INEVITABLY VIOLENT? DYNAMICS OF SPACE, GOVERNANCE, AND STIGMA IN UNDERSTANDING VIOLENCE AGAINST SEX WORKERS

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ABSTRACT

Radical feminists position any forms of sex work as gender violence against individuals and more broadly for all women in society. I argue against the ideological stance that sex work is inherently violent and as a result should be outlawed, setting out how this ideology and dogma has allowed structural factors to persist. In this paper, I argue that despite the unacceptable high levels of violence against sex workers across the globe, violence in sex work is not inevitable. Through a review of the literature as well as drawing on research from the United Kingdom, I deconstruct the myth of inevitable violence. In turn I argue that violence is dependent on three dynamics. First, environment: spaces in which sex work happens has an intrinsic bearing on the safety of those who work there. Second, the relationship to the state: how prostitution is governed in any one jurisdiction and the treatment of violence against
sex workers by the police and judicial system dictates the very organization of the sex industry and the regulation, health and safety of the sex work communities. Third, I argue that social status and stigma have significant effects on societal attitudes toward sex workers and how they are treated. It is because of these interlocking structural, cultural, legal, and social dynamics that violence exists and therefore it is these exact dynamics that hold the solutions to preventing violence against sex workers. Toward the end of the paper, I examine the UK’s “Merseyside model” whereby police treat violence against sex workers as a hate crime. It is in these examples of innovative practice despite a national and international criminalization agenda against sex workers, that human rights against a sexual minority group can be upheld.

Keywords: Violence; sex work; stigma; governance; regulation; decriminalization

INTRODUCTION

The “sex wars” created by opposing feminist debates regarding prostitution and sex work have fallen into polarized discussions on prostitution as violence against women or as “sex work.” Whilst this paper does not seek to further the theorizing on prostitution, these arguments form an important background to this paper that deals with the idea that prostitution is inevitably and inherently violence against women. Here, we have a contradiction between the ideological theorizing on female sexuality and the use of the female body, and the reality of violence against sex workers. In this paper, I argue that those who understand sex work as inherently violent and as a result favor models of abolition as a means of governing the sex industry, fail to take into account the broader structural and cultural factors that are often the cause of violence against sex workers. In turn, I argue that this ideology and dogma has allowed structural factors to persist which have led to violence against sex workers as acceptable and as integrated into the models of criminalization as a form of governance. I argue that despite the abominably high levels of violence against sex workers across the globe, violence in sex work is not inevitable nor is it an inherently violent activity.

In this paper, I first provide an overview of how prostitution is constructed as violence, followed by a review of the evidence of actual violence
against sex workers. The remainder of the paper then outlines the reality of this violence in relation to (1) environment and space; (2) modes of governance; and (3) stigma and social status of sex workers. Toward the end of the paper, I examine the UK’s “Merseyside model” whereby police treat violence against sex workers as a hate crime. It is in these examples of innovative practice despite a national criminalization agenda against sex work, that human rights against a sexual minority group can be both promoted and practiced. As this paper is somewhat based on the UK context, although not exclusively, it is worth reminding of the basic laws that govern the sex industry. Although it is not illegal to buy or sell sexual services between consenting adults in the United Kingdom, many of the activities surrounding this relationship are illegal. For instance, soliciting on the street, kerb-crawling, organizing (procuring) a brothel or prostitution activities are all against the law. There has been a strict liability offense (which means in practice that ignorance is no defense) for the purchase of sex from those who are subjected to “force, deception, coercion or threat” since 2009. At the same time, sex workers are encouraged to be rehabilitated through Engage and Support Orders, seen as “sanctions with support” (Scoular & Carline, 2014). The national political agenda in the United Kingdom continues to reflect a discourse of criminalization, particularly of buying sex, feeding off the “Swedish model” that is potentially taking control as a global trend (Sanders & Campbell, 2014; Weitzer, 2010a, 2010b).

