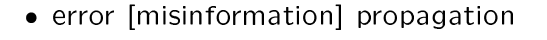
PRIVACY

- ∃ 3 primary aspects to privacy:
 - freedom from intrusion, being left alone
 - control of information about oneself
 - freedom from surveillance
- We voluntarily cede some degree of the above 3 aspects in order to better interact with strangers.
- Public awareness and concern re. privacy increasing annually.
 - concern regarding how personal info is collected, used, and protected

- personal information [PI]: any info. relating to or traceable to an individual person.
- Computers are not necessary for the invasion of privacy.
 - they do facilitate the collection, analysis, storage, access and distribution of [personal] information.
 - faster and more anonymous searching of DBs
 - * gov. & private [commercial] DBs
 - some info. not generally collected heretofore
 - * difficult public record search facilitated
 - * info. from diff. DBs combined

Privacy Risks

- invisible information gathering
- unauthorized use [abuse] by info. maintainers
- info. leakage via negligence
 - careless distribution
 - data spillage: PI is sent to advertisers as unintended side-effect of info. & connectivity SW complexity
 - intrusion
 - secondary use: use of info. for a purpose other than the one for which it was supplied



- persistent
- damaging
- Public Safety VS individual's right to privacy

Big Brother

- Federal intrusion
- databases
- intrusion via matching & profiling
 - matching: combining & comparing info.
 from different DBs
 - profiling: categorization and assignment of tendency and risk to a group of people indexed in DBs based on common characteristics
 - * "fishing expeditions": presumed guilt
 - Computer Matching & Privacy Act [1988]: requires gov. agencies to follow a review

process prior to matching. {evidence of lax compliance}

- Should the gov. be allowed by buy PI from private (commercial) DBs that the gov. is constrained from collecting itself?
 - What if some of that info., collected for other purposed is not trustworthy?
 - E.g. ChoicePoint: >10G records for>35 gov. agencies
- location monitoring & tracking
- government privacy abuse is more serious and dangerous because of:
 - its power to demand information unconditionally

- its mass of data and breadth of DBs
- personal risk of liberty as well as privacy
- bureaucratic righteousness and insulation from corrective forces
- additional access to business DBs
- absence of statutory due process
- e.g.
 - * IRS (info retrieval & matching including commercial sources),
 - * FBI (DB requests from non-criminal agencies)
- Census (used for populating US WW2 internment camps; draft in WW1; zoning violations)

- corporate misuse of law enforcement (e.g. P&G)
- If info is collected, it will most probably be used for many purposes not intended at project inception

4th Amendment & the expectation of privacy

- → no unreasonable search and seizure
- DBs allow search sans court order
- certain laws permit circumvention of court order for some DB searches.
- 2001: weakening of 4th Amendment on many fronts
 - e.g. USA PATRIOT Act
- satellite surveillance and thermal imaging:
 OK & not OK respectively
- automated toll collection

- itemized purchase records
- Supreme Ct.
 - [1928] Olmstead v. U.S.: no wiretaps
 - [1967] Katz v. U.S.: applies to people not places
 - "reasonable expectation" of privacy {flawed?}
- Electronic Body Searches
- photo DBs:
 - driver photos
 - event attendance {e.g. Superbowl}
 - face recognition

- 500K CCTV cameras in England
- Fighting Terrorism
 - not a panacea
 - countermeasures can be effective

Issues

- inordinate expense for innocent to defend selves
- how far can the gov. snoop?
- privacy VS law enforcement
- are we protecting bad law & gov. power abuse (Watergate)
- presumption of innocence replaced by presumption of guilt
- severe weakening of US 4th Amendment protections against unreasonable search & seizure – requirement of probable cause

- SSN as Fed. & universal PIN
 - intended use *only* by SS Admin.
 - then IRS taxpayer ID
 - then succession of other erosions
 - not unique a SSN does not uniquely identify a person
 - more than 60% cards issued on unverified info.
 - know when to withhold your SSN
- National ID cards
 - currently proposal only
 - integrating many personal data, characteristics, & functions including financial & medical

- benefits:

- * actual card used for verification
- * harder to forge
- * one card only not several
- * reduction in ID fraud

- hazards:

- * characteristic of totalitarian government
- * anti immigrant
- * potential loss of freedom to work
- * license to exist

Cause for Concern?

