“Security Economics” and “Network Security”

Richard Clayton

richard.clayton@cl.cam.ac.uk

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Outline

• Security economics
  ▪ A powerful way of looking at overall system security
  ▪ New uses of security mechanisms
  ▪ IT economics

  ▪ Information asymmetry
  ▪ Externalities
  ▪ Liability regimes
  ▪ The role of ISPs and IXPs
  ▪ Consumer protection
  ▪ Diversity
  ▪ Policing
Economics and Security

- Over the last six years or so, we have started to apply an economic analysis to information security issues.
- Economic analysis often addresses the underlying causes of security failures within a system, whereas a technical analysis will merely identify the mechanism!
- Tackling the problem in economic terms can lead to valuable insights as to how to create permanent fixes.
- Clearly shows that consumers need access to better information so they can make informed decisions about security.
- Meanwhile, the trend is for information security mechanisms (such as cryptographic protocols) to be used to support business models rather than to manage risk.
Traditional View of Information Security

• People used to think that the reason that the Internet was insecure because of lack of features or that there was not enough crypto / authentication / filtering

• If only people had a proper checklist of security issues to tackle then we would all be more secure

• So engineers worked on providing better, cheaper, (and even occasionally easy-to-use) security features – developing secure building blocks such as SHA-1, AES, PKI, firewalls...

• About 1999, we started to realize that this is not enough
Using Economics to Explain Security

- Electronic banking: UK banks were less liable for fraud than US banks, so they got careless and ended up suffering more fraud and error. The economists call this a “moral hazard.”

- Distributed denial of service: viruses no longer attack the infected machine but they use it to attack others. Why should customers spend $20 on anti-virus software when it isn’t their data that is trashed? Economists call this an “externality.”

- Health records: hospitals, not patients, buy IT systems, so they protect the hospitals’ interests rather than patient privacy. These are “incentive” and “liability” failures.

- Why is Microsoft software so insecure, despite its market dominance? The economists can explain this as well!
New Uses of Security Mechanisms

- Xerox started using authentication in ink cartridges to tie them to the printer
  - followed by HP, Lexmark. . . and Lexmark's case against SCC
  - note that the profit is in the consumables – purchasers compare ticket price rather than total cost of ownership

- Accessory control now spreading to more and more industries
  - games, mobile phones, cars...

- Digital rights management (TPMs): Apple grabs control of music downloads, Microsoft accused of trying to control distribution of HD video content...

- Cryptography is being used to tackle the obvious contradiction between the decentralization of network intelligence and the operators desire to retain control
The New View of Information Security

• Systems are commonly insecure because the people who could fix them have a limited incentive to do so
  ▪ bank customers suffer when poorly-designed bank systems make fraud and phishing easier
  ▪ patients suffer when hospital systems put administrators’ convenience before patient privacy
  ▪ casino websites suffer when infected PCs attack them

• In these scenarios security has become what economists call an “externality” – just like environmental pollution

• This can sometimes be fixed by “the market” but will often require regulatory (Government) intervention
IT Economics

- Economic “rules” for the IT industry are different
- Network effects
  - value of a network grows super-linearly to its size (Metcalfes Law says $n^2$, Briscoe/Odlyzko/Tilly suggest $n \log n$)
  - this drives monopolies, and is why we have just one Internet
- High fixed and low marginal costs
  - competition drives price down to marginal costs of production; but in IT industries this is usually (near as makes no difference) zero
  - hence copyright, patents &c needed to recover capital investment
- Switching costs determine value
  - switching from an IT product or service is usually expensive
  - Shapiro-Varian theorem: net present value of a software company is the total switching costs
  - once you have 1000 songs on your iPod, you're locked into iPods
IT Economics and Security

- The high fixed and low marginal costs, the network effects and switching costs are all powerful drivers towards dominant-firm markets with a big “first-mover” advantage
- Hence the “time-to-market” is critical
- Paying attention to security rarely assists scheduling
- Thus the Microsoft philosophy of “we’ll ship it Tuesday and get it right by version 3” is not perverse behaviour by Bill Gates or a moral failing, but absolutely rational behaviour
- If Microsoft had not acted this way, then almost any other company which took the same approach would now be the dominant player in the PC operating system business (and/or in the office productivity tools business)
Key Problem of the Information Society

• More and more goods contain software so more and more industries are starting to become like the software industry

