

# **Digitale Evidenz: Kritische Gedanken zur Beweiskraft**

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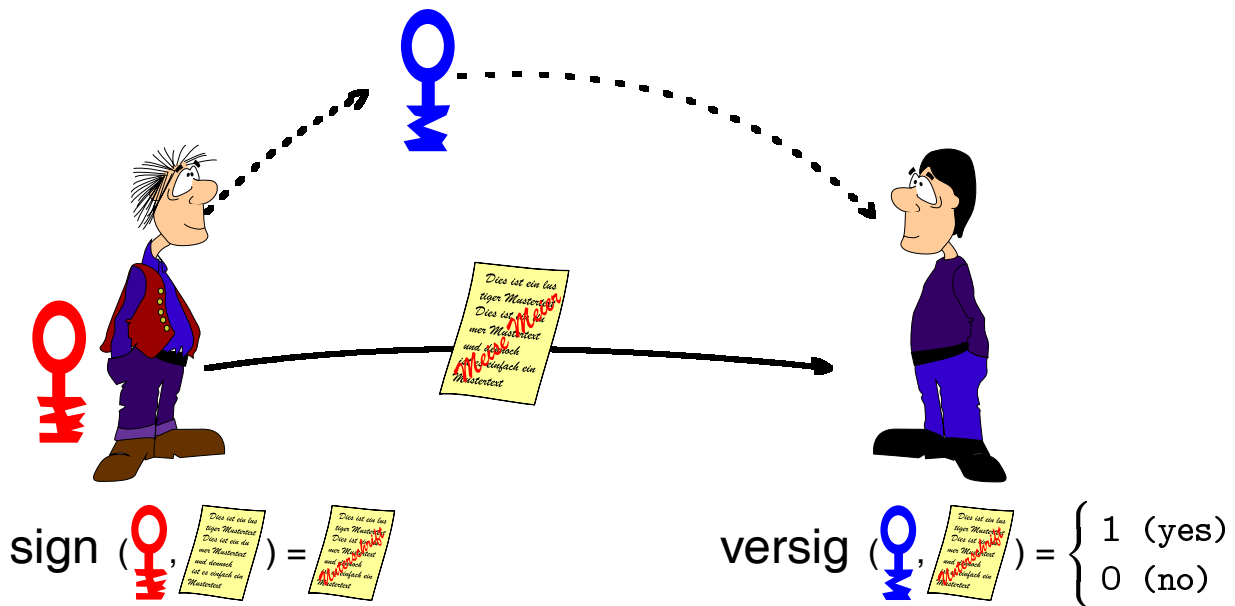
**ETH Zurich, [www.crypto.ethz.ch](http://www.crypto.ethz.ch)**

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## **Overview**

- **Digital signatures and certificates**
- **Digital evidence: A systematic treatment**
- **Fundamental dilemma in DS legislation**
- **Non-digital evidence**
- **Some provocative claims**
- **Digital declarations**

# Digital signatures



$$v(d, s) = \text{versig}(p_A, d, s).$$

# Public-key certificates

CA C confirms the **binding** of public key  $p_A$  to entity A.



$\text{id}(p, c)$  = identity

$\text{pk}(p, c)$  = public key

$\text{exp}(p, c)$  = expiration time

$\text{lia}(p, c)$  = liability bound

of certificate  $c$  when checked with public key  $p$ .

## Context

**Is an entity  $A$  liable for a digital document  $d$ , as a consequence of a digital signature on  $d$  with respect to her public key  $p_A$ ?**

**A's possible objections:**

- 1.  $p_A$  is not my public key.**
- 2. I did not sign  $d$  (though  $p_A$  is my valid public key).**
- 3. The signature was generated after I revoked  $p_A$ .**
- 4. I am liable for  $p_A$ , but only for transaction values below that relevant in contract  $d$ .**

## Digital signatures: Promises

**Automation and digitization of many business and government processes!**

- Easy to transmit, archive, search, and verify.**
- Unambiguous: Verification = mathemat. function.**
- Higher security than conventional signatures.**
- Fewer disputes and simpler dispute resolution.**

## Digital signatures: Obstacles

- Non-repudiation services: Only isolated use of DS
- Lack of international PKI
- Lack of internationally applicable legislation
- Lack of standardization
- Difficult integration into business processes
- Technological challenges
- Slow user acceptance
- Abstractness and complexity
- **Lack of understanding**

## Some provocative claims

- Certificates are irrelevant as evidence in a dispute.
- Time-stamping does not work.
- Public keys and certificates cannot be revoked.
- Evidence expires, not public keys.
- No need for *mutually* trusted authorities.

## Bitstrings as evidence: Example

**Digital check:** A authorizes bank B to pay \$100 from her account to anyone (the first) who presents a certain bitstring  $c$ .

How is  $c$  specified? By a **verification predicate**

$$v : \{0, 1\}^* \rightarrow \{0, 1\}.$$

A is liable if a bitstring  $s$  with  $v(s) = 1$  is presented.