**THE CONSTRUCTION OF PROSTITUTION AS VIOLENCE**

Whilst the historical depiction in modernity of the “prostitute body” have been associated with decay, disease and immorality (Corbin, 1990) through a process of “othering” (Bell, 1994), the theorizing on prostitution and violence developed as part of the second wave feminist thinking in the 1970s. As part of the enormous task of fighting for equal gender rights across all areas of the public and private lives of women, second wave feminists challenged all aspects of the inequalities of patriarchal culture which ultimately disadvantaged women. One institution that was an obvious target was that of prostitution, considered simply as the social activity whereby male sexual needs/demands were satisfied by women, who were constructed as a “female sex object,” stripped of her individuality and reduced to a sexual tool. Prostitution was considered an intolerable oppressive institution that
perpetuated unequal gender relations in society, and gave men control over women both physically and symbolically. Whilst marriage was also considered an oppressive institution where power was transferred to men and sanctified by the state (Pateman, 1988), it was prostitution that was considered the more damaging institution that was an extension of oppression within a capitalist market. Prostitution, often ignored or facilitated by the state, was considered to be part of the machine of patriarchy, legitimizing the objectification of women by making it socially acceptable for men to “buy” women (or the use of their body parts).

Whilst Marxist feminism uses the exploitation between the wage laborer and employer relationship to argue why prostitution was wrong, other feminists relied on arguments about gender and power to demonstrate why prostitution was wrong. MacKinnon (1987) argued that in prostitution society turned female sexuality into an object of male desire, recognizable only by her body parts which are commodified and detached from her personhood. In more recent decades, radical feminists have used these earlier ideas around objectification to enhance the argument that connected prostitution to theories on violence against women. Radical feminists have moved the argument further to connect prostitution with sexual slavery, defining prostitution as sexual exploitation. Barry (1995) argues that women cannot consent to prostitution because her body and her sex are separated by the act. Dworkin (1996) continues to read victimization throughout the narrative of prostitution by stating that a woman who “prostitutes” herself can never be a “sex worker” because the structural and power inequalities turn her into a “sex object.” Other protagonists have argued further that the existence of prostitution goes beyond harm to individuals but to all women and society in general (Farley, 2004; Jeffreys, 1997; Raymond, 1999). Weitzer (2010a, 2010b, p. 5) reminds how the language adopted in these arguments is violent in itself: “paid rape” and “survivors” are frequently used terms to cement the victimization position. These arguments result in a perspective that only believes that prostitution can be non-consensual and therefore inherently violence against women.

The unpicking of these arguments that make straightforward and linear connections between sexuality, power, and economic exchange forms a whole body of literature that identifies serious flaws in this way of thinking. One of the key omissions is the exclusion of many sex workers experiences and perspectives that do not identify with such theorizing of prostitution, do not experience selling sex negatively, have not been violated by selling sex, and are not victims (cf. Chapkis, 1997). Known as the “sex wars” the diametrically opposed other side of the feminist debates (known as the sex
radicals/positives or liberal feminists) highlight the lived experiences of sex workers who account for commercial sex as “work,” that can be freely chosen and even empowering (Chapkis, 1997; Delacoste & Alexander, 1988). Scoular (2004, p. 345), challenging the radical theorists, notes how this “domination theory” over-emphasizes gendered power dynamics and focuses only on the sex acts, ignoring the complexities of issues such as money, culture, and race. Indeed, as Scoular goes on to argue, such unidimensional thinking about a complex social interaction “fails to move outside the phallocentric imaginary” (ibid.). It is moving beyond the ideological notions of commercial sex that enables the discussion to examine the lived realities of sex workers, and understand the theoretical debates within (not separated from) the everyday lives of those who work in the sex industries.

THE REALITIES OF VIOLENCE

The topic of violence against sex workers, alongside health and drug issues, is one of the more prolific forms of investigation in the area of sex work studies. I surmise that in each country where there are active researchers in this area, many hours of research time are spent documenting the distressing and inhumane experiences of violence that sex workers (female, and to a much less extent documented in the literature male, and transgendered), experience either through their work or because of their identity as sex workers (see Salfati, James, & Ferguson, 2008 for a review of literature). A review of the literature in this field suggests that between 50% and 100% of street sex worker samples experience physical, sexual, and economic violence in their job (Kurtz, Surratt, Inciardi, & Kiley, 2004; Maher, 2000; Miller & Schwartz, 1995; Pauw & Brener, 2003; Pyett & Warr, 1997). A recent systematic review by Deering et al. (2014) evaluates how between 45% and 75% of all sex workers will have a lifetime prevalence of workplace violence. Other studies highlight how a high proportion of street sex workers also experience violence in their private lives and from the community (Nixon, Tuttty, Downe, Gorkoff, & Ursel, 2002; Riberio & Sacramento, 2005), leading Surrat, Inciardi, Kurtz, and Kiley (2004) to argue that street sex workers experience a “cycle of violence” from childhood, into adult private relationships and work. Whilst violence against male and transgendered sex workers may take different forms to that against female sex workers it is still evident. “Gay bashing” targets men who sell sex to men

