

Digital Forensics and Cybercrime

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Part I

**Cybercrime: threats,
modus operandi,
underground economy,
financially-motivated
malware**

Chapter 1

Cybercrime: Threat Landscape

Working on security we work on **risk**, which is composed of different elements:

$$Risk = Asset \times Vulnerabilities \times Threats$$

The risk is the statistical and economical evaluation of the exposure to damage because of the presence of vulnerabilities and threats.

With no threats there are no risks, because it is the only thing that can nullify this equation. Assets and vulnerabilities are never absent.

With no *Threat model* we're completely misguided on the management of our system in terms of security.

1.1 Threat landscape

Threats can be roughly divided along three directions:

Internal vs External threats an internal threat comes from the inside of the organization, it is part of the organization, while an external one don't.

Generic vs Targeted many security threats are generic:

- Generic threats: when you walk towards the underground, you're subjected to pickpocketers: they don't pick you because it's you, you're one of the others, it is a generic threat.
Generic threats are not linked to us by definition, they are linked to us because we look alike somebody easy to be pickpocketed, not because we were the target.
- We can also consider also threats which are not so very generic: aggressions for sexual reasons are more targeted to one gender than one other, while still being generic.

- Targeted threats: specifically designed against us: criminals target **that specific company** (*e.g. they know how for racing cars, i want to steal from THAT company in particular*).

These directions also affect the kind of attacker: pickpocketers vs highly "professional" skilled stealer of information

Financially motivated vs Anything Else we divide:

- **financial attackers** (*which are the most of them*),
- **other attackers** (*governments, secret services, hacktivists..*).

Financially motivated attackers has 2 important positive characteristics:

- **easy to predict:** you look at valuable goods from companies and you can predict who the attackers can be (*e.g. ransomwares*)
- **they're relatively easy to handle:** just deny them the opportunity to take money, like making it too costly wrt what they want to earn.

Notice that what is easy to understand is how to handle them, not to actually handle.

Non financially motivated ones are more difficult to handle:

- We cannot make them too costly or too risky (*e.g. Russians vs Ukraine's Donbass power plant: they have an entire state funding them, and they cannot be arrested for it*), they have more money and they can take more risks
- If they're internal, they already know about the company and its security systems.
- The more motivated is the attack, the more determinated is the attacker

1.1.1 A gartner quadrant of threats

	Generic	Specific
Internal	disgruntled¹ employee	socially-engineered or dishonest employee <i>(financially motivated)</i>
External	Criminals, usually looking to make money <i>(financially motivated)</i>	A variety of advanced hackers <i>(mostly financially motivated)</i>

- **Generic internal threats:** a disgruntled employee who wants a raise, has something against his colleagues, was fired ...
The threat doesn't need to be linked on what the organization does.
- **Specific internal attacks:** former employee stealing from old employer and bringing to the new one, it also exists a specific job which consists in being hired from companies just to steal from them.
Or, employee can also be *social-engineered* into behaving like attackers.
- **Generic external attackers:** attackers which want to earn quick money, they aim to things which are common for all companies, like stealing money from bank accounts and so
They are mostly motivated by financial reasons.
- **Specific external attackers:** industrial spies which aim for money, or governments or terrorists aiming for the destruction of a power plant near Donetsk.

The most important quadrant is than the one which comprehends dishonest or social engineered people (*human factor*): our instinct say us that we need to protect from the outside because we are clan-based animals, and we have our group of trustworthy animals (*our clan*) to which we are positively implicitly biased. **Think about the most famous security technologies:**

- Firewalls are meant to keep people out
- Antiviruses are meant for generic attacks, they use a generic list of malwares

Most of our security technologies protect against external attackers.

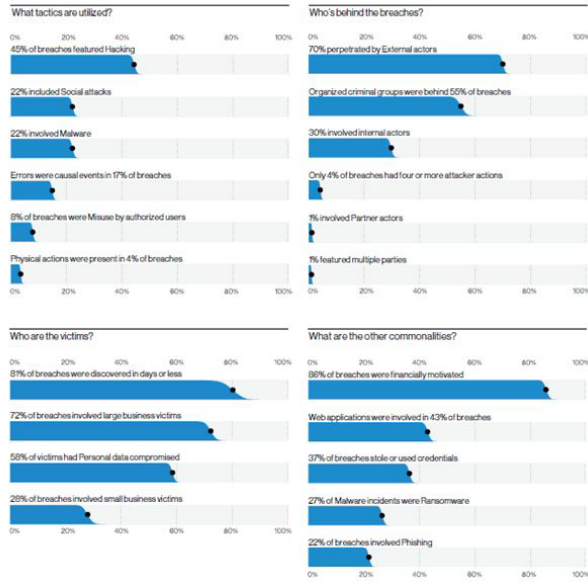
1.1.2 Examples of internal threats



A bit more on:

- **Reckless or socially engineered employees:** in security we often have a wrong perception of the *human element*.
When a company gets infected by a malware because a user clicked on a link or something similar, we blame the *stupid* user for it. But, actually it's not fault of the employee: it is fault of who had the responsibility to manage the fact that a threat was present and it had to be controlled.
Since there will always be someone to click on links, our job is to make sure that they doing it doesn't cause damages to the organization.
e.g. in aviation they study human factor to understand what to do to don't let people make mistakes: in airplanes cockpits there are different levers with different shapes, them are exactly shaped the same in different kinds of planes, it is a standard, and the reason is because people lost their lives because of similar levers.
The solution wasn't to train pilots, but to make the threat difficult to happen.
- **Thirty-party users:** they're for example consultants that work in a company for a long time, where they actually do jobs very similar to the ones of the actual employees while not being true employees of the company.

1.1.3 Data breaches and targeted attacks



Verizon has a big sample of incidents made to their customers:

- The largest part of the attacks features hacking of some sort, the second larger chunk comprehends social attacks.
- The 70% of breaches are perpetrated by external actors. This means that 30% of them starts from the inside, an incredibly high percentage. Consider that data are skewed², in the real world the internal attacks can be even more! (*remember the external threats reasoning, rationality (data) tells us that a lot of threats come from the inside, while our instinct guide us to be aware of the outside*)
- The 86% of them were financially motivated, 14% which are not, are a lot too!

These data are biased and are not representative of the true reality of threats, because simply they're not all collected. This collection can still help us to rationally think on how to manage the overall situation.

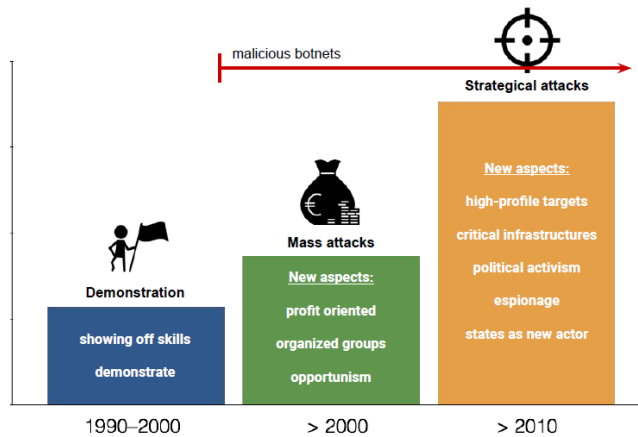
Keep in mind that some security incidents are specifically designed to be difficultly found, a lot of them has never been. This means that there is an entire set of breaches that no one ever investigated.

We measure attacks that we investigated/detected, and this is called the **observation bias**:

Other attacks by their nature be discovered, (*e.g. Dos, ransomware ...*) that's the reason why they are so prevalent in our statistics: they are observed.

²biased

1.2 Brief history of malicious software



Over the last few decades attacks and attackers changed:

- **1990–2000:** most of the attacks were meant to show skills and explore
- **2000–2010:** with the birth of the Internet, massive, profit oriented attacks born. In this period were born also groups working as profitable enterprises of cybercrime.
- **2010-today:** attacks evolved: mass attacks kept happening, but now a lot of them are high profile financial attacks (*before: ransomwares, i ask small amount of money to single persons. now: ransomware attack specific companies to get a lot of money*)

1.3 Financially motivated attackers

Today financially motivated attackers are the "mass", they're interested in monetizing their attacks in possibly two ways:

- **Direct Monetization:**

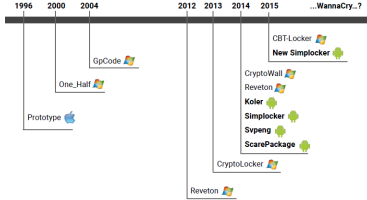
- Credit card/bank account frauds
- Ransomware attacks
- Crypto-miners
- Fake antivirus: they show you warnings that say your computer is infected, and to pay to activate the premium version to get rid of the malware. In reality they are just fake programs asking you to pay for a license.
- Premium calls: back in the days when you called to connect to the provider, someone managed to change the number to let you call a costly one.

- **Indirect Monetization:**

- Abuse of computing resources
- Information gathering (stealing of account infos to sell them)
- Making the machines part of a botnet to rent or sell the botnet

1.4 Direct monetization: ransomware attacks

1.4.1 Brief history of ransomware



In 1996, a paper describing a crypto-malware that was exactly a ransomware was published about 15 years before CryptoLocker which was the first really successful one.

They just *"looked into the crystal ball"* of what in the future would be valuable: taking as hostage digital valuables could become a good way to steal money.

Then something happened:

the internet in 1996 was really different than the one of 2013, ransomwares needed a way for the user to pay a ransom in a way that was easy to perform. The preferred way to perform payments on internet is with credit cards, but this kind of payments have two important defects:

- they are trackable
- they are refundable when fraudulent

Then a new suitable way for payments was born: **cryptocurrencies**.

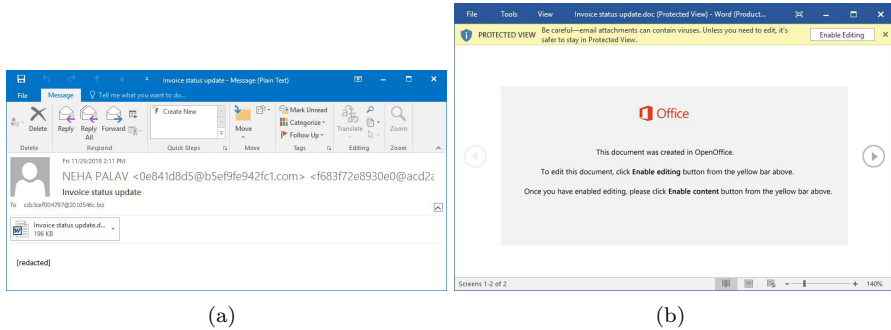
They perfectly fit this need: they are easily accessible, and payments are not reversible.

1.4.2 Ransomware screenshot and social meanings



Look at the structure of the timer: it is made to let you to perceive urgency. The stress of the urgency makes human take bad decisions, with the timer running you're more prone to pay because you feel that you have limited time. In social engineering attacks, urgency is always an important part. (*think about ultimatums in diplomacy, job offers with time limits, poltrone e sofà...*)

1.4.3 How to get infected



Looking at the images we can see an interesting example:

- User receives an e-mail with a short text that contains some sensitive information and an attachment which is social engineered in a way that many people would click
- Microsoft Office shows a message to try to prevent code execution, but the user is prone to click "Enable" because the text contained in the document makes him think that's the right thing to do, even if a lot of grammar errors are present and the whole situation looks suspicious

One could have said that the user must had to be trained to not click, but the reality is that he is not understanding what's happening on his computer.

