

Submitter: Laurie Van Roekel  
On Behalf Of:  
Committee: Senate Committee On Judiciary  
Measure, Appointment or Topic: SB821

My name is Laurie Van Roekel and I am writing in absolutely opposition to this bill.

I find it outrageous to even consider this. I don't see why we would essentially throw away a list and cause the citizen of Oregon to be in danger. We need to be making our state safer for our children. We have the list, we need to classify the offenders in an efficient manner.

We do not need to erase it and start over. That is beyond irresponsible!

To me I see a bill being proposed that would do such things. Senator Hayden SB 1068 clear states-

The Act tells the parole board to use a sex offender's previous risk level from outside this state. (Flesch Readability Score: 71.0).

Directs the State Board of Parole and Post-Prison Supervision to classify a sex offender who has previously been placed into a risk level in another jurisdiction into the corresponding risk level in this state.

The above is the correct route to deal with sex offenders. I can't even believe we are having this conversation.

I urge an unequivocal No on SB 820

Regards,

Laurie Van Roekel