- Who guards the guards
- individual reactions range from indifference to extreme opinions both for and against
- issue of institutional trust
- Privacy Act of 1974 regulates Fed. use of personal data
- routine lack of compliance by Fed. agencies
- many loopholes

- weak enforcement
- poor oversight
- poor security (leakage, selling of info., political snooping, falsification of data)
- ignorance of DB info use
- different solutions for government VS private sector
- government must meet a higher standard
- Jefferson: "eternal vigilance is price of liberty"

Consumer Information

Databases and Marketing

- personal info in mailing lists and related
 DBs
- USPS COAs provided to mailing list managers & mass mailers
- data mining: SW analysis of consumer data
 - used to generate new and maintain previous customers
 - First: consumer profile generated
 - Then: search of DBs to match specific profile

- spam can then be targeted
- invisible information gathering:
 - consumers frequently unaware of personal info entry into DBs
- secondary use:
 - info used for other purposes than one for which supplied
- What price are we paying for a "free" Web?
- info compiled may be inaccurate, embarrass, or endanger
- dossiers on virtually anyone can be quickly compiled from online sources

- virtually any personal info may be purchased
- consumer business DBs often subpoenaed during litigation
 - customers not informed despite right to challenge
- Children on the Web
- info accessible to potential molesters
- collection of info sans consent { which children can't give}
 - Children's Online Privacy Protection Act
 [2000]: Web sites must have verifiable
 parental consent for info. collection

Mass Mailings

- junk mail & spam
- largely nuisance
- privacy suits for junk mail have failed
- Some international and US state laws against SPAM, but no federal (but many proposed)
- Dilemma: we want to announce our services & causes

Credit Bureaus

- Experian, Equifax, & Trans Union
- info can be inaccurate
- federally regulated
- Fair Credit Reporting Act (1970) restricts access
 - easy to circumvent for misuse
 - limits age of negative info
- bad report damaging
- info sold to mailing list compilers

- neighborhood targeting of advertising* discriminates against rich and poor
- stopped only recently by all CBs [2001]
- header info can't be sold sans consent[2001]
- Proposed further restrictions
 - consumer right to free copy of own report
 - employers need permission to obtain employee report and only for specific job categories

Medical Records

- very sensitive personal info
- little actual legal protection for confidentiality
- existing laws confusing ambiguous patchwork
 - laws both prohibit and mandate disclosure
- Congress: existing laws inadequate (especially since info regularly crosses state lines)
- unauthorized access

- ∃ underground traffic in personal medical info
- collected for med. product marketing
- HMOs: patient record systems vulnerable to various risks
- medical institutions adopting own privacy policies
- indirect payment for care diminishes our control
 - private insurance
 - Medicare

- medical records may be available to insurers, employers, and the government
- some patients ensure that they minimize their recorded medical info. at greater expense or risk to their health
- public health and research programs require accurate health statistics
- Larger medical care providers & hospitals are replacing paper medical records w. computer DBs. – can be better if access controls used

Proposals:

Federal DB on health & personal info

- risks: access possible by more people who are distant, fewer options, easier access by law enforcement etc., denial of care possible if errors
- reporting to national health DB all medical visits
- national electronic health ID card for eligibility and health data storage & access
 - risk: might be used as a national ID card

Tech & Management Solutions for Privacy

- there should be several protections:
- each person w. access needs unique ID w.
 PW
- hierarchy of access to data and/or operations
 - can improve security over paper
- audit trails tracking of all accesses
- trusted 3rd parties for access
- avoid SSNs as IDs

- encryption especially for network transmissions
- destruction of obsolete records
- restriction on functions of DB

NOTE: attempts to solve problems generated by a new technology by preventing its use are not likely to succeed.