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(Connell & Hart, 2003) and transgendered sex workers also experience homophobic violent actions who are doubly stigmatized for being trans and a sex worker (Slamah, Winter, & Ordek, 2010, p. 30). Note this paper focuses mainly on female sex work because of the dominance of this gender dynamic in the markets and research. Such evidence on violence against female sex workers has moved key international organizations such as the World Health Organisation and the United Nations to call for action against violence against sex workers specifically, starting with the removal of laws that criminalize sex workers (Garcia-Moreno & Watts, 2011). It also played a significant impetus for the policy position of decriminalization to be adopted by Amnesty International in 2015, recognizing the need to make regulatory changes based on the rights of sex workers at a global level.

Focusing particularly on the United Kingdom, it has been well documented how sex workers who work from the street experience harassment and violence such as verbal abuse, minor physical attacks such as punching and kicking, to more serious physical assaults with weapons and sexual assaults (Church, Henderson, Barnard, & Hart, 2001; May, Harocopos, & Turnbull, 2001; McKeganey & Barnard, 1996). Most strikingly, in terms of homicides, female sex workers are much higher than for any other group of women in the population. Potterat (2004) noted that in the US sex workers were 18 times more likely to be a victim of homicide, and in the United Kingdom, Ward, Day, and Weber (1999) note the rate is 12 times more likely than their non-sex worker peers. Kinnell (2008) documents the characteristics of the murder of sex workers in the United Kingdom, noting the link between sex worker murders and serial killers. Salfati et al. (2008) further describe the nature of homicides against sex workers and highlight the high level of unresolved murder cases. When considering who are the perpetrators of violence, whilst the evidence suggests it is mostly clients (Kinnell, 2006), this is not the only category as sex workers are targeted by passers-by, other women, vigilantes, and street criminals, as well as boyfriends and those who may control their activities. A large comparative study across 11 Central Eastern Europe and Central Asia countries found that during police crackdowns high numbers of sex workers were experiencing physical and sexual assaults from police officers (Crago, Rakhmetova, & Sheilds, 2010). In addition, forceful arrest, blackmail, and extortion by police were also reported (sometimes to receive free sex).

The focus on charting the violence experienced by street sex workers has been used for political reasons by radical feminists who fail to make adequate differences in their arguments about the different realities depending on the environment and sex market in which sex is sold. Ignoring the
relative safety of the indoor markets serves to forward the claims that prostitution is inevitably violent. Weitzer (2005) argues how the radical anti-prostitution feminist standpoint that claims prostitution is inherently violent presents an argument that is unscientific, methodologically flawed and generalizes the worst case scenario to all types of sex work. It is to this point that it is important to emphasize that when assessing violence against sex workers, the experiences, prevalence, and nature of violence is different across the sex markets. Discussed further below, it is important to note here when outlining the realities of violence, those workers who operate from indoor establishments are less likely to experience violence, and significantly less likely to be murdered.

Whilst it is not within the parameters of this paper, it is important to note (in order to move away from any victimization framework), that sex workers across the globe and across varied spaces of sex work, actively resist violence. We learn more about how sex workers keep themselves safe on the streets and in other environments by using strategies of precaution, deterrence, and prevention (Baskin, 2010; Hart & Barnard, 2003; Sanders, 2005), as well as working collectively to resist stigma and victimization (Hardy, 2010).

UNDERSTANDING VIOLENCE AGAINST SEX WORKERS

Given that there is a unanimous agreement on the basis of robust research evidence that sex workers are victimized, targeted, and highly vulnerable to physical and sexual attack, and homicide, how can we understand this? The swaths of evidence may persuade that there is an inevitability about violence. Yet as social scientists we avoid taking stated correlations at face value but instead look beyond the numbers and challenge assumptions. It is important to acknowledge that for every violent incident that occurs between a sex worker and a customer, there are more incidents that go without violence or deceitful acts. We know this simply because there are many more commercial sex encounters than there are violent incidents. We also know that the act of sex between people is not of itself violent if it is between consenting adults who are in a position to choose the conditions of the encounter. Studies with men who buy sex also note (particularly amongst men who buy sex from escorts) that encounters are framed within sets of moral codes of conduct, boundaries decided by etiquette and rules about condom use, safe sex, and sexual conduct (Sanders, 2008, p. 56). In
the remaining paper, I will discuss the issues relating to violence and sex work through the following dimensions: (1) environment and space; (2) modes of governance; and (3) stigma and social status.

