# Lecture 4-3 Intellectual Property

Addison-Wesley is an imprint of



# 4. Copyright

- Provides owner of an original work five rights
  - Reproduction
  - Distribution
  - Public display
  - Public performance
  - Production of derivative works
- Copyright-related industries represent >5% of U.S. gross domestic product (> \$500 billion/yr)
- Copyright protection has expanded greatly since 1790

## **Software Copyrights**

- Copyright protection began 1964
- What gets copyrighted?
  - Expression of idea, not idea itself
  - Object program, not source program
- Companies treat source code as a trade secret
- Violations of copyright
  - Copying a program to give or sell to someone else
  - Preloading a program onto a computer being sold
  - Distributing a program over the Internet
- Important court cases
  - Apple Computer v. Franklin Computer
    - Established that object programs are copyrightable
  - Sega v. Accolade
    - Established that disassembling object code to determine technical specifications is fair use

## **Copyright Creep**

- Since 1790, protection for books extended from 28 years to 95 years or more
  - latest extension done to prevent Disney characters from becoming public domain?
- Copyright Term Extension Act of 1998 challenged as unconstitutional
- U.S. Supreme Court disagreed: CTEA does not create perpetual copyrights



Copyright creep

## **Digital Rights Management**

- Actions owners of IP take to protect their rights
- Approaches
  - Encrypt digital content
  - Digital marking so devices can recognize content as copy-protected
- Example: the (failed) Secure Digital Music Initiative (2000)
  - Consortium didn't stick together
  - Cracked by CS researchers
- Example: Sony BMG Rootkit (2005)
  - Made everyone angry; retracted
- Example: online music stores (2003-2009)
  - Started out with DRM, in part to lock people into platforms
  - Lately, moving away from it

# Fair Use/Fair Dealing

#### USA: Fair Use

- Cases where copyrighted work can be reproduced without permission
- Use can be for any purpose
- Usage must be fair
  - 1. Purpose, character of use
  - 2. Nature of work
  - 3. Amount of work copied
  - 4. Effect on market for work

#### **Canada: Fair Dealing**

- Three protected activities:
  - research or private study
  - criticism or review
  - news reporting
- Usage must be fair
  - 1. purpose (commercial/private)
  - 2. character (e.g., # copies made)
  - 3. amount copied from the original
  - 4. alternatives (was copying necessary?)
  - 5. nature (e.g., public availability of the copyrighted work)
  - 6. effect (does the copy compete with the original?)

# Is it ethical to break a digital lock in order to make fair use of a copyrighted work?

#### Some famous examples of fair use

- "Time shifting" (recording shows on VCR/DVR)
- "Space shifting" (transcoding music onto MP3 player)



- Use of image thumbnails in search results
- Google books indexing full texts

#### **Legitimacy of IP Protection for Software**

- Software licenses typically prohibit you from making copies of software to sell or give away
  - Our focus is not on whether it's ethical to violate such a legal agreement after having agreed to it.
- Instead, we are considering:
  - whether society *should* give IP protection to software
  - if so, how this protection ought to be limited
  - what ethical argument can be used to justify this protection.

#### **Intellectual Property**

"The government should aggressively prosecute intellectual property infringement, particularly including peer-to-peer file sharing."



## **Rights-based Analysis**

- "Just deserts" argument
  - Programming is hard work that only a few can do
  - Programmers should be rewarded for their labor
    - Mixing my labor with something implies ownership
- Criticism of "just deserts" argument
  - Why does labor imply ownership?
    - Maybe mixing my labor with something means I lose my labor
    - Pour a can of tomato juice into the ocean: I don't own the ocean.
  - A society in which all labor went to common good could be just
  - Intellectual property not like physical property
    - I cut logs: I own the logs
    - I write a book: I get to restrict other people from copying the book
- What do you think about this argument?

## **Utilitarian Analysis**

- Argument against copying
  - Copying software reduces software purchases...
  - Leading to fewer software producers...
  - Leading to lower production of new software...
  - Leading to fewer benefits to society



- Each of these claims can be debated
  - Not all who get free copies can afford to buy software
  - Open-source movement demonstrates many people are willing to donate their software-writing skills
  - Hardware industry wants to stimulate software industry; many apps are supported via ads
  - Difficult to quantify how much society would be harmed if certain software packages weren't released

#### What do you think about this argument?

#### Napster

- Peer-to-peer music exchange network
- Began operation in 1999
- Sued by RIAA for copyright violations
- Courts ruled in favor of RIAA
- Went off-line in July 2001
- Re-emerged in 2003 as a subscription music service

#### BitTorrent

- BitTorrent incentivizes sharing
  - Files broken into pieces
  - Different pieces downloaded from different computers
  - "Trading" pieces between computers
- Used for downloading large files
  - Particularly TV, movies



#### Legal Action Against P2P

- RIAA Lawsuits (2003)
  - Sued 100s of high-volume sharers
- Universities hotbed for sharing
  - Responses: banning, signing site licenses
- MGM vs. Grokster
  - Grokster won at lower levels, eventually lost at Supreme Court
  - Ruling: the technology existed primarily for infringement
- More recently: Pirate Bay:
  - Repeatedly shut down, sued, but keeps on...

#### **Open Source**

- A variety of licenses. Some typical ingredients:
  - No restrictions preventing others from selling or giving away software
  - Source code included in distribution
  - No restrictions preventing others from modifying source code
  - No restrictions regarding how people can use software
  - Same rights apply to everyone receiving redistributions of the software (copyleft)
- GNU Project (Richard Stallman, 1984-)
  - Goal: Develop open-source, Unix-like operating system
  - Most components developed in late 1980s
- Linux
  - Linus Torvalds wrote Unix-like kernel in 1991
  - Combined with GNU components to make an OS
  - putting pressure on Microsoft, Apple, and companies selling proprietary versions of Unix

#### **Benefits and Drawbacks of Open Source**

#### Benefits

- Gives everyone opportunity to improve program
- New versions of programs appear more frequently
- Eliminates tension between obeying law and helping others
- Programs belong to entire community
- Shifts focus from manufacturing to service
- Drawbacks
  - Without critical mass of developers, quality can be poor
  - Without an "owner," incompatible versions can arise
  - Relatively weak graphical user interfaces
  - Poor mechanism for stimulating innovation (no companies will spend billions on new programs)

#### Safe Software Development

- Reverse engineering okay
- Companies must protect against unconscious copying
- Solution: "clean room" software development strategy
  - Team 1 analyzes competitor's program and writes specification
  - Team 2 uses specification to develop software
- Interestingly, same development strategies also used to ensure that open source licenses don't "infect" commercial software

#### **Creative Commons**

- Under current copyright law, eligible works are copyrighted the moment they are created
- No copyright notice does not mean it's ok to copy
- Must contact people before using work
- That slows down creative reuse
- Free Creative Commons license indicates
  - Which kinds of copying are ok
  - Which rights are being retained
- Flickr and Magnatune two well-known sites using Creative Commons licenses