Awareness

- risks better known by public
- privacy-enhancing technologies
- audit trails
- secure access
- trusted third parties
- consumers paid for their info
 - prey's on less affluent?
- privacy audits of Web sites



The Value of Privacy

- necessary for human dignity, individuality, liberty, and the pursuit of happiness
- essential for intimacy
- allows fraud & deception and hides wrongdoing

Rights to Privacy:

- An independent right to privacy not originally recognized
- Brandeis: is distinct from other rights needs greater protection

- usually, if privacy is violated, other rights are violated as well
- Brandeis: inviolate personality
 - — ∃ important aspects of privacy not protected by laws against slander, libel, or defamation
 - copyright, contract and property law do not sufficiently protect privacy
 - allowance for news (general interest), limited situations concerning others' interests, and limited dissemination
 - how is info used
- Thomson: right to privacy?
 - privacy rights are implicit and concomitant with existing property rights

- — ∃ no violation of a privacy right exclusive
 of violating some other existing right
 and protection
- we may waive property rights intentionally or inadvertently
- how is info obtained
- Criticisms
- of Brandeis: no workable principles or definitions – too broad a notion, conflicts with freedom of press etc.
- of Thomson: one can argue for cases where privacy only has been violated
- neither refutes the other different emphases

Application of theory to DBs

- Brandeis: publication is the objectionable action against privacy
 - access and/or use by others to your info.
 not precluded
- consent negates any privacy violation

Economic Viewpoint (Posner)

- Info has both economic & personal value
- one should retain privacy rights if:
 - info is expensive to discover, create, or collect (e.g. trade secret)

- high personal value but low public value (e.g. nudity)
- conversations and communications

• but not if:

 information whose concealment aids in misrepresentation, fraud or manipulation.

• current trends:

- not following Posner closely
- more protection for individuals' facts & communications
- less for organizations

• critics:

 property rights should follow from moral rather than economic principles

Transactions and Privacy

- multiple parties are involved in transactions
- which has the greater right to privacy?
- if confidentiality agreement made, both parties should honor it

Guidelines for Information Usage

- various organizations, public & private, have developed guidelines for handling personal info.
 - laws or policy recommendations
- Code of Fair Info Practices (1973)
 - 1. There should be no systems whose existence is secret
 - (should be strengthened to include periodic notification)
 - 2. There should be a way for a person to find out what data about them are in the system and how they are used
 - 3. Info obtained for one purpose should not be used for another without consent

- 4. There should be a way for a person to correct errs in their files
- 5. organizations are responsible for the reliability and security of the data they create, maintain, use or distribute
- the above guidelines are general and widely accepted
 - controversies spawned when adding specificity and the power of law

Informed consent

- when notified by an organization about what info is collected and its usage, consumers choose degree of consent for use
- Opt out option: consumers choose blanket denial of consent [default: consent]
- Opt in option: consumers choose blanket consent [default: no consent]
- Opt in for each use: consumer consent required for each use and disclosure of info [default: no consent]

Data Ownership

- can we *own* our personal information?
- (qualified) Yes: likeness (image, voice, etc)
- ???: profile
- consumer awareness, preference and action powerful influence on corporate policy
- advocates recommend annotating medical info waivers to include relevance, expiration, and recipient qualification

Free Market View

- privacy problems solved via market & contract
- motivated by:
 - diversity of values & preferences
 - market response to consumer preference
 - flaws of detailed or restrictive legislation and regulation
- Freedom of Information Use Guidelines
- 1. Truth in information gathering
 - incorporates informed consent

- implies liability for violations
- 2. Freedom in information contracting
 - consumers can voluntarily cede privacy in exchange for a specified benefit
- 3. Freedom of speech and commerce
 - there should be no external restriction on disclosure of legally obtained info.

Consumer Protection View

- motivation: corporations are more powerful than individuals
- privacy considered more a right than a commodity
- standards change between small & large community
- waivers of confidentiality can be coerced
- free market offers too few protections for consumers & employees
- expectation of average consumer to understand implications of consent is unrealistic