We can't train a generic user to not click: if your job is to open invoices received by e-mail, there is no way you can be trained.

Even if we train him to click only on what is coming from attendable e-mail addresses, if the "*attendable*" part was hijacked?

What we really should do is to figure out a way that when someone clicks enable, this won't cause any damage. Of course, to train the user to let this happen the less frequent possible is good, but not the main thing to do.

1.4.4 Encryption mechanism: how do ransomware work

Once the malware starts running on target computer, it generates a random symmetric key³, usually one per file, and it encrypts each file with it.

The symmetric key itself it's encrypted with a public key, of an asymmetric key pair generated on the server of the group that runs the malware. The private key is stored on the server, and it will released only when the ransom is payed. Most of this process is automated: when cryptocurrencies are transferred to the criminals' address, the server releases the key associated to it. Different keys to allow the attackers to decrypt only a part of the samples to demonstrate that they can do it.

³used both to encrypt and decrypt information

1.5 Indirect monetization: Botnets

The word botnet comes from the words *robot* and *network*. A botnet is composed by few hundreds to millions of infected devices which run some sort of malware they got by opening an infected email attachment, by plugging an infected USB drive, visiting an infected website (*these are examples of ways to get infected*) Each botnet has a **botmaster** who controls and rents it out to perform tasks (*denial of service, spamming, phishing campaigns, crypto mining ...*), and his only objective is to earn money by renting them.

The significant challenge with this type of crime is that each bot per-se is not dangerous for the machine itself, but for other machines, and since the cost of cleaning up a machine falls on its owner, some can decide to not do anything about. This cost can be seen as a small fee to be payed by *the community* to get everybody safe. Like a vaccination, some cases of infected machines are not a big trouble for the community, while a lot of them can be really dangerous for everybody.

1.5.1 Rise of the bots

Back in the days botnets were used to control IRC chats (*see IRC wars*). Then instead of using the compromised machines to control the chat, botmasters started to use the chat to control the bots.

In 1999, there was one of the first DDoS attacks, which was against University of Minnesota and used at least 227 bots.

In the 2000s DDoS attacks against high profile websites (*Amazon, CNN, eBay ...*) got huge media coverage.

1.5.2 Geolocalization of botnets command and control

Rank	Country	Q2 2020	% Change Q on Q
#1	United States	896	7%
#2	Russia	812	32%
#3	Netherlands	337	61%
#4	Germany	185	7%
#5	Singapore	131	157%
#6	France	108	35%
#7	Great Britain	89	37%
#8	China	74	-15%
#9	Bulgaria	72	38%
#10	Hungary	70	New Entry

This chart shows the number of new botnet C&Cs detected by *Spamhaus* in the second quarter of 2020, and the increase wrt the first one.

By keeping in mind the *observation bias*, we can also introduce another kind of bias which is called **heatmap effect**: we're biased on the density of the population and on how much data we collect from a certain country.

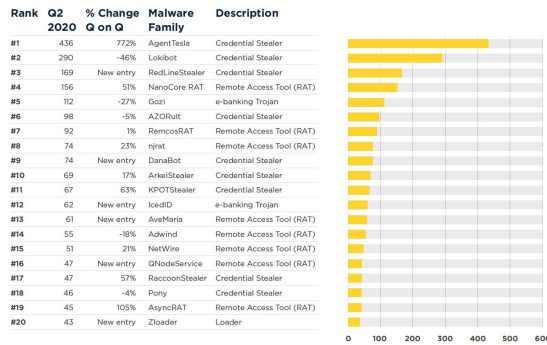
In this kind of charts we'll always have U.S.A. on top, because there's more penetration in the internet, and also this kind of things is tracked. While we'll have less data from less technological advanced states or *perfectly democratic countries* like Russia or the P.R.C. which can result in lower positions while in reality being the first ones.

Here we see an important increase of C&C from The Netherlands:

- it is possible that **something is on**
- or simply that some Netherlands organization decided to participate in this data collection feeding a lot of *new* data

Funny thing about Russia and P.R.C: Russian people hack russian computers too, while P.R.C citizens don't hack into their fellows machines.

1.5.3 Type of (botnet) malware families



Every botnet in general can be used to do any sort of things, but they're used to do only one of them:

- **Credential Stealers:** used to steal sensitive credentials.
- **Banking Trojans:** credential stealers specifically designed to perform stealing of bank accounts information. (*Gozi is the most common one, Zeus the most important one*)
- **Remote Access Tools:** basic botnet oriented malware, which allows to control a computer in order to perform whatever.
- **Loaders:** specifically designed to allow a botmaster to load a program of whatever sort on a computer. Maybe a client ask you to install a certain malware on a lot of computers, and you can do it with a loader.

We talk about families because there are criminal groups that only develop their source code, and who performs the attacks buys the code and personalizes it for the specific purpose they need.

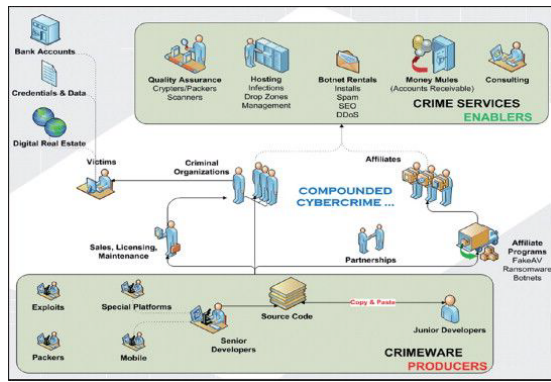
So we can consider three businesses: how to develop them, how to configure them, how to use them.

There is a market for services related to malwares and cyber attacks (*cybercrime as a service, underground market...*) structured around the needs of cyber criminals. This market is fueled by the money that these schemes make. Some of these money pays for the tools used to make that money.

1.6 The cybercrime ecosystem

The status quo consists in **organized groups** performing **various activities**:

- Development and procurement of exploits
- Site infection
- Victim monitoring
- Selling *exploit kits*



These ecosystems can exist because some of the activities done are not illegal: developing exploits per-se is not illegal, selling one is not illegal, the usage of them may be or may be not illegal. Even the services related to the configuration of malware are not illegal, while execution and operation may be. If you're sufficiently shielded and you run these *businesses* in countries that cannot persecute you, we can even know your name and surname but you cannot be arrested.

- Developers write the source code for malwares with the help of packers and exploits developers
- Crime service enablers:
 - Quality assurance makes sure that antiviruses don't detect their software
 - Bulletproof hosting is a kind of *close-an-eye* hosting, (*e.g. russina business networks*) with permit certain suspect activities over their infrastructure, they're sort of borderline organization with lot of regular customers, and some bad ones

1.6.1 Identity sales

People's identities are sold on the black market. They are worth because they can be used for fraud, to open bank accounts used for money laundering for example. The more they're useful, the more they are worth. Worth 50 dollars for you that sell it, the one who pays is going to use them for fraud which is worth more. The black market is fueled from an enormous amount of money that people stole.

1.6.2 Drive by download

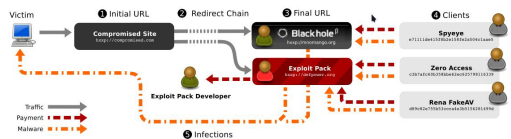


Figure 1: The drive-by-download infection chain. Within the exploit-as-a-service ecosystem, two roles have appeared: exploit kits that aid miscreants in compromising browsers (1), and Traffic-PPM markets that sell installs to clients (4) while managing all aspects of a successful exploit (1,2,3).

This is another way in which malwares are installed: an exploit breaks into your browser and executes code on your machine. This requires your browser to be vulnerable and for you to visit a compromised website with the exploit running (*streaming, cracks of programs websites, ...*). The most compromised are *factually illegal websites*: you're not scared of the strange url if you are in need to see the last movie in streaming, download the expensive program's crack, this is in contrast with a normal situation like going to amazon to buy shoes.

But, *traps* can be also present in legitimate websites.

What actually happens is that the users end up in a series of redirects, called **redirect chain**, which will end up in a visit to a website running what is called **exploitation pack** for your browser.

1.6.3 Exploitation kits sales

This kind of kits is sold in the dark web by well known organizations, take *Blackhole* as example:

they were buying exploits from developers to earn 10s of millions per month renting them.

Their boss, surprisingly called Dmitry “Paunch” Fedotov, was arrested in 2013 after years of running the website.

1.6.4 Monetization on the dark web

Monetization takes a lot of forms, one of them is stealing credit card numbers to sell them for a relatively small price.

The hackers get *easy and fast* money, while the buyers need to use the real

money on the cards to buy expensive objects or to start frauds because they can be easily refunded. (*apple computers, ethnic travel example..*).

1.6.5 Cybercrime and perception

Online, you detach people from the picture. It's actually easier to commit crimes, it's easier to crack a program instead of stealing a car, lot of cyber criminals would never be criminals in the real world. But when you do cybercrime, your perspective is different: you have another perception of what you're doing, that's the reason because crime happens more online.

Ethical people understand the consequences of their actions, and may decide to not do them, but someone can not care about what can happen as a consequence of their actions and perform them anyways:

in the Jamal Khashoggi case, the exploiter which wrote the code for the spyware that ended up to make him killed, would never kill someone. But the consequences of his actions did.

1.6.6 Money mules and money laundering

Most cybercrimes end up with a digital form of money, which criminals want to bring in a physical form, completely disconnected from what they did in principle.

- They can pay invoices to companies somewhere in the world, which in a certain way makes sure that the money come back clean. (*traditional way*)
- They can make use of **money mules**

Money mules are intermediary people which by purpose or not make earnings coming from cybercrime clean money.

Accomplished ones may be people that have nothing to lose (*prejudiced, poor people ...*), they just open bank accounts by their names and get the money transferred and then withdrawn and handed to criminals.

Some of them may also open accounts by somebody else's name using identities that may be stolen with an attack and bought online. They're most difficult to catch because the Police needs to be actually there while they are withdrawing money.

Unaccomplished ones may be people which are fooled by things like the Nigerian prince scam: they get the money on their bank account, send 70% of them to criminals in packages or by moneytransfer, and keep 30%. Most of the cases they get arrested and have to pay back all the money, also the ones they don't own no more.

Buying and selling of goods (*ricettazione*), videogames currencies, ..., are other ways to perform money laundering.

Chapter 2

Cryptocurrencies: abuses and forensics

We talk about cryptocurrencies in the way they are used in cybercrime.

2.1 Bitcoin and blockchain

Bitcoin is an attempt to create **electronic cash**: a digital currency that has lots of properties that physical money have, one of them is **no central authority**. What Satoshi Nakamoto wanted to have is an electronic distributed ledger¹. Having no central authority is a really hard problem to solve (*byzantine consensus*), he did it with **the blockchain**.

The blockchain is a **shared, append-only, trustable** ledger of all coins transactions. The limits of distributed consensus defined in the Byzantine Problem and CAP Theorem are solved using the technique of **proof-of-work**.

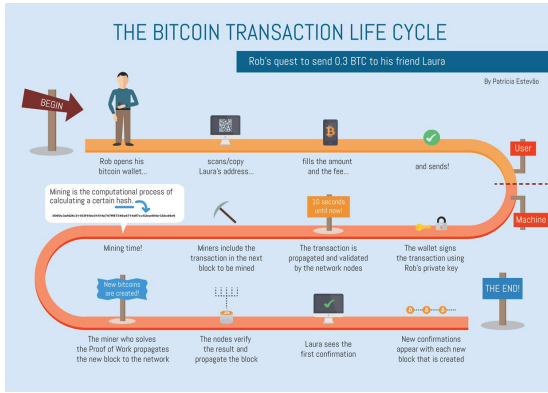
2.2 Wallet and addresses

A wallet is the software that allows to manage and store the **public** and **private** keys for each of the user's bitcoin addresses. To create and sign transactions, track the balance.

