes under the Act:

- Unauthorized use of another person's identity information or to obtain, sell, possess or transmit such information. (Sections 16 of the Act).
- Issuance of SIM (subscriber identity module); R-IUM (re-useable identification module); or UICC (universal integrated circuit) or any other module designed for authenticating users to establish connection with the network and to be used in cellular mobile, wireless phone or other digital devices without obtaining and verification of the subscriber's antecedents. (Section 17 of the Act).
- Dignity of Natural Person: Public exhibit or display or transmission of any information knowingly that such information is false and intimidate or harm the reputation or privacy of a natural person through an information system. (Section 20 of the Act).

Types of cyber crimes under the Act:

- Modesty of Natural Person: Intentional and public display or exhibition or transmission of any information which superimposes a photograph over any sexually explicit image or video of a natural person; includes a photograph in sexually explicit conduct of a natural person; intimates a natural person with sexual act; sexually explicit image or video of a natural person; or entices or induces a natural person to engage in sexually explicit act; through an information system to harm a natural person or his reputation, take revenge, create hatred or blackmail a natural person. (Section 21 of the Act).
- Child Pornography: Produce, offer or make available, distribute or transmit through an information system or to procure for himself or for any other person or without lawful justification possesses material in an information system any material which contain the elements of child pornography. (Section 22 of the Act).
- Writing, offering, making available, distributing or transmitting malicious code through an information system with an intent to cause harm to any information system or data resulting in the corruption, destruction, alteration suppression, theft or loss of information system. (Section 23 of the Act).

Types of cyber crimes under the Act:

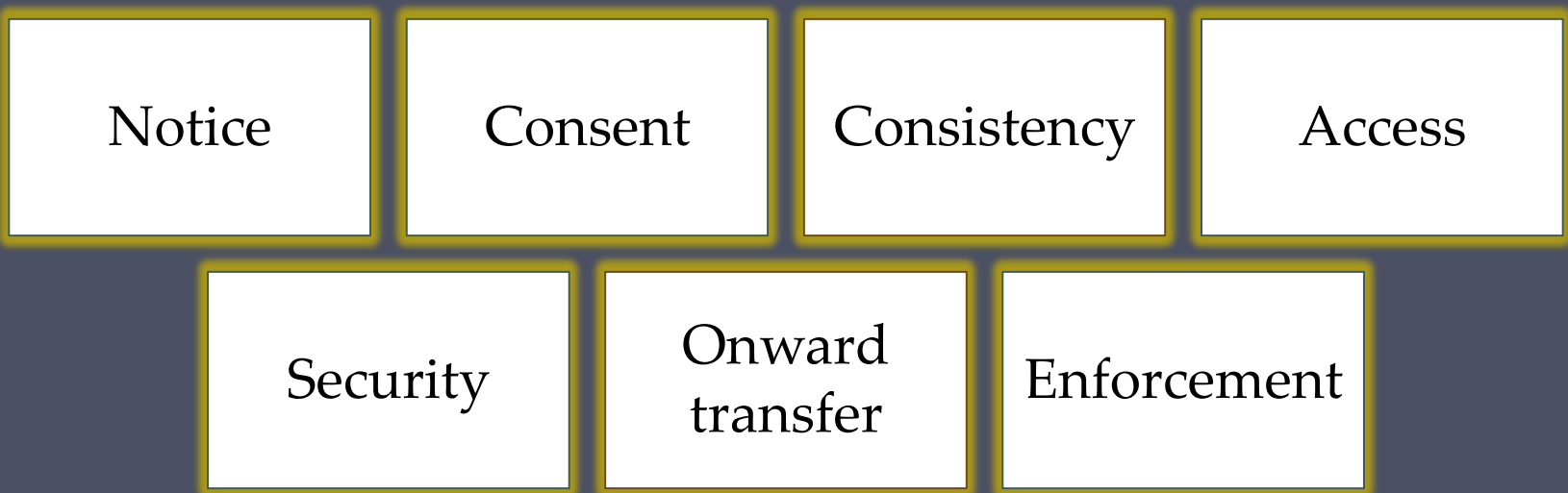
- Doing Cyber Stalking with an intent to coerce or intimidate or harass any person by using information system, information system network, internet website, electronic mail or any similar means of communication. The term Cyber Stalking includes: (a) foster personal interaction repeatedly to a person who clearly indicates a disinterest from the stalker; (b) monitor the internet, electronic mail, text message or any other form of electronic communication of another person; (c) watch or spy upon a person in a manner that results in fear of violence or serious alarm or distress in mind of such persons; and (d) take photograph or make video of a person and display or distribute such video in a manner without his consent that harms a person. (Section 24 of the Act).
- Spamming: A person commits the offence of spamming who with an intent transmits harmful, fraudulent, misleading, illegal or unsolicited information to any person without permission of the recipient or who causes any information system to show any such information for wrongful gain. (Section 25 of the Act).

