

I believe that the vaguely defined applications of this bill allow room for future malicious policies to impede on the freedoms of average people. The difference between Class 1 and Class 2 content appears to be up to the interpretation of whoever is enforcing the rule – it isn't hard to imagine how this could set precedent to censure any Australian who is creating / producing adult content safely within bounds of the law.

Any sex worker, content creator, or other member of the adult industry who is erroneously found to have violated these laws would be left without recourse, and potentially have their income / stability threatened. Even outside of those fields of work, I believe this bill sets a dangerous precedent for surveillance and control of information that could lay the groundwork for future draconian laws that seek to define what is or is not acceptable for a private individual to consume.

Thank you for your time.