A bitcoin address is an alphanumeric string which identifies a *point* where you can send bitcoin to, and where they can be sent from. In order to know how many Bitcoin are *stored* in that key you need to go to the origin of all the transactions and track the flow of them to understand how much of them are there now. This computations is not really efficient but can run without central authority, so the only reason for using a blockchain is if it is really so important to get a way out of a central authority.

¹ledger=registro

2.3 The bitcoin transaction life cycle



As soon as the transaction is on the immutable ledger, the money are on the other address. How do we ensure that this is the only transaction done with those Bitcoins?

Our immutable ledger must be consolidated, with a central authority that would have been easy, how do we agree with no central authority? We need a history that cannot be modified, and to do this we talk about mining.

Mining is the process to generate a block containing all the transactions, and to append it to the blockchain.

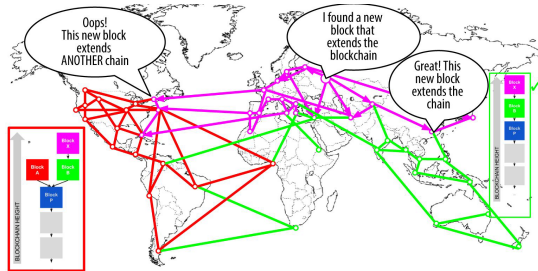
2.4 Mining

Miners compete to generate a new valid block that solves a complex mathematical problem by brute force: the solver is then rewarded a fixed number of BTC. It is a computational demanding activity: miners put a set of transactions in the new block, put there a destination for the reward and then start brute forcing the block to find a sha256 hash of it which starts **with a certain number of zeros**. The more zeros, the more difficult is the process.

When a block is added to the blockchain, the other miners stop brute forcing their blocks and start to compute the hash of another one, to link it to the last found block. The difficulty increases more and more, the reward got smaller and smaller but BTC value gets larger and larger.

Besides of the reward you get, you can also put a fee you want to receive from the transactions you included in the block. Since reward is becoming smaller, fees are becoming larger. Now the fees make small transactions unfeasible.

2.5 Fork events



Sooner or later two miners will get a solution at more or less the same time. This causes a fork where the situation is that for some miners the blockchain ends with block A and for some others with block B.

Now the blockchains are two, and sooner or later some miner will find a solution and append a new block in one of them. The rule says that **the longest blockchain is the true one**. As soon as one blockchain becomes longer, all the miners move to that leaving the other one sadly alone.

This is done because in order to revert a payment you'd need to go back on your block, go ahead mining until your blockchain is the longest one: this means that you would compete with all the other miners. To be sure that a certain transaction is there and cannot be canceled, you must wait that the block in which it finds itself is a couple blocks behind the last one.

2.6 Bitcoin and black market

Bitcoin immediately started to be used for black markets. Because you had a way to pay without an infrastructure.

2.6.1 Pseudo-anonymity

The first reason to use Bitcoin for black markets is **anonymity**.

In reality Bitcoin is actually **pseudonymous**: the identifier for the transactions is not directly connected to an identity, but to an address which can be seen as a username.

Every entity generates multiple keys for themselves, so more pseudonyms. This pseudonymity is robust because addresses don't refer in any way to their owners. Transactions are public by the way, and this is a terrible property if you're interested in anonymity; while addresses are not connected to people, there is something that connects addresses related to the same person:

- transaction can have multiple keys as input, if a transaction has multiple inputs, very likely that the inputs are all owned by the same entity

- Bitcoin works in a way in which you cannot spend less than the whole amount of bitcoin you have in your address, to send a smaller amount to somebody, you'd generate a transaction with two outputs:
 - The destination address
 - A new address called Shadow Address which is owned by the same person who started the transaction, where the rest of the currency is sent.

Until 2013, a bug made very easy to know which of the two outputs in a transaction were the shadow address, hence making easier to track their correlations. It was then possible to track addresses in a way in which keys belonging to the same entity were collapsed in large sets. When you have one of those addresses connected to somebody's name you can actually connect all the others in the set to him.

Silk Road Example

Silk Road was a black market which used BTC as currency, it was ran by someone under the name of "*Dead Pirate Roberts*".

It was found out that someone using the nickname "*altoid*" were advertising Silk Road on different websites, and with the same nickname earlier in the past was also hiring developers for a PHP project. (*which then became Silk Road*) In that specific post, altoid was asking to contact him at "*rossulbricht at gmail dot com*" if interested.

He also posted a request for help which included PHP code with his address in it: 1LDNLreKJ6GawBHPgB5yfVLBERi8g3SbQS², which then was found to be associated with Silk Road

Ross Ulbricht was arrested in 2013.

2.6.2 Why do people use Bitcoin for ransoms?

For these two characteristics:

- BTC transactions, in contrast with common electronic payment systems, are irreversible.
- To use other kinds of digital payments you need an infrastructure (*bank account*...), with cryptocurrency you just need an address.

²today there are 20 dollars of Bitcoin

Part II

Fraud detection and analysis

Chapter 3

Frauds: definition and types

3.1 What is a fraud?

Wrongful or criminal deception intended to result in financial or personal gain
Fraud is an uncommon, well-considered, imperceptibly concealed, time-evolving
and often carefully organized crime which appears in many types of forms

The two definitions together explain well what a fraud is. The second especially gives us the fraud's characteristics.

A fraud is:

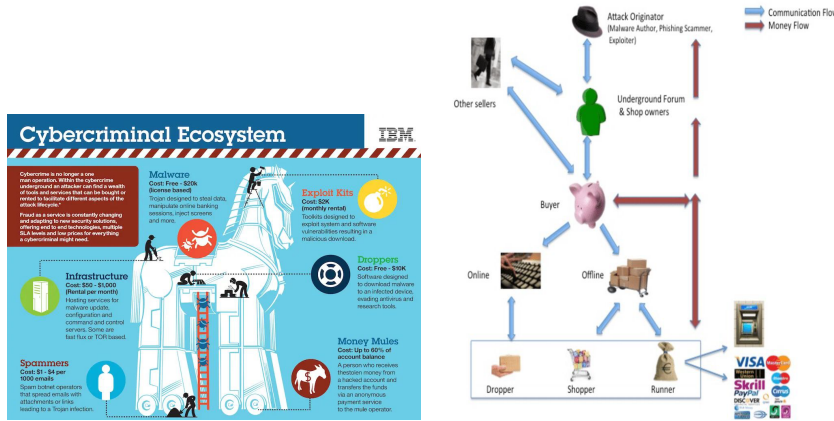
- a **social phenomenon**
- **Uncommon:** usually the percentage of frauds is very small. Only a minority of cases concerns frauds, and only a limited number of them will be **known** to concern fraud.
This makes them difficult to **be detected**, because fraudulent cases are covered by legitimate ones, and makes difficult to **learn from historical cases**, because of the small number of available samples.
- **Well considered and imperceptibly concealed:** fraudsters try to remain *unnoticed and covered*, they blend in¹ frauds by not-behaving differently from non-fraudsters. Fraudsters **hide** very well by well-considering and planning how to precisely commit fraud
- **Time-evolving:** since fraud detection systems improve and learn by example, fraudsters adapt and refine their methods to remain undetected. Fraudsters techniques evolve in time along with or better ahead of fraud detection mechanisms. This is an adversarial situation in which usually the fraudster is always ahead. Each security solution has a cost which can be a waste if the fraudster is able to break it in days.
Not only frauds change, but also the legitimate behavior of the users.

¹mimetizzano

Also this must be followed in time, this is called concept drift: legitimate behavior of models changes in time.

- **Carefully organized crime:** they're not usually composed of a single operation, and fraudsters belong to a complex and organized structure. The entire cybercrime group (context) after a fraud must be investigated.

3.2 Cybercriminal ecosystem



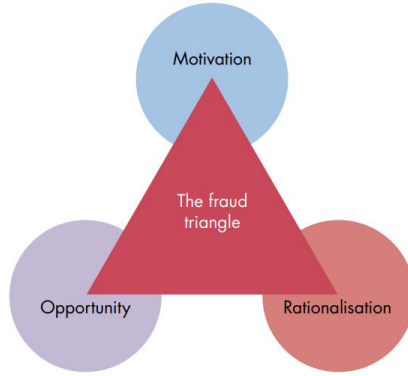
- Some groups are specialized in creating malwares
- Some in providing infrastructures to perform money laundering
- Others to perform financial crimes
- Others spamming, phishing
- Others exploiting

Every single time we think about a financial fraud, what we see is just the last part of an entire interaction between criminals in the entire ecosystem.

A buyer usually isn't able to perform cyber-crimes, he just interacts with criminals through forums to pay for their services, which put together form a crime.

3.3 Why do people commit frauds?

The *basic driver* for committing fraud is the **potential monetary gain or benefit**. The fraud triangle is a general model that tries to define which are the drivers for fraudsters:



- Motivation: usually the need to escape from a tragic situation, or just greed
- Opportunity: the fraudsters know that a system has low security or they know someone from the inside that knows about some vulnerability to exploit
- Rationalisation: usually they perform frauds when they think that what they're doing is *not so bad*

Fraud detection and prevention systems aim to reduce as much as possible the opportunities for attackers, making attacks non-convenient.

3.4 Fraud categories

- **Banking and credit card frauds:** Unauthorized taking of another's credit. They happen in two different ways:
 - **Application fraud:** the target is the company, which is convinced to release a credit card under a fake identity. Then, fraudsters spend as much as possible in a short space of time.
 - **Behavioral fraud:** the target is a user, details of legitimate cards are obtained fraudulently by stealing credentials.
- **Insurance Frauds:** Related to any type of insurance
 - Selling nonexistent policies
 - Buying policies to get paid from fake incidents
- **Corruption:** The misuse of entrusted power for private gain
- **Counterfeit:** An imitation intended to be passed off deceptively as genuine. Typically concerns valuable objects like credit cards, IDs, popular products, money ...

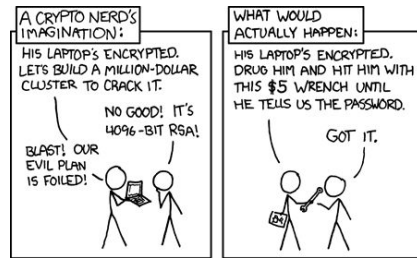
- **Product warranty fraud:** A fraud that tries to exploit the warranty of a product
- **Healthcare fraud:** Filling of dishonest healthcare claims to make profit. Common in the US.
- **Telecommunications fraud:** Theft or use of telecommunication services to commit other forms of fraud
- **Money laundering:** Taking the proceeds of criminal activity and making them appear legal. Usually one of the most effective and efficient crimes
- **Click fraud:** Illegal clicks on a website's advertisements to increase the payable number of clicks
- **Identity theft:** Obtaining the personal or financial information of another person for the purpose of assuming that person's identity to make transactions or purchases
- **Tax Evasion:** Illegal act or practice of failing to pay taxes that are owed
- **Plagiarism:** Steal and pass off the ideas or words of another as own

3.4.1 Social Engineering

It is one of the main vectors to perform frauds. Attackers use human interaction to obtain or compromise information by psychologically manipulating a person into knowingly or unknowingly giving up information.

It essentially means *hacking* into a person to steal valuable information from many sources. It consistently works, while technology vulnerabilities are hardened and solved.

