The child sex trafficking law provides serious penalties for offenders but fails to prohibit age mistake and consent of the minor as available defenses, making prosecution more challenging. Combatting the crime is made more difficult due to the lack of tools to conduct investigations and identify sex trafficking cases.

Criminalization of Domestic Minor Sex Trafficking

Trafficking of a child is a distinct crime in Wisconsin making the exploitation of a minor under the age of 18 in a commercial sex act or sexually explicit performance a felony offense without regard to use of force, fraud, or coercion. The state commercial sexual exploitation of children (CSEC) laws include: soliciting a child for prostitution, sexual exploitation of a child for pornography, and child enticement. Wisconsin’s CSEC statutes do not refer to the trafficking of a child statute for prosecution or victim protections.

Criminal provisions addressing demand

The state trafficking of a child law tracks the federal law and could be applied to buyers who “obtain” a child for commercial sex acts or sexually explicit performance, following federal precedent. The expansive CSEC laws include the crime of buying sex with a minor, and a separate solicitation law that distinguishes between the crimes of buying commercial sex acts with an adult versus with a minor under 18. The law prohibiting use of a computer to facilitate a child sex crime might apply to buyers who use the Internet for this purpose, but only when the targeted minor is under 16. The sex trafficking and CSEC laws do not prohibit a defense of age mistake, leaving the opportunity for buyers to assert this defense and making prosecutions of buyers more difficult as a result. A convicted buyer is subject to mandatory restitution to the victim. Buyers of sex with minors are required to register as sex offenders if convicted of prostitution-related offenses, possessing child pornography, or sex trafficking of a minor. These offenses are considered “serious sex offenses,” which may require lifetime supervision.

Criminal provisions for traffickers

Traffickers convicted of sex trafficking of a child or exploiting a child to create pornography may be sentenced to imprisonment up to 10 years and/or fines up to $100,000. Racketeering laws with additional penalties might also apply. Traffickers who commit CSEC crimes of soliciting a child for prostitution and child enticement face imprisonment up to 25 years and/or fines not to exceed $100,000. Traffickers guilty of using a minor in a sexual performance or creating child pornography are subject to imprisonment up to 10 years and/or a fine up to $10,000. Also, asset forfeiture and victim restitution may be ordered for convictions of all of these crimes. The statute penalizing use of a computer to facilitate a child sex crime provides a means of prosecuting traffickers who use the Internet to recruit minors under 16 for illegal sex acts, which may include sex trafficking—a growing trend. Sex trafficking of a minor, sexual exploitation for pornography, and all CSEC offenses are considered serious sex offenses and conviction for any one of them requires registration and lifetime supervision. Parental rights may only be terminated for convictions of sex trafficking a minor when the trafficked minor is a child of the convicted trafficker.
PROTECTIVE PROVISIONS FOR THE CHILD VICTIMS

Victims of domestic minor sex trafficking are not provided protective responses through the law. Prostitution offenses are not limited in application to adults and do not identify a minor engaged in prostitution as a victim of sex trafficking, leaving open the possibility of arrest and detention for prostitution instead of protection and specialized treatment. Also, there is no prohibition on a defendant raising consent of the minor to the commercial sex act as a defense to prosecution. In contrast, a victim found to be abused or neglected—defined to include being a victim of the crime of sexual performance by children, but not including human trafficking or other CSEC crimes—might receive protection through child protective services, since the definition of “caregiver” (“any person who exercised or has exercised temporary or permanent control over the child”) potentially includes a trafficker and would therefore allow child welfare intervention. Victims of sex trafficking and child enticement crimes are expressly eligible for crime victims’ compensation; however, a requirement to report the incident to law enforcement within five days of when a report could reasonably be made may be difficult to comply with and a determination that the victim was complicit in the crime or has not cooperated with law enforcement can foreclose any access to an award. Victim-friendly court procedures may be available to child victims of sex trafficking and CSEC. Victims under 16 in any case may be permitted to testify via closed-circuit television if the court determines it necessary. The “rape shield” law which reduces the trauma of cross-examination for testifying victims is available only in cases of trafficking of a child, not CSEC or sexual exploitation for pornography. A minor may petition for expungement of juvenile records at age 17. Victim restitution is a mandatory part of sentencing for CSEC and trafficking convictions and victims of child sex trafficking may bring a civil cause of action for damages within three years. Criminal proceedings for soliciting a child for prostitution and sexual exploitation of a child through pornography must begin before the victim reaches 45 years old and criminal actions for sex trafficking of a child must be brought before the victim reaches 24.

CRIMINAL JUSTICE TOOLS FOR INVESTIGATION AND PROSECUTIONS

The law in Wisconsin does not mandate training for law enforcement on human trafficking or domestic minor sex trafficking. Single party consent to audiotaping is permitted, which is an important tool in child sex trafficking investigations, but wiretapping is not permitted for investigations of suspected trafficking and CSEC crimes, hindering investigations and the collection of important evidence for prosecutions. The law does not expressly authorize the use of a decoy in the investigation of child sex trafficking, but law enforcement may use the Internet to investigate the criminal use of a computer to facilitate a child sex crime, which can include trafficker and buyer communications with a minor under 16 with the intent to have sexual contact with the minor. Wisconsin has no law requiring the reporting of missing or recovered children, though a law does allow the Department of Justice to develop an alert network that could include this information and would serve as an important way to identify repeat runaways who are at high-risk for exploitation through CSEC and sex trafficking.

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.