Privacy

- Overlaps with computer security
- Dramatic increase in scale of information collected and stored
 - Motivated by law enforcement, national security, economic incentives
- Individuals have become increasingly aware of access and use of personal information and private details about their lives
- Concerns about extent of privacy compromise have led to a variety of legal and technical approaches to reinforcing privacy rights

European Union (EU) Directive on Data Protection

- Adopted in 1998 to:
 - Ensure member states protect fundamental privacy rights when processing personal information
 - Prevent member states from restricting the free flow of personal information within EU
- Organized around principles of:



United States Privacy Initiatives

Privacy Act of 1974

- Deals with personal information collected and used by federal agencies
- Permits individuals to determine records kept
- Permits individuals to forbid records being used for other purposes
- Permits individuals to obtain access to records and to correct and amend records as appropriate
- Ensures agencies properly collect, maintain, and use personal information
- Creates a private right of action for individuals

Also have a range of other privacy laws

ISO 27002 states . . .

“An organization’s data policy for privacy and protection of personally identifiable information should be developed and implemented. This policy should be communicated to all persons involved in the processing of personally identifiable information. Compliance with this policy and all relevant legislation and regulations concerning the protection of the privacy of people and the protection of personally identifiable information requires appropriate management structure and control. Often this is best achieved by the appointment of a person responsible, such as a privacy officer, who should provide guidance to managers, users and service providers on their individual responsibilities and the specific procedures that should be followed. Responsibility for handling personally identifiable information and ensuring awareness of the privacy principles should be dealt with in accordance with relevant legislation and regulations. Appropriate technical and organizational measures to protect personally identifiable information should be implemented.”

Privacy and Data Surveillance

- The demands of big business, government and law enforcement have created new threats to personal privacy
 - Scientific and medical research data collection for analysis
 - Law enforcement data surveillance
 - Private organizations profiling
 - This creates tension between enabling beneficial outcomes in areas including scientific research, public health, national security, law enforcement and efficient use of resources, while still respecting an individual's right to privacy
- Another area of particular concern is the rapid rise in the use of public social media sites
 - These sites gather, analyze, and share large amounts of data on individuals and their interactions with other individuals and organizations
 - Many people willingly upload large amounts of personal information, including photos and status updates
 - This data could potentially be used by current and future employers, insurance companies, private investigators, and others, in their interactions with the individual

Privacy Protection

- Both policy and technical approaches are needed to protect privacy
- In terms of technical approaches, the requirements for privacy protection for data stored on information systems can be addressed in part using the technical mechanisms developed for database security
- With regard to social media sites, technical controls include:
 - The provision of suitable privacy settings to manage who can view data on individuals
 - Notification when one individual is referenced or tagged in another's content
 - Although social media sites include some form of these controls, they are constantly changing, causing frustration for users who are trying to keep up with these mechanisms
- Another approach for managing privacy concerns in big data analysis is to anonymize the data, removing any personally identifying information before release to researchers or other organizations for analysis

Data Privacy

- In terms of policy, guidelines are needed to manage the use and reuse of big data, ensuring suitable constraints are imposed in order to preserve privacy
 - Consent
 - Ensuring participants can make informed decisions about their participation in the research
 - Privacy and confidentiality
 - Privacy is the control that individuals have over who can access their personal information
 - Confidentiality is the principle that only authorized persons should have access to information
 - Ownership and authorship
 - Addresses who has responsibility for the data, and at what point does an individual give up their right to control their personal data
 - Data sharing – assessing the social benefits of research
 - The social benefits that result from data matching and reuse of data from one source or research project in another
 - Governance and custodianship
 - Oversight and implementation of the management, organization, access, and preservation of digital data

Ethical Issues

- Ethics:

“A system of moral principles that relates to the benefits and harms of particular actions, and to the rightness and wrongness of motives and ends of those actions.”