The attackers usually address the weakest element of the system, which is most of the times the user. There is no patch for human stupidity.



3.4.2 Famous social engineering cases

- Kevin Mitnick
- Frank Abagnale

Phishing

Is the fraudulent process of attempting to acquire sensitive information by masquerading as a trustworthy entity in an electronic communication.

The Nigerian Prince Scam

Email requesting the victim to help a Nigerian Prince into retrieving the money from an account. Part of money laundering where the victim is the only one persecutable.

Vishing

To steal or change someone credentials by faking to be someone else and convincing their keeper

Getting dressed

People dressed in certain ways are able to convince other people surrounding them to be someone which is allowed to do something like asking money from the cashier faking to be a bank guard.

3.4.3 Frauds Impact

Frauds is often mistakenly considered to be a victimless crime, but actually it has an impact:

- A typical organizations loses 5% of its revenues to fraud each year
- The total cost of insurance fraud in the USA is estimated to be more than \$40 billion per year
- Fraud costs the United Kingdom £73 billion a year
- Credit card companies lose approximately 7 cents per every hundred dollars of transactions due to fraud

There is a need to invest into **up-to-date defense infrastructures**

3.5 Anti-Fraud Strategy

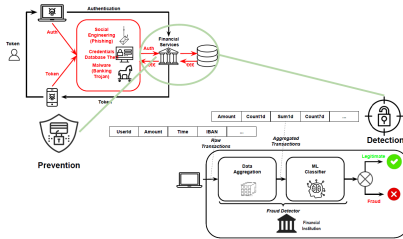
Advanced anti fraud mechanisms:

- Reduce losses due to fraud
 - Prevented & Detected
 - Fraudsters tend to look for the easy way and will look for easier opportunities

We call:

- **Fraud detection:** the process to recognize or discover frauds once they happen (ex-post approach)
- **Fraud prevention:** the set of techniques used to avoid or reduce frauds (ex-ante approach)

3.5.1 Example: Banking Fraud



The system must be defended on the financial services side, because phone and laptop are compromised.

The system tries to prevent frauds before they are executed and detect frauds after. These kind of systems are based on Machine Learning usually, automatically analyzing data in order to understand what is legitimate and what is not.

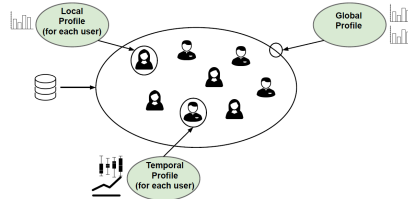
3.5.2 Fraud Detection and Prevention

They are **complementary** but not independent:

- Fraudsters adapt to the prevention mechanism changing their behavior, this impacts the detection mechanism.
- This also happens for the detection mechanism, impacting the prevention mechanism.

So what happens is that both are updated in order to impact in the good sense the other mechanism.

3.5.3 Fraud Detection approach



Data are analysed by:

- A local perspective: local profile characterizes each user's spending pattern to evaluate the anomaly of new transaction
- A global perspective: global profile characterizes *classes* of spending patterns and mitigate the undertraining problem
- Temporal Profile deals with frauds that exploit the repetition of legitimate looking transactions over time

In the end a score is computed for each single transaction, scoring the risk of them to be frauds. At the end of the day, all of the fraudulent-checked transactions are personally verified by real people.

Consider that this has a cost. False positive can also make the organization to lose clients.

3.5.4 Fraud prevention mechanism

All mechanism put in place to implement strong customer authentication: a European regulatory requirement to reduce fraud and make online payments more secure.

Strong Customer Authentication requires to use at least two out of the following elements:

- Something the customer knows: such as a password
- Something the customer has: phone or hardware token
- Something the customer is: such as fingerprint

Classic technologies

One time password generators used to generate part of the code required to online payments by the use of the other part, smart cards with private keys were able to generate a password based on the user's card.

Static OTP lists were a list of codes usable to perform some operations.

Modern Technology

Nowadays software implement the same functionalities of password generators.

Attackers adapt to it

- Sim swapping attack: to obtain codes usually the user receives a PIN over sms. Attackers contact phone carriers to make them give a new SIM card by pretending to be you.
- Another attack was a social engineering attack to steal banking credentials, perform a transaction without having the code, calling you by faking to be your bank to tell you to provide the token to block a transaction while actually performing it.

3.6 Expert-based knowledge

3.6.1 Expert-based approach

The expert-based approach is based on the domain knowledge of the fraud analyst: he is able to gather and process the right information in the right manner. Performing detailed and manual investigation of suspicious cases, may indicate a new fraud mechanism, an analyst can understand and address the new mechanism.

Comprehension of the fraud mechanism allows extending the fraud detection and prevention mechanism.

Every time a new transaction is flagged suspicious, is going to be investigated, if it's labeled as fraud, the specific case will be added to the fraud detection mechanism.

3.6.2 Fraud investigation and management

There are two possible types of measures that can be taken when fraudulent activities are detected and confirmed:

- Corrective Measures
- Preventive Measures

Corrective Measures

Aim to resolve the fraud and correct the consequences. We call **retrospective screening** the set of actions to retrospectively detect frauds and subsequently address similar cases.

The sooner corrective measures are taken and fraud is detected, the more effective such measures are and the more losses can be avoided.

Preventive Measures

Aim to prevent future frauds, making the organization more robust and less vulnerable.

The typical process:

- Investigate the fraud case to understand the underlying mechanisms
- Extend the available expert knowledge with the discovered mechanisms
- Adjust the detection and prevention system

3.6.3 Rule-based engine

If-then rules are applied to future transactions and trigger an alert when a fraud may be committed.

They are based on previously detected fraud patterns.

Disadvantages:

- **Expensive to build:** each fraud case must be detected, and rules for the specific case must be written. Rules' complexity increases with fraud scheme complexity.
- **Difficult to maintain and manage:** the rule base must be kept lean and effective, every signaled case requires human follow-up and investigation.
- **New fraud patterns are not automatically signaled:** rules are based on past history, but fraud is a dynamic phenomenon and fraudsters can learn and circumvent the rules.

Rule based engine must be continuously monitored, improved and updated to remain effective.

3.6.4 Fraud becomes easier to detect the more time has passed

A fraud mechanism is first successfully used:

- it will increase in the usage, fraudsters appear to be repeated offenders
- it will increase the number of this particular type of fraud, because fraudsters share knowledge

The more the scheme is used, the more it will become **evident**, becoming **statistically easier to detect**, then also similar frauds committed in the past will be discovered.

Big data can be explored and exploited for fraud detection at a lower cost → data-driven fraud detection.

3.6.5 Expert based vs Automated fraud-detection systems

Expert based systems relies on human expert input, evaluation and monitoring. They are a starting point and complementary tool to develop an effective fraud-detection and prevention system.

Automated data-driven systems require less human involvement and can lead to a more efficient and effective system, but, **expert knowledge remains crucial to build effective systems**

3.6.6 Data-driven fraud detection

- **Precision:**

- Organizations have a limited investigation capacity
- These approaches have increased detection power wrt classic approaches
- They process massive volumes of information to discover frauds that are not apparent to the human eye
- The goals of a fraud-detection system are to make optimal use of the limited investigation capacity and maximize the fraction of fraudulent cases among the inspected ones, high precision means high fraction of inspected frauds

- **Operational efficiency:**

- operational requirements impose time constraints on the processing of a case
- **Cost efficiency:** expert based fraud detection systems are challenging and labor intensive, automated data-driven approaches are compliant with stringent operational requirements

- **Growing amount of interest:**

- frauds have a negative social and financial impacts, which increases awareness and attention for them.
- This makes grow investments and research from academia, industry and government.

Part III

Digital Forensics principles

Chapter 4

Introduction to Digital Forensics

4.1 What does forensics mean?

- **Forensics** is the application of scientific analysis to reconstruct evidence.
- **Digital Forensics** is one of the disciplines of forensics, is the application of scientific analysis methods to digital data, computer systems, and network data to reconstruct evidence.

Forensics is strongly related with laws: different jurisdiction means different procedures.

4.2 The Daubert standard (USA)

Generally speaking, we can have two sources of evidence:

- physical evidence
- eyewitness testimony

To provide physical evidence, an expert is allowed to give an opinion in court because of the fact that he is an expert, and the use of scientific methods is the reason why he is listened to.

How do we define what an expert is?

4.2.1 The Daubert Standard

We define as expert witness someone who has witness because of its own experience.

The Daubert standard define an expert witness as follows:

A witness who is qualified as an expert by knowledge, skill, experience, training, or education may testify in the form of an opinion or otherwise if:

- The expert's scientific, technical, or other specialized knowledge will help the trier of fact¹ to understand the evidence or to determine a fact in issue;
- The testimony is based on sufficient facts or data;
- The testimony is the product of reliable principles and methods; and
- The expert has reliably applied the principles and methods to the facts of the case.

Reliable principles and methods means that they are scientifically found. You need an expert to use scientific method to establish those facts:

4.2.2 What is scientific? (Italy)

- Galileo: scientific means repeatable, you actually make an experiment to demonstrate that something can happen
- Popper: scientific means falsifiable, if you're able to create, at least in your mind, an example which proves the opposite of a statement, then the statement is scientific.
 - Example: *Stefano is a kind person* is not a scientific statement, because it is not falsifiable.

Some of the questions are not falsifiable, hence not scientific. An example is a criminal which keeps images of kids on his own computer. Did he do it willingly or not? This is not falsifiable.

What is possible to do is to look at the folder to see if it was opened multiple times, look at the file to see if it was in the browser's cache or in a specific folder on the criminal's computer.

4.2.3 Daubert Test for scientific

Factors to consider (USA) to establish if something is scientific or not:

- Whether the theory or technique employed by the expert is generally accepted in the scientific community
- Whether it has been subjected to peer review and publication
- Whether it can be and has been tested
- Whether the known or potential rate of error is acceptable; and
- Whether the research was conducted independent of the particular litigation or dependent on an intention to provide the proposed testimony.

¹the judge

4.3 Example of forensic engagements

We do forensics for different situations in different contexts

Example of forensic engagements

Situations and constraints	Crimes and events (examples)
<ul style="list-style-type: none">Internal investigations (inside an organization)Criminal investigations (defense or prosecution)Post-mortem of a system to assess damage / define recovery strategyResearch (honeypot, etc)	<ul style="list-style-type: none">Child pornographyFraudCyber extortion / threatsEspionageCopyright infringementsPolicy violations

Depending on which part of the lawsuit you're working for: (*"prosecutor"*, *"judge"*, *"lawyer"*), the things that you can do are different.

The procedures has always to be contextualized in what are the purposes and which constraints the purpose has.

Crimes:

- The first investigated crime is the one that has to do with children. The reason why is that it is one of the easiest to prosecute.
- Fraud is the second one. Prosecuting fraud is difficult because there is a large amount of them which are perpetrated by people who live in countries where the laws kind of permit it. It is still denounced because people can get their money back.
- Cyber extortion is the crime which consists into stealing personal data to get money from them. Extortion happens with family, work related, revenge cases.

There exist also a lot of non-cyber crimes which involve digital components:

- Search for traces in digital devices in murder cases
- Tracking or geo-localization of mobile devices

Digital components can be fundamental.

4.4 Phases of an investigation (Pollitt)

- Source acquisition: how we preserve digital evidence
- Evidence identification: how we analyze digital evidence
- Evaluation: how we take evidence and pack with the specific case
- Presentation: how we put together all of this in a court

Part IV

Acquisition, analysis, evaluation and presentation of evidence

Chapter 5

Acquisition

Forensics was born in the USA, it borders with law so it was developed with US laws in mind.

