INVESTIGATIONS IN THE AGE OF GEOSOCIAL DATA

EDUCATIONAL SEMINAR
WHAT IS OSINT? WHAT IS SOCMINT?
According to the FBI, open-source intelligence “refers to a broad array of information and sources that are generally available, including information obtained from media (newspapers, radio, television, etc.), professional and academic records (papers, conferences, professional associations, etc.), and public data (government reports, demographics, hearings, speeches, etc.).”¹

According to AFIO’s The Intelligencer, open-source intelligence “is defined as the collection, processing, analysis, production, classification, and dissemination of information derived from sources and by means openly available to and legally accessible and employable by the public in response to official national security requirements.”²

DEFINITION AND SCOPE OF “SOCIAL MEDIA INTELLIGENCE”
Social media intelligence (SOCMINT) is an intelligence discipline built upon tools and solutions for social media monitoring. This methodology is able to apply intelligence tools to efficiently analyze a wealth of information hidden in social networks to detect early signals of important events, get a picture of public sentiment on target topics, monitor trends, identify influencers, and extract actionable intelligence to assist decision support.³ Social media intelligence allows one to collect information from social media sites using both intrusive and non-intrusive means from open and closed social networks.

CURSORY ONLINE SEARCH STRINGS
Begin with direct queries of top 4 social media sites Facebook, Instagram, Twitter, YouTube then move to following Google/Yahoo/Bing searches:

- “John Smith” + New York, NY
- “Smith, John” + New York, NY
- “John Smith” + [known hobby/interest]
- “unicorn20@gmail.com”
- “unicorn20”
- inurl: unicorn20
- “510.555.1234


COMMON ONLINE INVESTIGATIVE CHALLENGES

Identity Resolution
“And how did you verify that this account that hadn’t been used in years was Mr. Smith?"

- Full Name
- Geographic indicators (photos of residence)
- Email address
- Known handle
- Friends with confirmed relatives
- City of residence
- Self-reference
- Birthday
- Photographic

Chronological Resolution
“So you have no way of knowing that’s when it was posted or that’s when it was last accessed, correct?”

or “Can you tell me the date the photo was actually taken, not when it was uploaded online?”

- Captions and comment threads verifying capture date
- OSINT (Open Source Intelligence) methodology
  - Race/event results
  - League/team rosters and schedules (athletes)
  - Performance venue schedules (Concerts, comedians)
  - Event agendas (galas, conferences, etc.)
- Ask plaintiff/claimant to produce content on native device in native format to confirm capture date

Preservation

- Electronic Vault (E-Vault)
- Bibliography (live URL, Identity Resolution metrics)
**Authentication / Metadata**

The following are some key metadata fields for individual Facebook posts (such as a photo or status update) that together provide important information to establish authenticity of online activity, if properly collected and preserved:

<table>
<thead>
<tr>
<th>Metadata Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uri</td>
<td>Unified resource identifier of the subject item</td>
</tr>
<tr>
<td>fb_item_type</td>
<td>Identifies item as Wallitem, Newsitem, Photo, etc.</td>
</tr>
<tr>
<td>parent_itemnum</td>
<td>Parent item number-sub item are tracked to parent</td>
</tr>
<tr>
<td>thread_id</td>
<td>Unique identifier of a message thread</td>
</tr>
<tr>
<td>recipients</td>
<td>All recipients of a message listed by name</td>
</tr>
<tr>
<td>recipients_id</td>
<td>All recipients of a message listed by user id</td>
</tr>
<tr>
<td>album_id</td>
<td>Unique id number of a photo or video item</td>
</tr>
<tr>
<td>post_id</td>
<td>Unique id number of a wall post</td>
</tr>
<tr>
<td>application</td>
<td>Application used to post to Facebook (i.e, from an iPhone or social media client)</td>
</tr>
<tr>
<td>user_img</td>
<td>URL where user profile image is located</td>
</tr>
<tr>
<td>user_id</td>
<td>Unique id of the poster/author of a Facebook item</td>
</tr>
<tr>
<td>account_id</td>
<td>Unique id of a user’s account</td>
</tr>
<tr>
<td>user_name</td>
<td>Display name of poster/author of a Facebook item</td>
</tr>
<tr>
<td>created_time</td>
<td>When a post or message was created</td>
</tr>
<tr>
<td>updated_time</td>
<td>When a post or message was revised/updated</td>
</tr>
<tr>
<td>To</td>
<td>Name of user whom a wall post is directed to</td>
</tr>
<tr>
<td>to_id</td>
<td>Unique id of user whom a wall post is directed to</td>
</tr>
<tr>
<td>Link</td>
<td>URL of any included links</td>
</tr>
<tr>
<td>comments_num</td>
<td>Number of comments to a post</td>
</tr>
<tr>
<td>picture_url</td>
<td>URL where picture is located</td>
</tr>
</tbody>
</table>
Best Online Investigative Practices

