

CI 627 C King

First name: Chris

Last name: King

Q1:

Yes

Q2:

Allowing games that would normally be prescribed an R18 classification to be available to Australian consumers without compromise.

Q3:

No. All content should be uncensored. This means freedom of thoughts, ideas and creative works of an individual and/or company/organisation.

Q4:

No. Once again, nothing should be censored when being concerned with creative works of an individual and/or company/organisation.

Q5:

No. Once again, nothing should be censored when being concerned with creative works of an individual and/or company/organisation.

Q6:

No. Classification of such content must be unbiased.

Q7:

No. Once again, nothing should be censored when being concerned with creative works of an individual and/or company/organisation. Classification must be enforced and will act as consumer advice.

Q8:

No. Once again, nothing should be censored when being concerned with creative works of an individual and/or company/organisation.

Q9:

No. Classification of such content must be unbiased.

Q10:

No. Classification of such content must be unbiased.

Q11:

The current laws and guidelines concerning how a product should be classified is currently sufficient save the laws concerning censorship of such products.

Q12:

The requirement of entering official proof of age eg. Drivers License Number etc. Just entering your DOB is too trivial.

Q13:

Personal web filters. Government enforced web filters are against freedom of thought and should not be enforced

Q14:

You tell me. You're asking the wrong generation :).

Q15:

When the classification board involved feels such markings would be beneficial to consumers.

Q16:

Government agencies have the right to enforce a classification system upon a certain product as they see fit, they should not be allowed to delegate which products will be classified and which ones will be refused. Industry bodies have the right to develop, publish and distribute their creative works to the public uncensored and in the original form as the developers intended it to be. Users have the right to consume uncensored creative works provided they meet the required age bracket to consume such products and abide by laws concerning illegal activity eg. copyright infringement of said product.

Q17:

Perhaps. If it means the developers have a say in terms of censorship then yes.

Q18:

None, not their responsibility.

Q19:

Not sure

Q20:

No. They are well understood by most.

Q21:

R18 for games. X rated content should be available as well. Under no circumstances must ANY content in film, games, books, movies, comics, political cartoons, finger puppet plays, arm wrestling contests, or Walking with Dinosaurs world tours be censored in any shape or form. This is called freedom of expression and in the 21st century if you still don't believe in this fundamentally important creed then you will be left behind by the rest of the developed world.

Q22:

Have a universal classification system

Q23:

Yes. Yes. YES. YES and YES

Q24:

Certain government websites that may violate the current laws of secrecy

Q25:

The RC category should NOT exist.

Q26:

Pass

Q27:

Introduce R18 classification for games

Q28:

Yes. Getting a unanimous agreement between the state attorneys general in order to pass a new law is absolutely ludicrous, un-democratic and inefficient.

Q29:

Power to the people.

Other comments: