

**Question on Notice**  
**No. 772**  
**Asked on Thursday 24 May 2007**

**DR FLEGG** asked the Minister for Police and Corrective Services (MS SPENCE)-

QUESTION:

With reference to prisoners released into the community since 2004 by the Supreme Court under the *Dangerous Prisoners (Sexual Offenders) Act*—

How many breaches of these supervision orders have been recorded by correctional supervisors and how many of these breaches have been brought back before the Supreme Court?

ANSWER:

Queensland Corrective Services has recorded 12 breaches of supervision order conditions by offenders. Five breaches provided sufficient grounds for QCS to initiate contravention proceedings in the Supreme Court. In the remaining seven cases, the breaches were considered to not warrant court action, either because they were of a minor nature or because the non compliant behaviour ceased.