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ກົງນາຍປະເທດສະຫວຼອນລົກາ

ກົງນາຍມລັງArizona

13-3019. Surreptitious photographing, videotaping, filming or digitally recording; exemptions; violation; classification; definitions

A. It is unlawful for any person to knowingly photograph, videotape, film, digitally record or by any other means use a device to secretly view or record another person without that person's consent under both of the following circumstances:

1. In a restroom, bathroom, locker room, bedroom or other location where the person has a reasonable expectation of privacy.
2. While the person is urinating, defecating, dressing, undressing, nude or involved in sexual intercourse or sexual contact.

B. It is unlawful to disclose, display, distribute or publish a photograph, videotape, film or digital recording made in violation of subsection A of this section without the consent of the person depicted.

C. This section does not apply to:

1. Photographing, videotaping, filming or digitally recording for security purposes where notice of the use of photographing, videotaping, filming or digital recording equipment is clearly posted in the location.
2. Photographing, videotaping, filming or digitally recording by correctional officials for security reasons or in connection with the investigation of alleged misconduct of persons on the premises of a jail or prison.

3. Photographing, videotaping, filming or digitally recording by law enforcement officers pursuant to an investigation, which is otherwise lawful.

4. The use of a child monitoring device as defined in section 13-3001.

D. A violation of subsection A or B of this section is a class 5 felony.

E. For the purposes of this section "sexual contact" and "sexual intercourse" have the same meanings prescribed in section 13-1401.