ECommerce

Computer Science Tripos Part II

An International Perspective on Internet Legislation

17th May 2007

Richard Clayton

Outline

- IANAL!
- Data Protection Act 1998
 - US Privacy Laws
- Regulation of Investigatory Powers Act 2000

 US PATRIOT Act 2001
- Privacy & Electronic Communications Regulations
 Data Retention
- E-Commerce Regulations
 - Deep Linking and other web-page issues

Further Reading

- Most of the relevant statutes available online
 - many court judgments now also appearing online
 - reading acts of parliament is relatively straightforward (judgments vary in clarity!)
 - however, law is somewhat flexible in practice, and careful textual analysis may disappoint
- Wealth of explanatory websites
 - often solicitors (and expert witnesses) seeking to show their expertise

Data Protection Act 1998

 Overriding aim is protect the interests of (and avoid risks to) the Data Subject

differs from US "privacy protection" landscape

- Data processing must comply with the eight principles (as interpreted by the regulator)
- All data controllers must "notify" (£35) the Information Commissioner (unless exempt)
 - exemptions for "private use", "basic business purposes" (but not CCTV) : see website for details
- Data Subjects have a right to see their data

US Privacy

- US approach is sector specific (and often driven by specific cases) For example:
 - privacy of mail (1782, 1825, 1877)
 - privacy of telegrams (state laws in the 1880s)
 - privacy of Census (1919)
 - Bank Secrecy Act 1970 (requires records kept!)
 - Privacy Act 1974 (regulates the Government)
 - Cable Communications Policy Act 1984 (viewing data)
 - Video Privacy Protection Act 1988 (purchase/rentals)
 - Telephone Consumer Protection Act 1991 (DNC in 2003)
 - Driver's Privacy Protection Act 1994 (license data)

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HIPAA

- US Federal Law (Health Insurance Portability and Accountability Act 1996)
- Sets standards for privacy and security
 - Personal Health Information (medical & financial) must be disclosed to individual upon request, and when required by law or for treatment, payments etc (but info must be minimized where appropriate)
 - all disclosures must be recorded
 - must record, eg, that patients to be called at work
 - security implies admin, physical & technical safeguards
- Requires use of a universal (10digit) identifier

Sarbanes-Oxley

- US Federal Law (Public Company Accounting Reform and Investor Protection Act of 2002)
 – introduced after Enron/WorldCom/etc scandals
- Public companies have to evaluate and disclose the effectiveness of their internal controls as they relate to financial reporting
- Auditors required to understand & evaluate the company controls
- Companies now have to pay much more attention to data retention and data retrieval

Security Breach Disclosure

- California State Law SB1386 (2002) updated by AB1950 (2004)
 - must protect personal data
 - if disclosed then must tell individuals involved
- Now taken up by over 30 states & talk of a Federal Law (for harmonisation)
 - early on had a dramatic impact, now (100 million disclosures later) becoming part of the landscape
 - no central reporting (so hard to track numbers)
 - some disclosures look like junk mail!

RIP Act 2000

- Part I, Chapter I interception

 replaced IOCA; Exceptions for "Lawful Business Practice"
- Part I, Chapter II communications data
 replaced informal scheme under DPA 1984, 1998
- Part II surveillance & informers
 - necessary for HRA 1998 compliance
- Part III encryption
 - end of a long road, starting with "key escrow"
- Part IV
 oversight etc
 - sets up tribunal & Interception Commissioner

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Electronic Communications Act 2000

- Part II electronic signatures
 - electronic signatures "shall be admissible in evidence"
 - creates power to modify legislation for the purposes of authorising or facilitating the use of electronic communications or electronic storage
 - not as relevant, in practice, as people in the "dot com bubble" thought it would be. Most systems continue to use contract law to bind people to commitments.
- Remaining parts of EU Electronic Signature Directive were implemented as SI 318(2002)

