

This law should never have been allowed in the 1st place, for many reasons including that stuff like this would inevitably come up in the future & allow the data capture 'net' to be expanded (ie 'scope creep').

*Potential for misuse...!?!?

***warrantless access unethical

*only takes 1 devious employee to use the data inappropriately to mess with some1's life

=> unless 0% chance of corruption warrantless access should never be allowed!!!

Eg - the WA Police has my DNA because I committed a crime when I was 20...I intend to undertake legal proceedings to have it destroyed/returned to me...NOT so I can have a better chance of getting away with crimes, but because I have ABSOLUTELY NO FAITH that the WA Police/Gov can be trusted to keep it safe from the Chinese/etc!?!?

I don't want anybody having a copy of my DNA on a database anywhere ever!!!

Please don't allow access to the data stored by ISPs under the Data Retention 'Scheme'.

In addition to the vulnerability of this data when it is stored by the ISPs (& the storage costs which are apparently huge & will be passed onto customers), the potential for misuse of this data outweighs any advantage that can be gained by lawyers &/or their clients accessing it for civil proceedings.

This is a minefield of scope creep that should never have been allowed.

Instead of having a review on expanding it, this Commission should be focused on eradicating the Data Retention bill altogether!

thanks.

btw my name is Nathan Jakovich 31 Perth WA.

Please feel free to misconstrue this telecommunication as evidence that I am a national security threat, thereby allowing you to look @ my metadata without a warrant 😊