• The Good
  ▪ flexibility, rapid response

• The Bad
  ▪ Complexity, frustration, bugs

• The Ugly
  ▪ attacks, frauds, monopolies

• How will regulation evolve to cope with this?
ENISA

- European Network and Information Security Agency
  - established in 2004
  - based in Heraklion, Crete

- Motivation: network insecurity threatens the smooth operation of the EU’s single market

- Duty: “giving advice and recommendations, data analysis, as well as supporting awareness raising and cooperation by the EU bodies and Member States”
“Security Economics and European Policy”

• In September 2007, ENISA commissioned us (Ross Anderson, Rainer Böhme, Richard Clayton, Tyler Moore) to write a report “analysing barriers and incentives” for security in “the internal market for e-communication”
  ▪ what are the big impediments to security?
  ▪ what is the EU’s role in fixing the problems?
  ▪ what are the advances in security economics (often at the WEIS series of conferences) and how might they usefully be applied?

• Report published January 2008

• 15 comments published June 2008 (7 of these were from IXPs, of which more later on)

• Much favourable comment elsewhere
What’s in the Report?

• 114 pages, 139 references, 15 recommendations

• If time-challenged there’s an executive summary! or a 62 page version published at WEIS 2008 (less literature review since that audience would know it); or a 20 page version at ISSE

• The recommendations are for policy initiatives that require harmonisation (or at least EU-wide coordination)

• Recommendation to this audience: read the whole thing!
  ▪ much of the value is in the survey of the application of security economics to information security; and in the detailed discussion of policy initiatives – for example there’s a discussion of cyber-insurance that proposes 5 policy options, but none makes it to a recommendation because the market is finding the best way forward – and the other recommendations will speed this along.
Economic Barriers to Security

All the stuff I’ve been talking about so far:

- Information asymmetries
- Externalities
- Liability dumping
- Lack of diversity in platforms and networks
- Fragmentation of legislation and law enforcement
Analyzing the Harm

• Type of harm
  ▪ threats to nations
    – Critical National Infrastructure (CNI): if it breaks, nation is in trouble
    – what if networks are attacked in times of tension?
  ▪ physical harm to individuals
    – consider the failure of online medical systems
  ▪ financial harm, such as card fraud and phishing
  ▪ harm to privacy, such as by unlawful disclosure of personal data

• Since 2004, online fraud has been industrialized with a diverse market of specialist criminals trading with each other

• We have one or two things to say about CNI and privacy, but the report focuses on financial losses

• To identify the market failures – where the EU can lift barriers and realign incentives – we must look at the fraud process
Information Asymmetry

- We need better data on attacks. Available statistics are poor and often collected by parties who have a vested interest in under- or over-counting.

- Different requirements for individuals, firms, security professionals (e.g. at ISPs and banks), academic researchers and policy-makers.

- Variables to record include attack type, losses, geography, socio-economic indicators...

- Sources include ISPs, AV vendors, vulnerabilities / attacks disclosed, financial losses, black market monitoring ...
What Data do we Need?

- Individual crime victims often have difficulty finding out who’s to blame and getting redress
  - people who use ATMs fitted with skimmers are notified directly in the USA but via the media in the EU (if at all)
  - if you don’t know you were attacked how can you take precautions?

- US security-breach notification laws now widespread
  - studies say no apparent impact on ID theft, but can impact share prices, and (anecdotally) increases profile of Chief Security Officer

- **RECOMMENDATION #1** Enact an EU-wide comprehensive security-breach notification law

- **RECOMMENDATION #2** We recommend that the Commission (or the European Central Bank) regulate to ensure the publication of robust loss statistics for electronic crime
The Attack Lifecycle

- Flaw introduced, either in the design or the code
- The flaw is discovered and reported. Sometimes it is identified before an attack takes place; sometime it first comes to notice when used in a “0-day” attack (where everyone is vulnerable)
- A patch is shipped, but not everyone applies
- Patch is reverse-engineered and attacks occur – increasingly “drive-by” attacks: enticing the vulnerable to “bad” websites
- If the flaw allows control of the machine then it will be recruited as a “zombie” into a botnet where it will send spam, host phishing sites, serve more malware, send DDoS packets etc
- Compromised PCs are detected, taken offline and fixed
- Occasionally law enforcement will try to locate the attackers
How Can We Clean Up the Internet?

- Botnets distributing malware, sending spam, and hosting phishing web pages pervade the Internet.

