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Q1:

Australia already have a working classification scheme. Unfortunately, it's different for each media type : print, magazine, film, radio, web pages and game all have their own schemes. It should be consolidated into one.

Q2:

To provide a guideline for the average citizen to know if a material is appropriate for the age group.

Q3:

The technology platform should not affect classification. A movie on a VHS tape should have the same classification as a movie on BluRay.

Q4:

For web pages and mobiles apps, they change so quickly that classification will be impossible.

Q5:

Media created for general public consumption should be treated differently from media made for children. Some kind of self-classification would be preferred, where the media creator will nominate their own classification. If it turns out the classification is wrong, then they will be held accountable.

Q6:

Market position or mass market reach should not affect the classification of the media. It'll create a distorted regime.

Q7:

That depends on the meaning of 'artwork'. A lot of people will not accept that photos of naked teenagers qualify as 'art'.

Q8:

There difference in media should not result in a difference in classification.

Q9:

No, since it's impossible to know what the 'potential size' is.

Q10:

No, since it's impossible to know how the content will be accessed in advance.

Q11:

Private conversations and personal communication should not be classified, although sometime they can be leaked, or obtained through phone hacking.

Q12:

Online content must be located on a server in order to be accessed. The most effective way is to shut down the server.

Q13:

Parental supervision.

Q14:

Offline contents have to be printed and distributed. It is easy to locate the printer and close it down.

Q15:

It should be displayed at the place of purchase.

Q16:

As little as possible. Classification should move toward a 'self-regulation' system, with some government oversight to ensure the classification is correct.

Q17:

Self classification is more practical, especially in regard to webpages and apps.

Q18:

TV shows should be classified because the viewer cannot know in advance what they're seeing.

Q19:

Under a self-classification regime, subsidy is not needed.

Q20:

The M and MA is rather confusing, along with the lack of 'R' for gaming. It will be much simpler to have the age (8+, 13+, 15+, 18+) without the letter.

Q21:

The 18+ should be introduced for all media, including gaming.

Q22:

Use the age number instead of acronyms.

Q23:

Definitely. there is no reason for the separation.

Q24:

Illegal content and also content which incites violence.

Q25:

No

Q26:

There should only be one classification law for the entire country.

Q27:

Self classification should make it redundant.

Q28:

No, the Commonwealth has enough power already.

Q29:

Disputes on how a work should be classified should be subjected to a jury trial when it's in dispute.

Other comments:

I hope this will lead to some real changes, and not more 'committees' which resulted in only MORE committees.