

[Redacted]

**From:** [Redacted]  
**Sent:** Sunday, 31 March 2024 6:32 PM  
**To:** QSAC Submissions  
**Subject:** Consultation submission

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

You don't often get email from [Redacted] [Learn why this is important](#)

**CALL FOR FEEDBACK**

You can use this box to tell us :

My lived experience. [Redacted] has been in and out of jail for over a decade. He is a sexual predator, child services rate him as a high risk to children. He has harmed children and downloaded 100's of child pornography videos and photos. His first sentence for the sexual abuse of a 5 year old child in his care and 100's of downloaded images was 3.5 years with eligible parol of only 1 year. NOT ENOUGH. He was eventually released after serving only 2.5 years in jail and was constantly back in jail for breaching parol. He eventually met parol and was a free man... only a short time later he was caught again engaging on the dark web, he got an 18 month sentence and was eligible for parol in 3 months after his court case due to time already served. 3 MONTHS! This injustice reached far and wide, news in the UK and the USA were reporting on this ridiculous amount of time for a vile repeat offender. Again he became a free man but not for long, recently in March he was in court for again engaging on the dark web and trying to elicit child sexual encounters, the judge gave him on 2.5 years, with already a year served he is eligible for parol immediately. This person, [Redacted] has stated he identifies that his sexual preference is that of children. He will never be rehabilitated and will always be a danger to children. Every time you allow these predators out of jail children are harmed, for those children it is a life sentence, and there is no parol.

[Redacted]