

OREGON WANTS TO PROTECT SEX OFFENDERS—NOT VICTIMS! THIS IS EVIL!

SB 820 and SB 821 are nothing short of a slap in the face to victims and an outright betrayal of public safety. Instead of cracking down on the 18,000 unclassified sex offenders roaming freely in Oregon, Governor Kotek and state legislators want to delay and weaken the process of identifying dangerous predators—putting our families and communities at risk!

This is not about justice. This is about protecting criminals while silencing survivors.

- SB 820 would let thousands of sex offenders convicted before 2014 AVOID classification entirely, unless they meet a narrow set of criteria.
- SB 821 would permanently remove the deadline to assess offenders AND scrap the requirement for lawmakers to receive reports on how many are being classified—basically sweeping the whole issue under the rug.

WHO DOES THIS HELP? SEX OFFENDERS.

WHO DOES THIS HURT? EVERYONE ELSE.

These bills make Oregon a safe haven for sex offenders while leaving survivors and the public with fewer protections. Why is the state bending over backwards to shield predators instead of making sure they are held accountable?

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