Environment and Space

In what is now a sub-discipline of the broader sex work studies, the “geographies of sex work” have provided the social sciences with an interrogation and interpretation of the nature and use of sex work spaces and their relationship to sexuality and gender (cf. Hubbard). From this literature we know that the environment and spaces in which sex work happens has an intrinsic bearing on the safety of those who work there. From studies of the “red light district” (Hubbard & Whowell, 2008; Maher, 2000), to intricate assessments of the organization of the indoor sex markets (Prior & Hubbard, 2013; Sanders, 2005), the experiences of sex workers are different depending on the locations of their work, although the mode of governance obviously has a bearing on safety. Above I have demonstrated how research evidence shows the dangers of the street environment: this is partly because workers in a criminalized environment inhabit spaces which are dark, dangerous, out-of-sight, hidden from the general public, exposed to other criminalized street environments (namely drug markets), and occupy mainly nocturnal hours. The very physicality of the “red light district” suggests vulnerability. Yet this is only one market, and most often the smallest market in a diverse industry. Indoor markets have expanded with the development of technology and Internet-based advertising and offer relative safety compared to the street.

This is largely because indoor spaces are relatively protected from many of the risks of the street but also because of the great ability for sex workers to control interactions inside premises. Sanders and Campbell (2007) combined findings from studies of the indoor markets in two cities in the United Kingdom to emphasize how the levels of violence in these environments was considerably lower than on the street (also see Barnard, Hart, & Church, 2002; Whittaker & Hart, 1996). Although sometimes accompanied by physical assault, indoor workers who worked out of apartments and collective brothels (illegal in the United Kingdom) were more prone to robbery than physical or sexual attack. Prior and Hubbard (2013) also found in the Australian context that indoor workers (home based) were less susceptible to severe violence, although theft, harassment, and assault were the most frequently reported types of safety incidents. In their studies, Sanders
and Campbell found that the experiences of the indoor workers were more nuanced as it was often not direct violence they feared but more the commercial transaction going wrong and having to deal with the clients’ difficult behavior. Indoor sex workers were more inclined to be fearful of contractual breakdown such as the removal of condoms, offensive and disruptive behavior, or the clients not fulfilling the financial agreement. The collective environment where women worked together, or at least had a maid/receptionist, was a way of trying to prevent these occurrences as well as calling on help when danger was threatened. As collective sex working, even with a maid or receptionist, is against the law in the United Kingdom, the legislative system directly encourages lone working, hence contributing directly to safety concerns. Whilst there are marked differences between experiences of sex workers depending on the market they work in, it is the spaces of sex work that are directly determined by the regulation and governance of sex work. Depending on the model of regulation, whether it be criminalization, legalization, or decriminalization, spaces of sex work take on more or less levels of vulnerability.

Governance and the State

The relationship between the sex worker and the state has a significant bearing on the safety of the sex worker. How commercial sex is governed in any one jurisdiction and the treatment of violence against sex workers by the police and judicial system dictates the very organization of the sex industry and the regulation, health, and safety of the sex work communities. On the global stage, these connections have most recently been played out in Canada, where three sex workers took their case to the Supreme Court (beginning in 2007) arguing that the Bawdy House law, the Communicating Law and Living on the Avails (part of the Procuring Laws) violated their Charter Rights as Canadian citizens (Lowman, 2011). The call for prostitution reform from these sex workers was based on their right to expression, life and liberty (MacCharles, 2013), and that the ban on brothels particularly made their lives much more dangerous. These arguments were strong particularly in the face of high levels of murders of sex workers in Canada, resulting in a victory for sex workers in December 2013 when the Supreme Court ruled in their favor, giving the government one year to change the legislation.¹ Sex work activists wait eagerly to see the implications of this victorious ruling to see whether there are ripples of
legislative challenges in other jurisdictions where the right to safety of sex workers is directly challenged by criminal prohibition laws.

