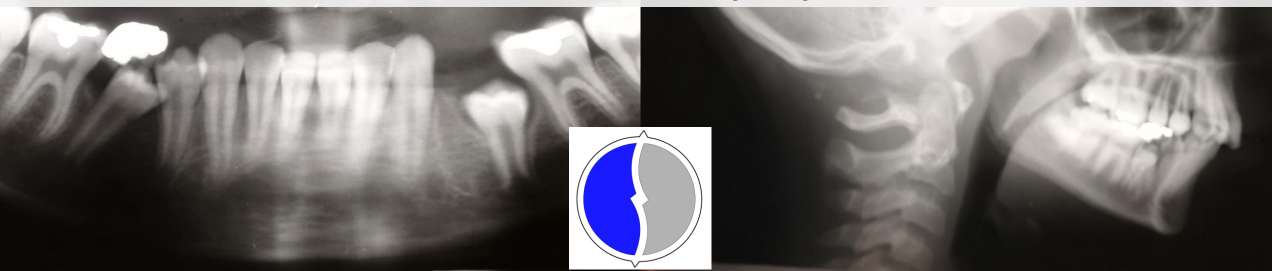


# RELUCTANCE TOWARDS TRANSFER OF PERSONAL DATA

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### LEGAL 'BACKGROUND'



Faroese Law on Archives

VS.

#### Faroese Law on Data Protection + GDPR

#### Act on the protection of personal data

§20. Data covered by this Act may be transferred to be archived under the rules laid down in the legislation on archives.









## 4 EXAMPLES

#### o'Patient Records' - Ministry

 °Client Records' – Child Welfare Authorities

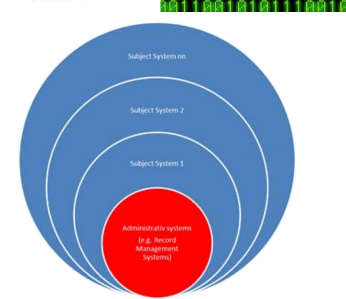
o`Photos etc.' – Day-care (Municipality)

`Personal Data' – Self-Governing inst.,
 (pub. owened)



# WHY THIS INCREASE IN SCEPTISISM?

Growing awareness of and focus on protection of (sensitive) personel data
Increase in transfer of 'new' (digital) data
Increase in the frequency of transfers
Dealing with new (different) personell – DPO's rather than Record Keepers
A 'broadening' of material to transfer



#### WHAT DO WE DO?!



ALL MAN ON DECK! (focus on 'burning platform')
More pro-active towards authorities - oversight, appraisal, guidance, approval etc.
More communication and assurance
More quality assurance and testing



 OUnfortunatly this means that there are less resources for dissimination and access.