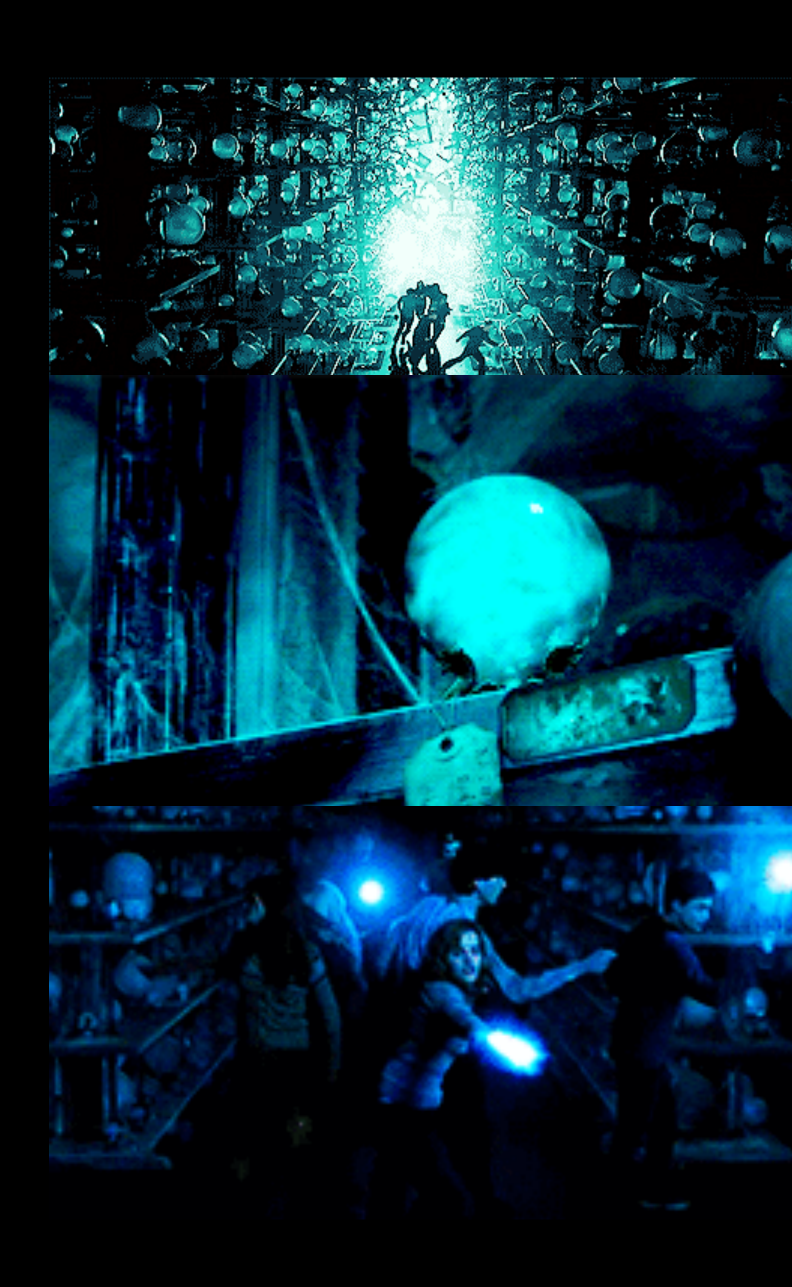




Recapping Data Protection in the Department of Mysteries

- Prophecies made to an individual, stored mentally.
 - Not PD (purelų personal [art 2(2)(c)]/not filing sųstem)
- Memory distilled into a sphere for archiving in the public sector (the Department of Mysteries).
 - Part of a filing system; PD [art 2(1)]
 - Likely substantial public interest grounds [art 9(2)(g)]
 - Archiving; some rights might not apply [art 17(3)(d)]
- Sphere protected by access controls: only those the prophecy concerns can retrieve it; others go mad.
 - [limited] data protection by design [art 25]
 - Subject access request [art 15]
 - Breach notification after Battle of Department of Mysteries (?)



- Manu more citizen controllers as self-tracking starts to look outwards.
- Individuals expected to follow rules made with orgs in mind (including security!).
- Increasingly tough Ryneš style questions about admissibility of evidence.
- BCIs designed for user interfaces might need careful Privacy-by-Design considerations. At the moment, the question rarely comes up in hospitals.
- Possibilitae worstidea since the lower