

## Email

To: The Department of Justice

I would like to give my opinion and feedback of the subject "The sharing of intimate images without consent" issues that raised in the discussion paper as the following:

Discussion Question 3b : Taking or recording an intimate images without consent

The existing NSW offences section 91K and 91L of the Crimes Act 1900 should be amended, significant of the statutory provision of the time constraints (6 months ) are too short and barred. Considering the time limit to commence a prosecution is six months from when the offences was alleged to have occurred. As long as those images has not exposure during the time. The perpetrator is free to do this time and time again. The victim is unaware at the time that this has happened. Once they become aware if it is over 6 months ago nothing can be done.

However the Privacy Act NSW should apply under this section. The current Privacy Act in Australia the privacy legislation which appears to apply just to organisation, public sector agencies, providers or organization .It is not apply for individuals or private matter, which means not allows those people whose privacy has been invaded proper access to the law. Surely the law needs to be modified .

<http://www.justice.nsw.gov.au/justicepolicy/Documents/discussion-paper-sharing-intimate-images-14092016.pdf>

Best Regards  
Ruby Wong