Privacy v. the public interest?

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Introductory thoughts

- This talk has a lot about social media as a bad model; also comments on info. imbalance about privacy, & media obligations.

- False dichotomy: privacy *is* a public interest!

- ‘What the public is interested in’ is not the same thing:
  - public can be enticed to want almost anything, including deeply and pointlessly intrusive and damaging gossip
  - few or no practical remedies or protection for most people?

- Impact of potential privacy rights on reportting grossly exaggerated

- Some media stakeholders seek to exaggerate – Murdoch press?
Privacy threats as a media story?

- Privacy typically always the interest that is over-ridden
- Victims don’t blab, don’t give interviews, hide, go to ground
- People in the community can’t get both sides of the story
- Conflict of interest in media coverage: some proprietors want to avoid any constraints on intrusion; but excess intrusion itself is often a scandal and abuse that media would otherwise decry!
- News media needs ‘privacy’/confidentiality as much as people do Protect sources, protect readers/viewers willingness to read
- Whistleblowers need ‘privacy’! Most scoops rely on it.
Why info playing field is not level

- Power imbalance is massive, big media cf. ordinary people.
- Media people obsessed with themselves, and celebrity/narcissism
- Real world is different: 99+ % of people are not public figures
- Information imbalance is massive: virtues of oversharing are heavily advertised, implications and risks are hidden
- Disproportionate impact on victims, but not heard, they go hide.
- Conspiracy of silence not to explain this impact: almost no-one has incentive or resources to try to balance the scales, while massive local and global businesses benefit from complacency
Online over-sharing and surveillance

Key issues:

- Social media disaster is in the making – too new to establish long term balance, too many have interest in discouraging restraint

- Social media excessive disclosure is NOT a good model – aim should be to move on past current abuses, not entrench them.

- Based on psychographic profiling, OBA, US law allowing hiding of this surveillance. Potential for aggregation from many sources.

- Ghostery – this browser plug in detector reveals that tracking on media sites, social and straight, and many others is pervasive
What is Private and Public in Social Networking?

✧ I encourage you to re-think and perhaps reject, the temptation to think that, because Social Media have lured some users into a culture of thoughtless, disrespectful over-sharing, this represents a licence harvest and feed the Big Data juggernauts straining at the leash to get at this loot.

✧ Social Networking is in the process of imploding, with the basis of trust it relies being undermined by: excessive advertising; irresponsible exposure to risk of teenagers, children, infants and babies; a proliferation of new modes of abuse; and jolly old Uncle Sam now turning up at the party to tell us to carry on while what would have been the KGB’s dream is strapped on.

✧ If Golden Goose is to survive, privacy must come back, not die.
Online and social media impacts

Tech changes
Cultural changes
Legal changes
Technological changes underlying

- Offline world was nice and simple, for regulators.
- Web 1.0: global publication, old media/publish models.
- Web 2.0: social networking, user generated content.
  - Convergence of producer and consumer, + distributor.
- Web 3.0?: mass personalisation, semantic web
  - It’s not just your friends who know you, and what you mean.
- Attack of the killer toddlers – we are so old.
  - Hackers retire at 15, kids turning filter tables on parents, ‘slash’.
  - Facebook does not enforce own rule of ‘at least 13 yrs old’
Ye Olde Worlde (–2006)
New fangled (SNS/UGC)

ISPs: the new block point
And then there was 2.0

- Social networking, user generated content, degenerate narcissism.
- Blurs boundary: Publishing *cf.* Personal communications.
- From centralised one-to-many topology to distributed network.
- Everyone is both consumer and producer (‘prosumer’)
- Everyone is a permanent global publisher.
- Every device is an endless movie source: deluge of data.
- No editorial brain involved (both users and ISPs)? No selection?
- ISP replaces Publisher as censor point – very significant? *iiNet*
Legal disconnects: ‘Info just wants to be free’?

- Cyberlibertarian fantasies still delude and excite (*Decl. of Indep. ‘96*)
- Reality: Jurisdiction out of control, hyper liability (for you)
  - Intensification, not escape, from jurisdiction (revenge of the States)
- Or: no care, and no responsibility? (for the Cloud)
  - Your data and business go offshore, but not legal protection?
- The rise of the sub-human: minors at the frontier
  - Deficit in ‘consequences’ cognitive development: paternalism?
  - ‘Under the age of 18 or appears to be under 18’: kids make porn?
- The fall of the ‘common carrier’: ISPs reluctantly change masters?
  - Agents of a foreign power, or a hostile litigant interest? CoE CC
  - Enforced discipline of their customers, on pain of sharing liability?
The struggle for regulators to keep up

- Offline: centralised distribution, choke points: edit/publish.
- Web 1.0: more distributors, easier importation.
- Web 2.0: everyone is a creator, (re)-publisher, exporter.
- Web 3.0: the Cloud knows what you like, and makes it?
- Encryption and roll-your-own protocols already in use.
- The long cyber-war: endless arms race between the straiteners and those seeking to avoid the blocks? Enlivened by real armies.
- When is publication not publication?
- Confusion: talk privacy but no real rights. No tort, 1st or 4th Amdt.
- Failure to pass legal right to privacy undermines social use of new technologies, as old law assumes only business and government.
The battle over the nature of privacy

- About more than ‘secrecy’: right to be left alone, to be free of impact of constant, deliberate spying trying to get inside your head.
- China: never know/Panopticon: no-one home, but you self-censor
- Definition of ‘Personal’: US much weaker than EU, AU – metadata.
- Aggressive attacks from the jack-boot brigade demanding: “If you’ve got nothing to hide, you’ve got nothing to fear” [PINs please]
- Aggressive attacks from Murdoch press insisting that no sensible person would advocate for a legally enforceable right to privacy.
- Aggressive attacks from Online Behavioural Marketers, insisting uber-veillance & psycho-graphic profiling must be the price of entry to world they colonised, but was made for free by others.
The Four Horsemen...

Are we (almost) all part of the problem?
The Four Horsemen of the PI Apocalypse

- I start from User/ Citizen/ Consumer/ Voter/ Customer perspective, so not take other stakeholders at face value.
- Risk driven development, ‘User centred design’ is the only way to make safe software that works. Risks for users first & main thing.
- (Backed up by consumer protection experience; Codes often fail)
- Other participants, stakeholders, interests in online social media often claim to be, like Kevin, ‘here to help’.
- But most have potential conflict of interest, so use spin to deny.
- Necessary to recognise that, rather than there being a bunch of bad guys, tame consumers and nice helpers, many are complicit ...
Four Horsemen of the [online privacy/security] Apocalypse

- Over-zealous
- Over-opportunist
- and Your ‘Friends’
- Hacking
Why do the Four Horsemen matter?

- Presumption by many that government and industry are ‘here to help’, rather than both being part of the problems.

- Much education material is distorted by this assumption.

- Good players in all four sectors, but serious risks from all too.

- Failing to see this may blind users to the worst risks for them in a given situation.

- Also conveniently avoids focusing attention on governance and public policy failures which create those institutional risks.
The Four Horsemen and social media

- Global online **Business** models: some built on users being data-hamsters (‘you are the product’), not customers. CONFLICT?
- **Government** concern about abuses, but tempted by access to wantonly exposed data (retention, data mining). CONFLICT?
- **Bad guys** adapting fast to the active promotion of gullible self indulgence, harvesting for anti-police face recognition efforts.
- Some **Individuals** disrespectful of their own and other people’s personal information security and privacy. Ignorance, youth: key
- These four nasties should not lower the bar.
Private ➔ Public  [ ➔ Private ]

- One goal of the Horsemen is to capture personal information by a process of luring it out into the open.
- Claiming a bit of info about you is ‘public’ is not for some enhanced communal social space, the normal idea of ‘public’.
- though encouraging people to be public seems harmless ...
- But it is often with the ulterior motive of re-capturing the PI and appropriating it back into different private hands, grabbing it for private uses often hostile to the original owner:
- Psycho-graphic profiling for marketing; mass surveillance by secret foreign spy services; setting up a scam by fraudsters.
Social Media and the Push for Over Sharing

All the information and incentive goes one way...
Social media and PI: Over-Sharing FAIL

Vendor promotes!

Over-sharing seems normal...

Software promotes!

Minors think it’s a party!

Cost/benefit analysis FAIL

Information asymmetry

Victims hide: silence, shame
Personal Information Security and social media

- It’s permanent global publication; but without the editor, lawyer, publisher or shredder.

- All very new, rules change daily, no base of social experience to build a new ‘common sense’, no shared history of known Fails.

- Failure to appreciate consequences are not here, now, visible.

- Kids cognitive deficit – special vulnerability – need protection from everyone, including themselves (they are NOT adults!)

- Teenagers: consequence has to be right here and now to matter. Children: even right here and now can be denied. [ACCAN eg.]

- Denial is part of the problem; must help kids grow out of it.
Personal Information Security and social media (cont.)