We can see from examples across the world where there are alternative models of governance other than the prolific criminalization of sex workers and the purchase of sex, that levels of violence and the mode of governance are connected. In this regard, I argue that it is not space and geographical location alone that makes sex work more or less safe, but that the methods through which the state govern commercial sex is the primary driver for determining safety outcomes. For example, the only place in the United States where there are legal sex markets is the regulated licensed brothel system in Nevada. Brents and Hausbeck (2005) interviewed sex workers, brothel owners and policy-makers in the legalized brothels of Nevada, Las Vegas to examine the relationship between violence, prostitution policy and safety. They found that only 1 of the 40 sex workers interviewed reported violence at work, concluding that “the legalisation of prostitution brings a level of public scrutiny, official regulation and bureaucratization to brothels that decreases violence” (Brents & Hausbeck, 2005, p. 270). There is strong evidence from European systems of managed street sex work zones that such regulatory provision reduces violence and insecurity. Kerschl (2004) reports that in Cologne, Germany, the zone system has produced a near total reduction of violence against sex workers by those who control working women or clients. Similarly, the managed zone in Utrecht, the Netherlands, where sex workers can solicit clients under the protection of the police, has an exemplary safety record: there have been no murders of sex workers whilst working in the zones (Van Doorninck & Campbell, 2006). In addition, the zones enable the police to target exploitation in the street sex work scene (Schumacher, 2004). Although there have been some problems in the Dutch zones, these are attributable to wider changes in the sex industry, such as global migration and do not justify a call to abandon the zone model as safety continues to be maintained.

There is global agreement based on strong research evidence that models of governance that seek to criminalize the organization, purchase or sale of sex puts sex workers (as well as their clients) in danger (see Sanders & Campbell, 2014 for a review of the global criminalization trend). Reports from outreach health care projects from the United States (Ditmore, 2001), Canada (Cler-Cunningham & Christenson, 2001), and Germany (Munk, 2001) illustrate how prohibition laws promote risks amongst sex workers, and intense policing and crackdowns only increase women’s vulnerabilities. In the United Kingdom, the study by Pitcher, Campbell, Hubbard, O’Neill, and Scoular (2006) of living and working in areas of street sex work note
how sex workers can be forced to solicit in more isolated areas which are poorly lit, away from the public and are generally in fear of being arrested. This fear affects how they work, spending less time negotiating with a customer but instead moving off the street quickly without checking out the customer or closely employing screening strategies. Also reported was that in times of intense police crackdowns through kerbcrawler arrests, angry clients are more likely to take out their frustrations on sex workers.

It is important to recognize that sex workers are often vulnerable from many sources of harassment and abuse. We know from the international literature that whilst there are positive examples of the police acting as a protective resource, where access to justice is a priority (see section below on hate crime), there is also evidence of police perpetrating violence and abuse against sex workers. We know in many parts of the world sex workers experience extortion, blackmail, sexual harassment, and violence from the very people who are charged with protecting sex workers. The large comparative study by Crago et al. (2010, p. 4) of Central Eastern Europe concludes that “Fears of police violence, extortion or arrest often push sex workers into hiding and force them to work in isolated areas where they are more vulnerable to general violence and cut-off from support or HIV services.” Further, as noted by the authors, violence and mistreatment by the police compromises sex workers ability to report crimes to the authorities, fearing reprisal, further mistreatment, and threats toward themselves and their families. It seems that the laws against prostitution, and certainly where a neo-abolitionist framework is in place, the attitudes of the police may well be aligned with the notion that sex workers are “offenders” who are breaking the law rather than a community where protection is significantly needed because of their broader vulnerability in a criminalized system.

One of the most significant commentaries on the relationship between policing and violence against sex workers has come from the systematic review conducted by Deering et al. (2014), which firmly places this issue as a public health agenda. Reviewing data from 1536 articles, they seek to summarize the prevalence and factors shaping violence against sex workers. One of the significant conclusions follows: “In our review, there was consistent evidence of an independent link between policing practices (e.g arrest, violence, coercion) and elevated rates of physical or sexual violence against sex workers” (2014, p. e51). Such data has inspired calls by organizations such as the World Health Organisation to remove criminalization laws because they act “as barriers to basic health, safety and rights to protection among sex workers” (ibid.), and provided strong evidence in the Amnesty International policy adoption of a position of decriminalization in 2015.
This catalogue of evidence highlights how punitive models of regulation (namely criminalization) and aggressive policing strategies are a key driver for the maintenance of the vulnerable status of sex workers. It is alternative models of governance which hold solutions for changing the violent experiences which are everyday realities for some sex workers. Models of governance which facilitate commercial sex as a legitimate occupation, enable the sex worker to have control over their activities through legal status and contracts with their customers (Abel, 2014). It is these structures that can prevent violence and send a clear message to society about the status of those who work in the sex industry. As Deering et al. (2014) conclude, where police act as stakeholders in protecting sex workers and facilitate safe consensual activities, reduced violence is proven. Where there are community led engagement initiatives between sex workers and the police, structural change through policy and strategy can happen, starting with cultural changes in attitudes toward sex workers.

