Digital Forensic Readiness:
Are We There Yet?

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Abstract—Digital Forensic Readiness is defined as the pre-incident plan that deals with an organization’s ability to maximize digital evidence usage and anticipate litigation. The inadequacy of technical research and legislations and the ever-increasing need for evidence preservation mechanisms has brought the need for a common forensic readiness standard. This article reviews a number of key initiatives in order to point out the directions for future policy making governments and organizations and conducts an investigation of the limitations of those initiatives to reveal the gaps needed to be bridged.

Keywords - Security and Protection; Digital Forensic Readiness; Proactive Forensics

I. INTRODUCTION

The recent Apple vs. Samsung patent infringement case, where Samsung was accused of infringing a number of iPhone design and software patents, has highlighted the need for digital evidence preservation. Following Apple’s infringement claims in 2010, Samsung did not succeed in preventing the destruction of emails related to the case and as a result, the jury ordered an adverse inference instruction. The judge stated that Samsung acted willfully in deleting the emails and that the lost digital evidence could have been used in court in favor of Apple. The major cause behind the evidence preservation failure was that Samsung’s in-house email system automatically deleted all emails after a period of two weeks. As a consequence of the patents’ infringement case, the jury awarded Apple $1.05bn [1], however the loss of digital evidence and the lack of a proactive digital evidence preservation plan could increase the total fine.

The case above is a good example on why digital forensics should be planned in advance, well before an incident occurs; such planning would effectively increase the possibility of a successful and cost-effective Digital Forensic Investigation (DFI). The most common problem in a DFI is that the investigator can only formulate hypothesis on a component's or artifact's previous state by making indirect observations on the system. The acceptance of a hypothesis relies on the ability of the investigator to identify, preserve, extract, interpret and infer the relevant data (cited as digital evidence) in connection to the crime.

Prior to a security incident, the majority of organizations should have already prepared both business continuity and incident response plans to address the issues that may arise after the incident. However, in a business context, an organization’s primary goal will be to minimize the incident’s impact on its daily business processes; completing such a goal would undoubtedly involve actions that will be opposing to a successful forensic investigation. Hence, in terms of digital evidence preservation and management, the interests of a forensic investigator and the impacted organization are often conflicting. To challenge such a conflict, an organization should be capable of preparing a plan on how to effectively address both interests: business continuity and a successful forensic investigation. Such capability deals with the proactive side of digital forensics and is defined as Digital Forensic Readiness (DFR). DFR is described as the pre-incident plan within the Digital Forensics Investigation lifecycle (Figure 1) that deals with digital evidence identification, preservation, storage, analysis and use whilst minimizing the costs of a forensic investigation. In other words, digital forensic readiness aims to manage digital evidence in such a way to provide for a timely and cost-effective forensic investigation.

Post-incident investigations have been the primary focus of academic and industrial research, while the development of a universally accepted DFI framework has been the debate within recent publications [2]. On the other hand, little research has been conducted on the organization’s capability to prepare an organization for responding to an incident.

Although a lot of work has been done towards standardizing this process, it has not yet been finalized. This is only one of the difficulties faced by the
implementation of digital forensics (proactive and reactive) standards across the public and private sector. Other difficulties include the evolving nature of digital forensics investigation procedures. The procedures are constantly changing as a response to the evolving skills and techniques of the organized crime. The same is true for the lack of technical forensics standardization both in industry and academia. Despite the growing awareness and academic research on proactive forensics, its specification and implementation is still not consistent in the digital forensics community [3].

Another difficulty in implementing digital forensics standards is the complexity of the information security legal background. Law enforcement should evolve as a response to the growing demands for combating digital crime. Additionally, in many cases such as cybercrime, differences in jurisdictions prove to be a severe obstacle. Given the acute need for evidence preservation mechanisms and the aforementioned inadequacy of technical research and legislations, this work is intended to serve the following two purposes:

- Reviewing some key leading initiatives so as to put the reader in the mindset of the policy makers. This is important as they are pointing to the directions of policy making for other governments and organizations and will have certain bearing in future legislations.
- Investigating the limitations of those initiatives so as to reveal the gaps to be bridged.

II. INITIATIVES

Governments have commenced research on forensic readiness standards and have developed initiatives since digital forensic readiness is emerging as a critical part of information security practices within most organizations. As a result, it becomes very important that internationally developed and accepted standards are put in place to ensure the consistent application of digital forensics around the world.

A. United Kingdom

Recent developments in the United Kingdom have brought proactive forensics in the forefront of information security. Being forensically ready to respond to an incident has now become a mandatory requirement for all organizations and agencies connected with the UK government. According to the Cabinet Office [4], the UK government department responsible for ensuring policy and operations implementation, the operation of such measures is fundamental for public confidence and ensures efficient, effective and safe conduct of public business.

The main motive behind the proposal and implementation of a digital forensic readiness scheme was the HM Revenue and Customs (HMRC) incident. On October 18, 2007 the HMRC offices in Tyne and Wear sent to the National Audit Office (NAO) in London two CDs containing personal information of 25 million individuals and 7.25 million UK families claiming child benefits. Despite the search initiated by Chancellor A. Darling, the CDs (sent in standard internal mail) were officially reported as missing on November 14, 2007 [5]. The loss of data (including personal details, National Insurance numbers and bank details) resulted in the immediate commencement of government-led research.

The corollary of the incident above reports was the publication of the “Cross Government Actions: Mandatory Minimum Measures” report by the Cabinet Office, which proposed 22 minimum mandatory requirements to all government departments. One of the requirements for all departments is "to have a forensic readiness policy to maximize their ability to preserve, analyze and use evidence from an ICT system required for legal and management purposes" [6].