- Background check (Criminal, Civil, Property)
- Content collection
- Identity resolution
- Preservation
- Analysis
- Authentication (Metadata)
- Account monitoring
- Testimony

Current OSINT Community: Recent Trends

LIVESTREAMING

(Facebook Live, Periscope): live video of an event or discussion (uploading in real-time). Mark Zuckerberg announced this new feature for Facebook (for all users) in a 6 APRIL 2016 status update.

- People spend 3x more time watching a Facebook Live video on average compared to a video that’s no longer live. This is because Facebook Live videos are more interesting in the moment than after the fact⁴.
- Expected growth with increased video quality, mobile phone viewing capabilities, decline of Traditional Television watching methods.
- Periscope is a live video streaming app for iOS and Android that was acquired in March 2015 by Twitter and relaunched

GEOTAGGING

Electronic tag assigns a geographical location to a photograph or video, a posting on a social media website, etc. based on latitude and longitude coordinates. Clicking on the geotag in Twitter and Instagram shows you other posts that use that geotag.

- Location based SMS (text messages) introduced in 2007 - applications capable of displaying locations on GoogleMaps.5
- Because of the requirement for wireless service providers in United States to supply more precise location information for 911 calls by 11 SEP 2012 more and more cell phones have built-in GPS chips.
- Later introduced to social media platforms, Facebook, Twitter, Instagram
- Study done by JiWire suggests that 62% of social media users include location tags in posts on different platforms that included Facebook, Instagram, Twitter and Google+. The majority of respondents (49%) use location tags to let their friends and family know where they’re shopping and traveling. Facebook: 91% of respondents use the platform on the go and 88% tag their locations at least monthly6.

“FRIENDING”: LEGALITY, PRACTICALITY, AND ETHICS7, 8

US V GATSON & FACEBOOK RESPONSE

- Bergen County police department sent request to be friends without a warrant with Gatson on his Instagram account, which included photos of items that Gatson had stolen. Gatson accepted the request and law enforcement was able to view all content on the account. Conclusions reached for this case included:
  o “No search warrant is required for the consensual sharing of this type of information.”
  o “Gatson’s motion to suppress the evidence obtained through the undercover account will be denied.”
- In response, social media sites started “notifying account holders when their data is requested by law enforcement.” Facebook also requires a “valid subpoena, court order or search warrant” if law enforcement wants to search Facebook for records.

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STORED COMMUNICATIONS ACT

- apply to the "reasonable expectation of privacy" in an online context. Users generally entrust the security of online information to a third party, an ISP. In many cases, Fourth Amendment doctrine has held that, in so doing, users relinquish any expectation of privacy. The Third-Party Doctrine holds "that knowingly revealing information to a third party relinquishes Fourth Amendment protection in that information."

FEDERAL RULE OF EVIDENCE 902(11)(12)

- Federal Rule of Evidence 902(11) states, “The original or a copy of a domestic record that meets the requirements of Rule 803(6)(A)-(C), as shown by a certification of the custodian or another qualified person that complies with a federal statute or a rule prescribed by the Supreme Court. Before the trial or hearing, the proponent must give an adverse party reasonable written notice of the intent to offer the record — and must make the record and certification available for inspection — so that the party has a fair opportunity to challenge them.”