*Stigma and Social Status*

The third dimension that perpetuates violence against sex workers is the status individuals are given in society. Here, I argue that social status and the stigma has significant effects on social attitude toward sex workers and how they are treated. Previously it has been noted: “there is a historical, cultural endurance of intolerance and hostility towards street workers fostered by a general culture of distaste and disrespect towards women who sell sex” (Sanders & Campbell, 2007, p. 3). Lowman (2000) describes how “discourses of disposability” evident across core institutions such as the media and through public and official discourses which position sex workers as non-citizens, as rubbish, not to be cared about, or indeed there to be violated. These discourses work to “other” the sex worker, separate her from “normal women,” through ideas which perpetuate associations with criminogenic offenders, immoral and dangerous sexuality, disease, incivility, and disgust. Kinnell (2006) further identified (in a UK context) a “rhetoric of abhorrence” where language and attitudes against sex workers were evident in the media and in the treatment by some police officers, that sex workers should not be treated like ordinary citizens, but that they should be “eradicated.”

In the United Kingdom, there is evidence within the policy context that damaging stereotypes have been perpetuated through the language and discourses written into documents. Kinnell (2006) has illustrated the presence of this same discourse in media and policy debates in the United Kingdom,
linking this to the high levels of violence and murder rates amongst street sex workers. The government’s consultation document *Paying the Price* (Home Office, 2004) that signaled the first review of the prostitution laws in 50 years was heavily criticized for defining “the problem of sex work” (Cusick & Berney, 2005). The outcomes of the consultation process were presented in the *Coordinated Prostitution Strategy* which reinforces the cultural message that street sex work is unacceptable and “is not an activity that we can tolerate in our towns and cities,” justifying why street work remains criminal (Home Office, 2006, p. 1). The cultural message from the New Labour government about women who work on the street was that they will not be missed, as they are not valid citizens but rather symbols of anti-social incivility (Scoular & O’Neill, 2007). Whilst it is not only women who work on the street that are targeted by these “discourses of disposability,” men who pay for sex are cast as predatory, dangerous offenders who are immoral and causing disruption to family life (Kingston, 2010; Sanders, 2008). In policy, the sex industry is rarely constructed through the eyes of sex workers, nor does it recognize the diversity of the markets and experiences. The notion of voluntary sex work is difficult to locate in policy, particularly when migrant sex work is discussed. As a result of the tired old stereotypes perpetuating politics and policy, fueled by media discourses that continue to ply the same “junkie whore” and “trafficked victim” images, violence directed toward sex workers is legitimated.

The report “Silence on Violence” which was produced through the Lord Mayor of London’s office to examine the issues relating to violence and safety in the indoor sex markets in London highlights the complexities of violence against sex workers but equally notes how the treatment of sex workers has an impact on vulnerability and violence. Boff (2012, p. 2), the author of the report, cites a serial murderer:

“I picked prostitutes because I thought I could kill as many of them as I wanted without getting caught,” to drive the point home that how we treat sex workers directly affects the public imagination. Clear evidence of the links between how society treats sex workers and the predatory nature of serial killers, it is safety of the women that is often not prioritized. While the intention of the report was to focus on policing (in the run up to the London Olympics) and highlight the importance of creating an environment where sex workers feel able to report violence and other crimes against them, the report shows how the attitudes of the police play a key part in reducing the vulnerability of sex workers.

The attack on stigma that sex workers face has been one of the key causes of social movements and unions that have arisen to defend the rights
of sex workers publicly. The accounts of the organic growth of the sex workers rights movement from Jenness (1990) that charts the rise of COYOTE (Call Off Your Old Tired Ethics) in San Francisco in 1973 demonstrates how collectives of sex workers and their allies have joined together to directly challenge ideas that sex workers are passive victims, “vectors of disease” or morally defunct individuals (see Sanders, O’Neill, & Pitcher, 2009: Chapter 6 for an overview). Whilst there has been historic evidence of sex workers collectively organizing to resist unfair and dangerous criminalization laws and enforced health care practices (Kempadoo & Doezema, 1998; Lopes, 2006; Mathieu, 2003), there is also explanation as to why there is reluctance to organize around labor rights (Gall, 2007). Yet despite the difficulties and risks of collective organizing and political campaigns against the police and the state, there are continued raised voices to speak out for sex worker rights. Although only a minority of service-providing organizations (in the United States and Canada) engage in community education activities or activist events to promote sex worker rights (with the majority favoring a radical feminist approach to eradicating prostitution) (Oselin & Weitzer, 2013), there is still sex worker activism alive across the globe.

