

**From:** Benjamin <penrith1318@gmail.com>  
**Sent:** Wednesday, 27 September 2017 8:23 PM  
**To:** Policy MailIn  
**Subject:** Child sex abuse laws

I propose a new sentencing policy for consideration.

1. That all child sex offenders be given a mandatory life parole sentence to strengthen monitoring of the offender. The offenders sentence of imprisonment should remain unchanged with the inclusion of mandatory life parole.
2. Victims impact statements be expanded to include parents, guardians and siblings as they are also victims of the crime. This will recognize the full impact on families that the crime has for the sentencing Judges or Justice's.
3. All child sex offenders should be banned for life from being primary care givers to any child for any period of time. Currently a child sex offender can be the primary care givers to their own biological or step children as an example. They are excluded from certain jobs and this needs to be expanded to protect children and young people exposed to the offender in the offenders private life.
4. NSW Corrective Services and NSW Police need to be given the power to inform any person of the convicted child sex offenders criminal history where the offender is living in a situation where a child or young person is given care or residing at the place where the offender lives after an assessment of the offenders risk of reoffending against the child or young person.

As a society we simply cannot ignore the physiological reason why a person prefers the sexual activity and attention of children and the State should impose life parole and monitoring to protect children and young people.

The public expect that child sex offenders be monitored for the life of the offender and these proposed changes will allow that monitoring to occur within a legislated framework that has a focus on protection and managing the offenders behavior and access to victims.

Regards  
Benjamin Egge

Knott Tara  
Lot 5 Wargin Rd Barmedman NSW