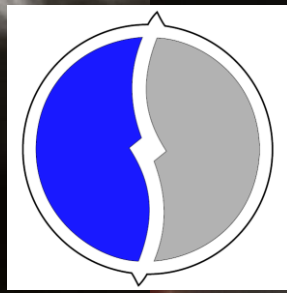




RELUCTANCE TOWARDS TRANSFER OF PERSONAL DATA

Sámal Tróndur F. Johansen - Tjóðskjallasavnið



LEGAL 'BACKGROUND'



Faroese Law on Archives

vs.

Faroese Law on Data Protection + GDPR

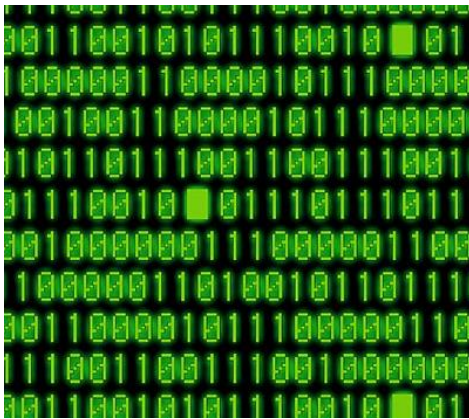
Act on the protection of personal data

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



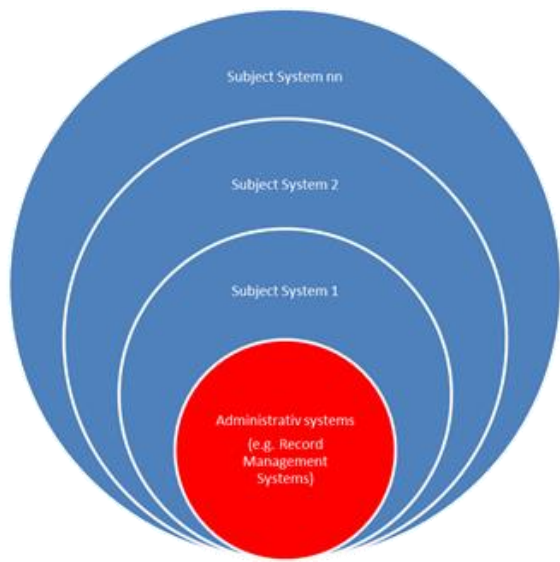
4 EXAMPLES

- 'Patient Records' - Ministry
- 'Client Records' – Child Welfare Authorities
- 'Photos etc.' – Day-care (Municipality)
- 'Personal Data' – Self-Governing inst., (pub. owned)

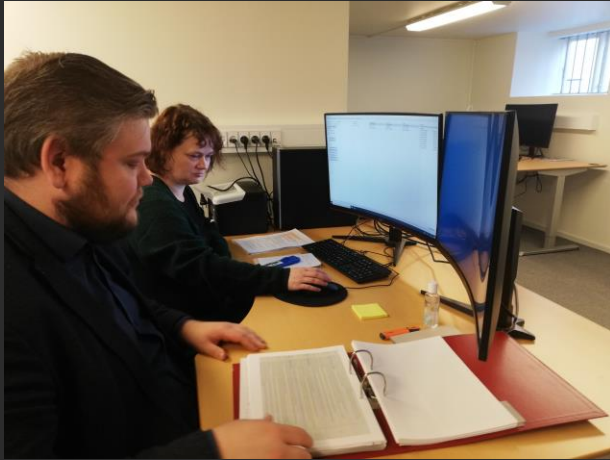


WHY THIS INCREASE IN SCEPTISISM?

- Growing awareness of and focus on protection of (sensitive) personal 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



- Unfortunately this means that there are less resources for dissemination and access.