The legal system of USA and the EUs ones are extremely different, and so is the court approach:

- In the U.S. most of the cases are tried by juries of peers, the judge works to make the court work. In fact, the judge is the one to decide if evidence is admissible or not. If not admissible, that could not be talked about from jury and lawyers or taken into account. Admissibility of scientific evidence is completely based on the concept of **chain of custody**: *tracking where the evidence was taken, who was in custody, where was it stored, who analyzed it, what was done to it*. If that is broken, evidence becomes inadmissible.
- In Italy is the judge the one who takes the decision. The jury exists only in Corte d'Assise and it is made by people extracted from a certain set. Is the judge to evaluate the admissibility of the evidence, it is inadmissible only if it was taken in violation of laws.

By the way, the Council of Europe has an international law agreement called **Convention of Budapest on cybercrime**, it was written in 1999, and was incorporated in the Italian law in 2008. Also international standards from ISO/IEC can be applied.

5.1 Brittleness of digital evidence

Digital evidence is **brittle**¹, it is because if it is modified there is no way to tell. In other words, it is not **tamper evident**². This means that there is no way to say if the chain of custody was violated.

Digital evidence can also be fake created:

¹fragile

²non mostra segni di manomissione anche se manomessa

- By changing for example the clock of a computer, it is possible to create a fake file which was modified in a different time, and there is no way to figure out if that happened.

We need an entire process of acquisition to create ways to make digital evidence as far as possible tamper evident, there is a need to ensure:

- Legal compliance: evidence must comply with the laws.
- Ethical behavior from all parties: even the police can act unethical
- Detection of errors in good faith
- Detection of natural decay

5.2 The usage of hashes in digital forensics

Hash functions are used to record the state of an object at a given step of acquisition. It is constantly checked to ensure authenticity and non-tampered state of that at any further phase of acquisition. They are used to "freeze" the crime scene.

- We don't know what happened before that first step
- We can only tell if something has been tampered, but not what has been tampered. We also cannot restore data if tampered.
- Hashes are used to prove that something has been modified, but cannot tell what.

Since evidence is going to be stored on a certain media, hashes must be put in another place (*e.g. writing them on a physical register is the most frequent, or use digital signatures*).

5.3 Hardware and software for acquisition

- Hardware:
 - Removable HD enclosures or connectors with different plugs
 - Write blocker
 - External disks
 - USB, firewire, SATA, e-SATA controllers if possible
- Linux: extensive native file system support, ease of accessing drives and partitions without mounting them

5.4 Bitstream images

What we want to acquire, if possible, is a **bitstream image**, a bit-by-bit clone of the original evidence media. The main reason is because if we only copy the allocated content we potentially lose information stored in the unallocated part of the disk. This is called a **forensic clone** or clone copy or image of the disk.

5.5 Basic procedure of acquisition

- Disconnect the media from the original system, if possible
- Connect the source media to the analysis station, if possible with a write blocker
- Compute the hash of the source:
 - Linux: `#dd if=/dev/sda conv=noerror,sync — sha256sum`
 - `conv=noerror` means "*keep going even if the system generated some errors*"
- Copy the source:
 - Linux:
 - `#dd if=/dev/sda of=/tmp/acquisition.img conv=noerror,sync`
- Compute the hashes of the source and the clone
 - Linux: `#dd if=/dev/sda conv=noerror,sync — sha256sum`
 - `#sha256sum /tmp/acquisition.img`
- Compare the three hashes

If the hashes are different, it means that the copy didn't happen correctly or that you tampered with the drive, or that some damaged block read broke it, or that some damaged block reads everytime something different ...

It could be also good to compute MD5 and SHA-1 hashes, for redundancy and backward compatibility.

5.5.1 Challenges: time

A typical hard drive capacity today is 1TB. Transfer speeds are in the order of 600MB/s (*SATA 3*), but mechanical drives reach an average of 80MB/s (*SSDs are actually fast as SATA3*), USB connectors are up to 100MB/s.

This means that for a 1TB drive you can expect to wait several hours to complete a copy or to run a hash. Tools like **embedded duplicators** or software like dcfldd can make this run in parallel to save time.

5.5.2 Challenges: size

File systems limit to 4TB mostly for the size of a file. If a drive is larger, it has to be spliced in more files.

Space is also needed to keep data for all the devices used in an investigation, which can be in the order of the hundreds of terabytes, that's why NAS or SAN systems are common in forensic shops.

Sometimes it can be also useful to move images across a network, for example by using netcat to listen for a stream generated by the computer which is taking the acquisition.

5.5.3 Challenges: encryption

Many machines use encryption. In some cases the key for decryption is stored on the motherboard of the computer, and so the image became useless without the computer.

5.6 Alternative procedures

5.6.1 Alternative 1: booting from live distribution

Sometimes it is mandatory to work directly on the actual machine, because of systems with weird connectors, RAID devices or because of specific investigation constraints.

In these cases it is possible to live-boot the system using a Linux distribution targeted for forensic analysis, like *Tsurugi* or *BackBox*³.

This process has to be performed with great care, different systems have different ways to access the boot menu, and if by chance the original operating system is booted, it may cause a loss of useful data.

5.6.2 Alternative 2: Target powered on

For many reasons can happen that the target machine is turned on:

- Maybe it is running a critical service for the company we're working for
- Maybe it was seized while turned on

Working with a powered on machine is called **live forensics**. Can we turn it off? Probably not if the machine is a critical one. Should we turn it off? Maybe not if we're trying to do live analysis of an intruder. We want to exclude an intruder? We can disconnect the network.

Since the machine is turned on, our actions are going to modify its state, our commands, even turning the machine off will change it, because of the operating system's operations.

³The reason why we use specific distribution, is because we do not want to overwrite linux swap partitions on the media

Now the perspective changed, before we thought of evidence as immutable as possible, now we don't.

Since our actions are going to tamper with the state of the system, we need to **document what we did** (*to preserve chain of custody (USA)*), here we don't have the safeguard of the hash. Work in volatility order:

- Dumping the memory may be useful, for example most of the break-in attacks are file-less.
- So is saving runtime information: network, process information, etc...
- Consider encryption before turning the machine off (*maybe the device can become unusable after*)
- Finally, disk acquisition

If possible, perform the acquisition without a shutdown, if not, if the machine has to be reboot after, shut it down properly. If it is not critical it is possible to pull the plug to not tamper the disk.

Useful commands

- Network data: `"ifconfig -a ; netstat -anp ; route -n ; arp"`
- Process data (to store process information): `"ps aux ; lsof file"`
- Users data: `"who; last; lastlog"`
- Memory acquisition: `"Mantech mdd, win32dd, Mandiant Memoryze"`

5.6.3 Alternate 3: live network analysis

In enterprise environments if we want to observe an attacker *live* without him being scared of our actions, we can use two observation points that are outside of the machine: logs and network traffic (*we'll have a separate class*)

5.6.4 New Challenges (separate classes)

- Forensics in cloud environments
- Mobile forensics
- SSD drives work different than magnetic drives

Chapter 6

Analysis or Identification

The purpose of Identification is to perform actions that can fall anywhere in computer science.

We'll look at either the methodologies and specific forensics cases.

Typically we use Linux:

- extensive native file system support
- we can just dump a disk image as a file with linux, and we can mount the copy as if it were a drive, also read only to prevent writing and keep the copies not touched.

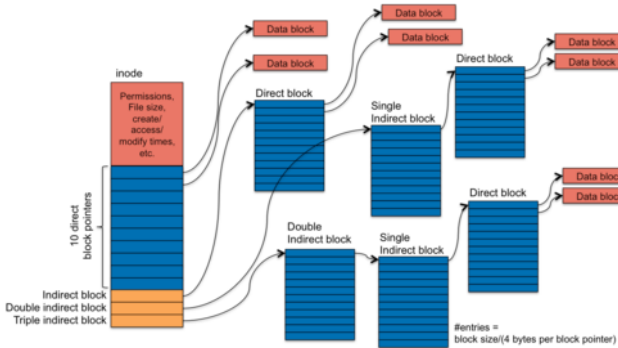
Why not Windows? Nobody uses windows by itself. It must be confined, it stinks.

- It tampers with drives by automatically mounting them and writing on them.
- No image handling or hotswapping of drives.
- No support for non Windows filesystems.

The best thing to do is to use linux as host with windows as guest on virtual machines:

- Work the images with Linux, mount them read-only and exporting them via Samba or vmware "*not persistent*" to Windows.
- Use specific windows tools

Keep in mind that sharing something like this, is doing it file level: any utility that analize drives cannot work in this way.



6.0.1 What does scientific mean?

We defined scientific as repeatable. Any other expert will be able to perform the same experiment, on a clone of the image, obtaining the same results I obtained. The experiment is not just a black box tool with an input and an output, the expert must be able to perform the same analysis by hand (at least in theory). This means that analysis software needs to be open sourced, and possibly free. Proprietary or "law enforcement only" tools can be used but the analysis must be performed again with something repeatable. (*Judges, Lawyers, Marescialli, they can access the source for "law enforcement only" tools*).

6.0.2 What does analysis mean?

During the analysis phase, we may need to apply many techniques from computer science, that's the reason because people goes to a forensic expert. Forensic experts are able to do analysis because they are competent in computer science in general. They can also be ethically prone to call other experts in fields in which they're not so expert.

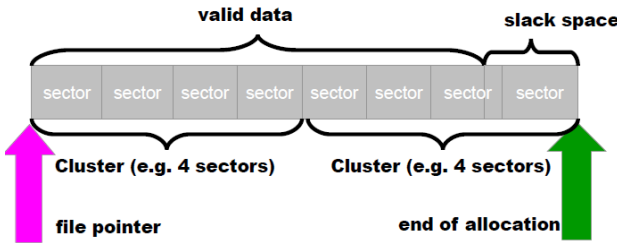
6.1 Recovery of deleted data

Data/evidence may have been voluntarily or involuntarily deleted because time passed, because of the OS, because the drive was formatted, because the drive was faulty. In many of these cases, we may be able to reconstruct all or part of the information, which is one of the most typical tasks computer forensics experts perform.

Let's look at the UNIX file system again for the millionth time to recall basic elements on data storage by OSs:

A file system is a way to organize the space on a drive to store information. It's an archive-like thing. The basic idea is to have units of information (*files*), to put on the storage drive, and then to have an index of what is stored and where. Following the index I can find the place where things are stored.

Without the index I may not reach them (*if they were deleted*) but they can



still be stored:

when we delete a file the operating system just marks the file as deleted and just doesn't show it no more. The actual data will go away when overwritten by other files.

Indexes and data will go away randomly and independently from each other, statistically on a large hard drive there is a good possibility that metadata goes away before data blocks.

6.1.1 Disk Geometry

tracks, cylinders . . . When reading and writing, the minimum portion of a track is called sector, each drive has a different sector size, and the OS can't manage it for each of the existent models.

OS's filesystems are made to work on clusters of sectors (*NTFS uses 4kb clusters*), independently of the real dimension on the drive. So, storing for example a file of size 5kb needs 1 cluster of 4kb + a fourth of a cluster, and leaves the remaining part as unused slack space.

In the slack space there can possibly be remainances of old files, obviously they can be small portions, so only small files can be retrieved (*e-mails, text files . . .*), while other filetypes can't because they need to be full to be read (*images, encrypted files . . .*)

Sectors are one after the other, if we place a file on a drive there is a good possibility that all the sectors of it are one after the other, so by scanning (*cramming*) the drive can be possible to find them and restore them too.