For example, more recently, advocates and allies of sex workers as well as sex workers themselves have highlighted the damaging effects of the language employed by the anti-prostitution abolitionists. Bennachie and Marie (2010, p. 24) note that the language that radical feminists use in their arguments against prostitution not only exuberate a hatred of the act but this is implied to sex workers as a group: “Their language has several severe consequences, one of which is that it actively encourages violence against sex workers.” These commentators point out that the very language and beliefs promoted by radical anti-sex work activists endanger sex workers because they legitimate false assumptions which violent men believe and act upon. For instance, ideas such as “paid rape” and using the language of disgust to describe sex work have significant and harmful consequences. What Bennachie and Marie describe as a “discourse of hate” (2010, p. 24) encourages negativity toward sex workers, which in turn adds to the overall cultural belief that sex workers are not worthy of ordinary citizenship rights or protection. Whilst the abolitionist may not intentionally use this language to form a “discourse of hate” it is obvious that where cultural ideas and assumptions of disgust and immorality are dominant that such ideas lay the foundations for stigma and can be used as a rationale for disregarding sex workers as full citizens. It is these structural, cultural, legal, and social reasons that account for why violence exists so prolifically
toward this group of people and therefore it is these exact dynamics that hold the solutions to preventing violence against sex workers. Social movements that support sex workers rights are at the forefront of educational and political campaigns to rebalance the damage of stigma.

MAKING CRIMES AGAINST SEX WORKERS HATE CRIMES

The consequences of the ideology that prostitution is violence against women have influenced the modes of governance of prostitution across the globe (Sanders & Campbell, 2014). Colloquially termed the “Swedish model,” the criminalization of the purchase of sex (i.e., the men that buy sex) has been heralded by the radical feminists as the most positive regulatory system to rid prostitution from society (Ekberg, 2004). Yet, the evidence of the dangers caused by attempts to abolish prostitution has been well documented above. In the case of Sweden an absence of any harm reduction strategies or interventions, displacing sex workers to other markets and invisible spaces has produced an environment which is “anti-sex worker” despite those who sell sex remaining free from prosecution (Levy & Jackobsen, 2014). While there is not time in the paper to review the whole range of systems evident across the globe that regulate sex work and their impact on preventing or facilitating violence against sex workers, I want to take this opportunity to present a model of good practice in terms of how violence against sex workers is treated, condemned and resisted in a police led reduction against violence initiative.

In the Northwest of England, in 2006, Merseyside police became the first force to treat crimes against sex workers as hate crimes (Campbell & Stoops, 2010). Building upon a long localized history of a less punitive approach to prostitution despite the criminalization framework in the United Kingdom, there was a consensus amongst police, interested stakeholders (such as support services) and sex workers, that the “hate crime” model would be a positive approach to dealing with crimes and the victimization many sex workers, particularly street sex workers, frequency experience. The hate crime model is one that is well established in both law and policing practices in the United Kingdom (Hall, 2005). Certain groups are afforded special protection for their status as a minority group who experience stigma, marginalization and “othering” (such as disabled people and black and minority ethnic groups). Such groups are considered to be in
need of special protection because of their victimized status and targeting of crimes simply because they are members of that group. The experiences and cultural categorizations afforded sex workers (for instance, “the whore stigma”) means that they have recently been considered one of these minority groups whose rights have been attacked and therefore protection needs to be structurally integrated into policy priorities.

Campbell, one of the academic-practitioners who has championed the Merseyside model both in terms of academic research and practice led interventions, details the theoretical basis for the model noting how policing can utilize the hate crime model to promote sex worker human rights. Campbell (2014, p. 57) describes how “locating crimes against sex workers as hate crime links some existing conceptualisations of hate with established analysis in the sex work literature of the ‘othering’ of sex workers and how this generates harassment and violence towards them.” In the above sections, the very real victimization of this group of women is an everyday reality for the support services that work with sex workers. It is the sex work support projects and police partnership work that formed the infrastructure for the Merseyside hate crime model. Building on over a decade of community safety partnership work where the safety of sex workers was considered, it was a common understanding and a commitment to sex worker rights that paved the way for the hate crime model to be developed. Like many radical changes, it was also the murder of a street sex worker in the locale that motivated the police to act, and make a public statement regarding not tolerating violence against sex workers (Campbell, 2014, p. 62). It was this public commitment to use existing laws relating to violence to persistently pursue the perpetrators of hate crime that came as the break through to change how policing operated in this region.