Realization based on a one-way function  $f$ :

Let  $y := f(c)$ .

$$v(s) = 1 \iff f(s) = y.$$

## Using certificates

Assume CA C's public key  $p_C$  is publicly known.

$$\begin{aligned} v(d, s) = & \quad s = [\sigma, c] \\ & \wedge \text{id}(p_C, c) = A \\ & \wedge \text{pk}(p_C, c) = p \\ & \wedge \text{versig}(p, d, \sigma) \end{aligned}$$

# Certificate expiration and time-stamping

Assume:

- Root-CA R's public key  $p_R$  known.
- Time-stamping authority T's public key  $p_T$  known.

$$\begin{aligned}v(d, s) = \quad & s = [\sigma, c, \tau] \\ & \wedge \text{id}(p_C, c) = A \\ & \wedge \text{versig}(\text{pk}(p_C, c), d, \sigma) \\ & \wedge \text{time}(p_T, \tau) \leq \text{exp}(p_C, c) \\ & \wedge \text{string}(p_T, \tau) = \sigma\end{aligned}$$

# Certificate revocation

Two mechanisms:

- Certificate revocation list (CRL)
- On-line revalidation: revalidation certificate  $r$

Two additional checks:

$$\text{time}(p_T, \tau) \leq \text{time}(p_C, r) + \Delta$$

$$\text{pk}(p_C, c) = \text{pk}(p_C, r)$$

## **Dilemma in DS legislation**

### **What implies liability?**

#### **Digital evidence?**

- Secret key could have leaked.
- System vulnerability (e.g. a virus).
- User interface ambiguous.
- Cryptographic signature function broken.
- False certificate.

## **Dilemma in DS legislation**

### **What implies liability?**

#### **Willful act?**

- Digital signature is only one piece of evidence.
- Which other evidence is considered?
- How can a user prove she did not sign?
- Should the other party present more than digital evidence?

**Fundamental dilemma: It cannot be both!**

## Entering a contract

- **Basic act in business**
- **Valid only if entered by both parties**
- **Entering a contract requires willful act**
- **Entities keep evidence of act**
- **Legal system defines what constitutes valid evidence**

## Evidence for non-repudiation

- **Physical evidence**
- **Statements by witnesses**
- **Digital evidence**
  - **Digital evidence strings (signatures, certificates, time stamps, revalidation certificates, ...)**
  - **Digital recordings: human interpretation**



## Requirements for contract signing systems and legislation

- Practicality
- Unambiguity
- Security
- Low cost
- Low trust requirements
- Precise and simple legislation
- Smooth integration
- Wide usability and acceptance

## Abstraction of the legal system

- Legal system = rules used to make decision
- Includes legislation and juridical practice
- Separation of ambiguous and unambig. issues
- Unambiguous **description of evidence**:  $e$
- Ambiguous: - Interpretation of document  $d$   
- Does given evidence match  $e$ ?
- Legal system can be abstracted as a **function**  
**evidence**  $\rightarrow \{0, 1\}$

## Liability function

$$\lambda : \mathcal{I} \times \mathcal{D} \times \mathcal{E} \times \mathcal{V} \rightarrow \{0, 1\}$$

$\mathcal{I}$  = entity name space

$\mathcal{E}$  = space of evidence descriptions

$\mathcal{V}$  = set of predicates  $\mathcal{D} \times \{0, 1\}^* \rightarrow \{0, 1\}$

A is liable for  $d$  if:

1.  $\lambda(A, d, e, v) = 1$
2. Evidence satisfying description  $e$  is presented.
3. A bitstring  $s$  satisfying  $v(d, s) = 1$  is presented.

## Delegation signatures

In order to make forgery of  $s$  more difficult, one requires one (or more) additional signature as evidence:

$$v(d, s) = \begin{aligned} & s = [\sigma, \sigma'] \\ & \wedge \text{versig}(p, d, \sigma) \\ & \wedge \text{versig}(p', \sigma, \sigma') \end{aligned}$$

$p'$  is controlled by a party trusted (and chosen) by A.

## Possible semantics of certificates

1. Certificate proves that  $p_A$  is A's public key.
2. Certificates states that the CA holds evidence for the fact that A committed herself to  $p_A$ .
  - Certificate is irrelevant for the legal system
  - Role of CA: manage physical evidence and witnesses.
  - Only recipient of signature, not A, must trust the CA.
  - Lower security requirements for CA.
  - New type of trusted entity → new business models.
  - Name “certificate”?

## Commitment declarations to verification predicate

- A user declares her commitment to a **verification predicate**, not a public key.
- The legal system defines which type of (physical) commitment declaration is required for which type of liability.
- Multi-level declarations possible.

## Time-stamping makes little sense!

- If  $\lambda(A, d, e, v) = 1$  and evidence matching description  $e$  is presented, then an arbitrary bitstring  $s$  with  $v(d, s) = 1$  proves liability.
- Irrelevant when, where, how, or by whom  $s$  was generated.
- Interpretation: A time stamp is a special type of delegation signature.
- Interpretation of expiration: Evidence expires, not public keys.
- Revocation is impossible.
- Revalidation certificate = delegate signature.

## The role of conventional signatures

- Conventional hand-written signatures work amazingly well.
- Signatures are quite easy to forge.
- Purpose of signature: Guaranteed user awareness.
- Meaningful to ask user to testify whether she signed.
- In sharp contrast to digital signatures.
- How can we achieve the same (or better) situation with digital evidence?

## Digital declarations

- Digital recording of the user's **willful act**.
- Examples: voice, image, video, any other technology.
- Human interpretation of recording.
- User can request a digital declaration to be presented.
- Forgery can be denied.

## Usefulness of digital declarations

- Guaranteed user awareness.
- Higher deterrence of misbehavior, fewer disputes.
- Improved security compared to conventional signatures.
- Lower cost due to reduced technical security requirements.
- Improved user acceptance of digital signature technology.
- Usability by moderately educated people.