The issues are with fragmented files, it was a big problem on small drives, now in most cases drives are so large to not fragment and most of OS's try to not break files for performance reasons. There still are techniques to find fragments of files and restore them.

Another issue is with encrypted, compressed files. In those cases we really need the file to be complete to be able to read them.

Headerless files because they were taken away header or footer cannot be interpreted. Headerless compressed/encrypted files are unpractical.

6.1.2 Free software tools for data recovery

- TSK and Autopsy can perform data recovery under linux, they support NTFS, FAT, FFS, EXT2, EXT3..
- Foremost can perform file recovery through carving
- gpart, testdisk can perform partition recovery
- photorec can seek specifically for images or videos

6.2 Antiforensic techniques

They are techniques designed to create confusion in the analyst and/or defeat tools and techniques used by analysts.

- Transient techniques: aim to confuse or mislead the analyst, can be defeated if detected
- Definitive techniques: make impossible to recover data

6.2.1 Critical failure points

Acquisition (*usage of tools for repeatable cloning and custody*) and identification (*usage of tools for analysis of file systems, data reconstruction and carving*) Interfering, it is possible to compromise the process. We talk about transient anti-forensics if we interfere with identification, definitive anti-forensics if we interfere with acquisition.

6.2.2 Timeline tampering (definitive)

Files' metadata store also information about modified, accessed, created dates (MAC) + Entry Changed (E) value on NTFS.

A typical way to use these data is to take all of the MAC entries of all files in the drive and put them in reverse order starting from the most recent, to display a so-called timeline.

As we go back, since every action overwrites the previous value we just will see the last one, as far we go, old data are shown because they maybe were stored and never touched.

MAC information can be modified to make them appear separated, close, randomized or moving them completely out of scope.

MAC though are not enforced by the OS, they're only declarations. There exist tools just to change these values, those values are not there for security reasons. In Unix you can use the touch command to change the thing for example, and there is no track of this, we can have a drive with manipulated access times.

So, as forensic experts we cannot guarantee that these values are correct, and if we use them to support or not support theories we must keep in mind.

6.2.3 Countering file recovery (definitive)

File recovery uses data remnants, but some tools can perform *secure deletion*:

- they can overwrite blocks, fill not allocated parts and/or slack spaces with zeros
- they can go on specific blocks and overwrite them

Encrypted drives can create problems with file recovery, also because they're managed in a way which is different from the usual filesystem's usage of the blocks.

Virtual machines, when dynamically allocating drives (*which are actually files*) have they to shrink if data are deleted and to enlarge when new data is written, often implicitly countering file recovery.

The talk

Gutmann in the 80's said that probably it was possible to understand if a zero was written in a sector or a one was, because of the magnetism. In reality it was difficult to do that (impossible) even in the 80s, with nowadays dense disks it is certainly not possible.

But we still have the Gutmann patterns to "erase" disk contents.

6.2.4 Fileless attacks (definitive)

Many modern attacks tend to be fileless, with no traces on the disk at all. For instance, Metasploit's meterpreter is injected in a process' memory space, and gives attacker control without writing anything to disk. So, if the machine is off, the evidence is lost, the only thing that can save us is to dump the memory of the machine, if possible, in our acquisition phase.

6.2.5 Filesystem insertion (transient)

Data placed where there's no reason to look for them, in particular inside filesystem metadata. Inside a partition table there is space for $\sim 32\text{KB}$ of data.

In ext2/3:

- RuneFS can write in bad block inodes
- WaffenFS adds a fake ext3 journal in an ext2 partition
- KY FS uses directory inodes
- Data Mule FS puts data in padding and metadata structures of filesystem ignored by forensic tools

6.2.6 Log analysis (~ transient)

On most machines one of the big sources of info for forensic analysis are logs. Logs tend to be long text files with structured text inside, so they can be manually scrolled or checked by use of regular expressions or scripts.

If attackers can inject stuff in the logs (very likely), they can try to make your scripts fail, or even to exploit them.

Maybe they use an username that contains a linebreak character, the line would be skipped (theoretically example).

Techniques which are transient in the sense that they're trying to confuse the analysis tools. In reality however some of them could be modified in the way in which the log becomes definitive.

6.2.7 Partition table tricsk (transient)

"sci-fi"

Partitions can be uncorrectly aligned, this may be enough to make a forensic tool to fail.

Adding a number of extended partitions which can be managed by the Operating Systems but not by forensic tools, or a sufficiently large number of logical partitions in an extended one to make the tools fail.

Transient techniques like this work well when for example the drives are a lot and the analyst has no clue of where evidence can be. But, with a small number of drives, if an expert knows what to search for and where to, most of the times he can find the evidence.

Chapter 7

SSD Forensics

7.1 SSD technology

Today, most of the drives are SSDs. SSDs are storage drives made of NAND flash memory chips, which are faster, and were cheaper than an Hard Drive. By the point of view of the Operating System, there is no difference between "talking with" an SSD or an HDD, but the two technologies are slightly different. NAND flash memory though, has a limited lifetime, and there is the need to manage how to make them to last longer, another difference is that those kind of memory's blocks are only **fully writable/erasable**, so we don't see slack space in this kind of drives.

When a block is re-written, it has to be *blanked* before, this is a big disadvantage for forensic experts.

What manages SSD behaviour is the FTL controller, which fakes for example to the Operating System the SSD as working as an HDD. It manages a lot of things:

- **Write caching:** it keeps data in a cache and writes them on the SSD only when needed, to preserve blocks life.
- **Trimming:** it blanks no more useful blocks any time it is idle. (even with write locker connected)
- **Garbage Collection:** they were able to figure out what to delete when Trimming wasn't supported by Operating Systems.
- **Data Compression:** they can store more data in less space, to preserve blocks life.
- **Data Encryption/Obfuscation**
- **Bad Block Handling**
- **Wear Leveling:** they manage blocks in a way to make them be in the same deterioration state.

In HDDs when the OS addresses a sector, it gets the exact same sector from the drive, while in SSDs, the FTL manages the way in which a logical address requested by the OS is mapped into the respective physical block address on memory chips.

The underlying mapping is completely transparent and can be modified by the FTL at any time for any reason. The FTL may move data around or blank data even if the OS is not running.

7.2 Can we bypass the FTL?

We don't know how the FTL works, it is proprietary information of the company which produces it. We need to bypass it.

It is not possible by software, it is in theory possible by directly reading the memory chips, using a custom setup built to interact with flash memory chips using an FPGA. This is in any case:

- Extremely time and money consuming: there is the need to buy and manage custom hardware, reverse-engineering of the FTL data management.
- Non repeatable: the operation of physically extracting the memory chips may be destructive or altering.

Mobile devices work in a similar way, so they have the same problems.

7.3 Challenges in black box analysis and goals

7.3.1 An unclear picture

Most of our recovery of deleted files works because of leftovers on the drive. If the chip trims the drive, the leftovers are no more there: we need to know how fast trimming happens. Since this is performed by the FTL chip, it is performed when the drive is turned on, even if the drive is not connected to any computer. Write blockers don't work too.

USB sticks has the same fastidious characteristic. Notice that this causes the hashes to be different everytime.

Carving don't work at all on SSDs.

What the professors did was to test different SSDs to determine what was possible to do, and which was the impact of FTL on the use of black-box tools.

7.3.2 Testing methodology

They tested for:

- Trimming: negative impact on forensics as data persistence is reduced, it happens even with a write blocker. They wanted to determine the percentage of erased blocks and how fast.

- Garbage collection: they wanted to determine whether it is employed by the SSD under examination.
- Erasing Patterns: they found out that particular behaviors were shown by some SSDs when using trimming.
- Compression: to verify if it was active
- Wear leveling
- Files recoverability

7.3.3 Test drives

They used three different test drives, equipped with a small amount of DRAM-based cache memory to reduce physical writes, which was disabled.

7.3.4 Trimming

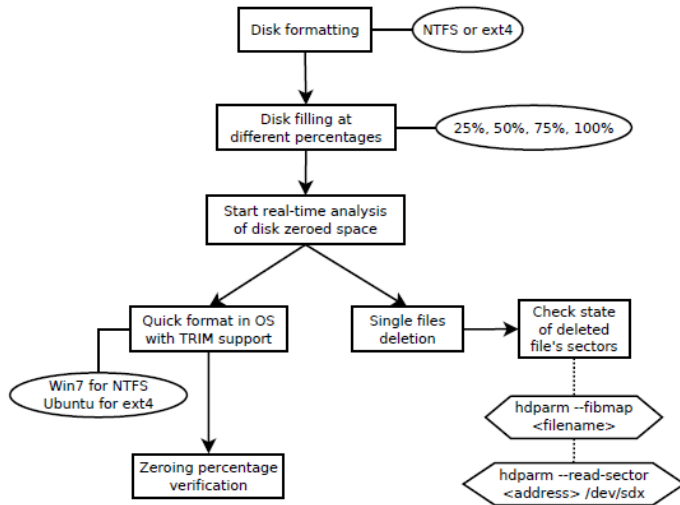


Figure 7.1: trimming test flow

Their results:

- If trim is present and active, it activates in 1-10 seconds
- NTFS wiped the disk in less than 10 seconds
- ext4 erased the disk in about 15 seconds when formatting, some drives did not erase on delete, some only when unmounting.

Consider that nowadays most of the filesystems support SSDs, so they will work correctly. But it may be useful to check for any remainance.

7.3.5 Garbage Collection

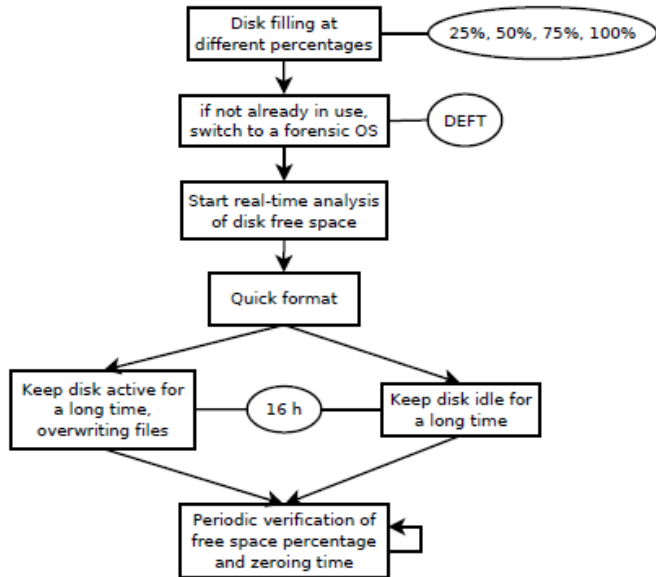


Figure 7.2: garbage collection test flow

In their tests, none of the SSDs performed garbage collection, even when trying to repeat a documented experiment with the help of the author of that experiment.

7.3.6 Erasing Patterns

They found out that certain SSD controllers may exhibit unexpected trimming patterns, leaving some parts *more recoverable* than others. What the professor thinks is that the drive could be faulty, but this is important to check then, faulty drives may still keep data.

7.3.7 Compression

They found out that some drives had less data transferred when transferring the same file, thus compression.

7.3.8 Wear Leveling

They wanted to find if more copies of the same data were created while doing wear leveling. They weren't.

