The Carried Network Demarc

David H. Ackley University of New Mexico, Albuquerque, NM 87131 ackley@cs.unm.edu

Abstract

Software-based artficial life will increase the robustness, and enable vastly increased size, of computing systems. To enhance human potential and protect individual liberty in future society-scale systems, the boundary between 'private' and 'public' digital spaces-known in telephone networks as a demarcation point or "demarc"—should be set so that a significant amount of physical computing machinery can be counted as fundamentally personal, for assigning rights and responsibilities. To that end, this note offers a principle called the carried network demarc: The machines that you routinely carry under your own power, and their contents and interactions, should be considered part of your body as a matter of law and social norm. Such machines today may be as prosaic as a watch, pacemaker, or cellphone, but in the future you may regularly carry machines inhabited by multitudes of beneficial alife creatures—akin to the bacterial microbiomes that surround and perfuse our biological bodies—that would likewise be considered you and yours in both their physical and computational aspects. The author solicits input from others with expertise bearing on this topic.

Physical and computational convergence

In the ubiquitous modest-sized computers of today, the 'random access memory' organization makes the physical location of the hardware components largely irrelevant to machine operation. But in any sufficiently large computational system—for example as envisioned using *indefinitely scalable* computer architectures (Ackley, 2013)—actual physical distances and computational or communications distances are inherently coupled by the speed of light. In such fundamentally *spatial computers* (Beal et al., 2012, e.g.), physically close components are inevitably faster and cheaper to access than remote ones, and they are more likely to share fate under the large and small vagaries of reality.

Existing location-free concepts of computation like "cyberspace" and the "cloud" not only fail to capture but actively obscure the physicality of computation, with the often-overlooked consequence that the "computation" and the "user" are imagined to exist, somehow, in utterly unrelated spaces. We argue that view is not only manifestly false but also insidiously dangerous—and the carried network demarc proposal, in part, attempts to reframe it.

The idea that a human "self" is physically identical with its natural "meat" body is certainly obvious, but to apply that notion uncritically in future converged physical/computational environments would put the individual human at a crippling disadvantage. Such a view, by default, would expect the human to attend to tasks that artificial entities will routinely delegate to other artificial entities—not just high-level information-processing jobs like sorting email and other interruptions, but also far more fundamental and autonomic tasks like maintaining location awareness and performing continuous threat and opportunity assessment within one's physical/computational surroundings.

We should expect such low-level processing to be protected by limits stronger than just property law. The state or other actors should not be allowed to impede it without the most extraordinary cause, because such an intervention should be viewed as less like a civil forfeiture or a contract negotiation tactic and more like unwanted brain surgery. As our *world* becomes a converged physical/computational world, our *bodies* must be allowed to do the same.

The carried network demarc

Of course, as always in discussions of the rights of individuals in societies, the problem of rights limits, overlaps, and conflicts must be addressed. Especially in this case, where we are proposing a high level of individual protection, there must be limits—and importantly, "natural" or obvious limits—to the extension of that protection. The *carried network demarc* proposed in this paper's abstract is an attempt to make room for, but set natural limits on, our machines to be considered part of our bodies. We read it informally as "you are what you carry" (or #OurMachinesOurBodies) and argue it represents a plausible "sweet spot" along a spectrum of viewpoints.

For example, a narrower approach could draw the "body" boundary at your skin, or some close approximation to it. Such a view would allow an implanted pacemaker to be "you," but not a cellphone. An even more restrictive view would hold that no *manufactured* object can be "you" regardless of purpose or location, not even a pacemaker or

bone screw. At the other end, a more expansive alternative would rope in all your property, from your car to your vacation homes to that squash racquet you've forgotten you own.

We argue that "you are what you carry" is a better compromise than those alternatives. Although in the future there may well be myriads of devices literally under our skin, monitoring or maintaining our health, it would seem at least inelegant to require we implant or otherwise ingest our sensorimotor interfaces to the computational world, just to earn them equivalent protection. On the other hand, allowing someone to claim arbitrary property as "self", even when they do not interact with it and are unaware of its status, strains the key notion of *utility for ongoing processing* that is intended to underlie the notion of the extended body.

One final alternative for this brief note: Why not use an actual network demarc as the body's demarc in computational space? In modern telephony, a Network Interface Device ('NID') forms the demarcation point between private and public utility portions of the network. With one pair of wires running into the house and another pair running up the telephone pole, the NID is a clean and well-understood solution to dividing network rights and responsibilities. Unfortunately, the NID is a clean solution only if all transferred data actually moves through the device—but in the converged physical/computational world, data moves not just by wired and wireless networks, but also video cameras and all manner of environmental sensors public and private. There simply is no clean chokepoint through which all data transfers will flow. The carried network demarc recognizes that some basic expectation of a boundary is required nonetheless.

