Review of the Telecommunications and Other Legislation Amendment (Assistance and Access) Act 2018
Submission 67

MARK A. LANE FOOCRYPT CRYPTOPOCALYPSE.

FOOCRYPT, A TALE OF CYNICAL CYCLICAL ENCRYPTION.



APTOPOCALIPSE NO

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THE COMMITTEE SECRETARY

Parliamentary Joint Committee on Intelligence and Security
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21st of February, 2019.

'WITHOUT MALICE'

Review of the Telecommunications and Other Legislation Amendment (Assistance and Access) $Bill\ 2018.$

This submission is in response to the following publicised terms of reference.

On 6 December 2018, the Senate referred the following matter to the Parliamentary Joint Committee on Intelligence and Security:

 The operation of the amendments made by the Telecommunications and Other Legislation Amendment (Assistance and Access) Bill 2018.

This response is mostly informal, with protections hereby sought under Section 18D, of the RACIAL DISCRIMINATION ACT 1975 under 'Artistic, Academic, Scientific or other public interest purposes' for content deemed or suspected to be in breach of Section 18C, of the RACIAL DISCRIMINATION ACT 1975, with 5 [ldcca23355272056f04fe8bf20edfce0] serious high-level case studies.

G'Day Members

'The End is Nigh' (sic)

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Case Study: 897316929176464ebc9ad085f31e7284

Commercial Rights for the Cryptopocalypse

I hereby offer my business name 'CRYPTOPOCALYPSE' via a limited tender to the Australian Government, so that the Australian Government can legally obtain the commercial rights for the apocalypse it has brought upon Australian citizens, business, government departments, and especially the I.T. software development space or specifically the arms of cryptology, cryptography, steganography, telegraphy [using semaphore's], etc, but also by exposing ALL Australian citizens to such draconian laws, which no doubtably, has put the lives of Australian citizens at risk, here in Australian and overseas, and caused severe economic impacts on current and future, export and local markets.

Feel free to apply via the webform at the bottom of all pages located \emptyset

WeTheAustralianGovernemntApologizeForCausingTheCryptopocalypse.AUGov.FooCrypt.Net

Or directly via an email to:

Tenders@WeTheAustralianGovernemntApologizeForCausingTheCryptopocalypse.AUGov.FooCrypt.Net

Case study: b026324c6904b2a9cb4b88d6d61c81d1

Grade 1 Maths.

May I point out the absolute disregard and ridicule the process followed by the LNP, etc in the politicisation of fictitious events back in November and December 2018 that the LNP deemed necessary to communicate via the Australian media. Stating publicly, that the need to rush the laws through in the finial hours of parliament, 2018 and communicating hyperbole to justify the lack of democratic process's to pass the T.O.L.A. act into Royal Assent fails basic pre grade mathematics.

Let me explain via a 16th century song which is still used to teach illiterate people how many days there are in a month : [https://en.wikipedia.org/wiki/
Thirty Days Hath September]

'Thirty days hath September,
April, June, and November;
All the rest have thirty-one,
Excepting February alone,
And that has twenty-eight days clear
And twenty-nine in each leap year.'

From the terms of reference above we take '6th of December', the act reached Royal Assent on the '8th of December' and as per the mnemonic that EVERYONE learns in pre school / child care centre's, watching play school on the ABC, etc as a basis to learning the Julian Calendar, there are only 31 days in December. So we create this simple arithmetic formula:

31 - 8 = 23

Now, stating that the T.O.L.A. act needs to be passed so that the capabilities, etc under the notice requirements can be used to prevent hyperbole terrorist attacks, etc around Christmas / New Years doesn't pass grade 1 maths. 23 days is less then the 28 days legal requirement for review of all of the notices under the act. ie:

23 - 28 = -5

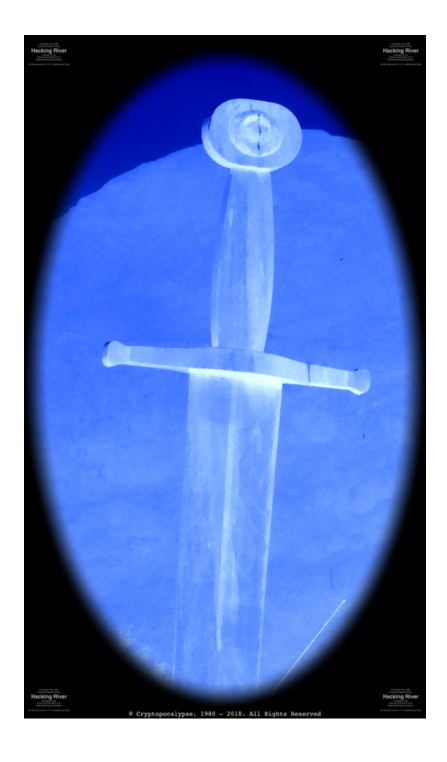
Perhaps you should have included a legislative amendment to the Julian Calendar for Australia to observe, so that the fictitious events that the LNP utilised to create a fear and smear campaign around the urgent need to remove democratic oversights and place the lives of Australian citizens around the world at risk, and further expose Australia citizens, business's and government departments to systemic and non-systemic back doors could have obtained basic credibility by those whom have passed grade 1 mathematics.

Do our elected members need to resit grade 1 mathematics ?

Case study: 26ab0db90d72e28ad0ba1e22ee510510

Visual Analogy of the T.O.L.A. act.

May I point out via the analogy below the severe impacts the T.O.L.A. act.



The Double Edge Broadsword [T.O.L.A. act] is from the foot of Mount Snowden in Wales, United Kingdom and it is pierced through an extremely fragile aerial [which represents the communications that we all enjoy secured by privacy and basic human rights protections for all governments, business, citizens, stateless refugees, etc around the world, being provided by encryption technologies.]

Case Study : 6d7fce9fee471194aa8b5b6e47267f03

Media synopsis

Good to see those 10 year jail terms for the disclosure of classified operations carried out the various sections of the Australian Government are keeping a lid on Australia's ZERO impact on global reporting for being the source of cyber attacks.

https://www.abc.net.au/news/2019-02-20/is-australia-cyber-hacking/10825642

Or is it that the Australian Government policies enforced by ridiculous legislation has finally forced the I.Q. level of Australians below what a 3 year old script kiddie can perform ?

How long do you seriously expect the draconian penalties against those innocent 3rd parties forced to assist intelligence and law enforcement activities to secure their intent under the T.O.L.A. to remain undisclosed to the general public or an innocent 3rd party being prosecuted for innocently disclosing under various state and federal human rights provisions, medical reasons, etc that they have been served with a notice?

Case Study: 48a24b70a0b376535542b996af517398

Succinct Definitions.

Modifications passed to the 'Surveillance Devices Act 2004'

36 Subsection 6(1) (definition of computer) Repeal the definition, substitute:

computer means all or part of:

- (a) one or more computers; or
- (b) one or more computer systems; or
- (c) one or more computer networks; or
- (d) any combination of the above.

May I point out, that the definition of a computer actually covers biological entities, mechanical & electronic devices. Computer was also a employment position by mathematicians over the last few centuries.

So apart from the replaced definition, covering the whole internet, an intranet, etc, through electronic devices, it also covers all biological entities, mechanical devices, and any employment position which requires the use of mathematics. A similar reasoning can be made for the definition of a 'network'.

I can see how our elected officials are simply not worried about the T.O.L.A. act applying to members in our Federal Parliament.

As pointed out in my submission last November, the definitions are not succinctly defined.

I wont even start on the on going arguments around the definition of 'systemic weakness' or 'systemic vulnerability'

Recommendations :

Repeal the T.O.L.A. act immediately and start again via an open / transparent / democratic method to define the principles in the T.O.L.A. act.

Massive job losses, severe economic impacts to Australia are already occurring.

Cyber attacks have increased dramatically, and the exposures the act is implementing with only increase economic loss's by all Australian Citizens, Business's, Governments.

The brain drain from Australia has started flooding to seek better political, social & economic climates being offered by foreign governments.