Penalties for buyers of commercial sex with minors and facilitators of sex trafficking are not sufficiently high to deter the crime. Minors exploited in prostitution are immune from prosecution but are not directed into services and may be deterred from pursuing justice and recovery due to lack of protections.

Criminalization of Domestic Minor Sex Trafficking

Tennessee’s sex trafficking law, trafficking for sexual servitude, includes commercial sexual activity and defines a minor under 18 used in a commercial sex act as a human trafficking victim without regard to force, fraud, or coercion. The state commercial sexual exploitation of children (CSEC) laws include patronizing prostitution, promoting prostitution, especially aggravated sexual exploitation of a minor, solicitation of a minor, and soliciting sexual exploitation of a minor. The CSEC statutes do not refer to the trafficking for sexual servitude statute for prosecution and victim protection, potentially creating disparate identification and protections for child victims.

Criminal provisions addressing demand

The state sex trafficking law tracks the federal definition and could, following federal precedent, be applied to buyers who “obtain” a minor under 18 for commercial sex acts. The crime of buying sex with any minor under 18 is a crime under the patronizing prostitution statute, which establishes a Class E felony for buying sex with a minor, but penalties are far short of those provided through the sex trafficking law or comparable federal offenses. Tennessee has a statute that includes soliciting a minor via electronic means using the term “hire” to include commercial sexual activity within its scope, addressing the growing trend of buying and selling commercial sex through the Internet. Buyers face possible fines, restitution, and asset forfeiture for their crimes under the patronizing prostitution law and a court may order a convicted buyer of commercial sex with minors to pay victim restitution. If applicable to the crime of buying sex with a minor, trafficking for sexual servitude requires registration as a sex offender upon conviction; however, a conviction for patronizing prostitution when the victim is a minor does not require registration, meaning buyers of sex with minors are not being identified as sex offenders.

Criminal provisions for traffickers

Traffickers may be found guilty of a range of laws. Trafficking for sexual servitude is a felony punishable by 8–30 years imprisonment, whereas the CSEC crime of promoting prostitution of a minor is a felony punishable by 1–6 years imprisonment. Both carry fines up to $25,000. Using or employing a minor in a sexual performance and promoting, assisting, or transporting a minor to participate in a sexual performance are felonies punishable by 8–30 years imprisonment and fines up to $25,000, while promoting or selling child pornography is punishable by 3–15 years imprisonment and a possible fine not to exceed $10,000. Asset forfeiture and victim restitution can be pursued in most cases as well. A trafficker who solicits a minor via electronic means for commercial sexual activity may be culpable under a separate law punishable by 8–30 years imprisonment and up to $25,000 fine. Convictions for sexual servitude, aggravated exploitation of a minor and especially aggravated exploitation of a minor, but not promoting prostitution of a minor, require sex offender registration. Child sex trafficking and CSEC are not enumerated crimes for which the Department of Human Services must file a petition to terminate parental rights.
**PROTECTIVE PROVISIONS FOR THE CHILD VICTIMS**

Domestic minor sex trafficking victims continue to be vulnerable due to gaps in the laws. Trafficking for sexual servitude and CSEC offenses do not prohibit a defense to prosecution by an offender based on consent of the minor to the commercial sex act, potentially deterring minors from pressing their claims of victimization for fear of explaining their exploitation. Minors under 18 are immune from prostitution charges under Tennessee law; however, victims are not provided with a statutory protective response, leaving them to return home without mandated treatment or services. A victim may be determined to be an abused and neglected child as a result of the definition including commercial sexual exploitation, or a dependent and neglected child determined to include a child engaged in prostitution or child pornography (but not a human trafficking victim). However, the definition of “custodian” does not expressly include persons without legal custody of a minor and therefore would not bring such a child whose abuse is perpetrated by a trafficker within the mandate of child protective services intervention. Victims of sex trafficking are entitled to crime victims’ compensation, and pain and suffering expenses are additionally available to victims of pornography. However, a victim may be barred from recovering if determined to have been criminally responsible for the crime, did not cooperate with police, or did not file the claim within one year (extended for child pornography victims). Additionally, the crime must be reported within 48 hours unless good cause is shown (examples do not include commercial sexual exploitation victimization). The appointment of a guardian ad litem for victims exploited through prostitution or pornography could encourage child sex trafficking victims to pursue legal actions; however, the “rape shield” law which would reduce the trauma of cross-examination for testifying victims does not apply in sex trafficking or CSEC prosecution. Juveniles may petition the juvenile court for expungement of criminal records if the juvenile is 18, one year has passed since the delinquency adjudication, and the minor has not been convicted of a criminal offense as an adult or adjudicated guilty of a violent juvenile sex offense. Victims of any crime may request restitution in the sentencing of their perpetrator. Civil remedies are available when the victim suffers physical, mental or pecuniary injury and is not an accomplice to the crime, and the statute of limitations for bringing action does not begin to run until the minor reaches 18. The criminal statute of limitations is extended for certain sexual offenses involving children, not including sex trafficking or CSEC offenses.

**CRIMINAL JUSTICE TOOLS FOR INVESTIGATION AND PROSECUTIONS**

Tennessee law requires training on childhood sexual abuse, which covers sexual exploitation of a child, including exploitation through prostitution or pornography. Additionally, some funds realized through the human trafficking asset forfeiture provisions are allocated to training on human trafficking. Single party consent to audiotaping is permitted by law but wiretapping in investigations of child sex trafficking or CSEC is not permitted, denying law enforcement an effective investigative tool and hindering collection of actionable evidence. Law enforcement decoys and Internet investigation tools may be used for some crimes related to domestic minor sex trafficking. Law enforcement agencies are mandated to report missing children, maintain data on missing children, and report recovered children, allowing them to track repeat runaways who are at high risk for sex trafficking.

Facilitators who knowingly benefit financially from trafficking are not criminally liable under the trafficking for sexual servitude statute; however, they are liable under the trafficking for forced labor or services law. Several CSEC and child pornography offenses include actions of facilitators. The felony crime of promoting prostitution when a minor is involved is punishable by 1–6 years imprisonment and up to a $3,000 fine. A facilitator guilty of promoting or selling child pornography faces 3–15 years imprisonment and up to a $10,000 fine with each image constituting a separate offense, and when more than 25 images are involved, an enhanced sentence of 8–30 years and up to a $25,000 fine. Promoting, assisting, or transporting a minor to participate in a sexual performance is punishable by 8–30 years imprisonment and up to a $25,000 fine. Facilitators may be liable under racketeering laws, which include as predicate crimes those applicable to facilitators. Asset forfeiture and victim restitution may also be pursued against facilitators of sex trafficking and CSEC. No laws in Tennessee address sex tourism.

The Report Card is based on the Protected Innocence Legislative Framework, an analysis of state laws performed by the American Center for Law & Justice and Shared Hope International, and sets a national standard of protection against domestic minor sex trafficking. To access the Protected Innocence Legislative Framework Methodology, each completed Report Card, and foundational analysis and recommendations, please visit: www.sharedhope.org/reportcards.aspx.