Recommendations

Recommendations addressed to the IBCR

1. In collaboration with its partners, the International Bureau of Children’s Rights (IBCR) is invited to pursue the project by elaborating and carrying out an action plan in regards to the Strategic Action Plan for the Protection of Victims of Child Trafficking in Quebec.

Specifically, the IBCR will circulate information relating to child trafficking in Quebec to stakeholders and develop a training program. Additionally, the IBCR will encourage present and future initiatives that are taken in respect to the rights of child victims of trafficking or children who are at risk. This will be done by encouraging networking between government, inter-government and non-governmental agencies.

Furthermore, the IBCR will give particular attention to children at risk or child victims of external trafficking in order to find solutions to adequately protect them.

Recommendations addressed to our partners

Inter-departmental federal group on the trafficking in persons and inter-departmental Quebec group on the trafficking of migrant women

2. The organizations in which employees intervene or are likely to intervene with child victims of trafficking, such as police and immigration services, health and social service centres, as well as Child and Youth Protection centres, must provide their employees with training on problems related to trafficking. Similarly, the “Association des travailleurs de rue”, must promote this training among its members.

Organizations where staff is regularly in contact with children, such as schools and youth shelters, must circulate information on issues related to child trafficking.

3. Quebec governmental and non-governmental organizations must apply specific measures to facilitate networking between relevant stakeholders, and the exchange of information to all cases of child trafficking in Quebec, as well as enable professionals to actively work together and complement each other in the intervention and reintegration of child victims.

In addition, the child victim must be referred, as quickly as possible, to organizations capable of providing the services required to respond to their needs.

4. Organizations, notably research chairs and organizations dedicated to the respect of children’s rights, should better document the problem in order to intervene more effectively in the fight against child trafficking in Quebec and elsewhere in Canada.
In order to promote the sharing of information gathered, it is important to **collect and analyze the data** by using a common definition and criteria. Similarly, the results and conclusions must be circulated amongst stakeholders.

5. **Relations** on the international, national, and local levels between governmental, intergovernmental and non-governmental agencies, which are currently fighting against child trafficking, must be further developed.

6. Canada Border Services Agency must never detain child victims of external trafficking or those who are at risk, even during the 48 hour investigation.

   Given the vulnerability of child victims of trafficking and the necessity to intervene quickly to protect these victims from traffickers, the Quebec government must provide **housing where the victims' safety can be guaranteed**.

7. Every professional has the obligation to notify the Director of Youth Protection immediately when they have reasons to believe that a child is a victim of trafficking or is at risk of trafficking.

   In all cases of external trafficking where Youth Protection receives notice of children that are thought to be at risk, an evaluation of the situation must be performed by the Head of Youth Protection in the region concerned. This evaluation must describe the situation that the child is in. The evaluation also aims to identify, for the children in question, a modality to determine if one of the parents is capable of exercising their **parental authority** on Quebec territory.

   If the situation of the child is judged to be compromised, the Director must identify protection measures appropriate to the specific situation of the child.

8. Every decision made in relation to the repatriation of a child victim of external trafficking in his or her country of origin must be preceded by an **evaluation of the risk related to them returning to their country of origin** and a **psychosocial evaluation** sanctioned by the Health and Social Service Centers (CSSS).

**Quebec inter-departmental group on the trafficking of women migrants**

9. The Quebec government, in collaboration with non-governmental organizations, must lead an **awareness campaign** on child trafficking.

10. Organizations specializing in popular education, such as schools, camps and youth centers, as well as police officers, must offer **prevention programs** to children in order to sensitize them so that they avoid and report situations of exploitation.

   Information sessions for parents must be held on the subject of trafficking. For example, in schools, places of worship, as well as in centres or on community radios.

11. It is necessary to **amend the appendix of section 3 of the Crime Victim Compensation Act** in order to add the new infractions related to trafficking in persons within the **Criminal Code**.
12. As soon as there is reason to believe that a child is a victim of external trafficking, Citizenship and Immigration Canada must grant a temporary permit. This decision, as well as the one to obtain permanent resident status, must be made independently of the victim’s cooperation in an investigation and/or the eventual prosecution of their trafficker.

External child trafficking victims must not be denied a temporary permit because they violated provisions of the Criminal Code or the Immigration Act while they were under the duress of their traffickers.

While evaluating requests for status, qualified federal officers must apply specific measures to take into account the vulnerability and needs specific to child victims of external trafficking.

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