summary

Keen nations laws constitutions to protect the citizens of the state of any aggression may Italhm whether this attack physically or morally, without doubt, the privacy of individuals personal exposure to abuse or hack is unacceptable and constitutes a disadvantage and void legislatively requires handling of and response to various ways and means, especially in the light of scientific development and great technological in which we live in the present day, which showed what was Mbia, revealing what he was surrounded by a fence from the darkness and secrecy, which make way wide area in front of the large number of violations of personal privacy of individuals affect a push legislators some countries to criminalize these violations and punish her on

It raises the subject of personal privacy, many problems, perhaps most notably the absence of a legal text that would limit the attacks, which are located on private life, as well as it has led the scientific development and the current technological to the increasing images of those assaults and plurality, which undermine the most important thing to be kept Mistura and blocked others, moreover, the absence of the cadres of the inquiry and the investigation of these crimes increases the complexity of control and even counter-part. The study methodology The subject of the study follow the analytical method of Comparative requires, for a multiplicity of views that were raised and have been said in this regard, as well as the need for a comparison between the legal provisions of the legislation of the Organization nations to him, out of the proceeds will develop theoretical and practical for this topic solutions, are appointed by the legislature to establish a new legal texts, help penal judge resolve the dispute before it. to studying the ofimportance The importance of the study by shedding light on the most important human right, most notably, the right to personal privacy, which is keen man through which to maintain Mknunat

himself and the depths of immortalized and what he is doing the behavior or conduct is expressed without extremism in it and stay away from isolation absolute, which you pay to withdrawal into itself cut off from the others, and perhaps the most prominent images of this right is the inviolability of the home and the non-disclosure of secrets and confidentiality of correspondence and the sanctity of the conversations private, the right image and the right to confidential information ... etc, so it must be added procedural protection and objectivity of that right , and then only select the intended own life, and the statement of important images assault him. the most to

Requires us to the subject of study divided into two classes, be described in the first chapter (the concept of cyber crime and private life), as we will divide this chapter on the three sections, addressing the first (concept of cyber crime characteristics and forms), we are exposed in the second topic to (and the means to commit cyber crime) and we are exposed to in the third section (the impact of cyber crime on the private life). While we address in the second quarter (the most prominent images assault on the private life by informatics), and Snksmh on three topics we address in the first section (the electronic processing of personal data) crimes, and we are exposed in the second topic to (voice recording and its impact on the sanctity of private life), and the address in section III (imaging and its impact on the inviolability of private life). Then we conclude this study a set of conclusions and recommendations which we ask Allah Almighty that we have been successful in fulfilling its requirements.