

Remembering And Forgetting In The Digital Age: Law, Governance, And Technology

In today's digital age, where our lives are increasingly intertwined with technology, the concept of remembering and forgetting has taken on a new dimension. With the vast amount of data being generated and stored every day, the challenges of preserving digital memories and dealing with the risks of data retention have become critical topics in law, governance, and technology. This article dives deep into the issues surrounding remembering and forgetting in the digital era, exploring the legal implications, governance strategies, and technological advancements driving this field.

Law and Digital Memory

The law plays a pivotal role in defining the rights and responsibilities concerning digital memory. As individuals, we often rely on legislation to protect our personal data and ensure the right to be forgotten. However, determining the scope of these legal rights and establishing a harmonized framework across jurisdictions can be challenging. This article examines different legal approaches taken by countries and international organizations, such as the European General Data Protection Regulation (GDPR), to address the complexities of digital memory and data retention.

Governance Strategies for Digital Memory

The governance of digital memory involves creating policies and frameworks that preserve the right to remember and forget while considering societal needs and maintaining ethical standards. Governments, organizations, and individuals all play a part in shaping the governance mechanisms for digital memory. From implementing data protection measures to establishing guidelines for data

storage and deletion, this article explores various strategies that ensure accountability, transparency, and privacy in the digital age.



Remembering and Forgetting in the Digital Age (Law, Governance and Technology Series Book

38) by James Eldredge(1st ed. 2018 Edition, Kindle Edition)

★★★★☆ 4 out of 5

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Print length : 273 pages



Technological Advancements in Remembering and Forgetting

With technology being at the core of digital memory, advancements in this field have a direct impact on how we remember and forget in the digital age. From data encryption and anonymization techniques to machine learning algorithms that automate data management, technology offers solutions to the challenges of preserving memories and managing data retention. This article delves into the technological innovations that are revolutionizing the capabilities and limitations of digital memory, discussing their implications and potential future developments.

Law, Governance and Technology Series 38

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Herbert Burkert · Urs Gasser

Remembering and Forgetting in the Digital Age

 Springer

The Future of Remembering and Forgetting

As society continues to embrace digital technologies, the future of remembering and forgetting holds significant implications for individuals, organizations, and governments. This article examines potential future scenarios, ranging from advancements in artificial intelligence that enhance memory capabilities to the emergence of new ethical and legal frameworks to navigate digital memory

challenges. It discusses the importance of striking a balance between data preservation and individual privacy while harnessing technology's potential to empower individuals and improve governance.

Remembering and forgetting in the digital age is a complex and multifaceted topic that requires careful consideration from legal, governance, and technological perspectives. As technology evolves, so do the challenges and opportunities associated with digital memory. Maintaining a balance between preserving personal memories and protecting privacy rights is crucial in achieving ethical and responsible digital practices. By understanding the legal implications, governance strategies, and technological advancements, we can shape the future of digital memory in a way that benefits society and upholds individual rights.

article written by: [Your Name]



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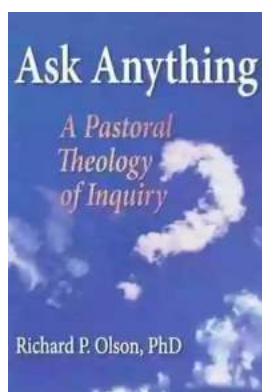


This book examines the fundamental question of how legislators and other rule-makers should handle remembering and forgetting information (especially personally identifiable information) in the digital age. It encompasses such topics as privacy, data protection, individual and collective memory, and the right to be

forgotten when considering data storage, processing and deletion. The authors argue in support of maintaining the new digital default, that (personally identifiable) information should be remembered rather than forgotten.

The book offers guidelines for legislators as well as private and public organizations on how to make decisions on remembering and forgetting personally identifiable information in the digital age. It draws on three main perspectives: law, based on a comprehensive analysis of Swiss law that serves as an example; technology, specifically search engines, internet archives, social media and the mobile internet; and an interdisciplinary perspective with contributions from various disciplines such as philosophy, anthropology, sociology, psychology, and economics, amongst others.. Thanks to this multifaceted approach, readers will benefit from a holistic view of the informational phenomenon of “remembering and forgetting”.

This book will appeal to lawyers, philosophers, sociologists, historians, economists, anthropologists, and psychologists among many others. Such wide appeal is due to its rich and interdisciplinary approach to the challenges for individuals and society at large with regard to remembering and forgetting in the digital age.



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