- Many potential misuses and abuses of information and electronic communication that create privacy and security problems
- Basic ethical principles developed by civilizations apply
 - Unique considerations surrounding computers and information systems
 - Scale of activities not possible before
 - Creation of new types of entities for which no agreed ethical rules have previously been formed

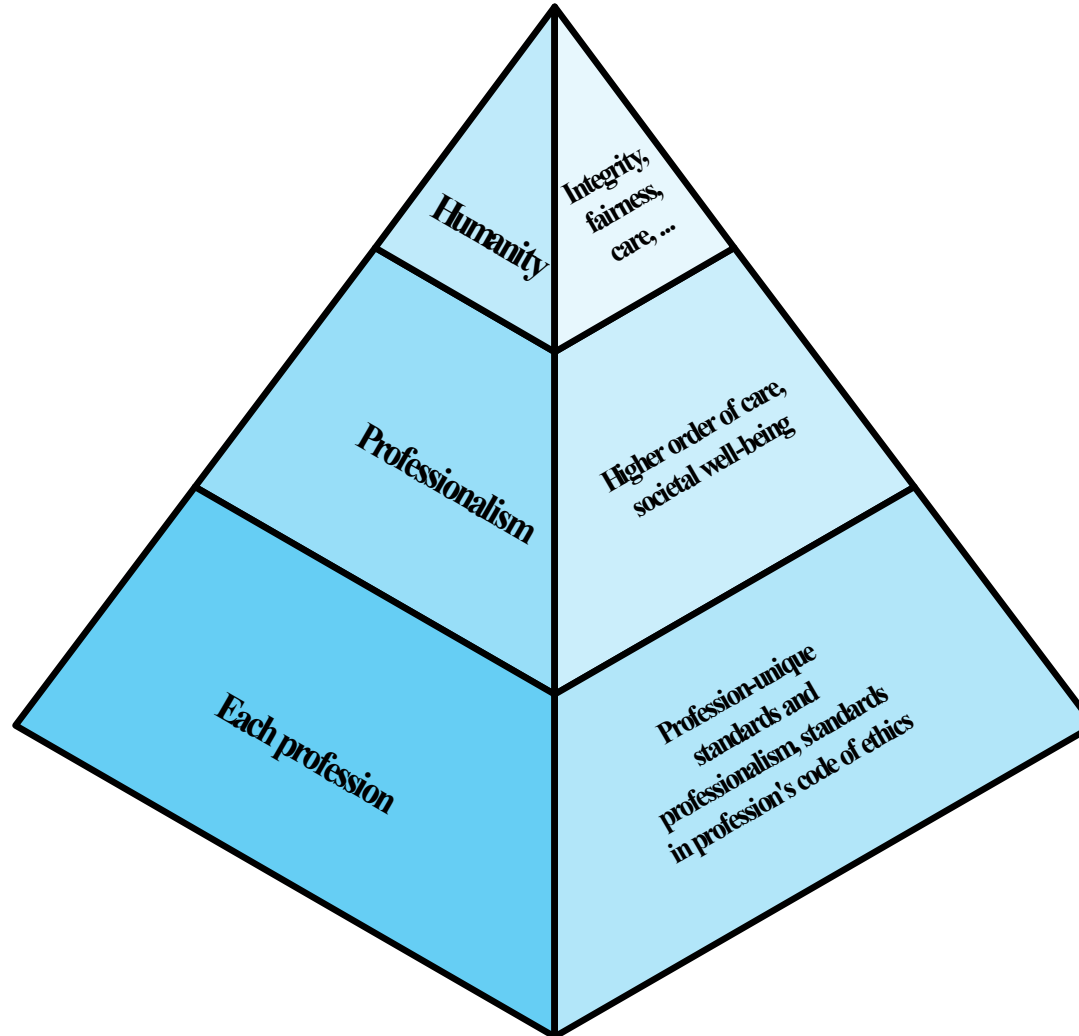


Figure 19.5 The Ethical Hierarchy

Ethical Issues Related to Computers and Information Systems

- Some ethical issues from computer use:
 - Repositories and processors of information
 - Producers of new forms and types of assets
 - Instruments of acts
 - Symbols of intimidation and deception
- Those who understand, exploit technology, and have access permission, have power over these