- Some ISPs are better at detecting and cleaning up abuse than others. Badly run big ISPs are a particular (and common) issue (e.g. small ISPs find their email blocked out of hand; this is more uncommon for large ISPs because of network effects).

- Internet security is increasingly down to the “weakest link”, as attackers target the least responsive ISPs’ customers.

- This is well-known in the industry, but we need the numbers.

- **RECOMMENDATION #3** We recommend that ENISA collect and publish data about the quantity of spam and other bad traffic emitted by European ISPs.
Data Collection is Not Enough

- Publishing reliable data on bad traffic emanating from ISPs is only a first step – it doesn’t actually fix anything.
- Internet security also suffers from negative externalities.
- Modern malware harms others far more than its host: botnet machines send spam and do all the other bad things, but the malware doesn’t usually trash the disk and may try to avoid over-use of bandwidth or processing cycles.
- ISPs find quarantine and clean-up expensive (an interaction between customer and helpdesk costs more than the profit from that customer for months to come).
- ISPs are not harmed much by insecure customers since it’s just a bit more traffic and a handful of complaints to process.
Options for Overcoming Externalities

#1  Self-regulation, reputation etc (hasn’t worked so far)

#2  Tax on “digital pollution” (likely to be vehemently opposed)

#3  Cap-and-trade system (dirty ISPs would purchase “emission permits” from clean ones)

#4  Joint legal liability of ISP with user

#5  Fixed-penalty scheme (cf EU rules on overbooked aircraft)

- **RECOMMENDATION #4** We recommend that the EU introduce a statutory scale of against ISPs that do not respond promptly to requests for the removal of infected machines, coupled with a right for users to have disconnected machines reconnected by assuming full liability

- It’s controversial! but what should be done instead?
Liability Misallocation

- Software vendors (and many service firms) disclaim all possible liability using contract terms
- There have been many calls for this to change, e.g. UK House of Lords suggested negligence should be punished
- Clearly not a policy that can be adopted in a single member state, and perhaps not even on a regional basis
- Of course governments should not interfere in business contracts without good reason! Nevertheless intervention may be necessary to deal with market failures such as monopolies, and for ensuring consumer protection
  - consider example of using a GPS navigator and getting stuck on a country lane: is the map or the routeing algorithm at fault? Is what has failed a product or a service? Is it a consumer or a business?
Liability & Politics

- Tackling the “culture of impunity” in software is going to be absolutely essential as civilization comes to depend ever more upon software.

- But it’s too hard to do in one go! So need a long-term vision.

- Suggested strategy:
  - leave standalone embedded systems to safety legislation, product liability and consumer regulation
  - with networked systems, start by preventing harm to others
  - relentlessly reallocate slices of liability to promote best practice

- Need to robustly tackle the “open source” issues. Why should giving it away “for free” justify negligence or carelessness about security? Might a role develop for bundlers (Red Hat) and consortiums (Apache Foundation) to stand behind individuals?
Vendor Liability Options

#1 EU Directive that ensures that liability for defects can’t be dumped by contract

#2 Statutory right to sue vendors for damages. If ISPs are liable for “bad traffic” (see earlier recommendation) then can ensure they can recover charges and costs

#3 Do nothing and rely on market pressure (make it a big deal that Sun and HP patch slower than Microsoft and Red Hat)

#4 Insist upon “safety by default”

you can’t sell a car without a seatbelt, so why should you be allowed to sell an O/S without patching service?
Dealing with Software

- **RECOMMENDATION #5** We recommend that the EU develop and enforce standards for network-connected equipment to be secure by default

- **RECOMMENDATION #6** We recommend that the EU adopt a combination of early responsible vulnerability disclosure and vendor liability for unpatched software to speed the patch-development cycle

- **RECOMMENDATION #7** We recommend security patches be offered for free, and that patches be kept separate from feature updates
Consumer Liability Issues

• Network insecurity causes privacy failures and service failures but the main effect on consumers is financial

• There is wide variation in the handling of customer complaints of fraudulent eBanking transactions (UK, DE the worst)

• eCommerce depends on financial intermediaries managing risk, but individual banks will try to externalize this

• The Payment Services Directive fudged the issue – and so this needs to be revisited

• **RECOMMENDATION #8** The European Union should harmonize procedures for the resolution of disputes between customers and payment services providers over electronic transactions
Abusive Online Practices

- Spyware violates many EU laws, yet continues to proliferate
- Going after the advertisers may work
  - cf UK’s “Marine Broadcasting Offences Act 1967”
- EU Directive on Privacy and Electronic Communications (2002) included an optional business exemption for spam, which has undermined its enforcement
- **RECOMMENDATION #9** The European Commission should prepare a proposal for a Directive establishing a coherent regime of proportionate and effective sanctions against abusive online marketers
Consumer Protection

- Consumers can buy goods in any EU country, so although jeans can cost less in Sofia than London, entrepreneurs can ship them to London and make a buck. However, it gets messy when one considers trade-marks, and messier still – challenging the Single Market principle itself – when considering the bundling of physical goods and online services.