The final update of the UK government research was the publication of the HMG Security Policy Framework (SPF) in May 2010, according to which departments and agencies must have the ability to regularly audit information assets and ICT systems including a Forensic Readiness Policy (FRP) [4].

B. Payment Card Industry (PCI)

Despite the ever-growing government-led research on proactive forensics, the private sector does not follow suit. The only requirement formally in place is the one proposed by the Payment Card Industry Security Standards Council (PCI-SSC) in 2010. Organizations seek to adhere to best practices and local standards, since both costs and adverse publicity issues arising from mismanaged security incidents have become a major issue of concern. As recent intrusion
incidents have shown, breach-related expenses are reaching astronomical heights.

The most notable intrusion incident of the past decade has been the breach of the computer transaction processing systems at TJX Companies between July 2005 and January 2007, which resulted in the compromise of 45.6 million credit and debit card numbers [7]. The recovery costs - including digital forensic investigation expenses, network redesign and legal expenses - reached an estimated total of $256m.

The need to regulate the credit/debit card industry had been already articulated in July 2005, with the introduction of the PCI Data Security Standard (DSS). The PCI DSS proposed compliance with twelve mandatory security criteria by all the entities (merchant and service providers) involved in the payment card industry [8]. The standard now operates as the leading paradigm in the card data industry. The key point to note in the TJX incident is that the organization had not complied with nine out of the twelve PCI DSS requirements; compliance was only achieved after the incident occurred.

One of the compulsory requirements of the PCI DSS standard includes an organization’s proactive forensic preparation, which aims to maximize its potential to use digital evidence. According to the updated version of the standard (October 2010), shared hosting providers must protect each entity’s (e.g., merchants, service providers) hosted environment and data [8]. Therefore, they should enable processes to provide for timely forensic investigation in the event of a compromise to any hosted merchant or service provider.

C. International Organization for Standardization (ISO)

Standardization pertaining to information security and digital forensics is subject to global discussion amongst ISO member countries. To ensure worldwide acceptance of an international technical standard, ISO applies a strict rule of only publishing standard projects, which were approved by 75% or more of ISO voting members. [9]

The ISO/IEC JTC 1/ SC 27 is developing standards that focus specifically on information security as a critical element of national infrastructure. Several of the draft ISO/IEC JTC 1/ SC 27/Working Group 4 standards currently under development touch on the concept of digital evidence readiness. These draft standards aim to address the need for readiness in terms of the completeness of the process to identify, acquire and preserve digital evidence. The understanding is that there must be a plan, resources and a means of locating sources of useful data, ideally before the incident occurs [10]. Combined, the ISO/IEC JTC 1/ SC 27/Working Group 4 standards related to digital evidence will produce mechanisms by which information security incident investigations can be carried out effectively across national boundaries.

At the conclusion of the ISO/IEC JTC 1/ SC 27 Study Period on Incident Management, operation and response, the decision was made to initiate an early revision and restructure of the published ISO/IEC 27035:2011 - Information security incident management standard, which was published in 2011. The proposed Part 2 of the planned revision of ISO/IEC 27035 will be addressing guidelines for incident response readiness [11]. This project will contribute largely to the international understanding and consensus of proactive forensic readiness. The aim is that this multi-part standard would extend from the digital forensic readiness to the reporting phase, although the focus will be on the incident itself. The project has only started now, and the completed documents will only be ready in 2014.

III. LIMITATIONS AND GAPS

The security breaches discussed above served as the impetus to the global implementation of the PCI DSS initiative. However, the view put forward by the Heartland breach might explain why achieving compliance to the standard will not prevent the inevitable. Since the standard proposes minimum requirements, the level of security attained will prove to be subjective depending on the organization’s size and type. At the moment, there is not an adequate compliance assessment method for small-sized organizations, since these organizations simply achieve adherence by implementing self-assessment methods. Nevertheless, many organizations (including large-sized ones) will not be able to cope with outsourcing costs to achieve minimum requirements. In any case, a cost-benefit analysis is deemed needful for the proper calculation of both compliance costs and value-added proactive security benefits; such techniques still remain an open challenge to the digital forensics discipline.

All the ISO draft standards, currently under development, address an identified gap within the digital forensic lifecycle. In combination, the different documents discussed should address all the phases in the generic digital forensic process. Although work has commenced on proactive digital forensics, the existing draft standards under development do not yet adequately address digital forensic readiness. The standards aim to address the need for readiness in terms of the completeness of the process to identify, acquire and preserve digital evidence. The understanding is that there must be a plan, resources and a means of locating sources of useful data, ideally before the incident occurs.

IV. CONCLUSIONS

Digital evidence is becoming more prominent within the administrative, organizational and legal circles. Courts are already struggling with the challenges presented in general by digital evidence, which has become almost ubiquitous in both civil and criminal cases. This is largely due to a drastic increase in electronic evidence. Accordingly organizations need to be prepared and ready to handle any incidents that may involve this data. As a result, it becomes very important that internationally developed and accepted standards are put in place to ensure the consistent application of digital forensics around the world. With technology becoming a fundamental integration in many every day aspects, digital evidence are becoming central in many criminal cases in which the digital link is not expected in the traditional sense.

When the digital forensic readiness aspect is brought into play, a good balance between privacy and DFR should not be
overlooked. In addition to proper policies and procedures, the competence of staff, the proficiency of suppliers and partners, and the validation of digital forensic processes are also the determining factors of the soundness of the DFR. Although the publishing of current related standards projects would address these matters to some extent, these matters are crucial and should be auctioned by all organizations implementing forensic readiness.

REFERENCES