The police commitment to ensure justice for sex workers who are attacked (usually sexual offenses) saw some immediate results based on the intervention and commitment of many stakeholders. Whilst the national law regarding prostitution is still the framework with which the Merseyside police operate, their emphasis is not one of enforcement for sex workers, rather than to emphasis the need to work in partnership with the sex work community and to uphold their protection. Positive outcomes are identifiable: the reporting of violence (via support projects) to the police increased by 400% from 2005 to 2009; of those crimes that reached court, there was an 83% conviction rate during 2007–2011, making this an unprecedented level of justice for sex workers in the United Kingdom. This translated to 25 offenders convicted and at least 32 women receiving justice (Campbell, 2014, p. 62). It is impossible to say whether the Merseyside model has
reduced the levels of violence against sex workers in the region – there is no longitudinal data which could address such a “before and after” question, and levels of violence has been notoriously difficult to ascertain. However, the emphasis here is to build trust with the sex work community in order for them to report violence, feel comfortable with the police as protectors and not persecutors and send out the message that sex workers are not an easy target and that perpetrators will receive the full force of the law. Although there are still structural changes to this model as sex worker hate crime policy has not been accepted as a national policy, this sex worker rights approach to social and criminal justice is a leap forward in terms of opposing the “discourses of disposability.”

CONCLUSION

It is across the bodies of sex workers that the debates surrounding the “rights and wrongs” of prostitution are played out. It is also pertinent to say that these bodies are predominantly female bodies, with most debates ignoring the existence and issues relating to male or transgendered sex workers. The current theoretical battle ground rests on the radical feminist insistent claims that prostitution in inherently violence. As Salfati et al. (2008, p. 540) state: “A large percentage of the prostitutes’ contacts with clients are nonviolent and are purely an exchange of cash for sexual services. The sheer number of partners that prostitutes service, however, implies that only a small percentage of violent encounters can result in a substantial amount of violent experiences. When this violence turns to murder, it appears that there are differences between the actions directed toward prostitute victims and nonprostitute victims.” This reminds the reader that violence must be considered in context and within the space, culture and modes of governance that either work hard to “design out” such vulnerabilities, or facilitate violence by ignoring the rights of sex workers and how the law can make them vulnerable.

More progressive and morally neutral means of governing the sex industry are needed if the safety of sex workers is to be at the fore of regulation. In a statement following the murder of Mariana Popa, a Romanian sex worker, on the streets of London as she was working, the national police lead for prostitution stated: “We are not going to enforce our way out of this problem. It simply won’t work. I feel it would be good to allow a small group of women to work together, otherwise it creates a situation where
they are working away from other human support. I think the disadvantages of working alone outweigh the advantages” (Taylor & Townsend, 2014). Having a solution-focused debate in the United Kingdom and other countries where criminalization is the dominant (formal) model of governing sex work is the way forward to prevent the frequent murders and everyday violence sex workers are at risk of. Violence also needs to be prevented at a community level as well as a structural level, requiring a range of interventions that focus on safety and partnership work. Currently in most criminalized settings, sex workers are left to protect themselves in all markets (Sanders, 2005). Interventions that involve sex worker-led organizations at the heart of the conversation are demonstrated to be the most effective partnerships with local authorities and policing agencies. The Merseyside model of sex worker hate crime has been identified as a model of intervention which takes sex worker rights as its starting point in the pursuit of justice for those who are harmed. Its success in prosecutions of perpetrators of violence against sex workers has only been achieved through police-sex worker partnership work which has aided investigations to secure convictions. It is in these examples of innovative practice despite a national and international criminalization agenda against sex workers, that human rights against a sexual minority group can be upheld.

Policy recommendations that take forward the health, safety, and rights of sex workers as a priority should be at the forefront of modes of regulation if sex workers are to be protected. Violence can only be reduced where there is significant effort to make cultural attitude changes in how society views and treats sex workers: so to reduce stigma there must be an undoing of the laws which outlaw sex work/prostitution and concentrate laws and policing resources where there are genuine acts of exploitation and force. Through localized models of decriminalization sex workers should be provided with legal spaces where commercial sex can take place, be managed safely and with the full support of health and social care interventions where needed and necessary. The future depends on modes of governance which place sex worker-led organizations alongside those with decisions making power in order to prioritize the community who are marginalized and not moral objectors who enjoy full citizenship.

NOTE

REFERENCES