Professional/Ethical Responsibilities

- Concern with balancing professional responsibilities with ethical or moral responsibilities
- Types of ethical areas a computing or IT professional may face:
 - Ethical duty as a professional may come into conflict with loyalty to employer
 - “Blowing the whistle”
 - Expose a situation that can harm the public or a company’s customers
 - Potential conflict of interest
- Organizations have a duty to provide alternative, less extreme opportunities for the employee
 - In-house ombudsman coupled with a commitment not to penalize employees for exposing problems
- Professional societies should provide a mechanism whereby society members can get advice on how to proceed

Codes of Conduct

- Ethics are not precise laws or sets of facts
- Many areas may present ethical ambiguity
- Many professional societies have adopted ethical codes of conduct which can:

- 
- Be a positive stimulus and instill confidence
 - Be educational
 - Provide a measure of support
 - Be a means of deterrence and discipline
 - Enhance the profession's public image

1. GENERAL MORAL IMPERATIVES.

- 1.1 Contribute to society and human well-being.
- 1.2 Avoid harm to others.
- 1.3 Be honest and trustworthy.
- 1.4 Be fair and take action not to discriminate.
- 1.5 Honor property rights including copyrights and patent.
- 1.6 Give proper credit for intellectual property.
- 1.7 Respect the privacy of others.
- 1.8 Honor confidentiality.

2. MORE SPECIFIC PROFESSIONAL RESPONSIBILITIES.

- 2.1 Strive to achieve the highest quality, effectiveness and dignity in both the process and products of professional work.
- 2.2 Acquire and maintain professional competence.
- 2.3 Know and respect existing laws pertaining to professional work.
- 2.4 Accept and provide appropriate professional review.
- 2.5 Give comprehensive and thorough evaluations of computer systems and their impacts, including analysis of possible risks.
- 2.6 Honor contracts, agreements, and assigned responsibilities.
- 2.7 Improve public understanding of computing and its consequences.
- 2.8 Access computing and communication resources only when authorized to do so.

3. ORGANIZATIONAL LEADERSHIP IMPERATIVES.

- 3.1 Articulate social responsibilities of members of an organizational unit and encourage full acceptance of those responsibilities.
- 3.2 Manage personnel and resources to design and build information systems that enhance the quality of working life.
- 3.3 Acknowledge and support proper and authorized uses of an organization's computing and communication resources.
- 3.4 Ensure that users and those who will be affected by a system have their needs clearly articulated during the assessment and design of requirements; later the system must be validated to meet requirements.
- 3.5 Articulate and support policies that protect the dignity of users and others affected by a computing system.
- 3.6 Create opportunities for members of the organization to learn the principles and limitations of computer systems.

4. COMPLIANCE WITH THE CODE.

- 4.1 Uphold and promote the principles of this Code.
- 4.2 Treat violations of this code as inconsistent with membership in the ACM.

Figure 19.6 ACM Code of Ethics and Professional Conduct

(Copyright ©1997, Association for Computing Machinery, Inc.)

We, the members of the IEEE, in recognition of the importance of our technologies in affecting the quality of life throughout the world, and in accepting a personal obligation to our profession, its members and the communities we serve, do hereby commit ourselves to the highest ethical and professional conduct and agree:

1. to accept responsibility in making decisions consistent with the safety, health and welfare of the public, and to disclose promptly factors that might endanger the public or the environment;
2. to avoid real or perceived conflicts of interest whenever possible, and to disclose them to affected parties when they do exist;
3. to be honest and realistic in stating claims or estimates based on available data;
4. to reject bribery in all its forms;
5. to improve the understanding of technology, its appropriate application, and potential consequences;
6. to maintain and improve our technical competence and to undertake technological tasks for others only if qualified by training or experience, or after full disclosure of pertinent limitations;
7. to seek, accept, and offer honest criticism of technical work, to acknowledge and correct errors, and to credit properly the contributions of others;
8. to treat fairly all persons regardless of such factors as race, religion, gender, disability, age, or national origin;
9. to avoid injuring others, their property, reputation, or employment by false or malicious action;
10. to assist colleagues and co-workers in their professional development and to support them in following this code of ethics

Figure 19.7 IEEE Code of Ethics
(Copyright ©2006, Institute of Electrical and Electronics Engineers)

In recognition of my obligation to management I shall:

- Keep my personal knowledge up-to-date and insure that proper expertise is available when needed.
- Share my knowledge with others and present factual and objective information to management to the best of my ability.
- Accept full responsibility for work that I perform.
- Not misuse the authority entrusted to me.
- Not misrepresent or withhold information concerning the capabilities of equipment, software or systems.
- Not take advantage of the lack of knowledge or inexperience on the part of others.