RIP Act 2000 – Encryption

- Basic requirement is to "put this material into an intelligible form"
 - can be applied to messages or to stored data
 - you can supply the key instead
 - if you claim to have lost or forgotten the key or password, prosecution must prove otherwise
- Keys can be demanded
 - notice must be signed by Chief Constable
 - notice can only be served at top level of company
 - reasoning must be reported to commissioner
- Specific "tipping off" provisions may apply

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PATRIOT Act

- Federal Law passed after 9/11 (strictly, the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001)
 - huge range of provisions, such as roving wiretaps, access to business records without court order, removal of restrictions on domestic activity, removes many checks & balances generally, permits more information sharing, permits access to "content" in hacking cases...
- Reauthorised in PATRIOT II (2006)

Privacy & Electronic Communications

- Implementing EU Directive 2002/58/EC
- Replaces existing Directive (& UK Regulations)
- Rules on phone directories, location info etc
- Bans unsolicited marketing email to natural persons – but not to legal persons)
 - but see your ISP's "acceptable use policy"
- Controls on the use of "cookies"
 - transparency: so should avoid, or provide a choice
 - or if essential, then tell people what you're doing

Data Retention

- European Directive passed in 2005 (in record time, following attacks in Madrid & London)
- Done under 1st pillar (internal market) rather than 3rd pillar (police/judicial co-operation)
- Wording of Directive makes little technical sense – and is therefore being implemented haphazardly and inconsistently.
- UK must transpose telco provisions by October and Internet by Spring 2009

- Home Office view is you'll know if it applies to you

E-Commerce Law

- Distance Selling Regulations (2000)
 - remote seller must identify themselves
 - details of contract must be delivered (email is OK)
 - right to cancel (unless service already delivered)
 - contract VOID if conditions not met
- E-Commerce Directive (2002)
 - restates much of the above
 - online selling and advertising is subject to UK law if you are established in the UK – whoever you sell to
 - significant complexities if selling to foreign consumers if you specifically marketed to them

Deep Linking

- Pointing at specific pages on another website rather than the top level.
- Courts ruling against this when "passing off"
 - 1996 Shetland Times v Shetland News (UK) settled
 - 1997 TicketMaster v Microsoft (US) settled
 - 2000 TicketMaster v tickets.com (US) allowed [since clear]
 - 2006 naukri.com v bixee.com (India) injunction
 - 2006 HOME v OFiR (Denmark) allowed [not a database]
 - 2006 SFX motor sports v supercrosslive (Texas) injunction
 - 2007 Copiepresse Press v Google (Belgium) forbidden

Framing, Inlining & Linking

- Inlining isn't being permitted
 - Kelly v Ariba (US) : thumbnails of Kelly's photos in Ariba's search engine were "fair use" but full-size "inlined" copies were not
 - and don't do your own design of a Dilbert page!
- Linking is much less of a problem
 - even from disparaging site (US) Ford Motor Co case
 - but linking to bad things generally bad
- In general, framing causes problems
 - Hard Rock Café v Morton (US) "single visual presentation"
 - Washington Post v Total News (US) settled

Brand Names

- Significant protection for brands in domain names
 mikerowsoft.com settled, microsuck.com still there...
- Using other people's brand names in meta-tags doesn't usually survive legal challenge
- Rulings on "adwords" now occurring. No pattern so far for just using a trademark (except in Utah!) but if the term is in the ad copy... (follow American Blinds v Google, and Hamzik v Zale to see what the final decisions turn out to be)

Phishing

- Sites clearly illegal (branded to look identical to real banks)
- Fraud Act 2006 ensures they can be illegal even if not yet operating
- Should you be concerned about what you are being asked to do, Fraud Act (& Serious Crime Bill) worth checking for a range of shiny new offences involving the creation of tools for fraud and offences of helping criminals...

Review

- Important to understand difference between European Data Protection & US privacy
- However, much common ground and ideas like security breach notification gaining traction
- Governments now grok computers and the Internet and are getting into data retention, traffic analysis &c in a major way
- Much still to be finally settled on the web
- Being a backroom boffin in serious crime is not as safe as it once was

Ignorance of the law excuses no man; not that all men know the law; but because 'tis an excuse every man will plead, and no man can tell how to confute him.

John Selden (1584-1654)

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