Youth Justice (Boot Camp Orders) & Other Legislation Amendment Bill 2012 Submission 023

From:	Alice Enfield	Submission 023
To:	Legal Affairs and Community Safety Committee	
Subject:	Submission: Changes to Qld Anti-discrimination Laws_Due by 8 November, 2012	
Date:	Wednesday, 7 November 2012 7:04:00 PM	
Attachments:	harassment1.JPG	
	harassment2.JPG	

The Committee invites written submissions on the Bill by email: <u>lacsc@parliament.qld.gov.au</u> To the Research Director Legal Affairs and Community Safety Committee Parliament House George Street BRISBANE QLD 4000

Dear Madam or Sir,

I am writing to the amendment on the bill with questions and notions. It is an absolutely safety risk to generally refuse personal services out of a Hotel or Motel and would that affect outcalls (visiting a customer at the Hotel/Motel), or e.g. hairdressers or any other personal services as well?

I work in adult services for nearly three years and doing outcalls only. I come to Hotels and Motels regularly. I am a very discreet and private person, a non drinker and non smoker. I do not speak to anyone outside a Hotel or Motel room. That I do not speak to anyone or answer the phone outside I can demonstrate on a phone number which I consider police harassment.

Police no 04 Oct. 2012. I was sent to the Holiday Inn Hotel in Townsville. My reading is that the undercover police could not charge me for soliciting outside the Hotel so he kept calling for over 1 and ½ hours with 5 answered and 9 missed phone calls.

It is certainly a huge safety risk renting a unit for a longer time. Some customers come uninvited. If one rent a Hotel room one can simply move on. I understand that some customers and adult services workers not behaving discreet. But it only should be addressed explicitly and personal by the management and not result in a general refusal.

Yours sincerely Alice Enfield