Related work

Questions of self and technology cut across human endeavors; here we touch briefly on technology itself, philosophy, and law. Mann (1997) pioneered advances in wearable computing and augmented reality (Azuma, 1997, is an early survey); the carried network demarc stands to regularize and strengthen protections for such wearable machinery.

In the other direction, the "Internet of Things" (Al-Fuqaha et al., 2015) exemplifies the accelerating technological convergence of our physical and computational environments—as does the growth of automated surveillance (Lyon, 1994). Under the carried network demarc, the individual is free to deploy a "computational skin" made of *living technology* (Bedau et al., 2013)—to interact with, but also to insulate the individual from, potentially massive environmental computing powers. And, crucially, manufacturers of such living technology cannot be faulted for striving ceaselessly to make such machines loyal only to their individual.

From a more philosophical perspective, Froese (2014) offers a recent exploration focused, like the current proposal, on technology placed in or near the physical body—and conjectures, as do I, that living technology stands to offer a positive benefit-risk balance.

And finally, legal aspects will be paramount. To this non-lawyer computer scientist, following Lessig (2009), the United States Constitution looks like legacy software for a distributed operating system—itself forked from a much older codebase dating to the massively refactored Justinian Code (Blume, 2009), released in A.D. 534. And as usual in complex software, there's often more than one way to implement things. In a recent controversy over cellphone encryption, for example, several authors (Hart and Vance, 2016, e.g.) offer attacks and defenses framed by Fourth Amendment prohibitions against unreasonable search and seizure. It will take a shift in thinking, but the carried network demarc will surround your future cellphone with a Fifth Amendment defense against self-incrimination.

Call to action

As technological society advances, exactly where to draw the line between self and non-self is never precise. But to enhance human potential and protect individual liberty, it must be possible to include a significant amount of manufactured computing and communication machinery under protections as strong as those accorded to our bodies and our minds. Though cellphones have served here as an example, today they are far too brittle and untrustworthy for life inside the carried network demarc. We can do fundamentally better.

The purpose of this paper is to seek complementary expertise and to open discussions on how to ensure the future technological world makes adequate room for us as individuals, citizens, and humans. The goal is to guide the coming physical/computational convergence into the powerful and empowering mechanism for human liberty, development, and knowledge that it can—but is far from certain to—become.

Acknowledgments

These ideas were initially developed for the workshop 'An Emerging Technological and Societal Transition: Preparing for the Post-Industrial World', with the author's participation made possible by travel support from the workshop sponsors and the Lorentz Center at Leiden University.

References

Ackley, D. H. (2013). Bespoke physics for living technology. Artificial Life, 19(3_4):347–364.

Al-Fuqaha, A., Guizani, M., Mohammadi, M., Aledhari, M., and Ayyash, M. (2015). Internet of things: A survey on enabling technologies, protocols, and applications. *IEEE Communica*tions Surveys Tutorials, 17(4):2347–2376.

Azuma, R. T. (1997). A survey of augmented reality. Presence: Teleoperators and Virtual Environments, 6(4):355–385.

Beal, J., Dulman, S., Usbeck, K., Viroli, M., and Correll, N. (2012). Organizing the aggregate: Languages for spatial computing. CoRR, abs/1202.5509.
Bedau, M. A., McCaskill, J. S., Packard, N. H., Parke, E. C., and Rasmussen, S. R. (2013). Intro-

duction to recent developments in living technology. Artificial Life, 19(3.4):291–298.

Blume, F. H. (2009). The Annotated Justinian Code, 2nd edition. At https://www.uwyo.edu/

lawlib/blume-justinian/ajc-edition-2/.

Froese, T. (2014). Bio-machine hybrid technology: A theoretical assessment and some suggestions for improved future design. *Philosophy and Technology*, 27(4):539–560.

Hart, G. and Vance, C. (2016). Privacy, encryption, and the Fourth Amendment. The Huffington Post. http://www.huffingtonpost.com/gary-hart/apple-iphone-encryption-privacy_b_9299170.html.

Lessig, L. (2009). Code 2.0. CreateSpace, Paramount, CA, 2nd edition.

Lyon, D. (1994). The electronic eye: The rise of surveillance society. U of Minnesota Press.

Mann, S. (1997). Wearable computing: a first step toward personal imaging. Computer, 30(2):25-32.