POSITION STATEMENT



Child Sex Offenders and International Travel

Recent media reports have highlighted the issue of hundreds of convicted child sex offenders travelling overseas. In just the first two months of 2012, Australian Federal Police (AFP) statistics reported that 195 of the 14,300 offenders registered on the Australian National Child Offender Register (ANCOR) travelled internationally, with many offenders travelling to known, vulnerable countries.

Australian Federal Police statistics show that over a quarter of these offenders travel to Denpasar, with Singapore, Bangkok, Kuala Lumpur, Nadi, Hong Kong and Manilla among the 'top ten' destinations.

While the Australian Federal Police Child Protection Operations Intelligence Unit assists in monitoring individuals who are recorded on the Australian National Child Offender Register travelling overseas, tracking offenders in many countries remains exceedingly difficult.

The Australian Federal Police work closely with local authorities, alerting them when a registered offender is travelling to their country and deploying liaison officers to many international jurisdictions. However, in some cases local authorities do not have the resources, support or experience to appropriately respond.

Bravehearts position on child sex offenders and international travel is that:

- On release, and until such time as the offender is no longer under supervision orders, all child sex offenders must forfeit their passport.
- Where the offender is no longer under a supervision order, as long as they remain a registered person on the Australian National Child Offender Register, the offender must inform police within at least 7 days advance if they intend to travel outside of Australia.



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