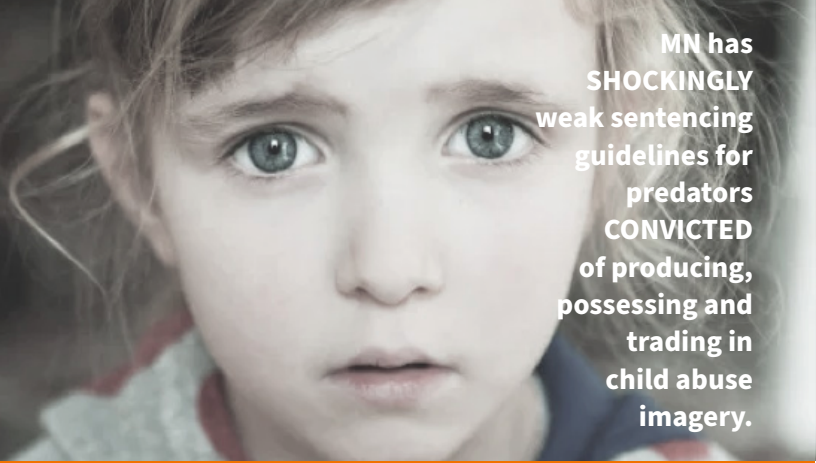


The MN CHILD ABUSE CRISIS that can no longer be IGNORED



MN has
SHOCKINGLY
weak sentencing
guidelines for
predators
CONVICTED
of producing,
possessing and
trading in
child abuse
imagery.

Child abuse imagery is defined as “large collections” of “children, infants and toddlers being sexually assaulted, physically abused, tortured and humiliated.

HOW OFTEN IS THE ‘PUNISHMENT’ PROBATION ONLY?

85% of CONVICTIONS for POSSESSION

75% of CONVICTIONS for TRADING

60% of CONVICTIONS for PRODUCTION

EVEN WORSE - 50% are also “CONTACT OFFENDERS” meaning they are actively abusing a child at the time of conviction!

THIS IS A NATIONAL DISGRACE!





IT'S TIME TO FINALLY GET TOUGH ON CHILD PREDATORS IN MN!

Law enforcement is increasingly demoralized when the caught and convicted predators are soon back on the streets. These crimes are the “darkest underbelly” of society and HF229 and HF226 would put predators behind bars away from children.

The Protect MN Kids Act HF229/HF226:

- *mirror federal penalties for production, distribution, receipt and possession of child sexual abuse imagery*
- *carry mandatory prison time for the conviction of receipt, distribution and production of child abuse sexual imagery*
- *adopt the federal standard where “receipt” carries the same penalties as “dissemination”*
- *closes a loophole by adding “accessing with intent to view” to the crime of possession*
- *adopts the standard federal allowable penalties for possession when the victim is under the age of 13*

#ProtectMnKidsAct



Visit our website for more information
and immediate action steps.
cplaction.com