- It’s hard to open a bank-account in another country (because of the way credit-referencing is bundled up to sell to banks). This means you can’t put pressure on uncompetitive banks by switching your business abroad.

- **RECOMMENDATION #10** ENISA should conduct research, coordinated with affected stakeholders and the European Commission, to study what changes are needed to consumer-protection law as commerce moves online.
Lack of Diversity

- Failure to have logical diversity makes physical diversity irrelevant – attacks work “everywhere”. This affects risk (and has a big impact on insurance as a solution)

- Unfortunately all the economic pressures are towards dominant suppliers, but at the very least Governments should be avoiding making things any worse

- Policy options:
  - Promote open standards to facilitate market entry
  - Promote diversity in procurement (and in eGovernment)
  - Provide advice when lack of diversity is a security threat

- **RECOMMENDATION 11**: ENISA should advise the competition authorities whenever diversity has security implications
Internet Exchange Points

- The Internet is clearly part of the CNI, and in many countries IXPs handle most of the peering traffic. Clear pattern of dominant players in almost all member states.
- Large networks achieve diversity by peering in multiple IXPs.
- Smaller networks rely on the diversity within the IXP itself.
  - This is continually under review by the largest and best-run IXPs.
- **RECOMMENDATION 12:** ENISA should sponsor research to better understand the effects of IXP failures. We also recommend they work with telecomms regulators to insist on best practice in IXP peering resilience.
- A number of IXPs have objected to this recommendation on the basis that they don’t believe there are monopolies, they already share best practice, and that they should not be regulated.
Criminal Law

- Most crimes on the Internet don’t need special laws (death threats, extortion &c) “If it’s illegal offline, it’s illegal online”
- But have had to extend “trespass” so as to deal with computer hacking; and useful to have special laws for computer “viruses”
- Advent of the Internet means need for laws on denial of service (where network is the target) and possessing/distributing attack tools (“without right” – since most are dual use)
- Real problem isn’t laws but enforcement across borders
  - c.f. bank robbers who fled across US state lines, dealt with by making bank robbery (etc) into Federal offences
- Approach has been to try and harmonise laws (and penalties)
  - Convention on Cybercrime, Framework Decision on attacks against information systems, Draft Communication on cybercrime...
Law Enforcement Co-operation

• Police forces have to prioritise investigations
  ▪ they consider impact on local citizens, and that’s often low
  ▪ also, international investigations are slow and expensive
  ▪ hence very few cyber-criminals caught and prosecuted
  ▪ perception of zero-risk makes attacks more attractive & prevalent

• Policy options:
  1. Increase funding for joint operations (many “joint” operations are lop-sided, with second country merely handling paperwork for an investigation run by another – more funding would mean that they are not done solely on quid pro quo basis)
  2. Mutual legal assistance treaties (generally too slow for cybercrime)
  3. Cyber-security co-operation using NATO as a model (or perhaps WWII SHAPE). Member states make their own political decision on budgets, but some of this funds liaison at a central command centre, that takes Europe-wide view on what to prioritise
RECOMMENDATION 13: We recommend that the European Commission put immediate pressure on the 15 Member States that have yet to ratify the Cybercrime Convention.

RECOMMENDATION 14: We recommend the establishment of a EU-wide body charged with facilitating international cooperation on cyber-crime, using NATO as a model.

... and finally, a slightly self-interested recommendation, noting problematic legislation on crypto products and dual-use tools:

RECOMMENDATION 15: We recommend that ENISA champion the interests of the information security sector within the Commission to ensure that regulations introduced for other purposes do not inadvertently harm researchers and firms.
More..

ENISA Report (and comments)

http://www.enisa.europa.eu/pages/
analys_barr_incent_for_nis_20080306.htm

Economics and Security Resource Page

http://www.cl.cam.ac.uk/~rja14/econsec.html

Cambridge Security Group Blog

http://www.lightbluetouchpaper.org