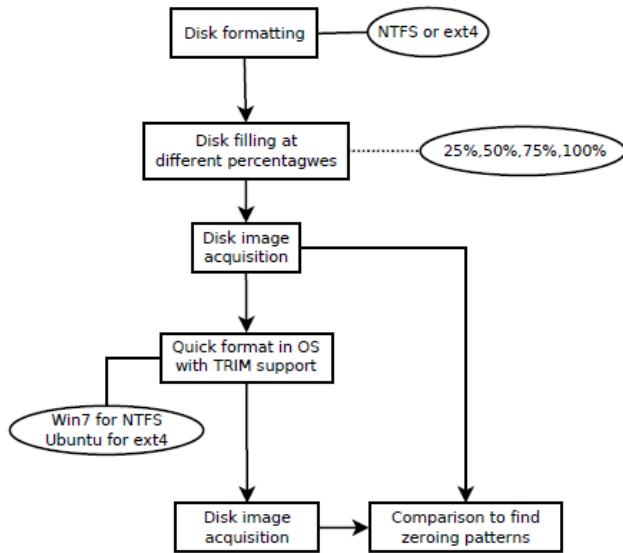


Figure 7.3: erasing patterns test flow

7.3.9 Files Recoverability

Only the drive which presented trimming had recoverable files.

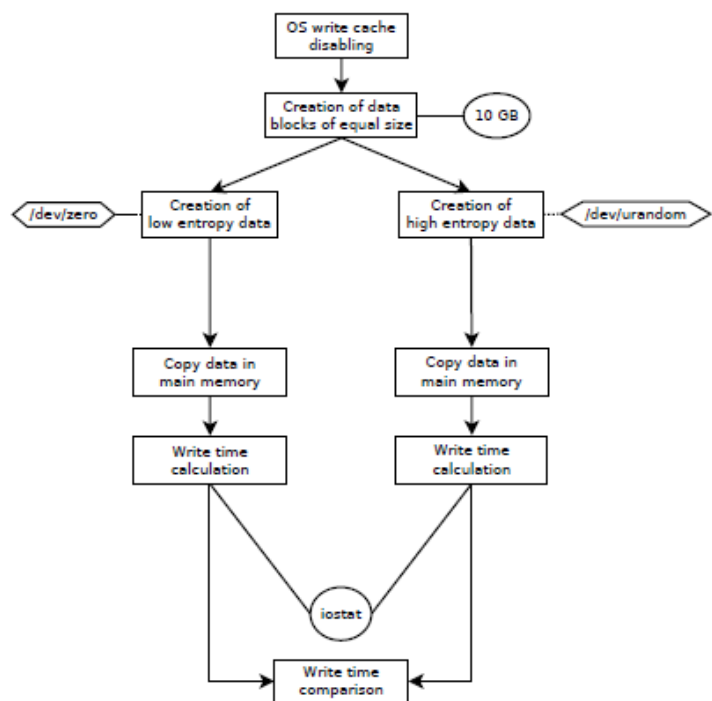


Figure 7.4: compression test flow

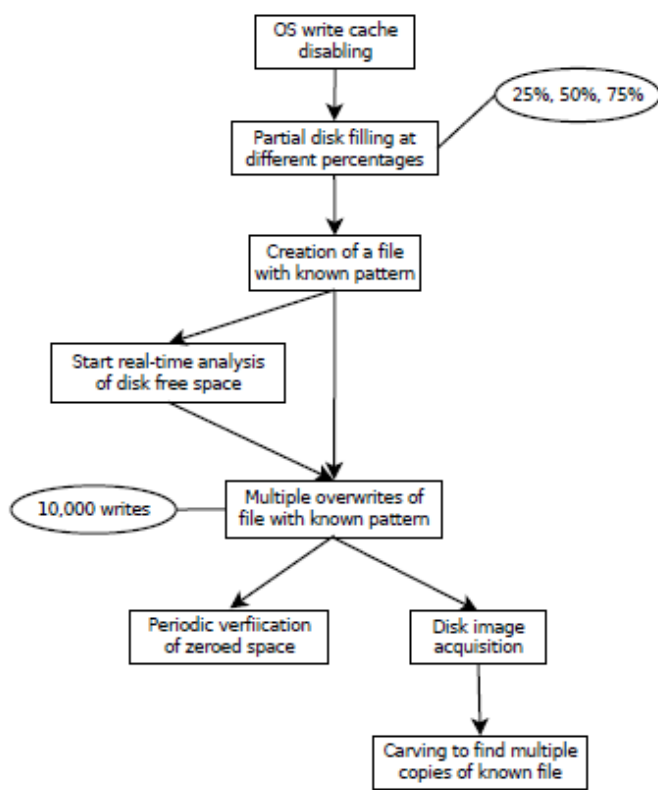


Figure 7.5: wear leveling test flow

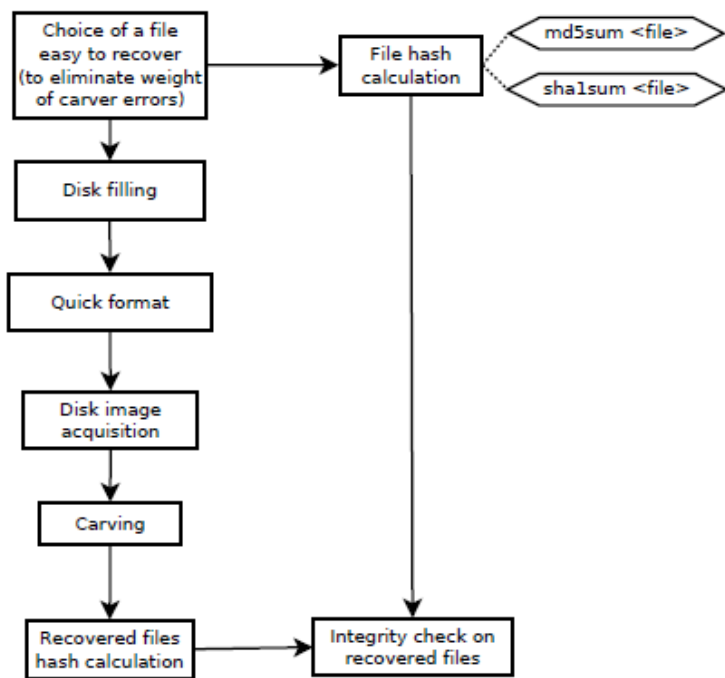


Figure 7.6: files recoverability test flow

Chapter 8

Cloud Forensics

Cloud computing is a computing-as-a-service paradigm, which has different declinations: IaaS (*Infrastructure as a service*), PaaS (*Platform as a service*), SaaS (*Software as a service*).

We also distinguish between public cloud and private cloud (*company owned*), but we will consider mostly public ones.

Different issues are present:

- Issues with acquisition and access to evidence
- Analysis issues
- Issues with attribution
- Issues of legal status

8.1 Acquisition issues

In general, no control is given to the user on hardware and storage space, so investigators cannot really access the metal. This makes traditional acquisition procedures unfeasible for the host, but they are feasible for guests.

It is possible to acquire virtual machines for example. Levels of access vary:

- SaaS: the service provider is the only one to have logs/data
- PaaS: the customer may have application log, network log, database log or operating system depending on the content security policy
- IaaS: logs until OS level are accessible to customers

The real problem is that data can not exist sometimes. Instagram pages are not stored, but composed at the moment they're seen. This is hard to understand for court people, and also brings up situations like editorial responsibility.

8.1.1 simple case: web pages

What can be possibly go wrong?

- There's dynamic content on the page: how do we capture it, how do we reproduce it in courts? If it's coming from external sites, what is its legal status? If it's an important part, we may be in need to acquire multiple copies to show how they change.
- Visualization is different from data
- Attribution: where is physically located the server that deploys the web page? It's not easy to determine where the datacenter is physically located.

How do we find the exact location of a web infrastructure with a certain IP address? How do we prove where it is?

It's not an easy question. Especially if we want to prove where it was in the past. We may be able to prove what the IP address was, but it's very hard to prove where physically the hardware was located. The infrastructures are internal, even for who is running the location. Tracking down the specific owner of a machine requires the collaboration of different entities.

Whois allows us to track who owns some parts of the ip address space, who owns a certain domain address. In some cases we need to demonstrate that a certain domain resolves to a certain ip address, this must be proven from multiple points because the DNS resolver may be lie.

Geolocation of hoster: there is no real geolocation of IP addresses. There are good guesses.

8.2 Analysis issues

Virtual machines (*which are the lowest level acquirable things*), when acquired, have dynamically allocated storage, so their storage will not have remnants of data (*with few exceptions*). Metadata of VM disappear easily, for instance everytime a snapshot and a restore is done.

Are we going to try? Yes. Is it surely working? No.

If the case is one of hypervisor-level compromises which allowed an attacker to bypass the control of the service provider and jump from one tenant to another, there is no way to investigate this. Usually because they are custom hypervisors with no tools and research. Fortunately it is a very corner case.

8.3 Attribution issues

Cloud infrastructures create an additional layer of uncertainty. An IP address with a timestamp will give us a machine, we need to get from there to the specific person, sometimes it is easy (*someone who lives alone*), sometimes it is hard (*example: families*).

If you reach the router of a family, and no family member confesses the crime, how do you find the one who committed the crime? It is hard to find specific attribution.

With cloud providers, we have another difficulty: their cooperation. It is not so easy to get that, because most of the times they are not in the same jurisdiction as we are, and we need a "*rogatoria*" to access data from another jurisdiction, it takes time and money.

Since in cloud service providers, there is the need of them to cooperate, this makes investigation of transnational crimes with them involved even harder than normal.

8.4 Legal issues

- Many types of legal procedures depend on physical geographic location
- Electronic data may span across different locations, or created during a transaction and not existing in any location. We may need to explain in detail where and how data is stored, generated.
- Under Budapest convention there is this: ordinarily search and seizure happens physically. A prosecutor issues a warrant for a search (*Mandato di persecuzione*), and this is done by the Carabinieri physically. They introduced the concept of electronic search and seizure: if the thing i need to search is on dropbox, email, ... I am searching the digital possessions, while on a surface level this sound as reasonable, it brings a lot of considerations: in some cases the search and seizure is not really a search, it involves something generated by a transaction, this is documenting. There are specific laws for different procedures, we need to be able to describe the differences in a way which is understandable by lawyers and judges.
- Removal of obstacles: when a search warrant is issued in Italy, it usually authorize the police to remove obstacles (*sfondare la porta*), and this has the effect to make it not a crime because it has been authorized. Giving execution to an order is not a crime in Italy. If the main server to which the access control system needs to be removed is in Norway, it is highly debatable to determine if it is a crime or not. Technical experts must be aware of it. You need to request to Norway's authorities. In digital world it may be not realizable, (*Realizzabile nel senso realizzare mentalmente*), so you need to be aware.
- In our agreements with CSP we need to include the forensic assistance that may be used (*The user ask forensic data to be given to the court*), because otherwise Microsoft can say "No dati non cielo".
- More complex because CSP use each other: at the beginning Dropbox used AWS as a storage provider. Interesting issues.

8.5 Forensically-enabled clouds

When we create a contract with a CSP, the fact that it is able to empathize with forensic information, may be good for our contract because law may require that my business needs to have a certain kind of accord.

There are also requirements to keep data in a certain location. This may impact optimization. But to be able to offer the service in that location, they do it.

In order to be auditable we may ask to provide snapshots, proofs of past data possessions.

Encryption and key management is important, if certain kinds of keys must be kept by certain organizations, and they store them (?)

