

# Arizona Peace Officer Standards and Training

## Basic Curriculum Model Lesson Plan

---

**LESSON TITLE: SUBSTANTIVE CRIMINAL LAW 2.11**

---

SUBJECT:	Substantive Criminal Law
AZ POST DESIGNATION:	2.11 Chapter 35.1 Sexual Exploitation of Children
HOURS:	.5
COURSE CONTENT:	An analysis of the most frequently used statutes in this chapter.
PERFORMANCE OBJECTIVES:	Upon completion of this course of instruction, students using notes, handouts and other support materials as references, within the allotted time, will:

2.11.35.1.1 Identify examples of the following crimes against children:

- A. Commercial sexual exploitation of a minor (A.R.S. §13-3552).
- B. Sexual exploitation of a minor (A.R.S. §13-3553).
- C. Admitting minors to public displays of sexual conduct (A.R.S. §13-3558).

DATE FIRST PREPARED: November 2000

PREPARED BY: SME Committee

<b>REVIEWED</b> – REVISED:	SME Committee	DATE: May 2002
REVIEWED – <b>REVISED</b> :	AZ POST (Word)	DATE: June 2003
<b>REVIEWED</b> – REVISED:	SME Committee	DATE: January 2009
<b>REVIEWED</b> – REVISED:	SME Committee	DATE: November 2011
<b>REVIEWED</b> – REVISED:	SME Committee	DATE: June 2014
REVIEWED – <b>REVISED</b> :	SME Committee	DATE: August 2019
REVIEWED – <b>REVISED</b> :	SME Committee	DATE: December 2020
REVIEWED – <b>REVISED</b> :	AZPOST (DocX)	DATE: January 2022
REVIEWED – REVISED:		DATE:
REVIEWED – REVISED:		DATE:
REVIEWED – REVISED:		DATE:
AZ POST – APPROVAL:	Steve Enteman	DATE: August 2019
AZ POST – APPROVAL:	Mandy Faust	DATE: February 2021
AZ POST – APPROVAL:	Lori Wait	DATE: January 2022

INSTRUCTOR REFERENCES: A.R.S. Title 13

CLASS LEVEL: Student

TRAINING AIDS: <http://www.azleg.gov/ArizonaRevisedStatutes.asp>

INSTRUCTIONAL STRATEGY: Interactive lecture.

SUCCESS CRITERIA: 70% or higher on a written, multiple-choice examination.

COMPUTER FILE NAME: 2-11 Ch 35.1 Sexual Exploitation of Children

DATE RELEASED TO THE SHARE FILE: August 2023

**I. INTRODUCTION**

- A. Instructor – (self) introduction.
- B. Preview of performance objectives. **INSTRUCTOR NOTE:** Use if taught as a “Stand alone” lesson plan.

**II. §13-3552 – COMMERCIAL EXPLOITATION OF A MINOR**

**P. O. 2.11.35.1.1A**

- A. A person commits this crime by knowingly:
  - 1. Using, employing, etc., a minor to engage or help others to engage in sexual conduct for the purpose of producing any visual depiction or live act depicting such conduct.
  - 2. Using, employing, etc., a minor to expose the genitals or anus or the areola or nipple of the female breast(s) for financial or commercial gain.
  - 3. Permitting a minor to engage in, or help others engage in, sexual conduct for the purpose of producing a visual depiction or live act depicting such conduct.
  - 4. Transporting, or financing the transportation of, any minor through (or across) this state with the intent that such minor engage in prostitution or violate A.R.S. §13-3552.
  - 5. Using advertisement(s) for prostitution as defined in section §13-3211 that contains a visual depiction of a minor.
- B. This is a Class 2 felony; if the minor is under 15 years of age, it is punishable under A.R.S. §13-604.01.

**III. §13-3553 – SEXUAL EXPLOITATION OF A MINOR**

**P. O. 2.11.35.1.1B**

- A. A person commits this crime by knowingly:
  - 1. Recording, filming, photographing, developing or duplicating any visual depiction in which minors are engaged in sexual conduct.
  - 2. Distributing, transporting, exhibiting, receiving, selling, purchasing, possessing, etc., any visual depiction in which minors are engaged in sexual conduct.
- B. This is a Class 2 felony unless the minor is under 15 years of age – it is then punishable under A.R.S. §13-604.01.

**IV. §13-3554 - LURING A MINOR FOR SEXUAL EXPLOITATION**

**P. O. 2.11.35.1.1C**

- A. A person commits luring a minor for sexual exploitation by offering or soliciting sexual conduct

with another person knowing or having reason to know that the other person is a minor.

- B. It is not a defense to a prosecution for a violation of this section that the other person is not a minor.
- C. Luring a minor for sexual exploitation is a class 3 felony, and if the minor is under fifteen years of age it is punishable pursuant to section §13-705.

**V. §13-3558 – ADMITTING MINORS TO PUBLIC DISPLAYS OF SEXUAL CONDUCT**

- A. It is unlawful for an owner, operator or employee to admit a person under the age of 18 years into any business establishment where persons, in the course of their employment, expose their genitals or anus or the areola or nipple of the female breast(s).
- B. An owner, operator or employee who admits a person to an establishment without evidence of the person's age as required in A.R.S. §4-241, Subsection A, and is deemed to have constructive knowledge of the person's age.
- C. This is a Class 6 felony.

**VI. CONCLUSION**

- A. Review of performance objectives.
- B. Final questions and answers.
- C. Instructor closing comment(s).