

Video Recordings Act 1984

1984 CHAPTER 39

Offences and penalties

11 Supplying video recording of classified work in breach of classification

- (1) Where a classification certificate issued in respect of a video work states that no video recording containing that work is to be supplied to any person who has not attained the age specified in the certificate, a person who supplies or offers to supply a video recording containing that work to a person who has not attained the age so specified is guilty of an offence unless the supply is, or would if it took place be, an exempted supply.
- (2) It is a defence to a charge of committing an offence under this section to prove—
 - (a) that the accused neither knew nor had reasonable grounds to believe that the classification certificate contained the statement concerned,
 - (b) that the accused neither knew nor had reasonable grounds to believe that the person concerned had not attained that age, or
 - (c) that the accused believed on reasonable grounds that the supply was, or would if it took place be, an exempted supply by virtue of section 3(4) or (5) of this Act.