8.6 Dual considerations: cloud-enabled forensics

A typical laptop today has a 1 or 2TB hard drives. With 100s laptops seized, you need to search in 100sTB of data. Doing this through cloud enabled services it may be useful, but in some cases we're legally obliged to maintain control of the data.

Transferring data on a cloud provider can trigger challenges related to personal data, not all seized people are indagati, we have their data and a duty of care wrt them (*and convicted people*).

If those data get stolen, indexed because of our error, it may lead to problems. As forensic experts, this is a significant challenge.

Also transnational issues because we're performing forensic things in another state.

Chapter 9

Evaluation and Presentation

9.1 Evaluation Phase

Evaluation is the phase in which we're trying to match evidence elements with the required elements that are part of a legal theory.

What are the elements of the legal theory for kid's bad things are:

- User has pictures, found through carving or search. We need to demonstrate that they are what we are saying them are.
- Willingly detaining? We can propose facts to support or not this legal theory: were the images in a specific folder, sorted, access dates, in the cache of the browser?
- If the images were deleted, we have not the metadata to understand if they were willingly detained.

9.2 Items to evaluate

The elements to support the indictment. Alternative explanations to the elements: does the elements univocally support the theory or there is another theory? Defense experts job. Prosecutor expert witness, may or may not be obliged to search for them. We can also analyze something which comes from another person's investigation, so when analyzing evidence or sources of evidence, we know that (?) Analyzing what can be said, what cannot, and what further experiments would be needed to say more: sometimes defense can under certain circumstances ask the prosecutor to do something, the data is not there at the moment, how likely is this data to go in my direction or in the other? If you're working as Prosecutor's expert witness, the answer is to perform the

experiment to retrieve what's missing. For the expert witness of the defense, this is an important consideration.

9.3 Relationship with lawyers

Lawyers own the choice of defense strategy, they decide what is the legal theory to present to the court. We can give elements but the choice of the theory is left to the lawyer because it has implications that we as engineers are not trained to handle. Also, legal professions have a specific trust relation with the client, they own the relationship with the client, experts should never overshadow this relationship. If you think that the lawyer is hurting the client, you at most can resign.

On the other hand, we don't know what the lawyer knows and vice-versa, we're collaborating. Our goal is not to damage our trust relationship.

The lawyer (*the customer*) is paying us, but, they don't dictate you what to write or to say. The most they can do is to omit something you found if it's not good for the defence strategy. Lawyers may hide things or lie to the court. Witnesses may end up in jail if they lie. Also, in the Italian jurisdiction, some professionals have a right to professional secret (*doctors, lawyers, priests*), but we as engineers cannot lie if we know something, we end up in jail if asked and we lie or say to don't know.

There may be things that the customer knows that is better than the expert witness don't know, because if asked he might answer.

9.4 Relationship with the customer

Any expert witness assesses one of the parts of the judgment, which in civil law are equals, but in criminal law they are the supposed criminal and the law, in Italy they're not equals. By working with the defense you will be considered less credible than the prosecutor witness, especially if a carabiniere.

The mandate of an expert is to find what helps the customer, which is not the same as *helping someone escape law*: by helping any of the parts in a criminal procedure to put forward the best possible evidence in their favor, we're helping the process of determine whether or not the punishment would be applied.

"*Process Truth*", is different from historical truth. If something is not in process truth, against our customer, we must do anything in our power to not let it end up in process truth.

9.5 Relationship with prosecutors/police

Working with the prosecutor doesn't necessarily entail moral superiority. It's still very important to stick to science and facts. It's important to not get your words or thoughts shaped by *justice*.

It's easy to fall into this trap. It's hard to stick to the facts. We have ethics, we

want the right thing to happen, but criminal justice is not founded on ethics. So, we cannot act based on our sense of ethics or justice.

9.6 Evaluation: analyzing the documents

How does someone read a written report of someone else? In particular, written reports of other expert witnesses and investigators.

Judges read written things, which is the real way in which they work, they'll read our reports, the documents, everything that is written. So what do we look for in others' reports:

- Technical or factual errors (or omissions).
- Unclear reasoning, methodologies or descriptions: because if it is unclear enough, it may give us the possibility to say that certain analysis is not credible, and because in court whoever is clearer is more convincing, so if their writing is unclear it is a great opportunity to be clear and explain things in our way.
- Suggestive writing: writing which insinuate or suggest something without proof.
- Opinions and hypotheses not clearly distinct from facts and not substantiated: particularly true in criminal law settings.

9.7 Typical technical and factual errors

- Acquisition:
 - Search and seizure: process, chain of custody, seals ...
 - Description of seized/analyzed materials: serial numbers ...
 - Hashing/Cloning procedure (*e.g. write blockers*).
 - **Unless this is really important, judge will ignore it**
- Analysis
 - Steps where hashing wasn't verified
 - Use of proprietary programs or with known bugs and/or vulnerabilities
 - Description of the process
 - Technical mistakes

9.8 Typical presentation errors

- The first and most typical that we'll use against others is the lack of exploration of alternative hypotheses. (*this element could have happened because of this but this do not explain this other thing ...*). If there is an alternate hypothesis that explains pieces of evidence taken alone but they do not work in the context usually help the thesis because you already explained and discarded those hypotheses. However, if the other explanation is not credible, I'm not going to help the customer well.
"Trojan Defense clichè:" there are trojans and botnets that maybe put images in a computer to make it look like its owner committed a crime. But things like *"a trojan download images and then perfectly deleted itself"* is not falsifiable. It's a very typical potential defense, so typical that becomes a clichè if not coupled with scientific proof.
- Is the presentation neutral or biased?: each expert witness is working for a part, but if while writing a report we put a lot of bias in the report, it ends up being less credible to the judge. The less bias we put, the better the job will be. Counter-examples are a powerful tool to deny the credibility of a report. Since the process is a debate, rhetoric and counter examples can be a way to diminish the other's arguments. If you have 5 arguments and 3 of them are very strong, bring 3.
- Can we find counter-examples for some of the assumptions? Counter-examples are a powerful tool to deny the credibility of a report. Since the process is a debate, rhetoric and counter examples can be a way to diminish the other's arguments. If you have 5 arguments and 3 of them are very strong, bring 3.
- Are there missing explanations that we can provide in order to shift the understanding of the judge? Whoever is clearer is more credible. Did the counterpart not explain something to the judge? Give them an explanation, establish credibility. The trier of facts do not understand the subject, when you're writing your text think about it.

9.9 Presentation: writing your report

Extensive: they need to cover everything. Sometimes your report is the only report. If there is a collective of experts, in those cases you'll have more opportunities to comment on things. When you are one, you need to write everything and also to be concise: the ones reading have no time and patience to read something very long. In fact, in most cases, if you write a technical report for a judge, he'll look only at the conclusions. So, you're writing it trying to be concise and do cover everything, and to also be clear to the judge and the lawyer who don't know about technology, or they would have not called. Probably technology is not even in their interests. In Italy you probably want to avoid

english terms, and if they're not avoidable you need to provide an explanation for them. Writing things oversimplifying them, can make the poor judge to feel treated as a stupid. And since we are technologists this is the part of our profession we don't care about. But in a tribunal the only thing that matters is what you write and how you speak about it. Notice that the report is also going to be read by the other experts, which will apply the same checklist above to your report. We need to make what we write to matter, we need to map the technical things to the legal matter. If something is not relevant, it doesn't map directly to something, it doesn't matter.

9.10 How not to write a report

Don't write things like "*it doesn't work*". Why? Clear the meaning of what you're saying. It may be obvious to you but not to the reader. Don't suggest, don't use innuendo. Explicitly say "*this is important because it may lead to that*", "*it is compatible/incompatible with*", "*it does/doesn't support it*". They're all very clear in how much this proves things. We need to prove with facts what we think.

Since we know that most technical things require very in-depth knowledge, we tend to obscure it as demonstration of expertise, and it works with other experts. But if you are too technical in your report, it just will be ignored. The clearest explanation wins when talking with a non-expert. When talking to an expert, the detailed explanation wins. You are never going to convince the other expert because he's payed to not to be. If you're in the setting of evaluating something with another expert, this is different. But, if the report is for the judge, you need to be clear.

Another typical mistake is to show biases, you do not need to show solidarity with your client, this is expected. It's not like working for the accused person because you don't care about the victim of the crime. You don't need to show in reports the solidarity with the victim. Everyone in the court is equally solidal with the victim. No solidarity with the client, he is paying you. You need to analyse everything in a very cold and factual way.

Don't show excessive deference to the judge.

Don't use sarcasm, however iff you're very sure of yourself, and the other part made an egregious mistake, then a *little* irony. Don't use a weak argument if you have a strong one.

9.11 Structure of a report

Model it on a scientific paper or report:

- Introduction: what I'm going to say and why it is relevant
- Facts

- Discussion and analysis: each block with a small introduction saying what you want to explain and a conclusion summarizing what you just describe
- Final conclusion: important things you want to convince the judge of. Leave out any doubtful statement.

Structure it like an obstacle course, each obstacle a little taller than the previous one: make the judge sweat to ignore all of your obstacles.

9.11.1 Example

- Small introduction of yourself as expert witness
- Foreword: I have examined these documents and these evidence sources, I was asked to report on X
- TI SEI PERSO UN PO' DI COSE FINO ALLE 13.20 CIRCA
- Introduction: Say what we're going to show and how are we going to show that: "*I will show A,B,C,D*". Since we do present specific parts of evidence, we need to explain to the judge why we're writing about this.
- Acquisition issues: if we're working for the defence, we show which are the issues in the acquisition part (hash not computed, ...). "*this is the lowest obstacle in the obstacle course*".
- On the technical analysis: start with factual errors.
 - even ignoring all of our fundamental issues with the evidence integrity...
 - parti mancanti alle 13:27
- Conclusions: the only thing most of the judges will consider.
what have we shown (*evidence not properly acquired... slide 15*) Don't do their job for them: if you find a mistake, if it is relevant (changes something), we know that this is a weak point, correct it in our minds but then the fix is up to the other side, if they have time, knowledge, understand the problem, they will correct you.
One strong inevitable phrase to conclude.

9.12 Testimony as a witness

In most jurisdictions, the expert witness work do not end with the report. In some of them you may be called as a witness in a tribunal. In Italy, in criminal courts, you'll be called, your report is included in the trial only if you testify. In civil courts there is no need to testimony.

You'll be called to do a sworn testimony. Where you swear that you tell the truth. In Italy no swear. If in specific circumstances you say something that is

false, you commit the crime of perjury.

This means that expert witness cannot lie or claim confidentiality or professional secrecy.

9.12.1 Direct examination

What is going to happen is that you're being called as a witness by your side. You start with the "friendly" part of examination, which you may have prepared with the lawyer (*list of questions that they're going to ask*). In direct examination you're going to be the most clear as possible. Make sure you explain everything to the judge, take your time (not too much). However in Italy, the judge can ask questions at any point in time, so prepare, check previous records of the judge, obviously you can't prepare as for the direct examination.

After direct examination, you stand cross-examination.

9.12.2 Cross examination

Examination by the counterpart is less friendly, sometimes downright hostile.

- Prepare: check previous records of the lawyer, prosecutor or judge
- Use your report as a shield and as a way to get time and think about the answer
- Be curt if you can "yes" or "no", if you cannot, be very complex and difficult to understand
- If unexpectedly a question is positive, immediately go back to being extremely clear and helpful
- Don't get angry (*"Quindi per non essere io quello che finisce in carcere, mi conviene escludere la possibilità di fare questo lavoro"*)
- Don't be surprised if your competency is called into question

Part V

Ethics elements

Part VI

Optional: casi studio specifici