- Federal Rule of Evidence 902(12) states, “In a civil case, the original or a copy of a foreign record that meets the requirements of Rule 902(11), modified as follows: the certification, rather than complying with a federal statute or Supreme Court rule, must be signed in a manner that, if falsely made, would subject the maker to a criminal penalty in the country where the certification is signed. The proponent must also meet the notice requirements of Rule 902(11).”

Federal Rule of Evidence 902(11)(12) state you do not need an investigator who conducted an online investigation to physically testify in court as affidavits detailing the mechanisms of the investigation are considered legitimate substitutes to witnesses. Rule 803(6)(A)-(C) essentially designates a regularly conducted business activity, i.e. an investigation, being documented by the individual who engaged in said activity as a qualified witness and the featured rules permit that documentation to be presented in lieu of a person.

ABA FORMAL OPINION 466

Released 24 APRIL 2014, Formal Opinion 466 states, “There is a strong public interest in identifying jurors who might be tainted by improper bias or prejudice. There is a related and equally strong public policy in preventing jurors from being approached ex parte by the parties to the case or their agents. Lawyers need to know where the line should be drawn between properly investigating jurors and improperly communicating with them."

“Passive review of a juror’s website or ESM, that is available without making an access request, and of which the juror is unaware, does not violate Rule 3.5(b). In the world outside of the Internet, a lawyer or another, acting on the lawyer’s behalf, would not be engaging in an improper ex parte contact with a prospective juror by driving down the street where the prospective juror lives to observe the environs in order to glean publicly available information that could inform the lawyer’s jury-selection decisions. The mere act of observing that which is open to the public would not constitute a communicative act that violates Rule 3.5(b)."

SAMPLE DEFENDANTS’ SOCIAL MEDIA INTERROGATORIES TO PLAINTIFF

Please identify all of your internet social media and networking websites and/or applications, which you have used and/or maintained an account in the last six (6) years. Internet social media websites include, but are not limited to, Facebook, LinkedIn, Twitter, Instagram, Foursquare, YouTube, Pinterest, Google+, Tumblr, Flicker, Skype, FaceTime, etc.

1. For each internet social media website account, please provide your username and password, or alternatively, under Rule 1.34(c), please provide a copy of all non-privileged content/data shared on the account(s) in the last six (6) years. In the event you contend there is a privilege to assert, please provide a privilege log.

2. Please identify any and all photograph, still image, and video sharing websites that you have used and/or maintain(ed) an account in the last six (6) years. “Internet photo, still image, or video sharing website” is defined as websites in which a user can upload/post/view still or video image content, which is hosted for and shared public use, which includes but is not limited to YouTube, Shutterfly, Tumblr, Photobucket, Vine, Instagram, etc.

3. For internet photo, still image and video sharing website accounts, please provide your username and password, or alternatively, under Rule 1.340(c), please provide a copy of all non-privileged content/data shared on the account in the last six (6) years. In the event you contend there is a privilege to assert, please provide a privilege log.

4. Please identify any and all blog or internet message boards, chat rooms, and public forums that you have participated in or a member of within the last six (6) years. “Internet message board or public forum” includes but is not limited to any internet website or service in which users post messages or content in a public-forum.

5. For each blog or internet message board, chat room, and public forum, please provide your username and password, or alternatively, under Rule 1.340(c), please provide a copy of all non-privileged content/data shared on the account in the last six (6) years. In the event you contend there is a privilege to assert, please provide a privilege log.

6. Please provide the name of any email account(s), which you have used and/or maintained in the last 6 years.

7. For any account identified in answer to Nos. 1 – 7, please describe in detail any and all content that you have deleted or erased on or after (insert date), including but not limited to photographs, videos, posts, tweets, and name/username change.