In recognition of my obligation to my fellow members and the profession I shall:

- Be honest in all my professional relationships.
- Take appropriate action in regard to any illegal or unethical practices that come to my attention. However, I will bring charges against any person only when I have reasonable basis for believing in the truth of the allegations and without any regard to personal interest.
- Endeavor to share my special knowledge.
- Cooperate with others in achieving understanding and in identifying problems.
- Not use or take credit for the work of others without specific acknowledgement and authorization.
- Not take advantage of the lack of knowledge or inexperience on the part of others for personal gain.

In recognition of my obligation to society I shall:

- Protect the privacy and confidentiality of all information entrusted to me.
- Use my skill and knowledge to inform the public in all areas of my expertise.
- To the best of my ability, insure that the products of my work are used in a socially responsible way.
- Support, respect, and abide by the appropriate local, state, provincial, and federal laws.
- Never misrepresent or withhold information that is germane to a problem or situation of public concern nor will I allow any such known information to remain unchallenged.
- Not use knowledge of a confidential or personal nature in any unauthorized manner or to achieve personal gain.

In recognition of my obligation to my employer I shall:

- Make every effort to ensure that I have the most current knowledge and that the proper expertise is available when needed.
- Avoid conflict of interest and insure that my employer is aware of any potential conflicts.
- Present a fair, honest, and objective viewpoint.
- Protect the proper interests of my employer at all times.
- Protect the privacy and confidentiality of all information entrusted to me.
- Not misrepresent or withhold information that is germane to the situation.
- Not attempt to use the resources of my employer for personal gain or for any purpose without proper approval.
- Not exploit the weakness of a computer system for personal gain or personal satisfaction.

Figure 19.8 AITP Standard of Conduct

(Copyright ©2006, Association of Information Technology Professionals)

Comparison of Codes of Conduct

- All three codes place their emphasis on the responsibility of professionals to other people
- Do not fully reflect the unique ethical problems related to the development and use of computer and IT technology
- Common themes:
 - Dignity and worth of other people
 - Personal integrity and honesty
 - Responsibility for work
 - Confidentiality of information
 - Public safety, health, and welfare
 - Participation in professional societies to improve standards of the profession
 - The notion that public knowledge and access to technology is equivalent to social power

The Rules

- Collaborative effort to develop a short list of guidelines on the ethics of computer systems
- Ad Hoc Committee on Responsible Computing
 - Anyone can join this committee and suggest changes to the guidelines
 - Moral Responsibility for Computing Artifacts
 - Generally referred to as The Rules
 - The Rules apply to software that is commercial, free, open source, recreational, an academic exercise or a research tool
 - Computing artifact
 - Any artifact that includes an executing computer program

As of this writing, the rules are as follows:

- 1) The people who design, develop, or deploy a computing artifact are morally responsible for that artifact, and for the foreseeable effects of that artifact. This responsibility is shared with other people who design, develop, deploy or knowingly use the artifact as part of a sociotechnical system.
- 2) The shared responsibility of computing artifacts is not a zero-sum game. The responsibility of an individual is not reduced simply because more people become involved in designing, developing, deploying, or using the artifact. Instead, a person's responsibility includes being answerable for the behaviors of the artifact and for the artifact's effects after deployment, to the degree to which these effects are reasonably foreseeable by that person.
- 3) People who knowingly use a particular computing artifact are morally responsible for that use.
- 4) People who knowingly design, develop, deploy, or use a computing artifact can do so responsibly only when they make a reasonable effort to take into account the sociotechnical systems in which the artifact is embedded.
- 5) People who design, develop, deploy, promote, or evaluate a computing artifact should not explicitly or implicitly deceive users about the artifact or its foreseeable effects, or about the sociotechnical systems in which the artifact is embedded.

Summary

- Cybercrime and computer crime
 - Types of computer crime
 - Law enforcement challenges
 - Working with law enforcement
- Privacy
 - Privacy law and regulation
 - Organizational response
 - Computer usage privacy
 - Privacy, data surveillance, big data, and social media
- Ethical issues
 - Ethics and the IT professions
 - Ethical issues related to computers and information systems
 - Codes of conduct
 - The rules