- Adults potentially deluded: by collusion of conflicted businesses with over-sharing choices, by friends, by info. asymmetry, secrecy.

- Past ‘common sense’ about tech. eg photos no longer apply: permanent global publication, face recognition, tagging, invisible.

- Eg: “Glassholes” backlash against Google Glass: a sign that novelty is no longer enough to befuddle? Desire to protect space

- Aggressive appropriation of public space by those with new social surveillance tools is hostile to the interests of others.

- Impact of Facebook on policing not widely admitted, but serious.
So, what is the blind spot of the smartest guys in the room?

- Online social networking giants are intensely creative software and advertising powerhouses, driven by hacker instincts, now massive.

- ‘Move fast and break [take?] things’, ‘Ask forgiveness not permission’ are slogans from immature software developers raised to work with disposable throwaway prototypes, not compliance.

- Category error: human personal information, the stuff of lives, is NOT disposable. ‘Oops, we’ll fix it next version!’ is not an answer when personal information abuse causes irrevocable harm. Their governance model, based on rapid prototyping, cannot cope.

- These models are now so profitable that there is now great commercial pressure to NOT adapt to this hard and real truth.
What are some risks of private information appropriated into the ‘public’?

- Prospects for employment, insurance, housing, travel, security clearance, public office ...
- Damage to personal relationships, trust, family, marriage, sex ...
- Sexual or other harassment, smearing, shaming, vilification.
- ID theft, fraud, burglary, robbery, scams, framing.
- Profiling as national security, criminal or political risk; blackmail.
- Recruitment into inappropriate activities of all sorts by pressure.
- Personalised messaging designed to ‘go under the radar’, use personal preferences to avoid critical assessment of message.
Asymmetry: Bad news hides

- Social media is self advertising, and advertising for the self; but it only tells half the story, the bad news tends not to get out.

- Benefits are obvious, immediate, personal, and flogged to death. Risks and costs are remote in time, place or social space: hidden.

- Funsters advertise themselves and fun, but like most privacy disasters, privacy failure victims often hide, drop out, are socially excluded, go quite, self harm, even suicide.

- They do NOT say: ‘Hey everyone, I was a real idiot, who knew there is a real world out there and not everyone is my friend? Don’t be stupid, and learn from my mistakes!’ So no feedback.

- Result: Users are unaware; unable to properly weigh cost cf. risk. So? ‘Informed consent’ re: sharing is undermined, unreliable.
The Four Horsemen are the enemy

- Government has powers of compulsion as well as persuasion, and can be tempted to exploit fears to act in secret. [PRISM] Regulators are subject to risk of ‘capture’ and taming.

- Businesses undermining a strong approach to respect for self and others’ privacy have both a strong profit motive, and the best tools of persuasion and spin, as advertisers and marketers!

- ‘Bad guys’ are not going to be ‘scare the horses’ by being visible in their exploitation of over sharing, but they’re very skilled.

- Individuals trampling the rights of themselves, friends or strangers tend to lower the bar, normalising risky behaviour.

- Are you with them, or with those working to regain the balance?
Private right of action

- Common law version is coming: NZ HC, HCA here
- Statutory version killed by recent failed tactics, and Murdoch press attacks
- It is limited: most extreme examples of unjustified intrusion
- Public interest journalism is protected
- Prurient intrusion is not.
  Is this a doomed business model? Or a new River of Gold
What next?
What to do?

- Revisit assumptions about the supposed conversion of personal information from the private to the public sphere.

- Acknowledge the potential conflict of interest that comes from the desire to appropriate and use this newly ‘freed’ information for your essentially private purposes, including media re-publication.

- Be extra sensitive to the various risks of harm, and thus the potentials for conflict of interest between the beneficiary of this appropriation, and the often uninformed or immature original owner.

- Contemplate the importance of being trustworthy if you want trust. Treat people like customers, citizens and people, not the product.
Some helpful hints

- Encouraging **restraint**, not over-sharing, is a positive obligation – especially for media.

- Old laws work: s578C NSW Crimes Act ‘Publish indecent article’ *Police v Usmanov* [2011] NSWLC 40 – revenge porn a crime?

- Tools like **Ghostery** open eyes to the 2,000-strong industry doing otherwise invisible commercial bugging, snooping and profiling.

- The debate on **PRISM** may change things – watch closely!

- **Trust** become more of an issue, secrecy about intrusion suspicious.

- If Cloud-based social media based in US are untrustworthy, **data sovereignty** may become more of an issue. EU’s day comes?
Questions?

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